IMPACT DEVELOPER & CONTRACTOR QUARTERLY REPORT Q1 2024 ww.impactsa.ro



TABLE OF CONTENTS

IMPACT'S PURPOSE	3
FIANCIAL AND OPERATIONAL PERFORMANCE	4
OUTLOOK FOR THE NEXT 12 MONTHS	5
PROJECTS PORTFOLIO	6
IMPACT'S ACTIVITY DURING THE FIRST 3 MONTHS OF 2024	20
FINANCIAL RESULTS AS AT 31 MARCH 2024	27
ANNEX 1	29



IMPACT'S PURPOSE

WHO WE ARE

The longest running developer of residential real estate, with 33 years of activity on the Romanian market. We have distinguished ourselves throughout our history as an innovative company, trendsetter in real estate, promoter of the concept of residential complex and the first real estate company listed on the Bucharest Stock Exchange 28 years ago.

CREATOR OF SUSTAINABLE COMMUNITIES

All our work is focused around a very specific goal: to have a positive impact on people's lives, developing communities with a focus on sustainability, efficiency and well-being. Thus, we generate added value for all parties involved through sound investments.

With the experience of over 17 residential compounds, we aim to become the most important residential real estate developer in the region by developing sustainable residential projects on a large scale.



INTEGRITY. We are honest and promise to always follow and respect the law, take the best decisions and do the right thing for our team, our clients, our company and business partners, so achieving mutual success.





TRANSPARENCY. We observe openness and transparency, equal treatment of all our investors and ethical business conduct.

INNOVATE AND LEAD. We seek to be in the upfront of industry innovation, to motivate and thus inspiring all others.

RESPECT THE ENVIRONMENT AND BUILD SUSTAINABLY. We have a Commitment to Green. We apply and implement principles and technologies in order to achieve nZEB and BREEAM Excellent standards in our developments.

RESPONSIBILITY. We build the future for our clients. We are committed to always provide the most valuable propositions to our customers, since we are keen on finding a way to meet their needs and exceed their expectations.

MOTIVATION. We continuously strive to improve ourselves, to be beloved by our customers, trustworthy for our investors and respected by our competition.



FINANCIAL AND OPERATIONAL PERFORMANCE



FINANCIAL AND OPERATIONAL

- The Group sold 26 dwellings during the first 3 months of 2024, in total value of approximately EUR 4.8 million. Also, other revenue in total value of EUR 3.5 millions from the intra-group companies were recorded.
- The gross margin of the group was maintained constant, to 33% during the first 3 months of 2024.
- Net assets value adjusted to market value as at 31 of March 2024 was EUR 257 millions, while the
 estimated market value of the pre-sold units and available for sale was EUR 135 millions, which will be
 translated into revenues within the next periods.
- The leverage ratio as at 31 of March 2024 was 27%, the cash position remaining stable, at EUR 9.7 millions.
- IMPACT holds a total lank bank of 86 ha, part of of which could be used for the development of 10.000 units, within 5 distinct projects: GREENFIELD BĂNEASA (new phases), BOREAL PLUS (new phases), GREENFIELD COPOU RESIDENCE ("GREENFIELD COPOU"), ARIA VERDI and GREENFIELD WEST. As at reporting date, IMPACT has building permit for 2,693 units, with a market value estimated by management to EUR 384 million.

SUBSEQUENT EVENTS

 In April 2024, the commissioning with local authorities of the GREENFIELD Teilor project (732 units) was finalized.



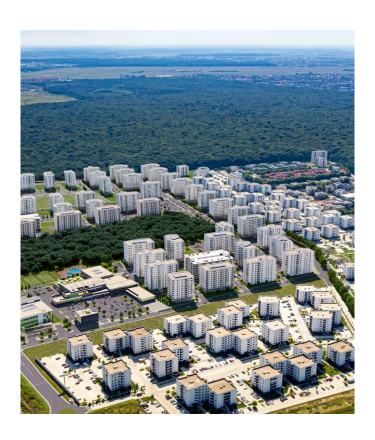
OUTLOOK FOR THE NEXT 12 MONTHS

- Starting the sale of the first 3 phases of the GREENFIELD Teilor project (732 units – EUR 96 millions), out of which 45% are pre-sold, totaling EUR 35 million
- Continuing the building permitting process for a new development stage within GREENFIELD Baneasa, which will include 598 units, with an estimated value of more than 81 million euro
- Finalizing the activities to extend the number of access roads to
 GREENFIELD Baneasa neighborhood.
- Obtain the building permit for ARIA
 Verdi project form Bd. Barbu
 Vacarescu, currently in final stage of permitting.
- Launching the GREENFIELD Copou lasi project, which will include 1,062 units, the total estimated value of the project being of EUR 175 million.
- Sale of certain assets of the Group, in total value of approximately 25 million euro.
- Optimization of group expenses in order to improve the net profitability margin





GREENFIELD BANEASA - BUCHAREST



+6,600 units	
COMPLETED AND SOLD UNITS	2,686
UNDER CONSTRUCTION UNITS	1,167
PIPELINE UNITS	2,796
GBA ³ under construction and pipeline (sqm)	359,939

Under construction units refer to projects with building permit. **Pipeline units** include 2,796 units estimated based on the last project concepts with zoning permits but without building permit. **GBA** represents the Gross Built Area of the Project Above Ground, excluding parking and underground built area.

The concepts for projects for which the building permits have not been obtained, and thus also related GBA and number of units are regularly reviewed in order to secure the best use of the land.

GREENFIELD Baneasa is a large residential project, with over 6,600 homes and over 17,000 inhabitants at its completion in 2031, located in District 1 of the Capital, built sustainably for a better urban future. The project is in the fourth phase of development out of six planned. Since 2007, the starting year of the works for the first phase of development, until now, **GREENFIELD Baneasa** has experienced a sustainable development, bringing to the community new infrastructure and new facilities: two private parks, numerous green spaces, playgrounds, convenience stores, **GREENFIELD PLAZA** shopping center and **WELLNESS CLUB by Greenfield** sports center, public transportation. As the project progresses and approaches maturity, other new facilities such as state school and kindergarten, church, nursery, infrastructure and new access roads are added.

Developed to the highest standard on the affordable housing segment and located in Sector 1 of Bucharest, in the vicinity of Baneasa Forest, **GREENFIELD Baneasa** brings a unique combination of modern minimalist architecture, exceptional lifestyle and spectacular natural landscape. Its unique location, together with the quiet environment and good air quality, are features that make **GREENFIELD Baneasa** the ideal place for families with children, nature lovers or people looking for a healthy lifestyle, having the qualities of a mountain town located at 1,000 m altitude.



GREENFIELD BANEASA - BUCHAREST



UNIQUE LOCATION

Located in District 1, in Baneasa, probably in the most beautiful location in the northern area and embraced by 900 hectares of forest, **GREENFIELD Baneasa** offers residents a lot of facilities both inside the complex and in its immediate vicinity. Residents enjoy all the advantages of a secluded, unique location, but also the advantages of an urban life offered by a European capital.



FACILITIES

Over 8,700 sqm fitness and wellness spaces; Over 5,000 sqm commercial spaces; 180,000 sqm green spaces:

- Private parks
- Promenade alleys
- Recreational spaces
- Playgrounds for children
- Pet playgrounds

Over 8,000 parking places in exterior and interior, above-ground and underground;

Public school and kindergarten in the following years;

Secure access: security 24/7;

STB terminal for line 203, which connects to Piata Victoriei metro station;

In the future, church, nursery and medical clinic will be added.



PERMITS

Zonal Urban Plan (PUZ) for more than 3,900 units related to the construction or development phases, of which

- 1,167 dwellings with building permit
- 598 dwellings in the last stage of obtaining the building permit.



PHASED DEVELOPMENT

The first 3 phases, including Panoramic, totalling 2,686 homes, have been completed by 2022. The remaining units are to be developed in stages by 2031. At the end of 2023, of the 1,167 units with building permit, 982 were under construction, of which 732 will be delivered in 2024 and the remaining 250 in 2025.



ESG

"The 15-minute city"

The urban concept "15-minute city" is based on the need to have all basic facilities and services within 15 minutes walk or bike from home. **GREENFIELD Baneasa** is designed to meet the requirements of this urban trend, offering residents the services they need in proximity.

Apartments designed to BREEAM Excellent and nZEB standards

The buildings in phase 4 of development are built according to the green certification criteria, BREEAM Excellent. The new buildings authorized after 2021 will have an almost zero energy consumption, complying with the new standard in housing construction, nZEB, which involves sustainable design, energy-saving techniques and the use of renewable energy.

Renewable energy

- Photovoltaic park
- · Solar panels
- · Geothermal waters

Green mobility

- EV charging stations
- · Bicycle racks
- Micro-mobility solutions including bicycles scooters and electric scooters

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GREENFIELD BANEASA - BUCHAREST



Awards

- **2021** GREENFIELD BĂNEASA, desgnated The Residential Project of the Years at SEE Property Forum
- **2019** GREENFIELD BĂNEASA "Best Smart Green Project" at Smart Real Estate and Residential Category, awarded during Smart City Industry Awards
- **2016** "The best residential compound that uses sustainable architecture and design" awarded at Smart City Industry Awards Gala



GREENFIELD PLAZA BĂNEASA - BUCHAREST



GREENFIELD PLAZA, **the first shopping center developed by IMPACT**, completes the set of community facilities needed for a neighborhood of the magnitude of GREENFIELD BĂNEASA, with over 6,500 inhabitants at present. With **an estimated market value of over 25 million euro**, the mixed-use project has an area of **14,001 sqm**, covering retail, wellness and office functions, occupied in a proportion of over 90%.

Commercial gallery

- Supermarket
- Pharmacy
- Beauty salon
- Coffee shops
- Restaurants
- Laundry for clothes

Wellness Club by Greenfield

- Semy-Olimpic pool
- Children's indoor pool
- Outdoor pool
- · Fitness center
- Spinning room
- · Massage rooms
- Squash
- Wet sauna, infrared sauna, dry sauna, emotional showers
- · Coffee shop, restaurant

Other functions

- Office building
- Car wash
- 264 parking places
- 4 EV charging stations
- Bicycle racks

ESG

BREEAM Excellent certification – we used responsible practices, durable materials, sustainable and intelligent systems and equipment, which translate into *pollution reduction, protecting the natural resources* and reduced maintenance costs.

Renewable energy: The roof of the wellness club is equipped with **solar panels**, which cover about 70% of the energy needed to heat domestic water and swimming pools, while 25% of the electricity needed for the commercial gallery is provided by **photovoltaic panels**.



LUXURIA RESIDENCE – BUCHAREST



630 units	
COMPLETED UNITS	630
SOLD UNITS at 31.03.24	551
GBA (sqm)	66,400
CONSTRUCTION START CONSTRUCTION DELIVERY (final phase)	2018 2021

GBA stands for the estimated Above Ground Built Area of the project, excluding car parks and underground built area.

Located in Expozitiei area, Bucharest's newest development hub, **LUXURIA Residence** offers a mix of quality housing, contemporary facilities and sustainable environment, promoting an urban lifestyle. Built to international standards of quality and sustainability, the residential compound is **the first in Romania with BREEAM Excellent certification**. The compound harmoniously combines buildings with modern architecture with ample green spaces and complex facilities to ensure the well-being of residents. These include two parks with urban furniture, a children's playground, gardens, secure access, video surveillance, 24/7 reception, underground parking, lounge for socializing and fitness center.

89% contracted as at 31 March 2024, **LUXURIA Residence** brings together the first modern urban community in the Expozitiei area.

AWARDS

- **2022:** "The Most Sustainable Residential Project LUXURIA RESIDENCE" awarded during Realty Forum 2022, organized by Business Review
- 2020: Architecture Multiple Residence, awarded by International Property Award
- **2020:** "Best Upscale Residential Project" awarded by THE TIMES Investing in Property
- 2018: "Architecture Multiple Residence" awarded by International Property Award



LUXURIA RESIDENCE – BUCHAREST



LOCATION

The Expozitiei - Domenii area (Bucharest, District 1) is among the best rated, combining a residential neighborhood full of history with a new business area. Expozitiei is Bucharest's new development pole, attracting office, hotel and commercial developments.

Located between Herastrau, Kiseleff and Bazilescu parks, **LUXURIA Residence** is a park between parks.



ESG

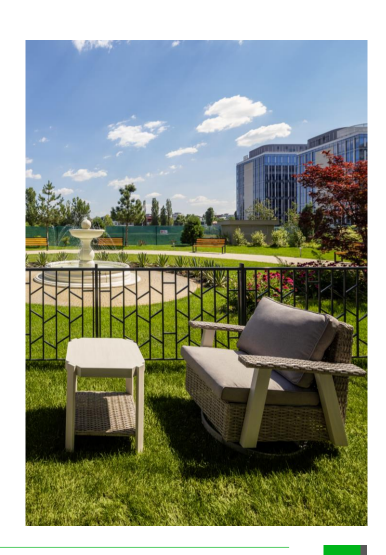
LUXURIA is the first residential complex in the country with BREEAM Excellent certificate, which certifies the quality and sustainability of buildings, as well as the reduced impact on the environment. With a focus on reducing pollution, increasing residents' well-being and minimizing energy consumption, **LUXURIA Residence** sets a new standard for modern housing requirements.

- · Sustainable design
- Construction management for reduced environmental impact
- Large glazed spaces, according to sunshine studies
- Superior thermal and acoustic insulation
- · Building central heating systems
- Paints and materials with a low level of pollutants
- High-performance ventilation systems
- Ventilated facades
- Eco-friendly electrical and lighting appliances
- Smart automation
- Underground parking without car traffic inside the compound
- Ample green spaces
- Separate waste collection



FACILITIES

LUXURIA Residence brings together a mix of facilities difficult to find in the city, both taken together and separately, which offer a harmonious lifestyle: secure access, 24/7 security and video surveillance, lounge area for socializing and relaxation, open 24/7, fitness center with modern Technogym equipment, 9,650 sqm of green spaces, private parks, playground for children, exclusively underground parking for residents, reception available 24/7.





BOREAL PLUS - CONSTANȚA



691 units	
COMPLETED UNITS	227
SOLD UNITS at 31.03.24	79
UNITS UNDER DEVELOPMENT	464
UNITS IN PIPELINE	464
Under construction and in pipeline GBA (sqm)	36,294

GBA represents the Gross Built Area of the project, excluding parking spots and underground coonstruction

In the north of Constanta, away from the hustle and bustle of the city, Boreal was completed in 2010, the first residential complex in Constanta, where 150 families started a new life. In the immediate vicinity, **BOREAL Plus** is now under development.

Every family needs a place to grow, dream and call HOME. This is exactly what Boreal Plus has to offer: a wonderful environment for families to develop, in perfect harmony with nature.



LOCATION

Located in the north of the city, **BOREAL Plus** offers a balanced urban lifestyle, being in a quiet and airy area, overlooking Lake Siutghiol, but at the same time close to all city facilities. The compound has direct access to Tomis Boulevard, being 15 minutes from the city center and Mamaia beach.



PERMITS

- 359 units (341 apartments and 18 houses) were authorized for construction in 2020.
- The building permit for the remaining 332 units was obtained in 2022.
- Of the 691 units with a building permit, the 18 houses were completed in 2021 and 209 apartments were completed in December 2022.



BOREAL PLUS - CONSTANȚA



FACILITIES

With panoramic views of the Black Sea and Lake Siutghiol, the apartments in BOREAL PLUS are defined by the safety and durability of the construction, but also by the comfort they offer. The complex is located in the immediate vicinity of a Kaufland hypermarket and will benefit from parks, kindergarten and convenience stores.

12,000 sqm of green spaces

- Private park
- Promenade alleys
- · Recreational places
- Playground for children
- Landscape

417 sqm of commercial spaces, which can accommodate a wide range of services, from convenience stores to medical offices.

826 parking spaces located above-ground outside and above-ground in interior.

Planned private kindergarten with an area of 1,990 sqm, the building can accommodate up to 150 children in 7 classes.

Sports field planned in the next stages of development.



ESG

Renewable energy: solar panels.

Protection of resources and the environment:

- Building central heating systems
- Superior thermal and acoustic insulation
- · Smart automation

AWARDS

 2020 - Residential Development, awarded by International Property Award.





GREENFIELD COPOU - IAȘI



In full harmony with the unique natural environment in which it will be built, **GREENFIELD Copou** will replicate the Greenfield housing model, becoming one of the largest green residential building projects in Iasi, built to nZEB standards and BREEAM Excellent certified.

The apartments will benefit from premium finishes and will offer spectacular views over the city and the Botanical Garden, in low-height buildings, separated by generous green spaces. Excellent facilities and very good connectivity with the city's points of interest complete the mix of attributes that will make **GREENFIELD Copou** the new landmark of residential developments in Iasi.



EXCELLENT LOCATION

GREENFIELD Copou is located on Copou Hill, offering a panoramic view of the Botanical Garden and the city. Called "the green lung of Iasi", the Copou area offers an ideal natural setting, which attracts through tranquillity and fresh air. At the same time, it is an area full of history and a famous university district. The compound will integrate harmoniously, through blocks with low height regime and by including ample green spaces.



PERMITS

The building permit was obtained in 2023.



GREENFIELD COPOU - IAȘI





15,000 sqm green spaces:

- · Private parks
- · Promenade alleys
- Recreational spaces
- Playground for children
- Landscape

1,473 sqm commercial gallery

1,190 sqm sports and wellness club

- Fitness
- Pool
- Spa
- Restaurant

1,161 parking places

Private kindergarten – 945 sqm

Gated community:

- · Barriers at every entrance to the neighborhood
- · Access is based on card
- · Security 24h/7
- Video surveillance



"15-minute city"

The urban concept "15-minute city" is based on the need to have all basic facilities and services within 15 minutes walk or bike from home. GREENFIELD COPOU is designed to meet the requirements of this urban trend, offering residents the services they need in proximity.

Apartments designed to BREEAM Excellent and nZEB standards

- All buildings are built following the green certification criteria, BREEAM Excellent;
- The new buildings with permits after 2021 will have an almost zero energy consumption, complying with the new standard in housing construction, nZEB, which involves sustainable design, energy saving techniques and the use of renewable energy.

Renewable energy

- Photovoltaic panels
- · Solar panels

Green mobility

- EV charging stations
- Micro-mobility solutions including bicycles, scooters and electric scooters
- Cycle paths



ARIA VERDI – BUCHAREST



Located in Barbu Vacarescu, one of the most beautiful and desirable areas of the capital, **ARIA VERDI** will offer a spectacular view of the city, surrounded by parks and lakes. The ensemble aims to raise the standard of living quality on the premium segment, including a series of modern facilities: luxury commercial galleries, office spaces, wellness area (swimming pool, spa, fitness), restaurant and ample green spaces.

The new residential compound encourages a harmonious lifestyle and provides a healthy environment for residents, being designed with care for the environment and including sustainability and well-being solutions at BREEAM Excellent and nZEB standards.



PREMIUM LOCATION

ARIA VERDI is located on Barbu Vacarescu Boulevard, near the central and business area of Bucharest, one of the main areas where real estate projects have been developed in recent years.



PERMITS

The project is in the process of obtaining the building permit, receiving the urbanism certificate in April 2023.



ARIA VERDI – BUCHAREST





FACILITIES

Over 7,000 sqm of green spaces:

- · Private parks
- Promenade alleys
- Recreational spaces
- Landscape

Playground

Over 5,000 sqm luxury commercial gallery at every resident's disposal.

Over 3,800 sqm office spaces

Over 2,700 sports and wellness club

- Pool
- · Fitness center
- Restaurant

Underground parking places

Gated community



Apartments designed to BREEAM Excellent and nZEB standards

- All buildings are built following the green certification criteria, BREEAM Excellent;
- The new buildings with permits after 2021 will have an almost zero energy consumption, complying with the new standard in housing construction, nZEB, which involves sustainable design, energy saving techniques and the use of renewable energy.

Renewable energy

Photovoltaic panels

Green mobility

• EV charging stations



GREENFIELD WEST & PLAZA - BUCHAREST



Located in District 6 of Bucharest, **GREENFIELD West** is a mixed project – residential and commercial – that enjoys credibility from the perspective of the brand's history. Similar to the project in Baneasa area, **GREENFIELD West** approaches a modern, minimalist architecture and offers the highest standard of construction for the medium segment. The future project will integrate the two concepts already implemented in Baneasa, home wellbeing and the 15-minute city.



EXCELLENT LOCATION

GREENFIELD WEST will be developed in a booming area of the capital, where many office buildings are currently being built. The new complex developed by IMPACT comes to complete the area's offer on the residential segment, being the largest residential project developed in western Bucharest.



TRUSTED BRAND

GREENFIELD is the most famous residential brand in Bucharest, which enjoys credibility on the market, increasing the confidence of new buyers, regardless of the construction stage of the GREENFIELD WEST project. Continuing the brand message, the new neighborhood will create an environmentally responsible community, interested in a healthy life and social responsibility actions.



PERMITS

Existing Detailed Urban Plan (PUD), improvement in progress. The process for obtaining the building permit has begun. Based on the latest concept available, it is estimated that over 4,200 units will have building permit, with a GBA(Gross Built Area excluding parking and underground) of over 368,000 sqm including a community center of over 14,000 sqm.



GREENFIELD WEST & PLAZA - BUCHAREST



FACILITIES

Over 36,000 sqm of green spaces:

- · Private parks
- · Promenade alleys
- · Recreational spaces

Playground for children

Pet playground

Outdoor fitness spaces

Multifunctional sports field

Over 4,000 sqm commercial spaces

Over 5,300 parking places - above-ground (outdoor and indoor) and underground

Over 2,550 sqm sports and wellness club

- · Semy-Olimpic pool
- Children's indoor pool
- Outdoor pool
- Fitness center
- Spinning room
- Massage rooms
- Squash
- Wet sauna, infrared sauna, dry sauna, emotional showers
- · Coffee shop, restaurant

Education - over 9,600 sqm:

- Public school
- Public kindergarten
- Nursery

Gated community:

- Barriers at every entrance to the neighborhood
- Accss based on card
- Security 24h/24h, 7 days out of 7



"15-minute city"

GREENFIELD WEST is designed to meet the requirements of this urban trend that is defined by the need to have all basic facilities and services within 15 minutes walk or bike from home.

