REPORT
on the activities of the Supervisory Board of Bank Handlowy w Warszawie S.A.
in the period from the Ordinary General Meeting held in 2007
to the Ordinary General meeting held in 2008

I. Composition of the Supervisory Board

On June 21, 2007 the mandate of Mr. Stephen Long expired as a result of his resignation. The Ordinary General Meeting of Shareholders, during its session held on June 21, 2007, appointed Ms. Susan Blaikie (former last name Dean) and Ms. Aneta Polk (former last name Poplawksa) as well as Mr. Michael Schlein as Members of the Supervisory Board of the Bank for a three-year term of office.

Due to the above, during the reporting period the Supervisory Board operated in the following composition:

Mr. Stanisław Sołtysiński  
Chairperson of the Supervisory Board  
entire reporting period

Mr. Shirish Apte  
Vice Chairperson of the Supervisory Board  
entire reporting period

Mr. Andrzej Olechowski  
Vice Chairperson of the Supervisory Board  
entire reporting period

Mr. Sanjeeb Chaudhuri  
Supervisory Board Member  
entire reporting period

Mr. Goran Collert  
Supervisory Board Member  
entire reporting period

Ms. Susan Blaikie  
Supervisory Board Member  
entire reporting period

Mr. Mirosław Gryska  
Supervisory Board Member  
entire reporting period

Ms. Sabine Hansen  
Supervisory Board Member  
entire reporting period

Mr. Krzysztof Opolski  
Supervisory Board Member  
entire reporting period

Ms. Aneta Polk  
Supervisory Board Member  
entire reporting period

Mr. Wiesław Smulski  
Supervisory Board Member  
entire reporting period

Mr. Michael Schlein  
Supervisory Board Member  
entire reporting period

During the reporting period the Committees of the Supervisory Board operated in the following composition:

Audit Committee

Mr. Mirosław Gryska  
Chairperson of the Committee  
entire reporting period

Mr. Shirish Apte  
Committee Member  
entire reporting period

Ms. Susan Blaikie  
Committee Member  
entire reporting period

Mr. Krzysztof Opolski  
Committee Member  
entire reporting period

Ms. Aneta Polk  
Committee Member  
entire reporting period

Mr. Wiesław Smulski  
Committee Member  
entire reporting period

Remuneration Committee

Mr. Stanisław Sołtysiński  
Chairperson of the Committee  
entire reporting period

Mr. Shirish Apte  
Committee Member  
entire reporting period

Mr. Andrzej Olechowski  
Committee Member  
entire reporting period

Mr. Stephen H. Long  
Committee Member  
until 21 June 2007

Ms. Sabine Hansen  
Committee Member  
entire reporting period
Strategy and Management Committee

Mr. Shirish Apte  Chairperson of the Committee  entire reporting period
Mr. Andrzej Olechowski  Vice Chairperson of the Committee  entire reporting period
Mr. Goran Collert  Committee Member  entire reporting period
Mr. Mirosław Gryszka  Committee Member  entire reporting period
Mr. Krzysztof Opolski  Committee Member  entire reporting period
Mr. Stanisław Sołtysiński  Committee Member  entire reporting period

Working Committee

Mr. Stanisław Sołtysiński  Committee Member  until 25 September 2007
Mr. Mirosław Gryszka  Committee Member  until 25 September 2007
Mr. Andrzej Olechowski  Committee Member  until 25 September 2007

New Capital Accord Committee

Mr. Andrzej Olechowski  Chairperson of the Committee  from 25 September 2007 to 14 December 2007
Ms. Susan Blaikie  Committee Member  from 25 September 2007 to 14 December 2007
Ms. Sabine Hansen  Committee Member  from 25 September 2007 to 14 December 2007
Mr. Krzysztof Opolski  Committee Member  from 25 September 2007 to 14 December 2007

Risk and Capital Committee

Ms. Susan Blaikie  Chairperson of the Committee  since 14 December 2007
Ms. Sabine Hansen  Committee Member  since 14 December 2007
Mr. Andrzej Olechowski  Committee Member  since 14 December 2007
Mr. Krzysztof Opolski  Committee Member  since 14 December 2007

The Supervisory Board points out that in the reporting period its members included people having extensive knowledge in the area of law, economics, banking, management and finance. Most of the Supervisory Board members have practical knowledge gained when holding managerial functions in international economic institutions. The Supervisory Board believes that the qualifications of the Supervisory Board members ensure the proper execution of the Supervisory Board’s tasks resulting from the provisions of law. The structure of the Supervisory Board, including its Committees, ensures the effective use of the experience and knowledge of the Supervisory Board members, thus contributing to the achievement of the goals set for the Supervisory Board.

