

# ***AS PRO KAPITAL GRUPP***

*Interim Financial Statements 30 June 2012*

AS PRO KAPITAL GRUPP

INTERIM FINANCIAL STATEMENTS

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Parent company of the Group	<b>AS Pro Kapital Grupp</b>
Beginning of the financial year	1 January
End of the financial year	31 December
Reporting period	01.01.2012 - 30.06.2012
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E-mail	prokapital@prokapital.ee
Fields of activity	Activities of holding companies Buying and selling of own real estate Renting and operating of own or leased real estate Management of real estate on a fee or contract basis

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## AS PRO KAPITAL GRUPP

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CERTIFIED AUDITOR'S REPORT ON REVIEW OF INTERIM FINANCIAL INFORMATION	<b>Error! Bookmark not defined.</b>

**PKG in brief**

Pro Kapital Grupp AS (the Company) is a leading Estonian real estate company with a focus on development, management and sale of modern large-scale retail and residential real estate in the capitals of Estonia, Latvia and Lithuania.

The Company also owns and manages three hotels in Tallinn, Riga and Bad Kreuznach, Germany.

Since its establishment in 1994, Pro Kapital has completed 20 development projects with *ca* 180 000 square meters of total saleable area.

Pro Kapital follows a conservative policy in financing the projects – a high proportion of equity and low leverage compared to the industry average enables the company to develop the most profitable sales.

The estimated value of the investments in Pro Kapital's current real estate portfolio is approximately 180.2 million euros: 63% residential developments, 24% commercial premises and 13% hotels. (Newsec, April 2012).

**Key Financial Figures**

	<b>2012 1st half</b>	<b>2011 1st half</b>
Revenue, th. EUR	9 932	8 016
Gross profit, th. EUR	1 862	2 260
Gross profit, %	18,8%	28,2%
Operating result, th. EUR	-2 236	53 536
Operating result, %	-22,5%	667,9%
Net result, th. EUR	-2 889	52 047
Net result, %	-29,10%	649,30%
Total Assets, th. EUR	102 702	113 472
Total Liabilites, th. EUR	33 570	41 414
Total Equity, th. EUR	69 132	72 058
Debt/Equity	0,49	0,57
Return on Assets, %	-2,7%	35,7%
Return on Equity, %	-4,1%	75,1%

## CEO Review

The first half of 2012 has been very intensive for the Company defining its long-term strategies and continuing preparations for the new real estate developments planned for the coming years and initial public offering scheduled for the 2nd half of the year. In April the shareholders elected 3 new independent Supervisory Council members - Ms. Sari Aitokallio, Mr. Pertti Huuskonen and Mr. Petri Olkinuora - as persons with wide experience in administrating of public companies and relationship with international institutional investors. Starting from 16th of April Ms. Ruta Juzulenaite started to work as Chief Financial Officer of the company. Her experience in the financial sector has contributed to introduce strong and focused financial and administrative structures of Pro Kapital in order to strengthen the Company's position in the market.

During the reporting period the Company continued with projecting works of 3 new development projects, Peterburg road shopping centre and first part of new stage in Tondi Quarter in Tallinn and Tallinnas Residential Complex in Riga for obtaining building licences. In connection with the shopping centre project we have signed the agreements for preprojecting of tram line Majaka str. – Peterburi road 2, projecting of rainwater sewage line on Kivimurru street and connection agreement with AS Eesti Gaas. In June we received the building licence for the entrance crossroad from the Peterburi road to the eastern side of the projected shopping centre. The Company has also started successfully the leasing activities for the shopping centre premises with first lease agreements signed at the end of the reporting period.

Alongside with the real estate development activities the Company continued with preparation works for the initial public offering of its new shares, scheduled to take place in September 2012 at Tallinn Stock Exchange with Porta Finance UAB and AS LHV Pank respectively as advisor and global coordinator.

At the end of the reporting period the Company recorded net revenue 9,93 mln EUR, +23,9% compared to the same period in 2011. Recorded net loss 2,89 mln EUR include non-recurring costs related to IPO preparations in amount of 0,37 mln EUR and additional provision regarding legal dispute in Netherland (see Legal overview and developments) in amount of 0,71 mln EUR.