Apartments designed to BREEAM Excellent and nZEB standards

- All buildings are built following the green certification criteria, BREEAM Excellent;
- The new buildings with permits after 2021 will have an almost zero energy consumption, complying with the new standard in housing construction, nZEB, which involves sustainable design, energy saving techniques and the use of renewable energy.

Renewable energy

Photovoltaic panels

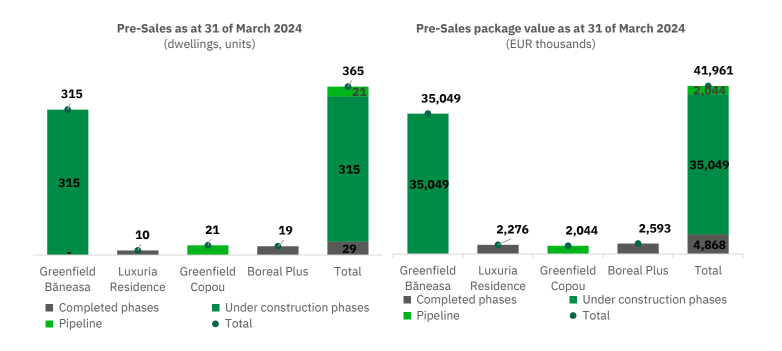
Green mobility

- EV charging stations
- Bicycle racks
- Micro-mobility solutions including bicycles, scooters and electric scooters





PRE-SALES AS AT 31 OF MARCH 2024



As at 31 of March 2024, IMPACT had 365 apartments pre-sold and reserved with a package value of EUR 42 million.

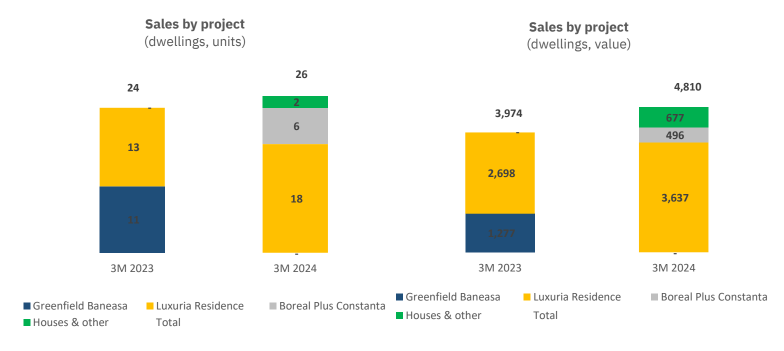
Of these, 86% refer to projects under development (315 dwellings, EUR 35 million package value), 8% refer to completed projects (29 dwellings, EUR 4.9 million package value), while the remaining 6% refer to projects in pipeline (21 dwellings, EUR 2 million).

Out of total pre-sales, 344 contracts, or EUR 40 millions are expected to be translated into revenues within the next period.





SALES



In the first 3 months of 2024 the sales of IMPACT remained constant, compared with the same period of prior year. Most of the sales continued to came from **LUXURIA Residence**, our flagship project for sustainability, while no sales came from Greenfield Baneasa as all the finalized dwellings were sold by the end of 2023. The **26 units sold** throughout the first 3 months of 2024 generated corresponding revenues of approximately **EUR 5 mil.** (including revenue from parking spots, yards and storage units corresponding to the 26 dwellings) that were recognized in the same period.

Q1 2024: 26 units, represented by 18 dwellings in **LUXURIA Residence** and 6 dwellings, as well as 2 villas in **BOREAL Plus (**2,709 sqm built saleable area plus related parking spots, storage and court yards).

Q1 2023: 24 units, out of which 11 apartments in **GREENFIELD BĂNEASA** and 13 in **LUXURIA RESIDENCE** (2,097 sqm built saleable area plus related parking spots, storage and court yards).





CONTRACTED APARTMENTS AS OF 31 OF MARCH 2024

Project	_Total Apartments_		Sales & Pre-Sales	Available for sale
	units	units	%	units
Luxuria Residence	630	561	89%	69
Boreal Plus	209	84	40%	125
Boreal Plus Villas	18	14	78%	4
Total	857	659	77%	198

As at **31 March 2024**, approximately **77%** of completed units were contracted (considering both sales and pre-sales).

UNDER CONSTRUCTION PHASES AS AT 31 MARCH 2024

Project	Total Apartments		Pre-Sales	Available for sale
	units	units	%	units
Construction started	982	315	32%	667
Construction planned	185	-	0%	185
Greenfield Băneasa	1,167	315	27%	852
Construction planned	464	-	0%	464
Boreal Plus	464	-	0%	464
Total construction started	982	315	32%	667
Total construction planned	1,711	-	0%	1,690
Total	2,693	336	12%	2,357

As at 31 of March 2024 **IMPACT** had building permits for 2,693 units, out of which **982** were under construction and 1,711 units are expected to begin construction in 2024-2025. Out of the 982 units under construction, 732 are expected to be delivered within H2 2024.

The management estimates the beginning of the construction works for the 1.062 units within the GREENFIELD Copou project, during H2 2024.

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LAND OWNED AS AT 31 OF MARCH 2024

Location	City	Project	Surface (ha)	IFRS book value (RONm)	IFRS book value (EURm)	Market value (RONm)	Market value (EURm)
Banesa	Bucharest	Greenfield Baneasa	37.9	351.5	70.7	416.6	87.9
Blvd. Timisoara - Ghencea	Bucharest	Greenfield West	25.9	160.8	32.4	160.8	32.4
Barbu Văcarescu	Bucharest	Aria Verdi	2.5	189.5	38.1	189.5	38.1
Zenit	Constanta	Boreal Plus	3.2	8.2	1.7	32.2	6.5
Iasi	Iasi	Greenfield Copou	5.0	37.6	7.6	59.9	12.1
Oradea	Oradea	Lotus	2.9	3.9	0.8	3.9	0.8
Other	Neptun, Voluntari	n.a.	8.9	(2.1)	(0.4)	(2.2)	3.0
Total			86.3	749.7	150.9	860.9	180.7

Note 1: The market value was considered based on the revaluations performed by Colliers Valuation and Advisory as at 31 December 2023 (the investment value and the market approach where the investment value has not been determined).

Note 2: The FX rate used to translate the RON denominated amounts in EUR - 4.9695 RON/EUR

As at 31 of March 2024, **IMPACT** owned **86.3** ha of land with a book value of RON 750 million, land mainly intended for the development of new projects and related to infrastructure.

In the first 3 months of 2024 no material movement in total land surface was noted.

NET ASSET VALUE

	RON thousands	RON thousands	RON thousands
	31-Mar-24	31-Dec-23	31-Dec-22
Net Asset Value Metrics RON thousands	NAV	NAV	NRV
IFRS Equity attributable to shareholders	910,090	917,590	889,620
Include*:		-	
ii.c) Revaluation of other non-current assets	19,209	19,271	35,884
iv) Revaluation of inventory	347,174	356,034	216,310
NAV at Fair Value	1,276,473	1,292,895	1,141,813

The net asset value as at 31 of March 2024 was RON 910 million, while the value adjusted to market value o was RON 1,276 million. The value not reflected within the IFRS financial statements is in total amount of RON 366 milion. The value comes from: revaluation of the dwellings available for sale as well as those units are in final stages of completion; revaluation of non-current properties such as the Wellness and Office buildings and revaluation of land held in inventory. The revalued values were based on the revaluation performed by the external appraisal Colliers Valluation and Advisory, as at December 2023.



LEGAL ASPECTS

Litigation initiated by IMPACT regarding the Lomb residential project in Cluj-Napoca

The company Impact Developer & Constructor SA and one of its subsidiaries, namely Clearline Development and Management SRL ("Project Company") are parties in two files in conflict with the Cluj Local Council ("CLC"). The disputes stemmed from a contractual relationship carried out in 2007, at which time the Company concluded an investment contract with CLC, a contract by which CLC and the Company were to develop a residential project, and CLC was to contribute the land - "The Lomb Project" . The Company and the Project Company request the reimbursement of the sums derived from the investments made for the Lomb project where CLC did not respect its contractual obligations, i.e. did not contribute with land, thus the Company being in a situation where the project and the revenues that could be acquired by after that, they can no longer be realized.

File 79/1285/2012 was registered before the Cluj Commercial Court, in which the Company requests the termination of framework contract no. 55423/04.07.2007 concluded between CLC and the Company. In addition, the Company requests that CLC be obliged to pay compensation in the amount of RON 4,630,914.13 and related interest, calculated from the date of the damage until the actual payment of the amounts.

In this case, on December 23, 2020, the Cluj Court rejected as unfounded the specified request made by the Company.

On April 23, 2024, the Cluj Court of Appeal issued Decision 198, as follows:

Admit the appeal declared by the appellant, the plaintiff Impact Developer & Contractor S.A. respondents Cluj-Napoca contrary to the Municipality and the Local Council of Cluj-Napoca Municipality. against civil sentence 2013/23.12.2020 and civil sentence no. 381/24.02.2021, both pronounced by the Cluj Specialized Court in file no. 79/1285/2012, which it changes in everything, in the sense that: Admits the request for summons, as stated, formulated by the appellant plaintiff Impact Developer & Contractor S.A. in contradiction with the defendants Clui-Napoca Municipality and the Local Council of Cluj-Napoca Municipality and, consequently: Orders the termination of framework contract 55423/04.07.2007 concluded between the Local Council of the Municipality of Cluj-Napoca and the company Impact Developer & Contractor S.A. Obliges defendants to pay to the company Impact Developer & Contractor S.A. of the amount of 4,597,447.38 lei as compensation, as well as the payment of the related legal interest in the amount of 5,454,461.52 lei calculated for the period 01.09.2010-13.09.2022, with the related legal interest to be calculated further until the effective payment of the main debt.

It obliges the defendants to pay to the Company the amount of 291,675.57 lei as legal expenses incurred on the merits. It obliges the defendants to pay to the Company the sum of 58,089.79 lei as court costs on appeal.

The decision is final and enforceable.



LEGAL ASPECTS

File no. was registered on the Argeş Commercial Court. 1032/1259/2012 in which the Project Company (Clearline Development and Management SRL) requests the obligation of CLC to pay compensation provisionally estimated at the amount of RON 17,053,000.

On 08.06.2022, the Arges Commercial Court issued Decision no. 277, as follows:

Admits the request, as amended, formulated by Clearline Development and Management SRL, in opposition to the defendants, the Local Council of the Municipality of Cluj-Napoca and the Municipality of Cluj-Napoca - through the Mayor. The defendants, the Local Council of the Municipality of Cluj-Napoca and the Municipality of Cluj-Napoca and the Municipality of Cluj-Napoca, jointly and severally, are ordered to pay the plaintiff the sum of RON 24,532,741.65 as damages and the sum of RON 13,862,967.16 representing penal interest calculated for the period covered between the date of the payments made by the plaintiff (established according to the report of the forensic accounting expertise carried out in the case) and until 01.04.2021.

The Local Council of the Municipality of Cluj-Napoca and the Municipality of Cluj-Napoca declared an appeal.

On 15.03.2023, the Pitesti Court of Appeal issued Decision no. 94. as follows:

"Rejects the appeal filed against the conclusions of the meeting. Accept the appeal against the sentence. Changes the sentence in part, in the sense that it rejects the request, as amended, formulated by the plaintiff. Remove the reference to obliging the defendants to pay court costs to the plaintiff. Maintains the rest of the sentence, with the possibility of filling an appeal within 15 days from communication".

Clearline Development and Management S.R.L. filed an appeal against the decision issued by the Pitesti Court of Appeal. On April 21, 2024, the court admitted the appeal and ordered a retrial. The appeal filed by the defendants Cluj-Napoca Municipality and the Local Council of Cluj-Napoca Municipality against Sentence no. 277/2022 of June 8, 2022, pronounced by the Argeş Specialized Court.





ACTIVITY OF IMPACT IN THE FIRST QUARTER OF 2024

LEGAL ASPECTS

Litigation initiated by "EcoCivic Association"

File no. 4122/3/2022 was registered on the roll of the Bucharest Court, Administrative and Fiscal Litigation Section, in which Impact is the Defendant, the Claimants being the Eco Civic Association and three natural persons from outside the Greenfield Băneasa neighborhood.

The object of the file is the suspension and annulment of the administrative act HCGMB 705/18.12.2019 approving the Zonal Urban Plan Aleea Teişani - Drumul Pădurea Neagra no. 56-64, the suspension and cancellation of Building Authorizations no. 434/35/P/2020 and no. 435/36/P/2020, cancelling some preliminary approvals, canceling works.

Currently, the challenged acts are valid, they produce full effects, no decision has been made regarding their suspension or cancellation. Furthermore, the management considers that all the legal proceedings for the promotion and admission of the Zonal Urban Plan have been fulfilled.

The arguments of the management are based on the fact that part of the buildings already constructed based on the building permit of which annulment is requested, have already been commissioned by the nominated local authorities – Bucharest City Council, and respectively Bucharest Building Inspectorate. Therefor no provision has been registered in respect of the litigation, as at 31 of December 2023.

The next court date was set for 10 of May 2025.

Litigation regarding access to Vadul Moldovei street, file 1820/3/2023

On January 19, 2023, Impact registered on the role of the Bucharest Court, Section II Administrative and Fiscal Litigation, against the City Hall of the City of Bucharest, the City Hall of Sector 1 Bucharest and the National Management of Romsilva Forests, the action in order to determine the mentioned institutions to comply with the obligations assumed by the decisions of the General Council of the Municipality of Bucharest, those of the Local Council of Sector 1 and those of the act of acceptance of the donation concluded with IMPACT and to definitively open public access between Alley Privighetorilor and Drumul Pădurea Pustnicu.

The next term is set for the 11 of June 2024





FINANCIAL RESULTS Statement of profit and loss

	Consolidated				Standalone	
RON thousand	3M 2024	3M 2023	Var %	3M 2024	3M 2023	Var %
Revenues	41,075	21,759	89%	9,799	6,097	61%
Gross profit	13,535	6,502	108%	5,221	1,378	279%
Gross margin %	33%	30%		53%	23%	
Other (expenses)/revenue net	(9,323)	(10,783)	(10%)	(6,727)	(7,174)	
Other (expenses)/revenue as % of revenue from real						
estate	(23%)	50%		69%	118%	
EBITDA	5,194	(2,772)	(287%)	-	-	
EBITDA margin %	13%	(13%)		0%	0%	
EBIT	4,212	(4,281)	(198%)	(904)	(4,749)	(81%)
EBIT margin %	10%	(20%)		(9%)	(78%)	
Net result	(7,500)	(8,099)	(7%)	(8,179)	(6,939)	18%
Net result margin %	(18%)	(37%)		(83%)	(114%)	

Source: Non-audited IFRS consolidated and standalone financial statements as at 31 of March 2024

Compared with the same period of prior year, IMPACT recorded an increase in revenues by 89%, and a positive EBITDA of RON 5,194 thousand. The increase in revenues is due to a higher number of units sold as well as to the expansion of the Group companies' activities.

The gross margin of the Group remained stable in the first 3 months of 2024, increasing to 33% compared with 30% in the same period of prior year.

The average selling price had a positive impact, increasing in the first 3 months of 2024 with 10%, in **LUXURIA Residence**, from 1,808 EUR/sqm to 1,981 EUR/sqm.

In the first 3 months of 2024 the Group has sold **26 dwellings**, a stable trend compared with the same period of prior year: **LUXURIA Residence** - 18 flats vs. 13 flats; **BOREAL Plus** 6 flats and 2 houses, vs 4 houses; **GREENFIELD Baneasa** – 0 vs. 27 flats.





FINANCIAL RESULTS Statement of financial position

	-	C	Consolidated			Standalone
RON thousand	31-Mar-2024	31-Dec-2023	Var %	31-Mar-2024	31-Dec-2023	Var %
Non-current assets, of which	778,848	783,137	(1%)	867,636	862,591	1%
Investment property	674,779	676,297	(0%)	725,710	726,852	(0%)
Property, plant and equipment	96,724	99,365	(3%)	36,254	36,102	0%
Goodwill	3,543	3,543	n.a	-		- n.a
Current assets, of which	682,543	695,182	(2%)	559,555	566,117	(1%)
Inventories	611,664	622,609	(2%)	497,228	499,039	(0%)
Trade and other receivables	14,424	14,212	1%	22,237	24,579	(10%)
Cash and cash equivalents	48,000	51,293	(6%)	32,269	35,778	(10%)
Total assets	1,461,391	1,478,319	(1%)	1,427,191	1,428,708	(0%)
Liabilities, of which	551,301	560,729	(2%)	551,696	545,033	1%
Loans and borrowings	391,669	413,634	(5%)	377,406	389,074	
Trade and other payables	79,269	67,710	17%	62,494	47,503	32%
Equity	910,090	917,590	(1%)	875,496	883,675	(1%)
Total equity and liabilities	1,461,391	1,478,319	(1%)	1,427,192	1,428,708	(0%)

Source: Non-audited IFRS consolidated and standalone financial statements as at 31 of March 2024

ASSETS

No significant changes occurred in the assets balances as at 31 of March 2024, compared with 31 of December 2023.

LIABILITIES

Debt to assets ratio was kept stable, to 27% as at 31 March 2024 (28% as at 31 of December 2023). No significant changes in liabilities balances occurred as at 31 of March 2024.





APPENDIX 1 - RATIOS

OTHER INFORMATION

FINANCIAL RATIOS (CONSOLIDATED, IFRS)

RON thousands		31-Dec-20	31-Dec-21	31-Dec-22	31-Dec-23	31-Mar-24
Inventories	Α	434,741	538,922	617,698	622,609	611,664
Current assets		520.337	617.094	715.595	695.182	682,543
Current liabilities		122,395	262,033	195,353	131.212	122.759
Total assets	D	987,889	1,204,412	1,443,362	1,478,319	1,461,391
Total liabilities	E	347,061	487,558	553,742	560,729	551,301
Equity	F	640,828	716,854	889,620	917,590	910,090
Loans and borrowings	G	255,836	337,033	387,765	413,634	391,669
Loans and borrowings, short term	Н	88,379	186,912	118,910	66,976	45,835
Loans and borrowings, long term	I	167,457	150,121	268,855	346,658	345,834
Cash and cash equivalents	J	59,022	42,037	55,108	51,293	48,000
Net debt	K (G-J)	196,814	294,996	332,657	362,341	343,669
Turnover	L	204,397	137,585	21,759	171,217	41,075
Net profit	М	74,856	78,800	84,767	29,105	(7,500)
EBITDA	N	34,279	99,907	111,393	56,224	5,194
Interest paid	0	6,134	6,617	13,631	29,329	7,714
Ratios						
Loans and borrowings / EBITDA	G/N	7.46	3.37	3.48	7.36	75.41
Net debt / EBITDA	K/N	5.74	2.95	2.99	6.44	66.17
EBITDA / Interest paid	N/O	5.59	15.10	8.17	1.92	0.67
Return on Assets	M/D	7.58%	6.54%	5.87%	1.97%	n/a
Return on Equity	M/F	11.68%	10.99%	9.53%	3.17%	n/a
Gearing ratio	G/F	39.92%	47.02%	43.59%	45.08%	43.04%
Current ratio	B/C	4.2513	2.3550	3.6631	5.2982	5.5600
Quick ratio	(B-A)/C	0.6993	0.2983	0.5011	0.5531	0.5774

IMPACT DEVELOPER & CONTRACTOR S.A.