II. ASSESSMENT OF THE FINANCIAL RESULTS AND OVERALL SITUATION OF THE COMPANY

(i) Since the merger with Citibank Poland S.A., net profits of Bank Handlowy w Warszawie S.A. have been consistently growing and 2007 was a record year in this respect. It
should be stressed that the 2007 profit before tax exceeded PLN 1 billion. The Bank improved all key financial indicators both in corporate and consumer banking segments.

(ii) The 2007 net profit was primarily driven by an increase in net interest income, an increase in net fee and commission income and an increase in treasury income. At the same time the operating costs have hardly risen.

(iii) Despite a decline in the portfolio of debt securities available for sale and higher costs of financing of the non-financial sector deposits, the Bank reported an increase in net interest income by PLN 166 million, or 16.5%. That is mainly a result of an increase in income on retail and corporate loans as well as an increase in income on interbank deposits. The Bank also reported an increase in net fee and commission income by PLN 122 million, or 21.4%, coming primarily from commissions on investment and insurance products in the Consumer Bank as well as from payment and credit cards fees, fees for payment orders processing and custody operations. The increase in treasury income by 27.7% or PLN 97 million was achieved thanks to active sales to clients and efficient management of Bank’s own portfolio. The Bank maintained its leading position in FX transactions with non-bank customers and strengthened its position in the FX derivatives market.

(iv) The Supervisory Board favorably assesses the cost discipline continued by the Bank – in the entire Bank expenses rose by only 1.5%, or PLN 22 million. In the Corporate Bank (CMB) depreciation and personnel costs fell. At the same time costs in the Consumer Bank increased, driven primarily through intensification of marketing activities and increases in personnel costs, both variable (consequence of good sales results) and fixed (increased employment in distribution due to business development activities and expansion of the distribution channels).

(v) In the year ended December 31, 2007, loans, which were growing fast, remained the largest component of the Bank’s assets. There was a significant increase in lending to both retail and corporate customers. Worth noticing is a decrease of loans at risk of impairment. On the liabilities side the strongest nominal growth occurred in deposits of both financial and non-financial sector customers. There was also a significant increase in current accounts balance, which is primarily attributable to the promotional campaign of the Citibank Savings Account (up by 43.2%, or PLN 2.4 billion).

(vi) The Bank’s equity as at the end of 2007 was slightly higher than as at the end of 2006. The Supervisory Board believes that the Bank’s equity is sufficient to maintain the company’s financial safety, deposits placed with the Bank and ensures its growth potential. As at the end of December 2007 the Bank’s capital adequacy ratio was 12.06% and it was slightly lower than as at the end of 2006.

(vii) The Supervisory Board favorably assesses the Bank’s efforts to enhance the competitiveness of its product range and customer acquisition. In the Commercial Bank an extensive product range and individualized customer service enjoy great popularity, which contributed to the acquisition of nearly 1,250 clients in this segment. The good acquisition result received support from the new lending program and the innovative product solutions in the field of FX transactions. Moreover, the market responded favorably to GTS product offer. A number of the Bank’s products gained sector-wide recognition. As far as cash products are concerned, many new and innovative solutions were introduced. The Bank also held a leading market position in handling money market and foreign exchange transactions. Owing to the high quality of its financial products and services and their innovative nature, the Bank maintains its position of leadership in supporting clients in achieving their development plans with the use of the latest financing structures and instruments on the increasingly competitive and demanding Polish banking market, and participates in financing transactions of crucial importance for its clients and the Polish economy. The largest transactions included: finalization of the loan agreement on financing of a project including construction of a new power unit and modernization of Elektrownia Belchatów S.A. (BOT) as well as increasing the bond issue for Telekomunikacja Polska S.A. (TP S.A.).
In the Consumer Bank some new products were introduced. In order to support customer acquisition and ensure further growth of the Bank's deposit portfolio in April 2007 the Bank launched a Savings Account, which enjoyed great popularity among customers. The Bank continued its special personal account promotions, which together with the promotion of the Savings Account led to the opening of more than 100 thousand accounts. In 2007 the Citibank Credit Card celebrated its 10th anniversary in the Polish market. For 10 years Citibank Credit Cards have been the leading products in the credit cards market. In 2007 the Bank introduced two new co-branded credit cards, which were very well received by customers - Citibank-LOT and Citibank-Plus. Each year the Bank launches new products and services and expands its distribution network by finding new sales channels to reach more customers.