In Tallinn the sale of residential recorded 2 flats and 3 parking places as well 6 lease agreements signed for parking places and 4 agreements for offices. In total in Tallinn there are at the moment for sale 16 flats (11 in Ilmarise Quarter and 5 in Tondi), 11 office premises (Tondi), 4 basement premises (3 in Narva str. 13 and 1 in Vene 19) and several underground parking places in Ilmarine Quarter.

Domina Inn Ilmarine Hotel showed results well above expectations, with occupancy rate growth by 4,1% the gross operating profit was 223 484 EUR, recording the increase more than 2 times.

In Riga 1 flat has been sold and in total 20 lease agreements were signed for World Trade Centre office premises. There are 3 flats in Riga for sale at the end of the reporting period. We are pleased with the results of Domina Inn Riga Hotel, with occupancy rate growth by 26,4% compared to last year and the gross operating profit being 282 529 EUR, increased by 7,8%.

In Vilnius the sale of residential properties recorded 31 flats and commercial premises and 13 parking places. Major part (27 flats and all parking places) was part of a bulk deal. In total there are 55 apartments and 113 parking places for sale in Vilnius.

Bad Kreuznach Domina Parkhotel Kurhaus, Germany, occupancy rate dropped by *ca* 13%, with gross operating profit decreasing by 2% to 255 th EUR. Bad Kreuznach hotel operating company was acquired in November 2011 and currently is undergoing the process of cost review and efficiency means.

The Company's outstanding bank loan at the end of the period was 12,3 mln EUR, which has decreased by 15,7% during the reporting period. The Company will introduce additional overdraft agreement of 3,0 mln EUR shortly after the end of the reporting period.

The Company as of June 30, 2012 had 11,272 mln EUR worth convertible bonds, no changes since the start of reporting period.

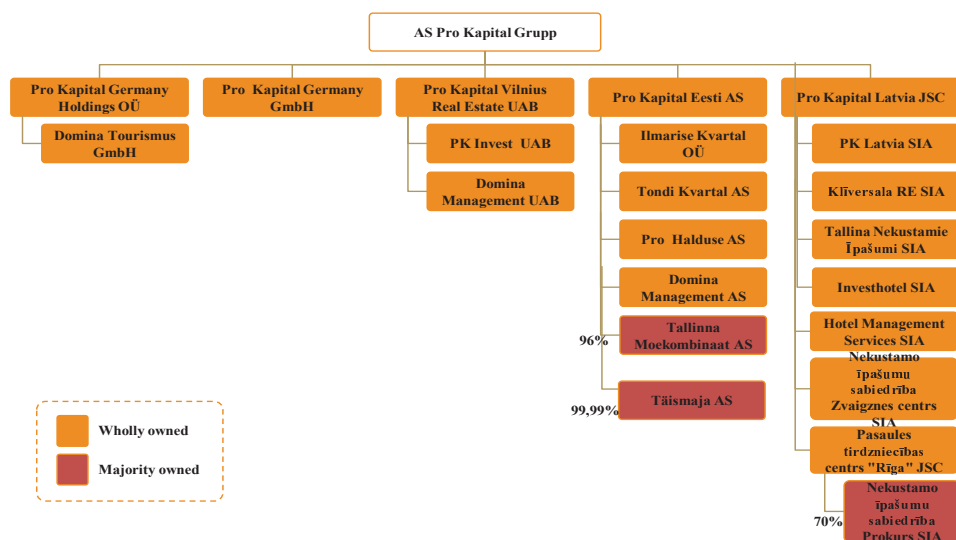
As of June 30, 2012 there were 142 employees working in the Company, 102 of them were employed in hotel and property maintenance business.