SIMPLIFIED UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS AS OF AND FOR THE 3 MONTHS PERIOD ENDED AS AT 31 MARCH 2024

PREPARED IN ACCORDANCE WITH
INTERNATIONAL FINANCIAL REPORTING STANDARDS
AS ENDORSED BY THE EUROPEAN UNION

CONTENTS:	PAGE:
CONSOLIDATED STATEMENT OF FINANCIAL POSITION	2 – 3
CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME	4
CONSOLIDATED STATEMENT OF CHANGES IN EQUITY	5 – 6
CONSOLIDATED STATEMENT OF CASH FLOWS	7 – 8
NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS	9 - 34



	Note	31-Mar-2024	31-Dec-2023
ASSETS			
Non-current assets			
Property, plant, and equipment		96,724	99,365
Intangible assets		621	632
Goodwill		3,543	3,543
Right of use assets		3,181	3,300
Investment property		674,779	676,297
	-	778,848	783,137
Total non-current assets			763,137
Current assets			
Inventories	7	611,664	622,609
Trade and other receivables	-	14,424	14,212
Prepayments and other current assets		8,455	7,068
Cash and cash equivalents	8	48,000	51,293
Total current assets		682,543	695,182
Total assets		1,461,391	1,478,319
SHAREHOLDERS' EQUITY AND			
LIABILITIES			
Shareholders' equity			
Share capital	12	598,884	598,884
Share premium		41,462	41,462
Other reserves		41,590	41,590
Own shares		(268)	(268)
Retained earnings	_	219,913	227,204
Equity attributable to equity holders of the parent		901,581	908,872
Non-controlling Interest	<u>-</u>	8,509	8,718
Total equity	<u>-</u>	910,090	917,590
Non-current liabilities	40	245.024	24/ /52
Loans and borrowings	10 11	345,834	346,658
Trade and other payables Deferred tax liability	11	5,844 76,864	5,995 76,864
Total non-current liabilities	-	428,542	429,517
ו טנמנ ווטוו-כעודפוונ נומטונונופט	_	420,342	427,31/

IMPACT DEVELOPER & CONTRACTOR S.A. CONSOLIDATED STATEMENT OF FINANCIAL POSITION AS AT 31 MARCH 2024 (All amounts are expressed in thousand RON, unless stated otherwise)



	Note	31-Mar-2024	31-Dec-2023
Current liabilities			
Loans and borrowings	10	45,835	66,976
Trade and other payables	11	26,988	22,821
Income Tax Payables		3,212	2,234
Contract liabilities		46,437	38,894
Provisions for risk and charges		287	287
Total current liabilities	_	122,759	131,212
Total liabilities	_	551,301	560,729
Total shareholders' equity and liabilities	<u> </u>	1,461,391	1,478,319

The consolidated financial statements have been authorized for issue by the management on 15 of May 2024 and signed on its behalf by:

 Iuliana Mihaela Urda
 Constantin Sebesanu
 Claudiu Bistriceanu

 Chairman of the BoD
 Chief Executive Officer
 Chief Financial Officer

IMPACT DEVELOPER & CONTRACTOR S.A. CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME FOR THE 3 MONTHS PERIOD ENDED 31 MARCH 2024 (All amounts are expressed in thousand RON, unless stated otherwise)



		3 months	3 months period ended as at			
	Note	31-Mar-2024	31-Mar-2023			
Revenue	12	41,075	21,759			
Cost of sales	12	(27,540)	(15,257)			
Gross profit		13,535	6,502			
Net income from other activities			1 404			
General and administrative expenses	13	(7,502)	1,696 (9,821)			
Marketing expenses	13	(458)	(1,066)			
Other income/(expenses)	14	(381)	(83)			
Depreciation and amortization		(982)	(1,509)			
Operating profit	_	4,212	(4,281)			
Finance income	15	685	3,224			
Finance cost	15	(8,680)	(6,346)			
Finance result net (loss)		(7,995)	(3,122)			
Profit before income tax		(3,783)	(7,403)			
Income tax credit/(charge)	_	(3,717)	(696)			
Profit for the period		(7,500)	(8,099)			
Non-controlling interest (NCI)		(209)	(1,024)			
Equity holders of the parent		(7,291)	(7,075)			

The consolidated financial statements have been authorized for issue by the management on 15 of May 2024 and signed on its behalf by:

Iuliana Mihaela UrdaConstantin SebesanuClaudiu BistriceanuChairman of the BoDChief Executive OfficerChief Financial Officer

IMPACT DEVELOPER & CONTRACTOR S.A. CONSOLIDATED STATEMENT OF CHANGES IN EQUITY AS AT 31 MARCH 2024 (All amounts are expressed in thousand RON, unless stated otherwise)



	Note	Share capital	Share premium	Revaluatio n reserves	Other reserves	Own shares	Retained earnings	Total equity attributable to equity holders of the parent	Non- controlling interest	Total equity
Balance as at 01 of January 2024		598,884	41,462	-	41,590	(268)	227,204	908,871	8,718	917,590
Other comprehensive income	_									
Profit for the period	_	-	-	-	-	-	(7,291)	(7,291)	(209)	(7,500)
Total other comprehensive income	_	-	-	-	-	-	(7,291)	(7,291)	(209)	(7,500)
Own shares		-	-	-	-	-	-	-	-	-
Dividends granted to shareholders		-	-	-	-	-	-	-	-	-
Legal reserves		-	-	-	-	-	-	-	-	-
Revaluation reserves		-	-	-	-	-	-	-	-	-
Other changes in equity	_	-	-	-	-	-	-	-	-	-
Balance as of 31 March 2024		598,884	41,462	-	41,590	(268)	219,913	901,580	8,509	910,090

		024 and signed on its behalf by:
Iuliana Mihaela Urda	Constantin Sebesanu	Claudiu Bistriceanu

IMPACT DEVELOPER & CONTRACTOR S.A. CONSOLIDATED STATEMENT OF CHANGES IN EQUITY FOR THE 3 MONTHS PERIOD ENDED 31 MARCH 2024 (All amounts are expressed in thousand RON, unless stated otherwise)



	Note	Share capital	Share premium	Revaluatio n reserves	Other reserves	Own shares	Retained earnings	Total equity attributabl e to equity holders of the parent	Non- controlli ng interest	Total equity
Balance as at 01 of January 2023	_	598,884	40,493	3,001	40,266	(268)	197,390	879,765	9,854	889,620
Other comprehensive income	_									
Profit for the period		-	-	-	-	-	26,811	26,811	2,294	29,105
Total other comprehensive income	_	-	-	-	-	-	26,811	26,811	2,294	29,105
	_									
Own shares		-	969	-	-	-	(969)	-	-	-
Dividends granted to shareholders		-	-	-	-	-	-	-	(3,430)	(3,430)
Legal reserves		-	-	-	1,323	-	(1,323)	-	-	-
Revaluation reserves		-	-	(3,001)	-	-	3,001	-	-	-
Other changes in equity		-	-	-	1	-	2,294	2,295	-	2,295
Balance as of 31 December 2023		598,884	41,462	-	41,590	(268)	227,204	908,872	8,718	917,590

e consolidated ilitalicial statements have been a	luthorized for issue by the management on 15 of May 202	4 and signed on its benati by:
Iuliana Mihaela Urda	Constantin Sebesanu	Claudiu Bistriceanu
Chairman of the BoD	Chief Executive Officer	Chief Financial Officer

IMPACT DEVELOPER & CONTRACTOR S.A. CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME FOR THE 3 MONTHS PERIOD ENDED 31 MARCH 2024 (All amounts are expressed in thousand RON, unless stated otherwise)



	_	3 months period ended as at		
	Note	31-Mar-2024	31-Mar-2023	
Net profit		(7,500)	(8,099)	
Adjustments to reconcile profit for the period to net	_	12,692	4,463	
cash flows:	_			
Loss (gain) on disposal of property, plant and equipment		-	(20)	
Reversal of impairment loss of property, plant and equipment		-	548	
Depreciation and amortization		982	1,509	
Finance income	15	(685)	(3,224)	
Finance costs	15	8,680	6,346	
Income tax	_	3,715	(696)	
Working capital adjustments		18,090	(26,899)	
Decrease/(increase) in trade receivables and other receivables		(212)	3,450	
Decrease in prepayments		(1,387)	1,536	
Increase in inventory property		10,945	(44,689)	
(Decrease)/increase in trade, other payables, and contract liabilities		8,744	12,804	
Net cash flows from operating activities	_	23,282	(30,535)	
Investing activities				
Purchase of property, plant and equipment		-	162	
Proceeds (expenditure) from Investment property		1,518	-	
Payments for own shares		-		
Expenditure on investment property under development	_	1,789	(200)	
Net cash flows from investing activities	-	3,307	(38)	
Cash flows from financing activities:				
Proceeds from borrowings	10	25,410	70,944	
Repayment of principal of borrowings	10	(47,578)	(44,193)	
Interest paid	10	(7,714)	(5,130)	
Net cash used in financing activities	_	(29,882)	21,621	
Net increase / (decrease) of cash and equivalents	_	(3,293)	(8,952)	
Opening balance of Cash and equivalents	8	51,293	55,108	
Closing balance of Cash and equivalents	8	48,000	46,156	

The consolidated financial statements have been authorized for issue by the management on 15 of May 2024 and signed on its behalf by:

Iuliana Mihaela UrdaConstantin SebesanuClaudiu BistriceanuChairman of the BoDChief Executive OfficerChief Financial Officer



(All amounts are expressed in thousand RON, unless stated otherwise)

1. REPORTING ENTITY

The Impact Developer & Contractor S.A financial statements ("the Company" or "the Parent") reported in consolidated version for 3 months period ended as at 31 March 2024, shows the subsidiaries financial review of IMPACT business group as well.

The sharesholder structure as at 31 of March 2024, and 31 December 2023 is disclosed within Note 10.

The Consolidated Financial Statements for the period ended 31 March 2024 include the Company and its subsidiaries financial information (together referred to as the "Group") as follows:

Company	Country of registration	Nature of activity	% Owned by the Group as at 31 March 2024	% Owned by the Group as at 31 December 2022
Clearline Development and	Romania	Real estate		_
Management SRL	Romania	development	100%	100%
Spatzioo Management SRL (former Actual Invest House SRL)	Romania	Property management	100%	100%
Bergamot Development	D	Real estate		
Phase II SRL	Romania	development	100%	100%
Bergamot Development SRL	Romania	Real estate development	100%	100%
Impact Finance SRL	Romania	Administration	100%	100%
Greenfield Copou Residence SRL	Romania	Real estate development	100%	100%
Greenfield Copou Residence Phase II SRL	Romania	Real estate development	100%	100%
Aria Verdi Development SRL	Romania	Real estate development	100%	100%
Greenfield Property Management SRL	Romania	Real estate development	100%	100%
R.C.T.I. Company SRL	Romania	Construction works	51.01%	51.01%
Impact Alliance Architecture	Romania	Architecture services	51%	51%
IMPACT Alliance Moldova SRL	Romania	Construction works	51%	51%

The Company is one of the first active companies in the field of real estate development in Romania, being founded in 1991 by public subscription. In 1995, the Company introduced the concept of residential complex on the Romanian market. Starting from 1996, the Company is traded on the Bucharest Stock Exchange (BVB).

During the first 3 months of 2024, the activity of the Group was the development of the residential projects in Greenfield Baneasa as well as the selling of the finalized projects in Luxuria Residence and Boreal Plus Constanta.



(All amounts are expressed in thousand RON, unless stated otherwise)

2. BASIS OF PREPARATION

The Consolidated Financial Statements have been prepared in accordance with the International Financial Reporting Standards as endorsed by the European Union ("EU IFRS").

In accordance with IFRS, the Financial Statements present fairly the financial position, financial performance, and cash flow. Fair presentation means faithful representation of the effects of transactions, other events, and conditions in accordance with the definition and recognition criteria for assets, liabilities, income and expenses.

The financial statements have been prepared on a going concern basis and under the historical cost basis, except for the revaluation of certain properties at the end of each reporting period, that are presented at the revalued amount or fair value, as explained in the accounting policies below.

Historical cost is generally based on the fair value of the consideration given in exchange for goods and services.

In preparing the Consolidated Financial Statements, the management has considered the implications of climate change, and embedded such risks in the assumptions used for the determination of the fair value of the investment properties.

Furthermore, in order to tackle climate change risks the management has adopted an ESG strategy, to dictate its aim to value the environment and with each project developed, to create communities in harmony with it, putting the well-being and health of residents first. To achieve this goal, IMPACT uses sustainable technologies, renewable energy and extensive green spaces. Furthermore, IMPACT published for the second year in row, in 2023, a sustainability report, which summarizes the Group's efforts in regards to climate change risks. The report was developed following the GRI Standards (Global Reporting Initiative), the most well-known international sustainability reporting framework (GRI Referenced). At the same time, the report meets the national legal requirements set out in the Order of the Public Finance Minister No. 1,938/2016 and the Order of the Public Finance Minister No. 3,456/2018 on non-financial reporting.

Management is aware of potential climate change risks for its operations as well as for those of its partners and it regularly monitors and evaluates the impact of such risks in order to adopt appropriate measures, if the case.

(a) Basis of Consolidation

The consolidated financial statements include the financial statements of the company and the entities controlled by the Company (its subsidiaries) by the end of the reporting period. Control is carried out when the Company:

- has control over the subsidiary.
- is exposed or has rights to variable profits from its involvement in the subsidiary; and
- has the capacity to use control to influence the profits of the subsidiary.

The Group reassess whether it controls an investee if facts and circumstances indicate that there are changes in one or more of the three elements of control listed above.



(All amounts are expressed in thousand RON, unless stated otherwise)

Consolidation of a subsidiary begins when the Company obtains control of the subsidiary and ceases when the Company loses control of the subsidiary. Specifically, the results of subsidiaries acquired or disposed of during the year are included in the profit or loss account from the date the Company acquires control until the date the Company ceases to control the subsidiary. Profit or loss and each component of other comprehensive income is attributable to the equity holders of the parent of the Group and to the non-controlling interests, even if this results in a deficit balance for the non-controlling interests.

When necessary, adjustments are made to the financial statements of the subsidiaries to bring the applied accounting policies in line with the Group's accounting policies. All assets and liabilities, equity, income, expenses and cash flows related to transactions between members of the Group are eliminated on consolidation.

(b) Going concern

The significant disruptions in the global markets driven by the Covid-19 pandemic then followed by war in Ukraine and Israel and current inflationary economic context had a broad effect on participants in a wide variety of industries, creating a widespread volatility. The Group has prepared forecasts based on the anticipated activity in the upcoming period, considering the pre-sales agreement in place, anticipated evolution of its real-estate projects as well as contractual and estimated cash outflows.

Regarding sales, the Group expects an increase in the volume of transactions during the financial year 2024 due to existing inventory and the projects that the Group is currently running: Greenfield – Teilor District, Luxuria Residence, Boreal Plus Constanța.

The Group has obtained the building permit for Greenfield Copou Iași, and currently it is in process of securing financing and negotiation of the general construction terms.

Having considered these forecasts, the Directors remain of the view that the Group's financing arrangements and capital structure provide both the necessary facilities and covenant headroom to enable the Group to conduct its business for at least the next 12 months. Consequently, the financial statements were prepared on a going concern basis.

3. FUNCTIONAL AND PRESENTATION CURRENCY

The consolidated Financial Statements are presented in RON, this being also the functional currency of the Group. All financial information is presented in thousands of RON (thousand RON), unless otherwise stated.



(All amounts are expressed in thousand RON, unless stated otherwise)

4. MATERIAL ACCOUNTING POLICIES

The accounting policies used by the Group are compliant with the IFRS as endorsed by the EU.

The accounting policies described below have been constantly applied by all the Group's entities (a) for all periods presented in these Consolidated Financial Statements.

Disclosed below is the summary of the material accounting policies.

(a) Inventories

Inventories are assets held for sale in the normal course of business, or which are in the process of production for such sale or are in the form of materials or supplies to be consumed in the production process or in the rendering of services.

The basis for the valuation of the inventories is the lower of cost and net realizable value.

Cost is defined as the sum of all costs of purchase, cost of conversion and other costs incurred in bringing the inventories to their present location and condition. Cost includes direct materials and, where applicable, direct labor and indirect manufacturing costs incurred in bringing the inventories to their present location and condition. Net realizable value represents the estimated selling price less all estimated costs of completion and costs to be incurred in marketing, selling and distribution.

As the production process is longer that one year, the borrowing costs incurred during the process are also capitalized in cost of inventories (IAS 23).

The cost of infrastructure works included in the real estate projects is reported as inventories and it is allocated to the cost of each apartment in the related project. The cost is transferred to cost of goods sold as the apartments are sold.

The valuation of inventories upon entry into the company is done using the following techniques:

✓ Residential properties specific identification
 ✓ Land Specific identification
 ✓ Other first in-first out (FIFO)

(b) Property, plant, and equipment

Non-current non-financial assets are primarily operational in character (i.e. actively used in the business rather than being held as passive investments) and they may be classified into two basic types: tangible and intangible. Tangible assets have physical substances.

An item of property, plant and equipment is recognized only if two conditions are met:

- It is probable that future economic benefits associated with the item will flow to the entity.
- The cost of the item can be determined reliably.

Property, plant, and equipment are stated in the statement of financial position at their cost amounts less any accumulated depreciation and accumulated impairment losses.

The cost of the property, plant and equipment item include:



(All amounts are expressed in thousand RON, unless stated otherwise)

- The purchase price, including legal and brokerage fees, import duties and non-refundable purchase taxes.
- Any directly attributable costs incurred to bring the asset to the location and operating condition as expected by management, including site preparation, delivery and handling, installation, set-up and testing.
- Estimated costs of dismantling and removing the item and restoring the site.

The costs of property, plant and equipment are allocated through depreciation to the periods that will have benefited from the use of the asset. The depreciation method used is straight-line depreciation with no residual value.

The land is not depreciated.

The depreciation is charged to the statement of profit and loss.

The Group assesses on each reporting date whether there is an indication that an asset may be impaired. If any indication exists, or when annual impairment testing for an asset is required, the Group estimates the asset's recoverable amount. An asset's recoverable amount is the higher of an asset's or CGU's fair value, less costs of disposal and its value in use. The recoverable amount is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets. When the carrying amount of an asset or CGU exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount.

An item of property, plant and equipment is derecognized at disposal or when no future economic benefits are expected from its use or disposal. In such cases, the asset is removed from the statement of financial position, both the asset and the related contra asset – accumulated depreciation. The difference between the net carrying amount and any proceeds received will be recognized through the statement of profit and loss.

(c) Borrowing costs.

Borrowing costs are represented by interest and other costs incurred by the Group in connection with the borrowing of the funds. Borrowing costs include interest expense calculated using the effective interest method, interest in respect of lease liabilities or exchange differences arising from foreign currency borrowings.

Borrowing costs that are directly attributable to the acquisition, construction or production of the qualifying assets is capitalized as part of the cost of the asset.

A qualifying asset is an asset that necessarily requires a substantial period of time to get ready for its intended use or sale (inventories, buildings).

The borrowing costs of general loans are added to the cost of the qualifying assets (in accordance with IAS 23). The applicable rate for capitalization is the weighted average interest rate of the loans obtained by the Group.

Capitalization of borrowing costs would cease when substantially all the activities to prepare the asset is completed.

Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs eligible for capitalization.



(All amounts are expressed in thousand RON, unless stated otherwise)

All other borrowing costs are recognized in profit or loss in the period in which they are incurred.

(d) Investment property

Investment property, which are properties (land and/or buildings) held with the intention of earning rental income or for capital appreciation (or both), including Investment Property under construction for such purposes, are initially valued at cost, including transaction costs. After initial recognition, investment property is measured at fair value model, with changes in the fair value being recognized in profit or loss.

All the Group's property interests held to earn rentals or for capital appreciation purposes are accounted for as investment properties and are measured using the fair value model. Gains or losses resulting from changes in the fair value of investment property are included in profit or loss in the period in which they occur.

When the use of a property is changed, such that it is reclassified to property, plant and equipment or inventories, its fair value as of the date of reclassification becomes the cost of the property for subsequent accounting purposes.

An investment property is derecognized upon disposal or when the investment property is permanently withdrawn from use and no future economic benefits are expected from the disposal. Any gain or loss arising from the derecognition of the property (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in profit or loss in the period in which the property is derecognized.

The Company's management is assessing on a regular basis the best use of the land maintained in investments. The transfer from investment property to inventory is made close to construction start date, after all required permitting has been finalized, a detailed concept of the project is finalized, and significant steps have been done to identify construction companies and financing for the project.

(e) Impairment of assets and non-current assets held for sale.

An impairment exists when the recoverable amount (the higher of fair value less costs to sell and value in use) is less than the carrying amount. The assessment is to be made on an asset-specific basis or on the smallest group of assets for which the entity has identifiable cash-flows (the cash-generating unit).

The Group assesses at the end of each reporting period whether there is any indication that an asset might be impaired. The carrying amount of the asset is compared with the recoverable amount. If the recoverable amount is lower than the carrying amount, an impairment loss is recognized for the difference in profit or loss.

(f) Business combinations and goodwill

Business combinations are accounted for using the acquisition method. The cost of an acquisition is measured as the aggregate of the consideration transferred, which is measured at acquisition date fair value, and the amount of any non-controlling interests in the acquiree. For each business combination, the Group elects whether to measure the non-controlling interests in the acquiree at fair value or at the proportionate share of the acquiree's identifiable net assets. Acquisition-related costs are expensed as incurred and included in administrative expenses.

The Group determines that it has acquired a business when the acquired set of activities and assets include an input and a substantive process that together significantly contribute to the ability to create outputs. The acquired process is considered substantive if it is critical to the ability to continue producing outputs, and the



(All amounts are expressed in thousand RON, unless stated otherwise)

inputs acquired include an organized workforce with the necessary skills, knowledge, or experience to perform that process or it significantly contributes to the ability to continue producing outputs and is considered unique or scarce or cannot be replaced without significant cost, effort, or delay in the ability to continue producing outputs.

Goodwill is initially measured at cost (being the excess of the aggregate of the consideration transferred and the amount recognized for non-controlling interests and any previous interest held over the net identifiable assets acquired and liabilities assumed). If the fair value of the net assets acquired is more than the aggregate consideration transferred, the Group re-assesses whether it has correctly identified all of the assets acquired and all of the liabilities assumed and reviews the procedures used to measure the amounts to be recognized at the acquisition date. If the reassessment still results in an excess of the fair value of net assets acquired over the aggregate consideration transferred, then the gain is recognized in profit or loss.

After initial recognition, goodwill is measured at cost less any accumulated impairment losses. For the purpose of impairment testing, goodwill acquired in a business combination is, from the acquisition date, allocated to each of the Group's cash-generating units that are expected to benefit from the combination, irrespective of whether other assets or liabilities of the acquiree are assigned to those units.

Where goodwill has been allocated to a cash-generating unit (CGU) and part of the operation within that unit is disposed of, the goodwill associated with the disposed operation is included in the carrying amount of the operation when determining the gain or loss on disposal. Goodwill disposed in these circumstances is measured based on the relative values of the disposed operation and the portion of the cash-generating unit retained.

(g) Shareholder's equity

Treasury shares

When shares recognized as equity are repurchased, the amount of the consideration paid, which includes directly attributable costs, net of any tax effects, is recognized as a deduction from equity. Repurchased shares are classified as treasury shares and are presented in the treasury share reserves. The treasury shares are subject of restriction as per Company law in Romania.

Any costs associated with equity transactions are to be accounted for as a reduction of equity.

Dividends

Dividends represent the pro-rata distribution of earnings to the owners of the entity. The approval date is the date when the shareholders vote to accept the dividends declared. This date governs the incurrence of a legal liability by the entity.

The Group do not declare dividends in excess of the amount of retained earnings.

(h) Current liabilities, provisions, contingencies, and events after the reporting period

Current liabilities are those that are payable within 12 months of the reporting date. Current liabilities include current portions of long-term debt and bank overdrafts, dividends declared, other obligations that are due on demand, trade credit, accrued expenses, deferred revenues, advances from customers. The offsetting of the current assets against related current liabilities is not allowed.

Accounts payable on normal terms are not interest-bearing and are stated at their nominal value.



(All amounts are expressed in thousand RON, unless stated otherwise)

The carrying amount of trade and other payables that are denominated in a foreign currency is determined in that foreign currency and translated at the spot rate at the end of each reporting period.

The Group derecognizes financial liabilities when, and only when, the Group's obligations are discharged, cancelled, or have expired. The difference between the carrying amount of the financial liability derecognized and the consideration paid and payable is recognized in profit or loss.

Those liabilities for which amount, or timing of expenditure is uncertain are deemed to be provisions. A provision is recognized only if: the entity has a present obligation as a result of a past event; it is probable that an outflow of resources will be required to settle the obligation, and a reliable estimate can be made of the amount of obligation.

Changes in provisions are considered at the end of each reporting period; provisions are adjusted to reflect the current best estimate. The amount of changes in estimate is accounted through profit or loss.

Contingent liabilities are not recognized in the statement of financial position. They are disclosed only in the notes.