Since January 2003 Moody's has consistently assigned an A2 rating to the Bank's long-term deposits denominated in a foreign currency (the sixth best rating on a 21-point scale, the investment grade range) and a Prime-1 rating for short-term deposits denominated in a foreign currency (the best rating on a 4-point scale). These are the highest rating possible for a company with a registered office in Poland. In February 2007, Moody's notified the Bank of upgrading its financial strength rating from "D+" to "C". The upgrade was a result of a new rating methodology adopted by Moody's but also a favorable assessment of the changes taking place at the Bank. Moreover, the Bank has an AA3 rating for long-term deposits in the local currency (the fourth best rating).

The Supervisory Board regularly reviews the Bank's relationship with its majority shareholder. The relationship has several dimensions such as implementation of new banking products and IT systems, risk management, financial control, human resources management and internal control. The Supervisory Board favorably assesses the Management Board's efforts to adequately account for the services provided by the majority shareholder.

Taking into account the current situation in international financial markets, the increased risk of recession in the US and high stock market volatility, the Supervisory Board finds it necessary to cooperate closely with the Management Board to monitor the influence of these risk factors on the Bank's condition.

Considering the Bank's financial results, increased sales in key business segments, the product range and innovation in this respect, the Supervisory Board favorably assesses its performance and the performance of the entire Bank in the reporting period and expresses its belief that the current and intended future activities will contribute to further strengthening of the market position of Bank Handlowy w Warszawie S.A.

III. ASSESSMENT OF THE INTERNAL CONTROL SYSTEM AND THE RISK MANAGEMENT SYSTEM

Pursuant to the Articles of Association, the Bank has an internal control system which verifies the operations of the Bank, both in terms of their legality and correctness, as well as the accuracy of the statements and information submitted by the Bank.

The internal control system is aimed at supporting decision making processes which are contributory to ensuring effectiveness and efficiency of the Bank’s operations, credibility of financial statements and compliance of Bank’s operations with provisions of laws and internal regulations. The internal control system covers risk control mechanisms, examining compliance of Bank’s operations with provisions of laws and internal regulations and internal audit.

The internal audit in the Bank is performed by the Audit Department, which constitutes a separate organizational unit operating as part of the Bank’s structure and directly dependent on the Management Board. The task of the Audit Department is to examine and assess, independently and objectively, the adequacy and efficiency of the internal
audit system, as well as to issue opinions on the Bank’s management system, including the efficiency of the management of risk resulting from the Bank’s operations.

(iv) The functional internal control at the Bank is performed by each employee and, additionally, by such employee’s direct superior and persons cooperating with the superior, as well as by managers of organizational units of the Bank, in terms of the quality and correctness of tasks performed by individual employees in order to ensure the compliance of their tasks with the Bank’s control procedures and mechanisms.

(v) The Supervisory Board performs supervision over the Audit Department activity. The Audit Department regularly, at least once a year, provides the Supervisory Board and the Management Board with information about the discovered irregularities and conclusions from internal audits conducted and measures taken to remedy such irregularities or implement such conclusions. The head of the Audit Department is authorized to participate in the Management Board and Supervisory Board meetings at which matters pertaining to the Bank’s internal audit are discussed.

(vi) The Supervisory Board has appointed a permanent Audit Committee. Within the scope of its duties and responsibilities the Committee oversees Financial Reporting, Internal Control and Risk Management, Internal Audit and External Audit. The Committee submits annual reports on its activity to the Supervisory Board.

The Supervisory Board positively assesses the functioning of the internal control system in the Bank.

(vii) At its meeting held on December 14, 2007 the Supervisory Board appointed Risk and Capital Committee, which is a standing committee of the Supervisory Board. The Committee has been entrusted with the supervision of the risk management system in the Bank and with the assessment of adequacy and effectiveness of the risk management system. The Committee shall submit annual reports on its activities to the Supervisory Board. The Committee’s competencies as related to the supervision of the risk management system functioning shall include in particular: verifying the consistency of the Bank’s risk taking policy with the strategy and financial plan of the Bank, verifying and presenting to the Supervisory Board recommendations concerning the general risk level of the Bank, examining the periodic information presenting the types and sizes of risks in the Bank’s operations.

The Supervisory Board positively assesses the functioning of the risk management system in the Bank.

IV. ASSESSMENT OF THE WORK OF THE SUPERVISORY BOARD

(i) Strategy of the Bank

At its 3rd meeting, which was held on March 20, 2008, the Supervisory Board approved the Strategy of Bank Handlowy w Warszawie S.A. for the years 2008-2010. The priority of the Bank, expressed in the adopted strategy, is effective capital management, which will lead to the improvement of all key ratios, including return on equity ratio (ROE). At the same time, the Bank’s strategic goal is to focus on building a conscious expense culture, which means optimal allocation and efficient usage of resources. The Bank is committed to have a “best in class” risk management organization. Together with its business partners, risk management will ensure that healthy, measured and sustainable growth is achieved with appropriate structures and risk taking activities, and is delivered by a highly efficient risk organizational structure. The strategy assumes revenue and market share growth both in corporate and retail banking segments.