Paolo Michelozzi  
CEO  
Pro Kapital Grupp AS

July 24, 2012

**Group Structure**

As of 30.06.2012

**Overview of development projects**

<u>Project name</u>	<u>Type</u>	<u>Location</u>	<u>Ownership</u>	<u>Planned Volume</u>	<u>Classification</u>
Pet. road	Ret.	Tallinn	96%	GLA 55 000 m2	Inv. Property
Ülemiste 5	Office	Tallinn	100%	GLA 22 880 m2	Inv. property
Tondi	Res.	Tallinn	100%	NSA 83 462 m2 71 280 m2 resid. 12 182 m2 comm.	Inventories
Kalaranna	Res.	Tallinn	100%	NSA 33 013 m2 27 600 m2 resid. 5 413 m2 comm.	Inventories
Tallinas	Res.	Riga	100%	NSA 18 845 m2 17 650 m2 resid. 1 195 m2 comm.	Inventories
Kliversala	Res.	Riga	100%	NSA 49 920 m2 31 600 m2 resid. 7 920 m2 comm. 10 400 m2 hotel	Inventories
Zvaigznes	Res.	Riga	100%	NSA 17 949 m2 11 277 m2 resid. 6 672 m2 comm.	Inventories
Salt. Namai	Res.	Vilnius	100%	NSA 22 086 m2 20 343 m2 resid. 2 713 m2 comm.	Inventories

NSA – Net Sellable Area  
GLA – Gross Leasible Area

Status of the projects:

Pet. Road	Application submitted for obtaining the building licence
Ülemiste	Detail plan adopted. Project not started
Tondi	Application submitted for obtaining the building licence for 2nd stage
Kalaranna	Detail plan approval in process
Tallinas	Projecting works in process in order to apply for the building licence
Kliversala	Detail plan approval in process
Zvaigznes	Building licence for reconstruction of the existing building issued
Saltiniu Namai	1st stage completed and on sale with an exception of two more buildings what have received the building licence. 2 <sup>nd</sup> stage is being projected in order to apply for the building licence

### Segments and Key Performance Indicators

The Company's operations are spread across four geographical segments: Estonia, Latvia, Lithuania, and Germany.

The Company's operations in **Estonia** mainly consist of the development and sales of apartments in premium residential real estate properties, development and lease of premises in retail and office properties, and management of cash flow generating retail, office and hotel properties.

The share of the Estonian segment as a percentage of total revenues of the Company during the reporting period amounted 17,3% compared to 70,1% of the comparable period last year, when major part of the revenue was created by Kristiine Shopping Centre, that was sold in May 2011.

The Company's operations in **Latvia** mainly consist of the development and sales of apartments in premium residential real estate properties, development and lease of office properties, and management of cash flow generating hotel properties.

The share of the Latvian segment as a percentage of total revenues of the Company during the reporting period amounted 13,7% compared to 14,9% of the comparable period last year.

The Company's operations in **Lithuania** mainly consist of the development and sales of apartments in premium residential real estate properties.

The share of the Lithuanian segment as a percentage of total revenues of the Company during the reporting period amounted 53,5% compared to 12,2% of the comparable period last year. The reason of such increase was a bulk sale of 27 flats and 13 parking places.

The Company's operations in **Germany** consist of the development and management of Domina Kurhaus hotel located in Bad Kreuznach, Germany.

The share of the German segment as a percentage of total revenues of the Company during the reporting period amounted 15,5% compared to 2,7% of the comparable period last year.



The reason of such increase was the acquisition of the Bad Kreuznach hotel operating company in November 2011.

In addition to geographical segmentation described above Group's revenues can also be divided along four business lines - sales of real estate, rental income, real estate management, and other operations. Sales of real estate consist of the development and sales of apartments in premium residential real estate properties in the Baltic capitals. Lease of commercial premises includes the development and lease of premises in retail and office properties in the Baltic capitals. Real estate management business line revenues are generated by the management of cash flow generating retail, office and hotel properties. Other operations mainly include provision of consulting or other services.

### Revenue structure, th. EUR

	EST 2012 H1	EST 2011 H1	LV 2012 H1	LV 2011 H1	LT 2012 H1	LT 2011 H1	GER 2012 H1	GER 2011 H1	TOTAL 2012 H1	TOTAL 2011 H1
Real Estate	290	463	105	-	5256	938	-	-	5 651	1 401
Rent	47	2 865	418	344	35	22	-	217	500	3 448
Hotels	681	423	590	533	-	-	1 538	-	2 809	956
Maintenance	692	1 779	11	23	25	20	-	-	728	1 822
Other	5	93	238	296	1	-	-	-	244	389
<b>TOTAL</b>	<b>1 715</b>	<b>5 623</b>	<b>1 362</b>	<b>1 196</b>	<b>5 317</b>	<b>980</b>	<b>1 538</b>	<b>217</b>	<b>9 932</b>	<b>8 016</b>