Events occurring after the reporting date, which provide additional information about conditions prevailing at the reporting date (adjusting events) are reflected in the consolidated financial statements. Events occurring after the reporting date that provide information on events that occurred after the reporting date (non-adjusting events), when material, are disclosed in the notes to the consolidated financial statements. When the going concern, assumption is no longer appropriate at or after the reporting period, the financial statements are not prepared on a going concern basis.

(i) Revenue from Contracts with Customers

Revenue is recognized when the performance obligation is satisfied by transferring a promised good or service to a customer. Revenue is recognized when the customer acquires control over the goods or services rendered, at the amount which reflects the price at which the Group is expected to be entitled to receive in exchange of those goods or services. Revenue is recognized at the fair value of the services rendered or goods delivered, net of VAT, excises or other taxes related to the sale.

Revenue comprises the fair value of the consideration received or receivable, net of value added tax, after eliminating sales within the Group. Revenue and profit are recognized as follows:

(i) Revenue from sale of residential properties

Revenue from sale of residential properties during the ordinary course of business is valued at fair value of the amount collected or to be collected on legal completion. The revenues are recognized when the significant risks and rewards of ownership have been transferred to the customer, this is deemed to be when title of the property passes to the customer on legal completion, the associated costs and possible return of goods can be estimated reliably. This is the point at which all performance obligations are satisfied in line with the provisions of IFRS 15 and there is no continuing management involvement with the goods and the amount of revenue can be measured reliably. If it is probable for certain rebates to be granted, and their value can be measured reliably, then these are recognized as a reduction of the revenues when the sale revenues are recognized. There is not considered to be a significant financing component in contracts with customers as the period between the recognition of revenue and the payment is almost always less than one year, the company has also instalments payments over a period more than one year but those are not significant.

(ii) Revenues from re-charging utilities

The revenues from recharging of utilities are recognized when they are realized, together with the utilities



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expenses invoiced by the suppliers. The Group recharges the utilities at mark-up in the form of administrative costs. These revenues refer to the rented properties and to the sales of properties fully paid, up to the moment when the buyer concludes contracts with the utilities suppliers in their own name.

(iii) Revenue from construction services

The revenue from construction services is recognized when the significant risks and rewards of ownership have been transferred to the customer; this is deemed to be when work has been performed and accepted by the customer in line with the contractual provisions. This is the point at which all performance obligations are satisfied in line with the provisions of IFRS 15 and there is no continuing management involvement with the goods and the amount of revenue can be measured reliably.

(i) Leases

The Group analyses at the commencement of the contract the extent to which a contract is or contains a lease. Namely, the extent to which the contract confers the right to use an identifiable asset for a period in exchange for the consideration.

The Group applies a single recognition and measurement approach to all leases, except for short-term leases and low-value assets. The Group recognizes lease payables for lease payments and the right to use the assets representing the right to use the underlying asset. i) Right to use assets: The Group recognizes the right to use assets at the date of commencement of a lease (i.e. the date on which the underlying asset is available for use). The right to use the assets is measured at cost excluding accumulated depreciation and impairment losses and adjusted for any remeasurement of the lease liability. The cost of the right to use the assets includes the amount of the recognized lease liability incurred at initial direct costs and lease payments made on or before the commencement date excluding any lease benefits received. The right to use the assets is amortized on a straight-line basis over the shorter of the lease term and the estimated useful life of the assets.

If ownership of a leased asset is transferred to the Group at the end of the lease term or the cost reflects the exercise of a call option, depreciation is calculated using the asset's estimated useful life. The duration of the lease contract was considered the irrevocable period of the lease contract, without considering the option of extension. The right to use assets is also subject to impairment.

At the date of commencement of the lease, the Group recognizes the lease payables measured at the current value of the lease payments to be made throughout the lease. Lease payments include fixed payments. (including fixed payments as a substance) excluding any lease benefits receivable, variable lease payments that depend on an index or rate, and amounts expected to be paid under the residual value guarantee. Lease payments also include the exercise price of a call option that is reasonably certain to be exercised by the Group and penalty payments for the termination of the lease, if the lease term reflects the group's option to terminate the lease. Variable lease payments that do not depend on an index or rate are recognized as an expense in the period in which the event or conditions that determine the payments occur.

To calculate the current value of lease payments, the Group uses the incremental loan rate at the commencement date of the lease because the default interest rate of the lease is not readily determinable.

After the start date, the amount of the lease liability is increased to reflect the accretion of interest and decreased for the lease payments made. In addition, the carrying amount of the lease is re-measured if there is a change, a modification in the lease term, a change in lease payments (change in future payments resulting from a change in an index or instalment rate used to determine those lease payments) or a change in the valuation of an underlying asset purchase option. Lease liabilities are included in Note 14 – Loans.



(All amounts are expressed in thousand RON, unless stated otherwise)

(k) Foreign currency

The functional currency used by the Group is RON (Romanian lei).

Transactions in foreign currency are converted into the functional currencies of the Group entities at the exchange rates of the transaction dates. Monetary assets and liabilities that at the reporting date denominated in foreign currency are converted into the functional currency at the exchange rate as of the reporting date. The gains and losses from exchange rate differences related to monetary items are computed as the difference between the amortized cost in functional currency at the beginning of the year, adjusted by the effective interest, payments, and collections during the year, on one side and the amortized cost in foreign currency translated using the exchange rate prevailing at the end of the year.

Non-monetary assets and liabilities that are measured at fair value in a foreign currency are translated to the functional currency using the exchange rate prevailing at the date of the determination of fair value.

The non-monetary elements denominated in a foreign currency that are carried at historical cost are converted using the exchange rate prevailing at the date of transaction.

The exchange rate differences resulting from translation are recognized in the Consolidated Statement of Profit or Loss and Other Comprehensive Income as financial expenses/revenues.

(l) Financial instruments

The financial assets whose business model is to hold to collect contractual cash flows are measured at amortized cost.

A financial asset or a financial liability is recognized in the statement of financial position when the Group becomes party to the contractual provision of the instrument.

For the financial instruments that are measured at amortized cost, transaction costs are subsequently included in the calculation of the amortized cost using the effective interest method and amortized through profit or loss over the life of the instrument.

The financial liabilities is classified as subsequently measured at amortized cost (trade payables, loan payables with standard interest rates, bank borrowings).

(m) Taxation

The tax charge represents the sum of the current tax and deferred tax.

Current income tax

The income tax currently payable is based on taxable profit for the year. Taxable profit differs from profit before tax as reported in the profit and loss because it excludes items of income or expense that are taxable or deductible in other years and it further excludes items that are never taxable or deductible.

The Group's liability for current income tax is calculated using tax rates that have been enacted or substantively enacted by the balance sheet date.



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Deferred income tax

Deferred income tax is the tax expected to be payable or recoverable on differences between the carrying amounts of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of taxable profit and is accounted for using the balance sheet liability method.

Deferred tax liabilities are generally recognized for all taxable temporary differences and deferred tax assets are recognized to the extent that it is probable that taxable profits will be available against which deductible temporary differences can be utilized.

Such assets and liabilities are not recognized if the temporary difference arises from goodwill or from the initial recognition (other than in a business combination) of other assets and liabilities in a transaction that affects neither the tax profit nor the accounting profit.

Deferred tax liabilities are also recognized for taxable temporary differences arising on investments in subsidiaries, except where the Group is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future.

Deferred tax is measured on a non-discounted basis using the tax rates and laws that have then been enacted or substantively enacted by the balance sheet date.

The carrying amount of deferred tax assets is reviewed at each balance sheet date and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered. Deferred tax is charged or credited to the profit and loss, except when it relates to items charged or credited directly to other comprehensive income or equity, in which case the deferred tax is also dealt with in other comprehensive income or equity.

(n) Segment reporting

The Group operates only in Romania. The main operating segment is related to real estate development. There is no segment reporting inside the Group as the operating activity is not segregated by activity or locations.



5. CRITICAL ACCOUNTING JUDGEMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY

In the application of the Group's accounting policies, which are described in note 4, the directors are required to make judgements (other than those involving estimations) that have a significant impact on the amounts recognized and to make estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are relevant.

Actual results may differ from these estimates. The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods.

(i) Fair value measurements and valuation processes

The Group has obtained a report from an international valuation company, Colliers Valuation and Advisory SRL, as at 31 of December 2023. setting out the estimated market values for the Group's investment property and property developed for sale in their current state. Colliers is an independent professionally qualified valuation specialist who holds a recognized relevant professional qualification and has recent experience in the locations and categories of valued properties. The valuation was based on the assumption as to the best use of each property by a third-party developer.

In the Romanian market actual transaction values for real estate deals are not publicly available and there is not a high volume of transactions in larger land plots. The sale price comparison method therefore has inherent limitations, and a significant degree of judgement is required in its application.

For investment property, land assets are mainly valued using the sales comparison approach. The main assumptions underlying the market value of the groups land assets are:

- the selection of comparable land plots resulting in determining the "offer price" which is taken as the basis to form an indicative price.
- the quantum of adjustments to apply against the offer price to reflect deal prices, and differences in location and condition including the status of any legal dispute as described in Note 17.

The valuation is highly sensitive to these variables and adjustments to these inputs would have a direct impact on the resulting valuation.



(All amounts are expressed in thousand RON, unless stated otherwise)

A sensitivity analysis of the three key assets is presented below:

Asset	Impact on the valuation included in the balance sheet on 31 March 2024 and gains on investment property registered to profit or loss of a 5% weakening/(strengthening) of the price per sqm		
Greenfield Baneasa Bucuresti land	+14,522 thousand RON	(14,522) thousand RON	
Bd. Barbu Vacarescu land	+9,486 thousand RON	(9,486) thousand RON	
Bd Ghencea land	+8,049 thousand RON	(8,049) thousand RON	

(ii) Transfer of assets both from and to investment property

IAS 40 (investment property) requires the transfers from and to investment property to be evidenced by a change in use. Conditions which are indications of a change in use are judgmental and the treatment can have a significant impact on the financial statements since investment property is recorded at fair value and inventory is recorded at cost.

- For the Ghencea and Barbu Vacarescu plots of land, Management has assessed the recognition and classification criteria under IAS40 and concluded that the respective plots of land should remain classified as investment property until a decision to change the use will be taken. Currently there are various initiatives undertaken in order to enhance the value of those assets, but as of 31 March 2024 and up to the approval date of the present financial statements no firm and formal decision had been taken by the Company as to the actual use of those lands; consequently, these assets are classified as investment properties as of 31 March 2024 (same at 31 December 2023) and continued to be recorded at fair value as at the balance sheet date.
- For a portion of the Greenfield land consisting in vacant plots of land Management has assessed the recognition and classification criteria under IAS40 and concluded that the respective plots of land should remain classified as investment property until a decision to change the use will be taken. Management has not planned any potential development in the following 3-4 years from the balance sheet date and there are multiple scenarios available. As such, considering that there is still an undetermined use and that the Company continues to hold the respective plots of land for future appreciation, in line with the provisions of IAS40 they continue to be accounted for at fair value within investment property.
 - The Company has concluded lease agreements for certain apartments. Management has assessed the classification criteria under IAS40 and IAS2 and concluded that those apartments should continue to be classified as inventories, given that units are available for sale and the rental activity is carried out in order to optimize cash-flows on the near-term.

Had different judgements been applied in determining a change in use, then the financial statements may have been significantly different because of the differing measurement approach of inventory and investment properties.

(iii) Legal issues

The management of the Group analyses regularly the status of all ongoing litigation and following a



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consultation with the Board of Administration, decides upon the necessity of recognizing provisions related to the amounts involved or their disclosure in the separate financial statements. Key legal matters are summarized in Note 25.

(iv) Cost allocation

To determine the profit that the Group should recognize on its developments in a specific period, the Group has to allocate site-wide development costs between units sold in the current year and to be sold in future years. Industry practice does vary in the methods used and in making these assessments there is a degree of inherent uncertainty. If there is a change in future development plans from those currently anticipated, then the result would be fluctuations in cost and profit recognition over different project phases.



6. ADOPTION OF NEW AND REVISED INTERNATIONAL FINANCIAL REPORTING STANDARDS

A) Amendments to accounting policies and to information to be disclosed.

The accounting policies adopted are consistent with those of the previous financial year except for the following amended IFRSs which have been adopted by the Group as of 1 January 2023:

IAS 1 Presentation of Financial Statements and IFRS Practice Statement 2: Disclosure of Accounting policies (Amendments)

The Amendments are effective for annual periods beginning on or after January 1, 2023. The amendments provide guidance on the application of materiality judgements to accounting policy disclosures. In particular, the amendments to IAS 1 replace the requirement to disclose 'significant' accounting policies with a requirement to disclose 'material' accounting policies. Also, guidance and illustrative examples are added in the Practice Statement to assist in the application of the materiality concept when making judgements about accounting policy disclosures. The Group evaluated its accounting policies and adapted the presentation of information according to the new requirements.

IAS 8 Accounting policies, Changes in Accounting Estimates and Errors: Definition of Accounting Estimates (Amendments). The amendments become effective for annual reporting periods beginning on or after January 1, 2023 with earlier application permitted and apply to changes in accounting policies and changes in accounting estimates that occur on or after the start of that period. The amendments introduce a new definition of accounting estimates, defined as monetary amounts in financial statements that are subject to measurement uncertainty. Also, the amendments clarify what changes in accounting estimates are and how these differ from changes in accounting policies and corrections of errors. Management has assessed that the amendments did not have any material impact on the financial statements of the Group.

IAS 12 Income taxes: Deferred Tax related to Assets and Liabilities arising from a Single Transaction (Amendments). The amendments are effective for annual periods beginning on or after January 1, 2023. The amendments narrow the scope of and provide further clarity on the initial recognition exception under IAS 12 and specify how companies should account for deferred tax related to assets and liabilities arising from a single transaction, such as leases and decommissioning obligations. Management has assessed that the amendments did not have any material impact on the financial statements of the Group.

IAS 12 Income taxes: International Tax Reform - Pillar Two Model Rules (Amendments)

The amendments are effective immediately upon issuance, but certain disclosure requirements are effective later. The Organisation for Economic Co-operation and Development's (OECD) published the Pillar Two model rules in December 2021 to ensure that large multinational companies would be subject to a minimum 15% tax rate. On 23 May 2023, the IASB issued International Tax Reform—Pillar Two Model Rules -Amendments to IAS 12. The amendments introduce a mandatory temporary exception to the accounting for deferred taxes arising from the jurisdictional implementation of the Pillar Two model rules and disclosure requirements for affected entities on the potential exposure to Pillar Two income taxes. The Amendments require, for periods in which Pillar Two legislation is (substantively) enacted but not yet effective, disclosure of known or reasonably estimable information that helps users of financial statements understand the entity's exposure arising from Pillar Two income taxes. To comply with these requirements, an entity is required to disclose qualitative and quantitative information about its exposure to Pillar Two income taxes at the end of the reporting period. The disclosure of the current tax expense related to Pillar Two income taxes and the disclosures in relation to periods before the legislation is effective are required for annual reporting periods beginning on or after 1 January 2023, but are not required for any interim period ending on or before 31 December 2023. The amendments do not have a significant impact on the financial statements of the Group as the quantitative criteria for applicability of such standard are not met.



(All amounts are expressed in thousand RON, unless stated otherwise)

- B) Standards issued but not yet effective and not early adopted.
- B.1) The standards/amendments that are not yet effective, but they have been endorsed by the European Union
- IAS 1 Presentation of Financial Statements: Classification of Liabilities as Current or Non-current (Amendments)

The amendments are effective for annual reporting periods beginning on or after January 1, 2024, with earlier application permitted, and will need to be applied retrospectively in accordance with IAS 8. The objective of the amendments is to clarify the principles in IAS 1 for the classification of liabilities as either current or non-current. Management has assessed that the amendments will have no material impact on the financial statements of the Group.

- IFRS 16 Leases: Lease Liability in a Sale and Leaseback (amendments)
 The amendments are effective for annual reporting periods beginning on or after January 1, 2024, with earlier application permitted. Management has assessed that the amendments will have no material impact on the financial statements of the Group.
- B.2) The standards/amendments that are not yet effective and they have not yet been endorsed by the European Union
- IAS 7 Statement of Cash Flows and IFRS 7 Financial Instruments Disclosure Supplier Finance Arrangements (Amendments). The amendments are effective for annual reporting periods beginning on or after January 1, 2024, with earlier application permitted. Management has assessed that the amendments will have no material impact on the financial statements of the Group.
- IAS 21 The Effects of Changes in Foreign Exchange Rates: Lack of Exchangeability (Amendments) The amendments are effective for annual reporting periods beginning on or after January 1, 2025, with earlier application permitted. Management has assessed that the amendments will have no material impact on the financial statements of the Group.
- Amendment in IFRS 10 Consolidated Financial Statements and IAS 28 Investments in Associates and Joint Ventures: Sale or Contribution of Assets between an Investor and its Associate or Joint Venture. Management has assessed that the amendments will have no impact on the financial statements of the Group.



(All amounts are expressed in thousand RON, unless stated otherwise)

7. INVENTORIES

	31-Mar-24	31-Dec-23
Finished goods and other goods for sale Ongoing residential developments:	149,014	160,739
Land for development	123,972	124,109
Development and construction costs	338,678	337,761
	611,664	622,609
Inventories are represented by:	31-Mar-24	31-Dec-23
Greenfield residential project	410,365	399,414
Luxuria residential project	70,786	79,989
Constanta land and project	78,976	89,887
Iasi land and project	47,218	47,193
Others inventory	4,319	6,126
	611,664	622,609

Lands with a carrying amount of RON 123,972 thousand as of 31 March 2024 (31 December 2023: RON 124,109 thousand) consist of land owned by the Group for the development of new residential properties and infrastructure, in Bucharest, Constanta or Iasi, as well as land the Group intends to sell directly.

Completed real estate with an accounting value of RON 149,014 thousand on 31 March 2024 (31 December 2023: RON 160,739 thousand) refers entirely to apartments held for sale by the Group.

Cost of inventories recognized during the period is RON 27,540 thousand (first quarter 2023: RON 15,257 thousand).

The book value as of 31 March 2024 of the pledged stocks is RON 176,118 thousand (31 December 2023: RON 234,437 thousand) (see Note 10).

Part of the Greenfield project (construction of the Teilor complex) is financed by OTP Bank. The capitalized interest during 2023 in the value of the projects is RON 9,664 thousand. The project was finalized and commissioned therefore in 2024, no interest was capitalized.

According to the provision of IAS23 – Borrowing costs, the costs related to general loans were capitalized in the value of eligible assets using a weighted average rate.

Further details on the company's loans are set out in Note 10.

8. CASH AND CASH EQUIVALENTS

	31-Mar-2024	31-Dec-23
		_
Current accounts	47,941	51,196
Petty cash	25	51
Cash advances	34	46
	48,000	51,293



Current accounts are held with Romanian commercial banks. Out of the total balance of cash, RON 9 thousand (31 December 2023: 9 thousand RON) is restricted cash. The restricted cash is subject to commercial or legal restrictions (cash collateral for letters of guarantee, cash collateral for the payment of uncollected dividends, etc.)

9. SHARE CAPITAL

	31-Mar-24	31-Dec-23
Paid Share capital	591,420	591,420
Adjustments of the share capital (hyperinflation)	7,464	7,464
	598,884	598,884
Number of shares in issue at period end	2,365,679,961	2,365,679,961

The shareholding structure at the end of each reported period was as follows:

	31-Dec-23	31-Dec-23
	%	%
Gheorghe Iaciu	57.76%	57.76%
Andrici Adrian	10.65%	11.83%
Companies	19.88%	19.96%
Other shareholders	11.71%	10.45%
	100%	100%

All shares are ordinary and have equal ranking related to the Group's residual assets. The nominal value of one share is 0.25 RON. The holders of ordinary shares have the right to receive dividends, as these are declared at certain moments in time, and have the right to one vote per 1 share during the meetings of the Group.

No share capital increase was registered as at 31 of March 2024 or as at 31 of December 2023.

Dividends

No dividends were distributed during the 3 months period ended 31 March 2024.

During 2023 no dividends were granted and paid to shareholders of the Group. RCTI Company, one of the Group subsidiaries granted and paid dividends in the amount of RON 3,430 to its non-controlling interest shareholders.

Capital management.

For the Group's capital management, capital includes issued capital, share premium and all other equity reserves attributable to the equity holders of the parent. The primary objective of the Group's capital management is to maximise the shareholder value. The Group manages its capital structure and adjusts in light of changes in economic conditions and the requirements of the financial covenants. To maintain or adjust the capital structure, the Group may adjust the dividend payment to shareholders, return capital to



(All amounts are expressed in thousand RON, unless stated otherwise)

shareholders or issue new shares. The Group monitors capital using a debt to assets ratio, which is loans and borrowings less cash and cash equivalents, divided to total assets The Group's policy is to keep the debt to assets ratio to less than 40%.

To achieve this overall objective, the Group's capital management, among other things, aims to ensure that it meets financial covenants attached to the interest-bearing loans and borrowings that define capital structure requirements. In case of breaches in meeting the financial covenants the banks allow for remedy periods. There have been no breaches of the financial covenants of any interest-bearing loans and borrowing in the current period. No changes were made in the objectives, policies, or processes for managing capital as at 31 of March 2024 and as at 31 of December 2023. Debt to assets ratio as of 31 of March 2024 and 31 December 2023 are disclosed below:

Debt to assets ratio	31-Mar-2024	31-Dec-2023
Loans and borrowings	413,634	413,634
Less: cash and cash equivalents	(51,293)	(51,293)
Net debt	343,669	362,341
Total assets	1,461,391	1,478,319
Net debt to assets	25%	25%

10. LOANS AND BORROWINGS

This note shows information related to the contractual terms of the interest-bearing loans and borrowings of the Group, valued at amortized cost.