(ii) Corporate Governance

During the reporting year, the Supervisory Board, within the scope of its competencies, applied the rules of Corporate Governance in Public Companies. Due to the fact that June 30, 2008 is the deadline for filing a subsequent Bank’s statement on the adherence to good practice rules in public companies, during its
meeting on May 19, 2008 the Supervisory Board approved the contents of the Bank’s statement on adherence to the rules of corporate governance in public companies.

(iii) **Settlements between the Bank and Citi**

During the reporting year, the Supervisory Board monitored and supervised issues tied to settlements between the Bank and Citigroup.

At its first meeting, held on September 25, 2007, the Supervisory Board approved the execution of an amendment to the Service Agreement (ECHO) specifying the fee for services received by the Bank in 2006. At the same meeting the Supervisory Board approved the commencement of the implementation of a new system for Citibank Credit Card service.

During the second meeting, held on December 14, 2007, the Supervisory Board approved the execution of the agreement on the use of the package of applications supporting Human Resources management processes.

During its next meeting, held on March 20, 2008, the Supervisory Board approved the fees for the use of IT systems covered by UKAT and USAT agreements.

The Supervisory Board, on March 20, 2008, acknowledged in writing, the information on the existing agreements between the Bank and the related entities along with the information on the total amount of charges in the years 2006 – 2007. The agreements concerned: support of IT systems, call center services provided by the Bank concerning authorizations and service of German-speaking customers, project management and coordination for technology related projects and data processing.

(iv) **Amendments to the Bank’s Articles of Association and Regulations**

The Supervisory Board, by Resolution No. 3 of October 3, 2007, taken in writing, issued a positive opinion on the amendments to the Bank’s Articles of Association consisting in expanding the supervisory functions of the Supervisory Board due to the implementation of the New Capital Accord. During the Second meeting, held on December 14, 2007, the Supervisory Board approved a package of internal regulations of the Bank enabling implementation of the requirements specified in the regulations issued in connection with the implementation of the New Capital Accord, including the document entitled “General Risk Level at Bank Handlowy w Warszawie S.A.” The Supervisory Board, by way or Resolution No. 6 of October 20, 2007, approved in writing, made changes to the Regulations of the Remuneration Committee introducing a possibility to examine issues using means of instantaneous communications.

(v) **Miscellaneous issues**

At the first meeting, held on September 25, 2007, the Supervisory Board positively acknowledged the information on the introduction of “Code of Conduct for employees of Bank Handlowy w Warszawie S.A., a member of Citigroup”. At the same meeting the Supervisory Board acknowledged the information on the launch of the innovative offer for Polish nationals abroad. At the next meeting held on December 14, 2007, the Supervisory Board positively acknowledged the information on the Financial Plan of the Bank for the year 2008 and the information on the “CE/CI Plc” project. Under the project some support services rendered by the Bank to external entities within the Citi Group are to be relocated. On March 20, 2008 the Supervisory Board acknowledged the “Report on outsourcing of banking activities, supervision and control of outsourcing risk in Bank Handlowy w Warszawie S.A.” and “Report on activity of Compliance Department in 2007”. During the third meeting, held on March 20, 2008, the Supervisory Board positively assessed: the Management Board’s report on the activity of the Bank and the Bank’s Capital Group in the financial year 2007 as well as the financial
statements of the Bank and the Bank’s Capital Group for the year ended December 31, 2007, together with the opinion and report from the examination of the financial statements of the Bank and the Bank’s Capital Group issued by KPMG Audyt sp. z o.o., an external auditor of the Bank – stating that the Management Board’s report on the activity of the Bank in the financial year 2007 and the financial statements of the Bank and the Bank’s Capital Group for the year ended December 31, 2007 were prepared in accordance with the books and documents as well as in accordance with the facts. At the same meeting a resolution on the appointment of an external auditor was taken. During its fourth meeting, held on May 19, 2008, the Supervisory Board positively assessed also the Management Board’s motion on the distribution of the 2007 net profit.

Taking into account the above, the Supervisory Board states that during the reporting period it performed the tasks incumbent upon it according to the provisions of law.

This report has been considered and approved by way of resolution during the meeting of the Supervisory Board on May 20, 2008, for the purpose of presentation to the Ordinary General Meeting of the Bank.