	31-Mar-24	31-Dec-2023
Non-current liabilities		
Secured bank loans	257,783	273,191
Issued bonds	87,025	72,163
Leasing	1,026	1,304
Total non-current liabilities	345,834	346,658
Current liabilities		
Short-term borrowings	44,212	65,879
Issued bonds	562	46
Leasing	1,061	1,051
Total current liabilities	45,835	66,976



Terms and repayment schedules of loans and borrowings are as follows:

Lender	Currency	Maturity	Amount of the facility, in original currency	Balance at 31-Mar-24 (thous. RON)	Balance at 31-Dec-23 (thous. RON)
Bonds					
Private placement bonds	EUR	24-Dec-26	6,581	32,707	32,740
Credit Investment Value	EUR	02-Oct-27	8,000	39,408	39,423
Private placement bonds	EUR	12-Feb-27	3,000	14,910	-
Total bonds			•	87,025	72,163
Loans					
Garanti BBVA	EUR	15-Jun-24	4,250	1,444	3,210
Garanti BBVA	EUR	30-Jun-24	4,500	2,976	6,396
Libra Internet Bank	EUR	26-Jul-24	12,562	2,236	5,786
Libra Internet Bank	EUR	22-Sep-24	8,676	3,048	5,201
Libra Internet Bank	EUR	05-Oct-24	4,000	1,288	1,813
Libra Internet Bank	EUR	05-Dec-25	1,900	1,973	7,287
Libra Internet Bank	EUR	05-Dec-25	5,250	-	12,121
OTP Bank	EUR	31-Mar-25	21,161	105,161	105,268
OTP Bank	EUR	30-Jun-24	4,000	402	4,708
OTP Bank	EUR	31-Mar-25	13,279	65,172	65,239
OTP Bank	EUR	30-Jun-24	2,000	124	1,514
TechVentures Bank	EUR	06-Jan-25	2,000	2,761	3,592
Alpha Bank	EUR	08-Jun-29	20,000	77,303	81,068
First Bank	EUR	29-Mar-29	3,500	16,021	16,695
Libra Internet Bank	RON	15-Jun-26	14,000	-	1,778
Garanti BBVA	RON	31-Dec-26	17,395	14,386	17,394
Vista	RON			7,700	
Total bank loans				301,995	339,070
Leasing	EUR			2,087	2,355
Total leasing				2,087	2,355
Interest				562	46
Total			·	391,669	413,634

	Bonds	Loans	Leasing	Total
Balance as at 1 of January 2024	72,209	339,070	2,355	413,634
Drawings	14,910	10,499	-	25,409
Reimbursement	(25)	(47,285)	(268)	(47,578)
Interest paid	(1,396)	(6,283)	(35)	(7,714)
Interest charge	1,913	6,283	35	8,231
Foreign exchange differences	(24)	(289)	-	(313)
Balance as at 31 of December 2024	87,587	301,995	2,087	391,669

In December 2020, the Parent Company carried out a new issue of Private Placement bonds in the amount of EUR 6,580 thousand with a fixed interest rate of 6.4% p.a., payable semiannually. The bonds were issued by the Parent Company on 24 December 2020, they have a maturity of 6 years and were listed in May 2021 on the regulated market of BVB.

In November 2021, the Company contracted a loan denominated in EUR from Garanti Bank for the general financing of projects (working capital). The approved value of the loan is EUR 4,250 thousand, maturing within 30 months of granting.



(All amounts are expressed in thousand RON, unless stated otherwise)

In January 2022, the Company contracted a loan denominated in EUR from TechVentures Bank for the general financing of projects (working capital). The approved value of the loan is EUR 2,000 thousand, maturing in 36 months from granting.

In June 2022, the Company contracted a loan denominated in EUR from Alpha Bank for the general financing of projects (working capital). The approved value of the loan is EUR 20,000 thousand, with maturity in 7 years from the granting.

In May 2022, the Company contracted a loan denominated in EUR from Garanti for the general financing of projects (working capital). The value of the credit is EUR 4,500 thousand, with a maturity of 2 years from the granting.

In September 2022, the Company contracted 4 loans denominated in EUR from OTP Bank to finance phases F1-F3 of the UTR3 project in Greenfield Băneasa. The cumulative value of the credits is EUR 40,440 thousand, of which two in a total amount of EUR 34,440 thousand are intended to finance the project, with a maturity of 3 years from the granting, and two in a total amount of EUR 6,000 thousand to cover VAT payments, with maturity of 2 years from granting.

In December 2022, the IMPACT SA contracted a loan denominated in EUR from Libra Bank for the general financing of projects (working capital). The value of the loan is EUR 1,900 thousand, with a maturity of 3 years from the granting.

In December 2022, Bergamot Developments Phase II SRL contracted another loan denominated in EUR from Libra for the general financing of projects (working capital). The value of the loan is EUR 5,250 thousand, with a maturity of 3 years from the granting.

In May 2023, the IMPACT SA contracted a loan denominated in EUR from First Bank for the refinancing of the Community centre Greenfield Plaza. The value of the credit is EUR 3,500 thousand, with a maturity of 70 months from the granting.

In June 2023, IMPACT SA contracted a loan denominated in EUR from Libra Internet Bank for the general financing of projects (working capital). The value of the loan is RON 14,000 thousand, with a maturity of 3 years from the granting. Credit facility drawings started in July 2023.

In October 2023 IMPACT SA offered for subscription 80 Series IMP27 bearer bonds (the "Bonds"), each with a nominal value of EUR 100,000.00 (one hundred thousand euros) and an aggregate nominal value of EUR 8,000,000.00 (eight million euros). The Bonds were allotted to institutional investors – consortium of several investment funds, of which assets are managed by CVI Dom Maklerski sp. z o.o. The Polish company under business name CVI Trust sp. z o.o., with its registered seat in Warsaw, Poland, is acting as a security administrator. Final maturity is 48 months from the issuance date.

In November 2023 IMPACT SA contracted a loan denominated in RON from Garanti Bank for the general financing of projects (working capital). The value of the loan is RON 17,395 thousand, with a maturity of 3 years from the granting. Credit facility drawings started in December 2023.

In February 2024, the following liabilities were contracted by the Group:

- IMPACT SA contracted a loan denominated in RON from First Bank for the general financing of projects (working capital). The value of the loan is EUR 4 million, with a maturity of 3 years from the granting. Credit facility drawings started in April 2024.



- IMPACT Developer & Contractor launched a public offering for the subscription of 30,000 bonds, at a nominal value of 100 EUR/ bond. The offering period was from 12 of February to 23 of February 2024. The offer was brokered by SSIF Tradeville SA. The issued bonds were registered, dematerialized, unconditional, non-guaranteed and nonconvertible bonds, having a nominal value of up to 3,000,000 EUR. The offering was fully subscribed, IMPACT being able to raise 3,000,0000 EUR in bonds, with a fixed interest rate of 9%, payable on a half-yearly basis. The issued bonds are to be admitted to trading on the regulated market administered by BVB.
- RCTI Company obtained a loan facility in total amount of EUR 19,500,000, from Vista Bank. The loan is to be used for working capital financing and for issuing of bank guarantee letters. The maturity period is 12 months from the signing date.

All the financial indicators provided for in the long-term bank loan contracts were met as at 31 March 2024 and as at 31 December 2023.

11. TRADE AND OTHER PAYABLES

	31-Mar-24	31-Dec-23
Non-current liabilities		
Guarantees	5,844	5,995
	5,844	5,995
Current liabilities	,	,
Trade payables	16,221	15,532
Tax debts	7,805	4,097
Employees payables	1,549	1,530
Other payables	1,413	1,662
	26,988	22,821
TOTAL	32,832	28,816
Advances from clients	46,437	38,894
Profit tax liability	3,212	2,234

Please see note 12 for details on advances from clients.

12. REVENUES

A disaggregation of the Group's revenues is as follows:

	31-Mar-24	31-Mar-23
Revenues from sales of residential properties	25,422	19,844
Revenue from services	14,273	1,328
Revenue from rental	1,380	587
	41,075	21,759



As at 31 of March 2024, IMPACT had 365 apartments pre-sold and reserved with a package value of RON 208,524 thousand. Of these, 86% refer to projects under development (315 dwellings, RON 173,365 thousand package value), 8% refer to completed projects (29 dwellings, RON 24,080 thousand package value), while the remaining 6% refer to projects in pipeline (21 dwellings, RON 10,109 million). Out of total pre-sales, 344 contracts, or RON 197,445 thousand are expected to be translated into revenues within the next period.

For these pre-sale agreements clients paid deposits in amount of RON 46,437 thousand which are shown under Contract liabilities in the statement of financial position.

As at 31 December 2023, the Group had a stock of 377 pre-sale agreements, in total value of RON 216,315 thousand. Of these, 85% refer to projects under development (320 dwellings, RON 177,856 thousand package value), 9% refer to completed projects (36 dwellings, RON 28,780 thousand package value), while the remaining 6% refer to projects in pipeline (21 dwellings, RON 10,167 thousand). Out of total pre-sales, 356 contracts, or RON 206,636 thousand were expected to be translated into revenues within next period.

During 2023 the Company started leasing part of its apartments for cash-flow purposes. The apartments remain available for sale, however given that this activity is expected to be recurring, the rental income generated is presented as part of Revenue starting with 2023.

Sales per project analysis:

	31-Mar-24	31-Mar-23
Greenfield Baneasa București	1,457	6,679
Boreal Plus Constanta	5,813	-
Luxuria Residence	18,152	13,165
	25,422	19,844
Expenses related to revenues:	31-Mar-24	31-Mar-23
Cost of goods sold	15,273	13,210
Services cost	11,824	1,973
Costs related to rental services	443	74
	27,540	15,257

During the first 3 months of 2024, the Group sold 26 units, represented by 18 dwellings in LUXURIA Residence and 6 dwellings, as well as 2 villas in BOREAL Plus (2,709 sqm built saleable area plus related parking spots, storage and court yards). The 26 units sold throughout the first 3 months of 2024 generated corresponding revenues of RON 23,791 thousand.

Revenue from rental is obtained from renting the commercial spaces within Greenfield Plaza community as well as from renting the apartments. The rented apartments are not held as investment property but sold.

The revenue from services represent the income from construction services performed by and other income (utility sales, furniture sales, property management performed by the group companies).



13. GENERAL AND ADMINISTRATIVE EXPENSES

_	31-Mar-24	31-Mar-23
Consumables	967	628
Third party expenses	2,173	4,173
Staff costs	4,362	5,020
——————————————————————————————————————	7,502	9,821
14. OTHER OPERATING (EXPENSES)/INCOME		
	31-Mar-24	31-Mar-23
Other operating income	(245)	729
Other operating expenses	(19)	(608)
Other tax expenses	(1,307)	(734)
Profit / (Loss) on disposal of PPE	1,370	14
Fines and penalties income/(expenses)	(46)	(32)
Loss on disposal of PP&E	(139)	-
Value adjustment for inventories	5	559
Value adjustment of receivables	-	(11)
Sponsorships	-	<u>-</u>
	(381)	(83)
15. FINANCE (COST)/INCOME		
10.11.11.11.02 (0001)/11.001.12	31-Mar-24	31-Mar-23
Interest expense	(7,854)	(3,846)
Foreign exchange loss	(345)	(2,241)
Other financial expenses	(481)	(259)
Total financial expenses	(8,680)	(6,346)
Interest income	28	78
Foreign exchange gains	657	3,128
Other financial income		18
Total financial income	685	3,224
Financial result, net	(7,995)	(6,241)

Compared with the first 3 months of 2023, in 2024 the interest expense has increased by RON 4,008 thousand. This is due to the fact that interest of loans previously capitalized was charged to expenses during 2024.

16. CAPITAL COMMITMENTS

As at 31 of March 2024, the Group had no capital commitments. However, the Group is engaged in contractual commitments through the pre-sale agreements it concludes with its clients for the sale of developed dwellings (please see Note 16 – Revenues, for more details on pre-sale agreements).



17. CONTINGENCIES

At the date of these consolidated financial statements, the Group is involved in ongoing litigation, both as plaintiff and defendant.

The Group's management regularly analyzes the status of all ongoing litigation and, following a consultation with the Board of Directors, decides on the need to recognize provisions related to committed amounts and to include them in the financial statements.

Considering the existing information, the Group's management believes that the significant disputes are the following:

a) Litigation initiated by IMPACT regarding the Lomb residential project in Cluj-Napoca

The company Impact Developer & Constructor SA and one of its subsidiaries, namely Clearline Development and Management SRL ("Project Company") are parties in two files in conflict with the Cluj Local Council ("CLC"). The disputes stemmed from a contractual relationship carried out in 2007, at which time the Company concluded an investment contract with CLC, a contract by which CLC and the Company were to develop a residential project, and CLC was to contribute the land - "The Lomb Project". The Company and the Project Company request the reimbursement of the sums derived from the investments made for the Lomb project where CLC did not respect its contractual obligations, i.e. did not contribute with land, thus the Company being in a situation where the project and the revenues that could be acquired by after that, they can no longer be realized.

File 79/1285/2012 was registered before the Cluj Commercial Court, in which the Company requests the termination of framework contract no. 55423/04.07.2007 concluded between CLC and the Company. In addition, the Company requests that CLC be obliged to pay compensation in the amount of RON 4,630,914.13 and related interest, calculated from the date of the damage until the actual payment of the amounts.

In this case, on December 23, 2020, the Cluj Court rejected as unfounded the specified request made by the Company.

On April 23, 2024, the Cluj Court of Appeal issued Decision 198, as follows:

Admit the appeal declared by the appellant, the plaintiff Impact Developer & Contractor S.A. contrary to the respondents Cluj-Napoca Municipality and the Local Council of Cluj-Napoca Municipality, against civil sentence no. 2013/23.12.2020 and civil sentence no. 381/24.02.2021, both pronounced by the Cluj Specialized Court in file no. 79/1285/2012, which it changes in everything, in the sense that: Admits the request for summons, as stated, formulated by the appellant plaintiff Impact Developer & Contractor S.A. in contradiction with the defendants Cluj-Napoca Municipality and the Local Council of Cluj-Napoca Municipality and, consequently: Orders the termination of framework contract no. 55423/04.07.2007 concluded between the Local Council of the Municipality of Cluj-Napoca and the company Impact Developer & Contractor S.A. Obliges defendants to pay to the company Impact Developer & Contractor S.A. of the amount of RON 4,597,447.38 as compensation, as well as the payment of the related legal interest in the amount of RON 5,454,461.52 calculated for the period 01.09.2010-13.09.2022, with the related legal interest to be calculated further until the effective payment of the main debt. It obliges the defendants to pay to the Company the amount of RON 291,675.57 as legal expenses incurred on the merits. It obliges the defendants to pay to the Company the sum of RON 58,089.79 as court costs on appeal.

The decision is final and enforceable.



An appeal can be filed against the Decision within 15 days from the communication of the decision. File no. was registered on the Argeş Commercial Court. 1032/1259/2012 in which the Project Company (Clearline Development and Management SRL) requests the obligation of CLC to pay compensation provisionally estimated at the amount of RON 17,053,000.

On 08.06.2022, the Arges Commercial Court issued Decision no. 277, as follows:

Admits the request, as amended, formulated by Clearline Development and Management SRL, in opposition to the defendants, the Local Council of the Municipality of Cluj-Napoca and the Municipality of Cluj-Napoca - through the Mayor. The defendants, the Local Council of the Municipality of Cluj-Napoca and the Municipality of Cluj-Napoca, jointly and severally, are ordered to pay the plaintiff the sum of RON 24,532,741.65 as damages and the sum of RON 13,862,967.16 representing penal interest calculated for the period covered between the date of the payments made by the plaintiff (established according to the report of the forensic accounting expertise carried out in the case) and until 01.04.2021.

The Local Council of the Municipality of Cluj-Napoca and the Municipality of Cluj-Napoca declared an appeal.

On 15.03.2023, the Pitesti Court of Appeal issued Decision no. 94, as follows:

"Rejects the appeal filed against the conclusions of the meeting. Accept the appeal against the sentence. Changes the sentence in part, in the sense that it rejects the request, as amended, formulated by the plaintiff. Remove the reference to obliging the defendants to pay court costs to the plaintiff. Maintains the rest of the sentence, with the possibility of filling an appeal within 15 days from communication".

A provision of RON 17,037 thousand was registered as at 31 of December 2023, in development and construction costs performed by Clearline Development & Management S.R.L. in Cluj project. Based on legal advise, the winning chances are rather probable, but no reliable estimate can be derived, therefore the investment has been fully provisioned. The investment is disclosed in Note 7 – Inventories.

Clearline Development and Management S.R.L. filed an appeal against the decision issued by the Pitesti Court of Appeal. On April 21, 2024, the court admitted the appeal and ordered a retrial. The appeal filed by the defendants Cluj-Napoca Municipality and the Local Council of Cluj-Napoca Municipality against Sentence no. 277/2022 of June 8, 2022, pronounced by the Argeş Specialized Court.

b) Litigation initiated by "EcoCivic Association"

File no. 4122/3/2022 was registered on the roll of the Bucharest Court, Administrative and Fiscal Litigation Section, in which Impact is the Defendant, the Claimants being the Eco Civic Association and three natural persons from outside the Greenfield Băneasa neighborhood.

The object of the file is the suspension and annulment of the administrative act HCGMB 705/18.12.2019 approving the Zonal Urban Plan Aleea Teişani - Drumul Pădurea Neagra no. 56-64, the suspension and cancellation of Building Authorizations no. 434/35/P/2020 and no. 435/36/P/2020, cancelling some preliminary approvals, canceling works.

Furthermore, the management considers that all the legal proceedings for the promotion and admission of the Zonal Urban Plan have been fulfilled. The arguments of the management are based on the fact that part of the buildings already constructed based on the building permit of which annulment is requested, have already been commissioned by the nominated local authorities – Bucharest City Council, and respectively Bucharest Building Inspectorate. Therefor no provision has been registered in respect of the litigation, as at 31 of December 2023.

The next court date was set for 31 of May 2024.



c) Litigation regarding access to Vadul Moldovei street, file 1820/3/2023

On January 19, 2023, Impact registered on the role of the Bucharest Court, Section II Administrative and Fiscal Litigation, against the City Hall of the City of Bucharest, the City Hall of Sector 1 Bucharest and the National Management of Romsilva Forests, the action in order to determine the mentioned institutions to comply with the obligations assumed by the decisions of the General Council of the Municipality of Bucharest, those of the Local Council of Sector 1 and those of the act of acceptance of the donation concluded with IMPACT and to definitively open public access between Alley Privighetorilor and Drumul Pădurea Pustnicu.

The next term is set for the 11 of June 2024.

18. SUBSEQUENT EVENTS

The Board of Directors informs the shareholders and investors that on 13.05.2024 it decided to appoint Mr. Câmpeanu Richard Dan-Sebastian as Interim General Manager of the Company, starting with 01.06.2024. He will replace Mr. Constantin Sebeşanu, whose mandate will end on 31.05.2024. Also, Mr. Bistriceanu Jean-Claudiu, Chief Financial Officer, will act as empowered person together with Mr. Câmpeanu Richard Dan-Sebastian, pursuant to Art. 1432 Para 5 of Company Law No. 31/1990, starting with 01.06.2024. He will replace Mr. Apostol Sorin, whose mandate will end on 31.05.2024 by agreement of the parties. Mr. Apostol Sorin will continue to support the Company as a member of the Board of Directors. Such changes are intended to facilitate the integration process of the new entities and maximize synergies between all companies in Impact Group.

The consolidated financial statements have been authorized for issue by the management on 15 of May 2024 and signed on its behalf by:

Iuliana Mihaela Urda	Sebastian Campeanu	Claudiu Bistriceanu
Chairman of the BoD	Chief Executive Officer	Chief Financial Officer

IMPACT DEVELOPER & CONTRACTOR SA

SIMPLIFIED UNAUDITED SEPARATE FINANCIAL STATEMENTS AS OF AND FOR THE 3 MONTHS PERIOD ENDED AS AT 31 MARCH 2024

PREPARED IN ACCORDANCE WITH
MINISTRY OF FINANCE ORDER NO 2844/2016 FOR THE APPROVAL OF ACCOUNTING REGULATIONS
IN ACCORDANCE WITH INTERNATIONAL FINANCIAL REPORTING STANDARDS

CONTENT:	PAGE:
SEPARATE STATEMENT OF FINANCIAL POSITION	2 -3
SEPARATE STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME	4
SEPARATE STATEMENT OF CHANGES IN EQUITY	5 - 6
SEPARATE STATEMENT OF CASH FLOW	7 - 8
NOTES TO THE SEPARATE FINANCIAL STATEMENTS	9 - 38

IMPACT DEVELOPER & CONTRACTOR SA SEPARATE STATEMENT OF FINANCIAL POSITION AS AT 31 OF MARCH 2024 (All amounts are expressed in thousand RON, unless stated otherwise)



ASSETS	Note	31-Mar-24	31-Dec-23
NOSE13			
Non-current assets			
Tangible assets		36,254	36,102
Intangible assets		236	217
Noncurrent receivables	10	68,159	62,143
Right of use assets		1,061	1,061
Investment property Investments in subsidiaries	9	725,710	726,852
Total non-current assets	<u> </u>	36,216	36,216
Total non-current assets	_	867,636	862,591
Current assets			
Inventories	8	497,228	499,039
Trade and other receivables	10	22,238	24,579
Other current assets	10	7,821	6,721
Cash and cash equivalents	11	32,269	35,778
Total current assets		559,556	566,117
Total assets		1,427,192	1,428,708
			_
SHAREHOLDERS' EQUITY AND			
LIABILITIES			
Shareholders' equity			
Share capital	12	598,884	598,884
Share premium Revaluation reserve		41,462	41,462
Other reserves		39,642	39,642
Own shares		(268)	(268)
Retained earnings		195,776	203,955
Total equity		875,496	883,675
Total equity	-	073,470	003,073
Non-current liabilities			
Loans and borrowings	13	343,560	337,546
Trade and other payables	14	6,220	6,203
Deferred tax liability		73,920	73,920
Total non-current liabilities		423,700	417,669

IMPACT DEVELOPER & CONTRACTOR SA SEPARATE STATEMENT OF FINANCIAL POSITION AS AT 31 OF MARCH 2024 (All amounts are expressed in thousand RON, unless stated otherwise)



	Note	31-Mar-24	31-Dec-23	
Current liabilities				
Loans and borrowings	13	33,846	51,528	
Trade and other payables	14	56,274	41,300	
Income tax payable	14	(125)	(125)	
Contract liabilities	14	37,714	34,374	
Provisions for risks and charges		287	287	
Total current liabilities	_	127,996	127,364	
Total liabilities	_	551,696	545,033	
Total equities and liabilities	_	1,427,192	1,428,708	

The standalone financial statements have been authorized for issue by the management on 15 of May 2024 and signed on its behalf by:

 Iuliana Mihaela Urda
 Constantin Sebesanu
 Claudiu Bistriceanu

 Chairman of the BoD
 Chief Executive Officer
 Chief Financial Officer

IMPACT DEVELOPER & CONTRACTOR SA SEPARATE STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME FOR THE 3 MONTHS PERIOD ENDED 31 OF MARCH 2024 (All amounts are expressed in thousand RON, unless stated otherwise)



		3 months period ended as at		
	Note	31-Mar-24	31-Mar-23	
Revenue	15	9,799	6,097	
Cost of sales	15	(4,578)	(4,719)	
Gross profit	_	5,221	1,378	
Net income from other activities		-	446	
General and administrative expenses Marketing expenses	16	(5,098) (350)	(5,531) (731)	
Other operating income/(expenses)	17	(677)	(311)	
Depreciation and amortization	_	(602)	(1,047)	
Operating profit	_	(1,506)	(5,796)	
Financial income	18	1,555	3,850	
Financial cost	18	(8,228)	(4,993)	
Finance costs, net	-	(6,673)	(1,143)	
Profit before tax	_	(8,179)	(6,939)	
Income tax (expense)	_	<u> </u>		
Profit of the period	_	(8,179)	(6,939)	

The standalone financial statements have been authorized for issue by the management on 15 of May 2024 and signed on its behalf by:

Iuliana Mihaela UrdaConstantin SebesanuClaudiu BistriceanuChairman of the BoDChief Executive OfficerChief Financial Officer

IMPACT DEVELOPER & CONTRACTOR SA SEPARATE STATEMENT OF CHANGES IN EQUITY AS AT 31 OF MARCH 2024 (All amounts are expressed in thousand RON, unless stated otherwise)



	Note	Share capital	Share premium	Revaluation reserve	Other reserves	Own shares	Retained earnings	Total equity
Balance as at 1 January 2024		598,884	41,462	-	39,642	(268)	203,955	883,675
Other comprehensive income Profit for the period		-	-	-	-	-	(8,179)	(8,179)
Total other comprehensive income		-	-	-	-	-	(8,179)	(8,179)
Own shares acquired or cancelled during the year		-	-	-	-	-	-	-
Legal reserves		-	-	-	-	-	-	-
Revaluation reserves		-	-	-	-	-	-	-
Other changes in equity		-	-	-	-	-	-	<u> </u>
Balance as at 31 March 2024		598,884	41,462	-	39,642	(268)	195,776	875,496

The standalone financial statements have been authorized for issue by the management on 15 of May 2024 and signed on its behalf by:

Iuliana Mihaela Urda Chairman of the BoD **Constantin Sebesanu** Chief Executive Officer **Claudiu Bistriceanu** Chief Financial Officer

IMPACT DEVELOPER & CONTRACTOR SA SEPARATE STATEMENT OF CHANGES IN EQUITY AS AT 31 MARCH 2024 (All amounts are expressed in thousand RON, unless stated otherwise)



	Note	Share capital	Share premium	Revaluation reserve	Other reserves	Own shares	Retained earnings	Total equity
Balance as at 1 January 2023		598,884	40,493	3,001	38,318	(268)	160,755	841,183
Other comprehensive income Profit for the period		_	_	_	_	_	42,492	42,492
Total other comprehensive income		-	-	-	-	-	42,492	42,492
Own shares acquired or cancelled during the year		-	969	-	-	-	(969)	-
Legal reserves		-	-	-	1,323	-	(1,323)	-
Revaluation reserves		-	-	(3,001)	-	-	3,001	-
Other changes in equity		-	-	-	1	-	(1)	_
Balance as at 31 December 2023		598,884	41,462	-	39,642	(268)	203,955	883,675

ne standaione financiai statements have been	authorized for issue by the management on 15 of May	2024 and signed on its benair by:
Iuliana Mihaela Urda	Constantin Sebesanu	Claudiu Bistriceanu
Chairman of the BoD	Chief Executive Officer	Chief Financial Officer

IMPACT DEVELOPER & CONTRACTOR SA SEPARATE CASH FLOW STATEMENT FOR THE 3 MONTHS PERIOD ENDED 31 MARCH 2024 (All amounts are expressed in thousand RON, unless stated otherwise)



	Note	31-Mar-24	31-Mar-23
Profit net		(8,179)	(6,938)
Adjustments to reconcile profit for the period to net	_	7,275	2,132
cash flows: Reversal of impairment loss PPE			(58)
Depreciation		602	1,047
Financial income	18	(1,555)	(3,850)
Finance cost	18	8,228	4,993
Working capital adjustments		22,236	(36,687)
Decrease/(increase) in trade receivables and other receivables		2,341	(1,181)
Decrease in prepayments		(1,100)	688
Decrease in inventory		1,811	(60,443)
(Decrease)/increase in trade, other payables, and contractional liabilities	t	19,184	24,249
(Decrease)/increase in provisions		<u>-</u>	-
Net cash flows used in operating activities	_	21,332	(41,493)
Cash flow from investing activities			
Loans granted to subsidiaries		(6,015)	(652)
Purchase of property, plant and equipment		-	(200)
Proceeds (purchases) of investment property		1,142	314
Expenditure on investment property under development		(773)	-
Net cash flows from investing activities	_	(5,646)	(538)
Cash flows from financing activities:			
Proceeds from borrowings		14,910	42,480
Repayment of principal of borrowings		(26,787)	(11,492)
Interest paid		(7,319)	(4,324)
Net cash from financing activities	_	(19,196)	26,664
Net increase / (decrease) of cash and equivalents		(3,510)	(14,170)
Opening balance of Cash and equivalents	_	35,778	46,857
Closing balance of Cash and equivalents	_	32,269	32,687

The standalone financial statements have been authorized for issue by the management on 15 of May 2024 and signed on its behalf by:

Iuliana Mihaela UrdaConstantin SebesanuClaudiu BistriceanuChairman of the BoDChief Executive OfficerChief Financial Officer



1. REPORTING ENTITY

Impact Developer & Contractor SA ("the Company") is a Company registered in Romania whose activity is the development of real estate.

The Company controls several other entities and prepares consolidated financial statements. According to the provisions of Law no. 24/2017, such entities shall also prepare separate financial statements.

The Company and its subsidiaries (together referred to as the "Group") are as follows:

	Country of registration	Nature of activity	% Owned by the Company as at 31 March 2023	% Owned by the Company as at 31 December 2023
Clearline Development	registration	Real estate	riai cii 2025	December 2025
and Management SRL	Romania	development	100%	100%
Spatzioo Management	Romania	Property	10070	10070
SRL	Romania	management	100%	100%
Bergamot Development	Romania	Real estate	10070	10070
Phase II SRL	Romania	development	100%	100%
Bergamot Development	Romana	Real estate	10070	10070
SRL	Romania	development	100%	100%
Impact Finance SRL	Romania	Administration	100%	100%
Greenfield Copou		Real Estate		
Residence SRL	Romania	development	100%	100%
Greenfield Copou		Real estate		
Residence Phase II SRL	Romania	development	100%	100%
Aria Verdi Development		Real estate		
SRL	Romania	development	100%	100%
Greenfield Property		Real estate		
Management SRL	Romania	development	100%	100%
Impact Alliance		Architecture		
Architecture SRL	Romania	services	51%	51%
R.C.T.I. Company	Romania	Constructor	51.01%	51.01%
Impact Alliance				
Moldova SRL	Romania	Constructor	51%	51%

The Company is one of the first companies active in real estate development sector in Romania, being constituted in 1991 through public subscription. In 1995, the Company introduced the **residential concept** on the Romanian market. Since 1996, the Company' securities are publicly traded in Bucharest Stock Exchange (BVB).

During the first 3 months of 2024, the Company's activity revolved around the Greenfield Baneasa residential complex in Bucharest and Boreal Plus in Constanta.

2. THE BOARD OF ADMINISTRATION

The Board of Administration represents the decision-making body for all significant aspects of the Company due to the strategic, financial, or reputational implications. The Board delegates the management powers of the Company, under the conditions and limits provided by the law and by the Articles of Incorporation.



On 21st April 2021, in the General Shareholders' Meeting, the members of the Board of Directors of the Company were elected for a four-year term (28th April 2021 – 28 April 2025). Mr. Laviniu Dumitru Beze was replaced by Mr. Sorin Apostol as Administrator.

The Board of Administration consists of 5 members:

- Iuliana Mihaela Urda, Chairperson of the Board of Administration
- Intrepid Gem SRL, represented by Petru Văduva
- Ruxandra-Alina Scarlat, Administrator
- Daniel Pandele, Administrator
- Sorin Apostol, Administrator

Executive Management of the Company

On 27th April 2021, the Board of Directors appointed Mr. Constantin Sebesanu as General Manager for a four-year term, starting with 28 April 2021. On the same date, Sorin Apostol took over the position of executive director (COO).

Starting from 1 of January 2022, Claudiu Bistriceanu was appointed as financial director (CFO) with a 4 (four) years mandate.

3. BASIS OF PREPARATION

a) Declaration of conformity

These separate financial statements have been prepared in accordance with the Ministry of Public Finance Order no. 2844/2016, with subsequent amendments, is in accordance with the International Financial Reporting Standards (IFRS) adopted by the European Union (EU), except for IAS 21 The effects of changes in foreign exchange rates regarding functional currency, except for the provisions of IAS 20 Accounting for Government Grants regarding the recognition of revenue from green certificates, except for the provisions of IFRS 15 Revenue from contracts with customers regarding the revenue from taxes of connection to the distribution grid. These exceptions do not affect the compliance of the financial statements of the Company, and the Company with IFRS adopted by the EU. The separate Financial Statements are available on the company and Bucharest Stock Exchange website once they are approved by the Board of Directors.

The financial statements have been prepared on an ongoing concern basis and on the historical cost basis, except for the revaluation of certain properties and financial instruments that are measured at revalued amounts or fair values. Historical cost is generally based on the fair value of the consideration given in exchange for goods and service.

b) Going concern

The significant disruptions in the global markets driven by the Covid-19 pandemic then followed by war in Ukraine and Israel and current inflationary economic context had a broad effect on participants in a wide variety of industries, creating a widespread volatility. The Company has prepared forecasts based on the anticipated activity in the upcoming period, considering the pre-sales agreement in place, anticipated evolution of its real-estate projects as well as contractual and estimated cash outflows. Having considered these forecasts, the Directors remain of the view that the Company's financing arrangements and capital structure provide both the necessary facilities and covenant headroom to enable the Company to conduct its business for at least the next 12 months. Consequently, the financial statements were prepared on a going



concern basis.

The Company made an initial assessment of the risks and uncertainties.

Regarding sales, the Company expects an increase in the volume of transactions during the financial year 2024 due to existing inventory and the projects that the Group is currently running: Greenfield — Teilor District, Boreal Plus Constanta.

The separate financial statements have been prepared on a going concern principle.

In preparing the Separate Financial Statements, the management has considered the implications of climate change, and embedded such risks in the assumptions used for the determination of the fair value of the investment properties.

Furthermore, in order to tackle climate change risks the management has adopted an ESG strategy, to dictate its aim to value the environment and with each project developed, to create communities in harmony with it, putting the well-being and health of residents first. To achieve this goal, IMPACT uses sustainable technologies, renewable energy and extensive green spaces. Furthermore, IMPACT published for the second year in row, in 2023, a sustainability report, which summarizes the Company's efforts in regards to climate change risks. The report was developed following the GRI Standards (Global Reporting Initiative), the most well-known international sustainability reporting framework (GRI Referenced). At the same time, the report meets the national legal requirements set out in the Order of the Public Finance Minister No. 1,938/2016 and the Order of the Public Finance Minister No. 3,456/2018 on non-financial reporting.

Management is aware of potential climate change risks for its operations as well as for those of its partners and it regularly monitors and evaluates the impact of such risks in order to adopt appropriate measures, if the case.

4. FUNCTIONAL AND PRESENTATION CURRENCY

The Separate Financial Statements are presented in RON, this being also the functional currency of the Company. All financial information is presented in thousands of RON (thousand RON), unless otherwise stated.

5. MATERIAL ACCOUNTING POLICIES

The accounting policies used by the Company are compliant with the IFRS as endorsed by the EU.

The accounting policies described below have been constantly applied by all the Company's entities for all periods presented in these Separate Financial Statements.

Disclosed below is the summary of the material accounting policies.

(a) Inventories

Inventories are assets held for sale in the normal course of business, or which are in the process of production for such sale or are in the form of materials or supplies to be consumed in the production process or in the rendering of services.



The basis for the valuation of the inventories is the lower of cost and net realizable value.

Cost is defined as the sum of all costs of purchase, cost of conversion and other costs incurred in bringing the inventories to their present location and condition. Cost includes direct materials and, where applicable, direct labor and indirect manufacturing costs incurred in bringing the inventories to their present location and condition. Net realizable value represents the estimated selling price less all estimated costs of completion and costs to be incurred in marketing, selling and distribution.

As the production process is longer that one year, the borrowing costs incurred during the process are also capitalized in cost of inventories (IAS 23).

The cost of infrastructure works included in the real estate projects is reported as inventories and it is allocated to the cost of each apartment in the related project. The cost is transferred to the cost of goods sold as the apartments are sold.

The valuation of inventories upon entry into the company is done using the following techniques:

✓ Residential properties specific identification
 ✓ Land Specific identification
 ✓ Other first in-first out (FIFO)

(b) Property, plant, and equipment

Non-current non-financial assets are primarily operational in character (i.e. actively used in the business rather than being held as passive investments) and they may be classified into two basic types: tangible and intangible. Tangible assets have physical substances.

An item of property, plant and equipment is recognized only if two conditions are met:

- It is probable that future economic benefits associated with the item will flow to the entity.
- The cost of the item can be determined reliably.

Property, plant, and equipment are stated in the statement of financial position at their cost amounts less any accumulated depreciation and accumulated impairment losses.

The cost of the property, plant and equipment item include:

- The purchase price, including legal and brokerage fees, import duties and non-refundable purchase taxes.
- Any directly attributable costs incurred to bring the asset to the location and operating condition as expected by management, including site preparation, delivery and handling, installation, set-up and testing.
- Estimated costs of dismantling and removing the item and restoring the site.

The costs of property, plant and equipment are allocated through depreciation to the periods that will have benefited from the use of the asset. The depreciation method used is straight-line depreciation with no residual value

The land is not depreciated.

The depreciation is charged to the statement of profit and loss.



The Company assesses on each reporting date whether there is an indication that an asset may be impaired. If any indication exists, or when annual impairment testing for an asset is required, the Company estimates the asset's recoverable amount. An asset's recoverable amount is the higher of an asset's or CGU's fair value, less costs of disposal and its value in use. The recoverable amount is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or group of assets. When the carrying amount of an asset or CGU exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount.

An item of property, plant and equipment is derecognized at disposal or when no future economic benefits are expected from its use or disposal. In such cases, the asset is removed from the statement of financial position, both the asset and the related contra asset – accumulated depreciation. The difference between the net carrying amount and any proceeds received will be recognized through the statement of profit and loss.

(c) Borrowing costs.

Borrowing costs are represented by interest and other costs incurred by the Company in connection with the borrowing of the funds. Borrowing costs include interest expense calculated using the effective interest method, interest in respect of lease liabilities or exchange differences arising from foreign currency borrowings.

Borrowing costs that are directly attributable to the acquisition, construction or production of the qualifying assets is capitalized as part of the cost of the asset.

A qualifying asset is an asset that necessarily requires a substantial period of time to get ready for its intended use or sale (inventories, buildings).

The borrowing costs of general loans are added to the cost of the qualifying assets (in accordance with IAS 23). The applicable rate for capitalization is the weighted average interest rate of the loans obtained by the Company.

Capitalization of borrowing costs would cease when substantially all the activities to prepare the asset is completed.

Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs eligible for capitalization.

All other borrowing costs are recognized in profit or loss in the period in which they are incurred.

(d) Investment property

Investment property, which are properties (land and/or buildings) held with the intention of earning rental income or for capital appreciation (or both), including Investment Property under construction for such purposes, are initially valued at cost, including transaction costs. After initial recognition, investment property is measured at fair value model, with changes in the fair value being recognized in profit or loss.

All the Company's property interests held to earn rentals or for capital appreciation purposes are accounted for as investment properties and are measured using the fair value model. Gains or losses resulting from changes in the fair value of investment property are included in profit or loss in the period in which they occur.



When the use of a property is changed, such that it is reclassified to property, plant and equipment or inventories, its fair value as of the date of reclassification becomes the cost of the property for subsequent accounting purposes.

An investment property is derecognized upon disposal or when the investment property is permanently withdrawn from use and no future economic benefits are expected from the disposal. Any gain or loss arising from the derecognition of the property (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in profit or loss in the period in which the property is derecognized.

The Company's management is assessing on a regular basis the best use of the land maintained in investments. The transfer from investment property to inventory is made close to construction start date, after all required permitting has been finalized, a detailed concept of the project is finalized, and significant steps have been done to identify construction companies and financing for the project.

(e) Shareholder's equity

Treasury shares

When shares recognized as equity are repurchased, the amount of the consideration paid, which includes directly attributable costs, net of any tax effects, is recognized as a deduction from equity. Repurchased shares are classified as treasury shares and are presented in the treasury share reserves. The treasury shares are subject of restriction as per Company law in Romania.

Any costs associated with equity transactions are to be accounted for as a reduction of equity.

Dividends

Dividends represent the pro-rata distribution of earnings to the owners of the entity. The approval date is the date when the shareholders vote to accept the dividends declared. This date governs the incurrence of a legal liability by the entity.

The Company does not declare dividends in excess of the amount of retained earnings.

(f) Current liabilities, provisions, contingencies, and events after the reporting period

Current liabilities are those that are payable within 12 months of the reporting date. Current liabilities include current portions of long-term debt and bank overdrafts, dividends declared, other obligations that are due on demand, trade credit, accrued expenses, deferred revenues, advances from customers. The offsetting of the current assets against related current liabilities is not allowed.

Accounts payable on normal terms are not interest-bearing and are stated at their nominal value.

The carrying amount of trade and other payables that are denominated in a foreign currency is determined in that foreign currency and translated at the spot rate at the end of each reporting period.

The Company derecognizes financial liabilities when, and only when, the Company's obligations are discharged, cancelled, or have expired. The difference between the carrying amount of the financial liability derecognized and the consideration paid and payable is recognized in profit or loss.

Those liabilities for which amount, or timing of expenditure is uncertain are deemed to be provisions. A provision is recognized only if: the entity has a present obligation as a result of a past event; it is probable



that an outflow of resources will be required to settle the obligation, and a reliable estimate can be made of the amount of obligation.

Changes in provisions are considered at the end of each reporting period; provisions are adjusted to reflect the current best estimate. The amount of changes in estimate is accounted through profit or loss.

Contingent liabilities are not recognized in the statement of financial position. They are disclosed only in the notes.

Events occurring after the reporting date, which provide additional information about conditions prevailing at the reporting date (adjusting events) are reflected in the financial statements. Events occurring after the reporting date that provide information on events that occurred after the reporting date (non-adjusting events), when material, are disclosed in the notes to the financial statements. When the going concern, assumption is no longer appropriate at or after the reporting period, the financial statements are not prepared on a going concern basis.

(g) Revenue from Contracts with Customers

Revenue is recognized when the performance obligation is satisfied by transferring a promised good or service to a customer. Revenue is recognized when the customer acquires control over the goods or services rendered, at an amount which reflects the price at which the Company is expected to be entitled to receive in exchange of those goods or services. Revenue is recognized at the fair value of the services rendered or goods delivered, net of VAT, excises or other taxes related to the sale.

Revenue comprises the fair value of the consideration received or receivable, net of value added tax, after eliminating sales within the Company. Revenue and profit are recognized as follows:

(i) Revenue from sale of residential properties

Revenue from the sale of residential properties during the ordinary course of business is valued at fair value of the amount collected or to be collected on legal completion. The revenues are recognized when the significant risks and rewards of ownership have been transferred to the customer, this is deemed to be when title of the property passes to the customer on legal completion, the associated costs and possible return of goods can be estimated reliably. This is the point at which all performance obligations are satisfied in line with the provisions of IFRS 15 and there is no continuing management involvement with the goods and the amount of revenue can be measured reliably. If it is probable for certain rebates to be granted, and their value can be measured reliably, then these are recognized as a reduction of the revenues when the sale revenues are recognized. There is not considered to be a significant financing component in contracts with customers as the period between the recognition of revenue and the payment is almost always less than one year, the company has also instalments payments over a period more than one year but those are not significant.

(ii) Revenues from re-charging utilities

The revenues from recharging of utilities are recognized when they are realized, together with the utility's expenses invoiced by the suppliers. The Company recharges the utilities at mark-up in the form of administrative costs. These revenues refer to the rented properties and to the sales of properties fully paid, up to the moment when the buyer concludes contracts with the utility's suppliers in their own name.



(h) Leases

The Company analyses at the commencement of the contract the extent to which a contract is or contains a lease. Namely, the extent to which the contract confers the right to use an identifiable asset for a period in exchange for the consideration.

The Company applies a single recognition and measurement approach to all leases, except for short-term leases and low-value assets. The Company recognizes lease payables for lease payments and the right to use the assets representing the right to use the underlying asset. i) Right to use assets: The Company recognizes the right to use assets at the date of commencement of a lease (i.e. the date on which the underlying asset is available for use). The right to use the assets is measured at cost excluding accumulated depreciation and impairment losses and adjusted for any remeasurement of the lease liability. The cost of the right to use the assets includes the amount of the recognized lease liability incurred at initial direct costs and lease payments made on or before the commencement date excluding any lease benefits received. The right to use the assets is amortized on a straight-line basis over the shorter of the lease term and the estimated useful life of the assets.

If ownership of a leased asset is transferred to the Company at the end of the lease term or the cost reflects the exercise of a call option, depreciation is calculated using the asset's estimated useful life. The duration of the lease contract was considered the irrevocable period of the lease contract, without considering the option of extension. The right to use assets is also subject to impairment.

At the date of commencement of the lease, the Company recognizes the lease payables measured at the current value of the lease payments to be made throughout the lease. Lease payments include fixed payment, including fixed payments as a substance and exclude any lease benefits receivable, variable lease payments that depend on an index or rate, and amounts expected to be paid under the residual value guarantee. Lease payments also include the exercise price of a call option that is reasonably certain to be exercised by the Company and penalty payments for the termination of the lease, if the lease term reflects the Company's option to terminate the lease. Variable lease payments that do not depend on an index or rate are recognized as an expense in the period in which the event or conditions that determine the payments occur.

To calculate the current value of lease payments, the Company uses the incremental loan rate at the commencement date of the lease because the default interest rate of the lease is not readily determinable.

After the start date, the amount of the lease liability is increased to reflect the accretion of interest and decreased for the lease payments made. In addition, the carrying amount of the lease is re-measured if there is a change, a modification in the lease term, a change in lease payments (change in future payments resulting from a change in an index or instalment rate used to determine those lease payments) or a change in the valuation of an underlying asset purchase option. Lease liabilities are included in Note 14 - Trade and other payables.

(i) Foreign currency

The functional currency used by the Company is RON (Romanian lei).

Transactions in foreign currency are converted into the functional currency of the Company at the exchange rates of the transaction dates. Monetary assets and liabilities that at the reporting date denominated in foreign currency are converted into the functional currency at the exchange rate as of the reporting date. The gains and losses from exchange rate differences related to monetary items are computed as the difference between the amortized cost in functional currency at the beginning of the year, adjusted by the effective



interest, payments, and collections during the year, on one side and the amortized cost in foreign currency translated using the exchange rate prevailing at the end of the year.

Non-monetary assets and liabilities that are measured at fair value in a foreign currency are translated to the functional currency using the exchange rate prevailing at the date of the determination of fair value.

The non-monetary elements denominated in a foreign currency that are carried at historical cost are converted using the exchange rate prevailing at the date of transaction.

The exchange rate differences resulting from translation are recognized in the Statement of Profit or Loss and Other Comprehensive Income as financial expenses/revenues.

(j) Financial instruments

The financial assets whose business model is to hold to collect contractual cash flows are measured at amortized cost.

A financial asset or a financial liability is recognized in the statement of financial position when the Company becomes party to the contractual provision of the instrument.

For the financial instruments that are measured at amortized cost, transaction costs are subsequently included in the calculation of the amortized cost using the effective interest method and amortized through profit or loss over the life of the instrument.

The financial liabilities are classified as subsequently measured at amortized cost (trade payables, loan payables with standard interest rates, bank borrowings).

(k) Taxation

The tax charge represents the sum of the current tax and deferred tax.

Current income tax

The current income tax is based on taxable profit for the year. Taxable profit differs from profit before tax as reported in the profit and loss statement because it excludes items of income or expense that are taxable or deductible in other years and it further excludes items that are never taxable or deductible.

The Company's liability for current income tax is calculated using tax rates that have been enacted or substantively enacted by the balance sheet date.

Deferred income tax

Deferred income tax is the tax expected to be payable or recoverable on differences between the carrying amounts of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of taxable profit and is accounted for using the balance sheet liability method.

Deferred tax liabilities are generally recognized for all taxable temporary differences and deferred tax assets are recognized to the extent that it is probable that taxable profits will be available against which deductible temporary differences can be utilized.



Such assets and liabilities are not recognized if the temporary difference arises from goodwill or from the initial recognition (other than in a business combination) of other assets and liabilities in a transaction that affects neither the tax profit nor the accounting profit.

Deferred tax liabilities are also recognized for taxable temporary differences arising on investments in subsidiaries, except where the Company is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future.

Deferred tax is measured on a non-discounted basis using the tax rates and laws that have then been enacted or substantively enacted by the balance sheet date.

The carrying amount of deferred tax assets is reviewed at each balance sheet date and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the assets to be recovered. Deferred tax is charged or credited to the profit and loss, except when it relates to items charged or credited directly to other comprehensive income or equity, in which case the deferred tax is also dealt with in other comprehensive income or equity.

(I) Segment reporting.

The Company operates only in Romania. The main operating segment is related to real estate development. There is no segment reporting inside the Company as the operating activity is not segregated by activity or locations.

6. MATERIAL ACCOUNTING JUDGEMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY

In the application of the Company's accounting policies, which are described in note 5, the directors are required to make judgements (other than those involving estimations) that have a significant impact on the amounts recognized and to make estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are relevant.

Actual results may differ from these estimates. The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods.

(i) Fair value measurements and valuation processes

The Company has obtained a report from an international valuation company, Colliers Valuation and Advisory SRL, setting out the estimated market values for the Company's investment property and property developed for sale in their current state as of 31 December 2022 and 31 December 2023. Colliers is an independent professionally qualified valuation specialist who holds a recognized relevant professional qualification and has recent experience in the locations and categories of valued properties. The valuation was based on the assumption as to the best use of each property by a third-party developer.

In the Romanian market actual transaction values for real estate deals are not publicly available and there is not a high volume of transactions in larger land plots. The sale price comparison method therefore has inherent limitations, and a significant degree of judgement is required in its application.

For investment property, land assets are mainly valued using the sales comparison approach. The main assumptions underlying the market value of the Company's land assets are:



- the selection of comparable land plots resulting in determining the "offer price" which is taken as the basis to form an indicative price.
- the quantum of adjustments to apply against the offer price to reflect deal prices, and differences in location and condition including the status of any legal dispute as described in Note 20.

The key inputs are summarized in Note 8. The valuation is highly sensitive to these variables and adjustments to these inputs would have a direct impact on the resulting valuation.

A sensitivity analysis of the three key assets is presented below:

Asset	Impact on the valuation included in the balance sheet on 31 March 2024 and gains on investment property registered to profit or loss of a 5% weakening/(strengthening) of the price per		
	sqm		
Greenfield Baneasa Bucuresti land	+14,522 thousand RON	(14,522) thousand RON	
Bd. Barbu Vacarescu land	+9,486 thousand RON	(9,486) thousand RON	
Bd Ghencea land	+8,049 thousand RON	(8,049) thousand RON	

(ii) Transfer of assets both from and to investment property

IAS 40 (investment property) requires the transfers from and to investment property to be evidenced by a change in use. Conditions which are indications of a change in use are judgmental and the treatment can have a significant impact on the financial statements since investment property is recorded at fair value and inventory is recorded at cost.

- For the Ghencea and Barbu Vacarescu plots of land, Management has assessed the recognition and classification criteria under IAS40 and concluded that the respective plots of land should remain classified as investment property until a decision to change the use will be taken. Currently there are various initiatives undertaken in order to enhance the value of those assets, but as of 31 December 2023 and up to the approval date of the present financial statements no firm and formal decision had been taken by the Company as to the actual use of those lands; consequently, these assets are classified as investment properties as of 31 March 2024 (same as at 31 December 2023) and continued to be recorded at fair value as at the balance sheet date.
- For a portion of the Greenfield land consisting in vacant plots of land Management has assessed the recognition and classification criteria under IAS40 and concluded that the respective plots of land should remain classified as investment property until a decision to change the use will be taken. Management has not planned any potential development in the following 3-4 years from the balance sheet date and there are multiple scenarios available. As such, considering that there is still an undetermined use and that the Company continues to hold the respective plots of land for future appreciation, in line with the provisions of IAS40 they continue to be accounted for at fair value within investment property.
- The Company has concluded lease agreements for certain apartments. Management has assessed the classification criteria under IAS40 and IAS2 and concluded that those apartments should continue to



be classified as inventories, given that units are available for sale and the rental activity is carried out in order to optimize cash-flows on the near-term.

Had different judgements been applied in determining a change in use, then the financial statements may have been significantly different because of the differing measurement approach of inventory and investment properties.

(iii) Legal issues

The management of the Company analyses regularly the status of all ongoing litigation and following a consultation with the Board of Administration, decides upon the necessity of recognizing provisions related to the amounts involved or their disclosure in the separate financial statements. Key legal matters are summarized in Note 26.

(iv) Cost allocation

To determine the profit that the Company should recognize on its developments in a specific period, the Company has to allocate site-wide development costs between units sold in the current year and to be sold in future years. Industry practice does vary in the methods used and in making these assessments there is a degree of inherent uncertainty. If there is a change in future development plans from those currently anticipated, then the result would be fluctuations in cost and profit recognition over different project phases.

7. ADOPTION OF NEW AND REVISED INTERNATIONAL FINANCIAL REPORTING STANDARDS

A) Amendments to accounting policies and to information to be disclosed.

The accounting policies adopted are consistent with those of the previous financial year except for the following amended IFRSs which have been adopted by the Company as of 1 January 2023:

IAS 1 Presentation of Financial Statements and IFRS Practice Statement 2: Disclosure of Accounting policies (Amendments)

The Amendments are effective for annual periods beginning on or after January 1, 2023. The amendments provide guidance on the application of materiality judgements to accounting policy disclosures. In particular, the amendments to IAS 1 replace the requirement to disclose 'significant' accounting policies with a requirement to disclose 'material' accounting policies. Also, guidance and illustrative examples are added in the Practice Statement to assist in the application of the materiality concept when making judgements about accounting policy disclosures. The Company evaluated its accounting policies and adapted the presentation of information according to the new requirements.

IAS 8 Accounting policies, Changes in Accounting Estimates and Errors: Definition of Accounting Estimates (Amendments). The amendments become effective for annual reporting periods beginning on or after January 1, 2023 with earlier application permitted and apply to changes in accounting policies and changes in accounting estimates that occur on or after the start of that period. The amendments introduce a new definition of accounting estimates, defined as monetary amounts in financial statements that are subject to measurement uncertainty. Also, the amendments clarify what changes in accounting estimates are and how these differ from changes in accounting policies and corrections of errors. Management has assessed that the amendments did not have any material impact on the financial statements of the Company.



IAS 12 Income taxes: Deferred Tax related to Assets and Liabilities arising from a Single Transaction (Amendments). The amendments are effective for annual periods beginning on or after January 1, 2023. The amendments narrow the scope of and provide further clarity on the initial recognition exception under IAS 12 and specify how companies should account for deferred tax related to assets and liabilities arising from a single transaction, such as leases and decommissioning obligations. Management has assessed that the amendments did not have any material impact on the financial statements of the Company.

IAS 12 Income taxes: International Tax Reform - Pillar Two Model Rules (Amendments)

The amendments are effective immediately upon issuance, but certain disclosure requirements are effective later. The Organization for Economic Co-operation and Development's (OECD) published the Pillar Two model rules in December 2021 to ensure that large multinational companies would be subject to a minimum 15% tax rate. On 23 May 2023, the IASB issued International Tax Reform—Pillar Two Model Rules — Amendments to IAS 12. The amendments introduce a mandatory temporary exception to the accounting for deferred taxes arising from the jurisdictional implementation of the Pillar Two model rules and disclosure requirements for affected entities on the potential exposure to Pillar Two income taxes. The Amendments require, for periods in which Pillar Two legislation is (substantively) enacted but not yet effective, disclosure of known or reasonably estimable information that helps users of financial statements understand the entity's exposure arising from Pillar Two income taxes. To comply with these requirements, an entity is required to disclose qualitative and quantitative information about its exposure to Pillar Two income taxes at the end of the reporting period. The disclosure of the current tax expense related to Pillar Two income taxes and the disclosures in relation to periods before the legislation is effective are required for annual reporting periods beginning on or after 1 January 2023, but are not required for any interim period ending on or before 31 December 2023. The amendments do not have a material impact on the financial statements of the Company as the quantitative criteria for applicability of such standard are not met.

- B) Standards issued but not yet effective and not adopted early.
- B.1) The standards/amendments that are not yet effective, but they have been endorsed by the European Union
- IAS 1 Presentation of Financial Statements: Classification of Liabilities as Current or Non-current (Amendments)

The amendments are effective for annual reporting periods beginning on or after January 1, 2024, with earlier application permitted, and will need to be applied retrospectively in accordance with IAS 8. The objective of the amendments is to clarify the principles in IAS 1 for the classification of liabilities as either current or non-current. Management has assessed that the amendments will have no material impact on the financial statements of the Company.

- IFRS 16 Leases: Lease Liability in a Sale and Leaseback (amendments)
 The amendments are effective for annual reporting periods beginning on or after January 1, 2024, with earlier application permitted. Management has assessed that the amendments will have no material impact on the financial statements of the Company.
- B.2) The standards/amendments that are not yet effective and they have not yet been endorsed by the European Union
- IAS 7 Statement of Cash Flows and IFRS 7 Financial Instruments Disclosure Supplier Finance Arrangements (Amendments). The amendments are effective for annual reporting periods beginning on or



after January 1, 2024, with earlier application permitted. Management has assessed that the amendments will have no material impact on the financial statements of the Company.

- IAS 21 The Effects of Changes in Foreign Exchange Rates: Lack of Exchangeability (Amendments) The amendments are effective for annual reporting periods beginning on or after January 1, 2025, with earlier application permitted. Management has assessed that the amendments will have no material impact on the financial statements of the Company.
- Amendment in IFRS 10 Consolidated Financial Statements and IAS 28 Investments in Associates and Joint Ventures: Sale or Contribution of Assets between an Investor and its Associate or Joint Venture Management has assessed that the amendments will have no impact on the financial statements of the Company.



8. INVENTORIES

	31-Mar-2024	31-Dec-2023
Finished goods and other goods for sale Ongoing residential developments:	79,001	80,812
Land for development	86,331	86,468
Development and construction costs	331,896	331,759
	497,228	499,039
Inventories are represented by:		
	31-Mar-2024	31-Dec-2023
Residential project Greenfield	417,693	399,414
Land and development expenses Constanta	79,527	89,887
Other inventories	8	9,738
	497,228	499,039

Lands with a carrying amount of RON 86,331 thousand as at 31 March 2024 (31 December 2023: RON 86,468 thousand) consist of lands held by the Company for development of new residential properties and infrastructure, mainly in Bucharest, as well as lands through which the Company intends to realize value through direct sale.

Completed residential properties with a carrying value of RON 79,001 thousand as at 31 March 2024(31 December 2022: RON 80,812 thousand) refer entirely to apartments held for sale by the Company. Cost of goods sold recognized during the period is 3,648 RON thousand (2023: RON 4,517 thousand).

The carrying value as at 31 March 2024 of the finished goods inventories pledged is of RON 96,728 thousand (RON 144,077 thousand as at 31 December 2023).

Part of the Greenfield project (construction of the Teilor complex) is financed by OTP Bank. The capitalized interest during 2023 in the value of the projects is RON 9,664 thousand. The project was finalized and commissioned therefore in 2024, no interest was capitalized.

According to the provision of IAS23 – Borrowing costs, the costs related to general loans were capitalized in the value of eligible assets using a weighted average rate.

Further details on the Company's loans are set out in Note 13.



9. INVESTMENTS IN SUBSIDIARIES

	31-Mar-24	31-Dec-23
Investments in subsidiaries	44,239	44,239
Impairment of investments in subsidiaries	(8,023)	(8,023)
	36,216	36,216

The Company holds interests in the following subsidiaries:

				31-Mar-24
	Percentage	Gross value	Impairment	Book value
Spatzioo Management	6,23%	110	_	110
Clearline Development and	0,2070	110		110
Management	100%	22,420	(8,023)	14,397
Bergamot Developments	100%	6,770	-	6,770
Bergamot Developments Phase				· · · · · · · · · · · · · · · · · · ·
II	100%	49	-	49
Impact Finance	100%	1	-	1
Greenfield Copou Residence	100%	49	-	49
Greenfield Copou Residence				
Phase II	100%	48	-	48
Aria Verdi Development	100%	48	-	48
Greenfield Property Management	100%	49	-	49
RCTI	51,01%	14,440	-	14,440
Impact Alliance Moldova	51%	-	-	-
Impact Alliance Arhitecture	51%	255	-	255
Total subsidiaries		44,239	(8,023)	36,216

				24 Dec 22
				31-Dec-23
	Percentage	Gross value	Impairment	Book value
Spatzioo Management	6,23%	110	-	110
Clearline Development and				
Management	100%	22,420	(8,023)	14,397
Bergamot Developments	100%	6,770	-	6,770
Bergamot Developments Phase				
II	100%	49	-	49
Impact Finance	100%	1	-	1
Greenfield Copou Residence	100%	49	-	49
Greenfield Copou Residence				
Phase II	100%	48	-	48
Aria Verdi Development	100%	48	-	48
Greenfield Property	1000/	40		40
Management	100%	49	-	49
RCTI	51,01%	14,440	-	14,440
Impact Alliance Moldova	51%	-	-	-
Impact Alliance Arhitecture	51%	255	-	255
Total subsidiaries		44,239	(8,023)	36,216



Clearline Development and Management SRL holds 93,77% in Spatzioo Management SRL (former Actual Invest House SRL)

- a) Spatzioo Management SRL, a company that provides management services for new residential developments.
- b) Clearline Development and Management S.R.L. (former Lomb SA) is the project company through which IMPACT was to develop a residential project in Cluj-Napoca, in partnership with the local authority. For investments made by Clearline Development & Management SRL in the realization of the Lomb project in Cluj, the project company has a litigation (see Note 26).
- c) Bergamot Developments S.R.L., company within the Company with main object of activity real estate development, which starting with 2018 developed a residential ensemble of approx. 51,382 square meters, 500 apartments, on a land of approximately 17,213 sqm, respectively the first phase of the residential complex Luxuria Domenii Residence.
- d) Bergamot Developments Phase II S.R.L., a company within the Company having as main object of activity the real estate development, which is to develop the Phase II (130 apartments) of the residential complex Luxuria Domenii Residence, consisting of 13,618 square meters built on a plot of 5,769 sqm.
- e) Impact Finance & Developments S.R.L. has a role in diversifying the range of services related to home sales. Impact Finance & Developments collaborates with financial institutions in Romania in order to offer advantageous lending solutions for clients who purchase dwellings.
- f) Greenfield Copou Residence S.R.L., a company within the Company having as main object of activity the lease and sublease of its own or of rented property has been incorporated in December 2019. Its object is to develop the Greenfiled Copou project in Iasi.
- g) Greenfield Copou Residence Phase II SRL, a company within the Company, having as main object of activity the real estate development, has been incorporated in 2021.
- h) Greenfield Property Management SRL, a company within the Company, having as main object of activity the real estate development, has been incorporated in 2021.
- i) Aria Verdi Property SRL, a company within the Company, having as main object of activity the real estate development, has been incorporated in 2021.
- j) Impact Alliance Arhitecture SRL, a company within the Company having as main object of activity architecture services, has been incorporated in 2022
- k) RCTI Company, a company within the Company having as main object of activity the real estate constructions, has been acquired by the Company in 2022 (refer to Note 28).
- l) Impact Alliance Moldova c company having as main activity construction services. The company was set-up in 2023 but no share capital was paid in yet.



10. TRADE AND OTHER RECEIVABLES

	Short term		Long term	
	31-Mar-24	31-Dec-23	31-Mar-24	31-Dec-23
Trade receivables	2,648	1,336	-	-
Receivables from related parties	19,370	20,280	68,159	62,143
Sundry debtors	123	2,857	-	-
Receivables from authorities	97	106	-	-
	22,238	24,579	68,159	62,143

As at 31 of March 2024, the Company did not have any pledge receivables, except for the rental income which is mortgaged in favor of First Bank.

Other current assets	31-Mar-24	31-Dec-23
Prepaid expenses	7,376	5,656
Advances to suppliers	445	1,065
	7,821	6,721

Prepayments include advance payments to IT software suppliers, taxes on land and buildings as well as advance payments for construction services.

11. CASH AND CASH EQUIVALENTS

	31-Mar-24	31-Dec-23
Current accounts	32,209	35,726
Petty Cash	19	6
Cash advances	41	46
	32,269	35,778

Current accounts are held with Romanian commercial banks. Out of the total balance of cash, 9 thousand RON (31 December 2023: 9 thousand RON) is restricted cash. The restricted cash is subject to commercial or legal restrictions (cash collateral for letters of guarantee, cash collateral for the payment of uncollected dividends, etc.)

12. SHARE CAPITAL

	31-Mar-24	31-Dec-23
Paid Share capital	591,420	591,420
Adjustments of the share capital (hyperinflation)	7,464	7,464
	598,884	598,884
Number of shares in issue at period end	2,365,679,961	2,365,679,961



The shareholding structure at the end of each reported period was as follows:

	31-Mar-24	31-Dec-23
	%	%
Gheorghe Iaciu	57.76%	57.76%
Andrici Adrian	11.83%	12.72%
Legal persons	19.96%	19.70%
Other shareholders	10.45%	9.82%
	100.00%	100.00%

Dividends

No dividends were distributed during the 3 months No dividends were distributed during the year ending 31 December 2023.

Capital management.

For the purpose of the Company's capital management, capital includes issued capital, share premium and all other equity reserves attributable to the equity holders of the parent. The primary objective of the Company's capital management is to maximize the shareholder value. The Company manages its capital structure and makes adjustments in light of changes in economic conditions and the requirements of the financial covenants. To maintain or adjust the capital structure, the Company may adjust the dividend payment to shareholders, return capital to shareholders or issue new shares. The Company monitors capital using a debt to assets ratio, which is loans and borrowings less cash and cash equivalents, divided to total assets The Company's policy is to keep the debt to assets ratio to less than 40%.

In order to achieve this overall objective, the Company's capital management, among other things, aims to ensure that it meets financial covenants attached to the interest-bearing loans and borrowings that define capital structure requirements. In case of breaches in meeting the financial covenants the banks allow for remedy periods. There have been no breaches of the financial covenants of any interest-bearing loans and borrowing in the current period. No changes were made in the objectives, policies, or processes for managing capital as at 31 of March 2024 and as at 31 of December 2023. Debt to assets ratio as of 31 of March 2024 and 31 December 2023 are disclosed below:

Debt to assets ratio	31-Mar-2024	31-Dec-2023
Loans and borrowings	377,406	413,634
Less: cash and cash equivalents	(32,269)	(51,293)
Net debt	345,137	362,341
Total assets	1,427,192	1,478,319
Net debt to assets	24%	25%



13. LOANS AND BORROWINGS

This note discloses information related to the contractual terms of the interest-bearing loans and borrowings of the Company, valued at amortized cost.

	31-Mar-2024	31-Dec-2023
Non-current liabilities		
Secured bank loans	256,110	264,485
Issued bonds	87,025	72,537
Leasing	425	524
Total non-current liabilities	343,560	337,546
Current liabilities		
Secured bank loans	32,901	51,103
Short-term borrowings	562	46
Leasing	383	379
Total current liabilities	33,846	51,528

Terms and repayment schedules of loans and borrowings in balance are as follows:

			Amount of the facility, in	Balance at	Balance at 31-
Lender	Currency	Maturity o	riginal currency	31-Mar-24	Dec-23
Loans and borrowings					
Private placement bonds	EUR	24-Dec-26	6,581	32,740	32,740
Credit Value Investments	EUR	02-Oct-27	8,000	39,423	39,423
Private placement bonds	EUR	12-Feb-27	3,000	14,910	-
Total bonds				87,025	72,163
Garanti BBVA	EUR	15-Jun-24	4,250	1,444	3,210
Garanti BBVA	EUR	30-Jun-24	4,500	2,976	6,396
Libra Internet Bank	EUR	05-Oct-24	4,000	1,289	1,813
Libra Internet Bank	EUR	05-Dec-25	1,900	1,973	7,287
OTP Bank	EUR	31-Mar-25	21,161	105,161	105,268
OTP Bank	EUR	30-Jun-24	4,000	402	4,708
OTP Bank	EUR	31-Mar-25	13,279	65,172	65,239
OTP Bank	EUR	30-Jun-24	2,000	124	1,514
TechVentures Bank	EUR	06-Jan-25	2,000	2,761	3,592
Alpha Bank	EUR	08-Jun-29	20,000	77,303	81,068
First Bank	EUR	29-Mar-29	3,500	16,021	16,695
Libra Internet Bank	RON	15-Jun-26	14,000	-	1,778
Garanti BBVA	RON	31-Dec-26	17,395	14,385	17,394
Total bank loans				289,011	315,962
Leasing					
Leasing	RON			808	903
Total Leasing				808	903
Interest				562	46
Total				377,406	389,074



	Bonds	Loans and borrowings	Leasing	Total
Balance at January 1, 2023	72,209	315,963	903	389,075
Draws	14,910	-	-	14,910
Payments	(25)	(26,667)	(95)	(26,787)
Interest paid	(1,396)	(5,913)	(10)	(7,319)
Interest paid	1,913	5,913	10	7,836
FX differences	(24)	(285)	-	(309)
Balance at 31 December 2023	87,587	289,011	808	377,406

In December 2020, the Company conducted a new issuance of Private Placement bonds worth EUR 6,580 thousand at a fixed interest rate of 6.4% p.a., due twice a year. The bonds were issued by the parent dated 24 December 2020, have a maturity of 6 years and were listed on the BSE regulated market in May 2021.

In November 2021, the company contracted a loan denominated in EUR from Garanti Bank for the general financing of projects (working capital). The approved value of the loan is EUR 4,250 thousand, maturing within 30 months of granting.

In January 2022, the company contracted a loan denominated in EUR from Techventures Bank for the general financing of projects (working capital). The approved value of the loan is EUR 2,000 thousand, maturing within 36 months of granting.

In June 2022, the company contracted a 2nd loan denominated in EUR from Garanti Bank for the general financing of projects (working capital). The approved value of the loan is EUR 4,500 thousand, maturing within 25 months of granting.

In June 2022, the company contracted a loan denominated in EUR from Alpha Bank for the general financing of projects (working capital). The approved value of the loan is EUR 20,000 thousand, maturing within 84 months of granting.

In September 2022, the Company contracted 4 loans denominated in EUR from OTP Bank for the financing of phases F1-F3 of the UTR3 project in Greenfield Băneasa. The cumulative value of the credits is EUR 40,440 thousand, of which two in the amount of EUR 34,440 thousand are intended to finance the project, with a maturity of 3 years from the granting, and two others in a total amount of EUR 6,000 thousand to cover VAT expenses, with maturity of 2 years from granting.

In December 2022, the Company contracted a loan denominated in EUR from Libra for the general financing of projects (working capital). The amount of the loan is 1,900 thousand EUR, with a maturity of 3 years from the granting.

In May 2023, the Company contracted a loan denominated in EUR from First Bank for the refinancing of the Community centre Greenfield Plaza. The value of the credit is EUR 3,500 thousand, with a maturity of 70 months from the granting.

In June 2023, the Company contracted a loan denominated in EUR from Libra Internet Bank for the general financing of projects (working capital). The value of the loan is RON 14,000 thousand, with a maturity of 3 years from the granting. Credit facility drawings started in July 2023.



In October 2023 the Company offered for subscription 80 Series IMP27E bearer bonds (the "Bonds"), each with a nominal value of EUR 100,000 and an aggregate nominal value of EUR 8,000,000 (eight million euros). The Bonds were allotted to institutional investors – consortium of several investment funds, of which assets are managed by CVI Dom Maklerski sp. z o.o. The Polish company under business name CVI Trust sp. z o.o., with its registered seat in Warsaw, Poland, is acting as a security administrator. Final maturity is 48 months from the issuance date.

In November 2023 the Company contracted a loan denominated in RON from Garanti Bank for the general financing of projects (working capital). The value of the loan is RON 17,395 thousand, with a maturity of 3 years from the granting. Credit facility drawings started in December 2023.

In February 2024, the following liabilities were contracted by the Group:

IMPACT SA contracted a loan denominated in RON from First Bank for the general financing of projects (working capital). The value of the loan is EUR 4 million, with a maturity of 3 years from the granting. Credit facility drawings started in April 2024.

IMPACT Developer & Contractor launched a public offering for the subscription of 30,000 bonds, at a nominal value of 100 EUR/ bond. The offering period was from 12 of February to 23 of February 2024. The offer was brokered by SSIF Tradeville SA. The issued bonds were registered, dematerialized, unconditional, non-guaranteed and nonconvertible bonds, having a nominal value of up to 3,000,000 EUR. The offering was fully subscribed, IMPACT being able to raise 3,000,0000 EUR in bonds, with a fixed interest rate of 9%, payable on a half-yearly basis. The issued bonds are to be admitted to trading on the regulated market administered by BVB.

RCTI Company obtained a loan facility in total amount of EUR 19,500,000, from Vista Bank. The loan is to be used for working capital financing and for issuing of bank guarantee letters. The maturity period is 12 months from the signing date.

All the financial indicators provided for in the long-term bank loan contracts were met as at 31 March 2024 and as at 31 December 2023.



14. TRADE AND OTHER PAYABLES

	31-Mar-24	31-Dec-23
Non-current liabilities		
Guarantees	6,220	6,203
	6,220	6,203
Current liabilities		
Trade payables	8,663	9,019
Tax debts	6,508	3,285
Employees payables	570	560
Related parties payables	40,526	28,435
Other payables	7	1
	56,274	41,300
TOTAL	62,494	47,378
Advances from clients Profit tax payable	37,714 (125)	34,374 (125)
i iviit tun puyusto	(123)	(123)

Detailed information about Advances from clients are presented in Note 14.

15. REVENUES

Revenues of the Company:

	31-Mar-24	31-Mar-23
Revenue from sale of residential properties and land	7,270	6,679
Revenue from services	772	1,276
Rental income	1,757	445
	9,799	8,400
	31-Mar-24	31-Mar-23
Cost of goods sold	3,648	4,517
Services cost	487	1,858
Costs related to rental services	443	74
	4,578	6,449

As at 31 March 2024, the Company had a stock of 334 pre-sale agreements, in total value of RON 186,189 thousand. Of these, 94% refer to projects under development (315 dwellings, RON 173,365 thousand package value) and 6% refer to completed projects (19 dwellings, RON 12,884 thousand package value). For these pre-sale agreements clients paid deposits in amount of RON 37,714 thousand which are shown under Contract liabilities in the statement of financial position.

These pre-sales are expected to be translated into revenues within next period.



As at 31 December 2023, the Company had a stock of 340 pre-sale agreements, in total value of RON 188,694 thousand. Of these, 94% refer to projects under development (320 dwellings, RON 177,856 thousand package value) and 6% refer to completed projects (20 dwellings, RON 11,972 thousand package value).

Sales breakdown by projects:

	31-Mar-24	31-Mar-23
Greenfield Baneasa Boreal Plus Constanta	1,457 5,813	6,679 <u>-</u>
	7,270	6,679

During the first 3 months of 2024, Impact sold 8 units, represented represented by 6 dwellings and 2 houses in BOREAL plus. The sold units generated corresponding revenues of RON 5,801 thousand.

During 2023 the Company started leasing part of its apartments for cash-flow purposes. The apartments remain available for sale, however given that this activity is expected to be recurring, the rental income generated is presented as part of Revenue starting with year end reporting of 2023.

Revenue from rental is obtained from renting the commercial spaces within Greenfield Plaza community centre, as well as from renting the apartments. The rented apartments are not held as investment property but sold. Until quarter three 2023 reporting the income revenue form rental was disclosed within the "Net revenue from other activities" category.

16. GENERAL AND ADMINISTRATIVE EXPENSES

	31-Mar-24	31-Mar-23
Consumables	489	68
Services provided by third parties	1,668	2,456
Staff costs	2,941	3,007
	5,098	5,531
17. OTHER OPERATING (EXPENSES)/INCOME	31-Mar-24	31-Mar-23
Other operating income	4	93
Other operating expenses	(22)	(787)
Other tax expenses	(988)	(517)
Gain / (Loss) on disposal of PPE	527	-
Fines and penalties income/(expenses)	(59)	(47)
Value adjustment for PPE	(139)	958
Value adjustment for inventories	<u>-</u>	(11)
	(667)	(311)



18. FINANCE (COST)/INCOME

	31-Mar-24	31-Mar-23
Interest expense	(7,582)	(2,946)
Foreign exchange loss	(227)	(1,886)
Other financial expenses	(419)	(161)
Total financial expenses	(8,228)	(4,993)
Interest income	1,044	1,088
Foreign exchange gains	511	2,762
Other financial income	<u>-</u>	-
Total financial income	1,555	3,850
Financial result, net	(6,673)	(1,143)

Compared with the first 3 months of 2023, in 2024 the interest expense has increased by RON 4,636 thousand. This is due to the fact that interest of loans previously capitalized was charged to expenses during 2024.

19. CAPITAL COMMITMENTS

As at 31 December 2023 respectively 31 December 2022, the Company has no capital commitments contracted.

However, the Company is engaged in contractual commitments through the pre-sale agreements it concludes with its clients for the sale of developed dwellings (please see Note 17 – Revenues, for more details on pre-sale agreements).

20. CONTINGENCIES

Litigations

As of the date of these financial statements, the Company was involved in several ongoing lawsuits, both as plaintiff and defendant.

The management of the Company regularly assesses the status of all ongoing litigation and, following a consultation with the Board of Administration, decides upon the necessity of recognizing provisions related to the amounts involved or their disclosure in the financial statements.

Considering the information available, the management of the Company considers that there are no significant ongoing litigation, except the ones detailed below:

a) Litigation initiated by IMPACT regarding the Lomb residential project in Cluj-Napoca

The company Impact Developer & Constructor SA and one of its subsidiaries, namely Clearline Development and Management SRL ("Project Company") are parties in two files in conflict with the Cluj Local Council ("CLC"). The disputes stemmed from a contractual relationship carried out in 2007, at which time the



Company concluded an investment contract with CLC, a contract by which CLC and the Company were to develop a residential project, and CLC was to contribute the land - "The Lomb Project". The Company and the Project Company request the reimbursement of the sums derived from the investments made for the Lomb project where CLC did not respect its contractual obligations, i.e. did not contribute with land, thus the Company being in a situation where the project and the revenues that could be acquired by after that, they can no longer be realized.

File 79/1285/2012 was registered before the Cluj Commercial Court, in which the Company requests the termination of framework contract no. 55423/04.07.2007 concluded between CLC and the Company. In addition, the Company requests that CLC be obliged to pay compensation in the amount of RON 4,630,914.13 and related interest, calculated from the date of the damage until the actual payment of the amounts.

In this case, on December 23, 2020, the Cluj Court rejected as unfounded the specified request made by the Company.

On April 23, 2024, the Cluj Court of Appeal issued Decision 198, as follows:

Admit the appeal declared by the appellant, the plaintiff Impact Developer & Contractor S.A. contrary to the respondents Cluj-Napoca Municipality and the Local Council of Cluj-Napoca Municipality, against civil sentence no. 2013/23.12.2020 and civil sentence no. 381/24.02.2021, both pronounced by the Cluj Specialized Court in file no. 79/1285/2012, which it changes in everything, in the sense that: Admits the request for summons, as stated, formulated by the appellant plaintiff Impact Developer & Contractor S.A. in contradiction with the defendants Cluj-Napoca Municipality and the Local Council of Cluj-Napoca Municipality and, consequently: Orders the termination of framework contract no. 55423/04.07.2007 concluded between the Local Council of the Municipality of Cluj-Napoca and the company Impact Developer & Contractor S.A. Obliges defendants to pay to the company Impact Developer & Contractor S.A. of the amount of 4,597,447.38 lei as compensation, as well as the payment of the related legal interest in the amount of 5,454,461.52 lei calculated for the period 01.09.2010-13.09.2022, with the related legal interest to be calculated further until the effective payment of the main debt. It obliges the defendants to pay to the Company the amount of 291,675.57 lei as legal expenses incurred on the merits. It obliges the defendants to pay to the Company the sum of 58,089.79 lei as court costs on appeal.

The decision is final and enforceable.

An appeal can be filed against the Decision within 15 days from the communication of the decision. File no. was registered on the Arges Commercial Court. 1032/1259/2012 in which the Project Company (Clearline Development and Management SRL) requests the obligation of CLC to pay compensation provisionally estimated at the amount of RON 17,053,000.

On 08.06.2022, the Arges Commercial Court issued Decision no. 277, as follows:

Admits the request, as amended, formulated by Clearline Development and Management SRL, in opposition to the defendants, the Local Council of the Municipality of Cluj-Napoca and the Municipality of Cluj-Napoca and the Municipality of Cluj-Napoca and the Municipality of Cluj-Napoca, jointly and severally, are ordered to pay the plaintiff the sum of RON 24,532,741.65 as damages and the sum of RON 13,862,967.16 representing penal interest calculated for the period covered between the date of the payments made by the plaintiff (established according to the report of the forensic accounting expertise carried out in the case) and until 01.04.2021.

The Local Council of the Municipality of Cluj-Napoca and the Municipality of Cluj-Napoca declared an appeal.



On 15.03.2023, the Pitesti Court of Appeal issued Decision no. 94, as follows:

"Rejects the appeal filed against the conclusions of the meeting. Accept the appeal against the sentence. Changes the sentence in part, in the sense that it rejects the request, as amended, formulated by the plaintiff. Remove the reference to obliging the defendants to pay court costs to the plaintiff. Maintains the rest of the sentence, with the possibility of filling an appeal within 15 days from communication".

A provision of RON 17,037 thousand was registered as at 31 of December 2023, in development and construction costs performed by Clearline Development & Management S.R.L. in Clujproject. Based on legal advise, the winning chances are rather probable, but no reliable estimate can be derived, therefore the investment has been fully provisioned. The investment is disclosed in Note 7 – Inventories.

Clearline Development and Management S.R.L. filed an appeal against the decision issued by the Pitesti Court of Appeal. On April 21, 2024, the court admitted the appeal and ordered a retrial. The appeal filed by the defendants Cluj-Napoca Municipality and the Local Council of Cluj-Napoca Municipality against Sentence no. 277/2022 of June 8, 2022, pronounced by the Argeş Specialized Court.

b) Litigation initiated by "EcoCivic Association"

File no. 4122/3/2022 was registered on the roll of the Bucharest Court, Administrative and Fiscal Litigation Section, in which Impact is the Defendant, the Claimants being the Eco Civic Association and three natural persons from outside the Greenfield Băneasa neighborhood.

The object of the file is the suspension and annulment of the administrative act HCGMB 705/18.12.2019 approving the Zonal Urban Plan Aleea Teiṣani - Drumul Pădurea Neagra no. 56-64, the suspension and cancellation of Building Authorizations no. 434/35/P/2020 and no. 435/36/P/2020, cancelling some preliminary approvals, canceling works.

Furthermore, the management considers that all the legal proceedings for the promotion and admission of the Zonal Urban Plan have been fulfilled. The arguments of the management are based on the fact that part of the buildings already constructed based on the building permit of which annulment is requested, have already been commissioned by the nominated local authorities – Bucharest City Council, and respectively Bucharest Building Inspectorate. Therefor no provision has been registered in respect of the litigation, as at 31 of December 2023.

The next court date was set for 31 of May 2024.

c) Litigation regarding access to Vadul Moldovei street, file 1820/3/2023

On January 19, 2023, Impact registered on the role of the Bucharest Court, Section II Administrative and Fiscal Litigation, against the City Hall of the City of Bucharest, the City Hall of Sector 1 Bucharest and the National Management of Romsilva Forests, the action in order to determine the mentioned institutions to comply with the obligations assumed by the decisions of the General Council of the Municipality of Bucharest, those of the Local Council of Sector 1 and those of the act of acceptance of the donation concluded with IMPACT and to definitively open public access between Alley Privighetorilor and Drumul Pădurea Pustnicu.

The next term is set for the 11 of June 2024.



21. TRANSACTIONS WITH RELATED PARTIES

a) Subsidiaries

The Company's subsidiaries and the nature of their activity are as follows:

	Registration country	Scope of activity
Clearline Development and Management SRL	Romania	Real estate development
Spatzioo Management SRL	Romania	Property management
Bergamot Developments SRL	Romania	Real estate development
Bergamot Developments Phase II SRL	Romania	Real estate development
Impact Finance Developments SRL	Romania	Ancillary activities to financial intermediations
Greenfield Copou Residence SRL	Romania	Real estate development
Greenfield Copou Residence Phase II SRL	Romania	Real estate development
Aria Verdi Development SRL	Romania	Real estate development
Greenfield Property Management SRL	Romania	Real estate development
Impact Alliance Architecture SRL	Romania	Architecture services
Impact Alliance Moldova SRL	Romania	Constructions
R.C.T.I Company	Romania	Constructions

Transactions and balances with related parties during and for the 3 months period ended 31 of March 2024 and 31 of March 2023, as well as at year ended 31 of December 2023.

Impact is part of a VAT Group together with its subsidiaries.

The financing agreement signed between Libra Bank, Impact and its subsidiaries Bergamot Developments and Bergamot Developments Phase II generated receivables and liabilities intercompany because of the guarantee mechanism of the loan. The amount is RON 32,658 thousand as of 31 March 2024 and RON 27,261 thousand as of 31 December 2023.

31-Mar-24	31-Dec-23
3,198	1,342
-	12,188
6,545	-
9,627	6,750
19,370	20,280
(1,545)	(1,174)
(38,981)	(27,261)
(40,526)	(28,435)
56,191	55,796
11,968	-
-	6,348
68,159	62,144
47,003	53,989
	3,198 - 6,545 9,627 19,370 (1,545) (38,981) (40,526) 56,191 11,968 - 68,159



Centralized transactions	31-Mar-24	31-Mar-23
Revenues from dividend	-	-
Revenues from services	3,198	2,425
Revenues from interest	1,040	1,051
Acquisition of goods and services	(312)	(69,660)
	3,926	(66,184)

	Transactions f	or the 3 months		
		period ended		Balance as at
Sales of goods and services	31-Mar-24	31-Mar-23	31-Mar-24	31-Dec-23
_	_			
Subsidiaries				
Spatzioo Management S,R,L,	606	29	3.169	1,340
Clearline Development and	2	2	2	-
Management				
Bergamot Developments	2	2	2	-
Bergamot Developments Phase II	2	2	2	-
Impact Finance Developments	2	2	2	-
Greenfield Copou Residence	2	2	3	1
Greenfield Copou Residence	2	2	2	-
Phase II				
Greenfield Property Management	2	2	2	-
Aria Verdi Development	2	2	3	1
Impact Alliance&Arhitecture	-	-	-	-
R.C.T.I. Company	-	170	11	-
_	622	215	3.198	1,342

	Value of the transaction for the 3 months period ended		Balance as at	
Acquisition of goods and services	31-Mar-24	31-Mar-23	31-Mar-24	31-Dec-23
Subsidiaries				
Spatzioo Management SRL	303	278	1,371	1,010
R,C,T,I, Company	9	69,382	174	164
-	312	69,660	1,545	1,174



		Balance as at	
Granted loans	31-Mar-24	31-Dec-23	
Subsidiaries			
Clearline Development and Management	492	462	
Bergamot Developments Phase II	7,619	7,299	
Greenfield Copou Residence	48,078	48,035	
	22	-	
	33	-	
	56,189	55,796	
		Balance as at	
Interest receivables	31-Mar-24	31-Dec-23	
Clearline Development and Management	48	40	
Bergamot Developments Phase II	1,452	2,590	
Greenfield Copou Residence	10,465	9,558	
	11,965	12,188	
	Value of the transaction	e of the transaction for the 3 months period ended	
Interest income	31-Mar-24	31- Mar-23	
interest income	31-Mai -24	31- Mai-23	
Subsidiaries			
Clearline Development and Management	8	7	
Bergamot Developments Phase II	125	161	
Greenfield Copou Residence	907	883	
	1,040	1,051	

b) Transactions with key management personnel

Remuneration of key management personnel comprises salaries and related contributions (social and medical contributions, unemployment contributions and other similar contributions) and share based payments. The Company's management is employed on a contractual basis.



Chief Financial Officer

22. SUBSEQUENT EVENTS

Chairman of the BoD

The Board of Directors informs the shareholders and investors that on 13.05.2024 it decided to appoint Mr. Câmpeanu Richard Dan-Sebastian as Interim General Manager of the Company, starting with 01.06.2024. He will replace Mr. Constantin Sebeṣanu, whose mandate will end on 31.05.2024. Also, Mr. Bistriceanu Jean-Claudiu, Chief Financial Officer, will act as empowered person together with Mr. Câmpeanu Richard Dan-Sebastian, pursuant to Art. 1432 Para 5 of Company Law No. 31/1990, starting with 01.06.2024. He will replace Mr. Apostol Sorin, whose mandate will end on 31.05.2024 by agreement of the parties. Mr. Apostol Sorin will continue to support the Company as a member of the Board of Directors. Such changes are intended to facilitate the integration process of the new entities and maximize synergies between all companies in Impact Group.

Iuliana Mihaela Urda	Constantin Sebesanu	Claudiu Bistriceanu
and signed on its behalf by:		
	ts have been authorized for issue by t	he management on 15 of May 2024

Chief Executive Officer