### Otherslected data

	EST 2012 H1	EST 2011 H1	LV 2012 H1	LV 2011 H1	LT 2012 H1	LT 2011 H1	GER 2012 H1	GER 2011 H1	TOTAL 2012 H1	TOTAL 2011 H1
M <sup>2</sup> sold	117	320	60	0	2 356	523	-	-	2 533	843
Average price/m <sup>2</sup> , EUR	1 363	1 429	1 583	-	2 151	2 191	-	-	2 101	1 902
M <sup>2</sup> under maintenance management	42 685	50 363	15 013	15 013	7 826	7 826	-	-	65 524	73 202
Occupancy rate, hotels, %	66,1	63,5	78,2	61,9	-	-	48,4	55,6	62,7	60,1

### **Financing sources and policies**

Pro Kapital Group pursues conservative financing policy, targeting for high ratio of equity in its projects, as compared to the industry standards. Company's goal is to use external financing in a manner to avoid interest and loan covenant related risk during low economic periods and to have sufficient additional external financing capacity in case attractive business opportunities occur. The Company seeks to maintain such long term debt levels that are in reasonable proportion to growth in operations and which preserve Company's credit standing. During first half of 2012 the Company has repaid 2,37 mln EUR of its bank loans. The Company is about to sign bank overdraft agreement of 3,0 mln EUR, to enhance its working capital flexibility.

### **Shares and shareholders**

As of 30.06.2012 AS Pro Kapital Grupp has issued total 53 185 422 shares with the nominal value 0,2 euros. The registered share capital of the company is 10 637 084.40 EUR. By the shareholders decision of 13.04.2009 the share capital has been increased conditionally. By the 13.04.2012 shareholders decision the decision of the conditional share capital increase was amended and it was confirmed the share capital is increase conditionally by 805 151.60 EUR in connection with possible conversion of the issued convertible bonds to the shares of the Company.

As of 30.06.2012 there are 51 shareholders registered in the shareholders register. Many of the shareholders registered in the shareholders register are nominee companies, which represent many bigger and smaller non-resident investors.

Shareholders holding over 5% of the shares as of 30.06.2012:

	<b>Shareholders</b>	<b>Number of shares</b>	<b>Participation in %</b>
1	Clearstream Banking Luxembourg S.A. Clients	11 387 230	21,41
2	Eurofiduciaria S.R.L.	7 067 431	13,29
3	Svalbork Invest OÜ	6 839 938	12,86
4	Sueno Latino AG	4 528 531	8,51
5	A.F.I. American Financial Investments Ltd.	4 359 935	8,20
6	Anndare Ltd.	3 323 202	6,25
7	UNICREDIT BANK AUSTRIA AG	3 287 801	6,18

Participation of Member of the Management Board and the Council Members as of 30.06.2012:

<b>Name</b>	<b>Position</b>	<b>Number of shares</b>	<b>Participation in %</b>	<b>Number of convertible bonds</b>
Paolo Vittorio Michelozzi	CEO	0	0,00	0
Allan Remmelkoor	COO	0	0,00	0
Emanuele Bozzone	Chairman of the Council	0	0,00	22 224
Sari Aitokallio	Council Member	0	0,00	0
Petri Olkinuora	Council Member	0	0,00	0
Pertti Huuskonen	Council Member	0	0,00	0
Giuseppe Prevosti	Council Member	4 447 597*	8,36	0
Renato Lorenzo Bullani	Council Member	133 000	0,25	0

\* participation directly and through (a) UNICREDIT BANK AUSTRIA AG nominees account, (b) Zunis S.A and (c) wife Donatella Grigioni

### **Legal overview and developments**

As of 30.06.2012 AS Pro Kapital Grupp companies had 6 pending court cases (as of 31.12.2012 there were 10 pending court cases). During the reporting period AS Pro Kapital Grupp companies won or settled 5 court cases and one additional court case was filed against AS Pro Kapital Grupp company.

The most material ongoing court case is between the AS Pro Kapital Grupp as the ultimate parent company and Aprisco B.V.

On May 27, 2010 Aprisco B.V filed a case to Rotterdam court against AS Pro Kapital Grupp related to the issued guarantee letter with what AS Pro Kapital Grupp assures the rental liabilities of the Serval S.r.l arising from the rental agreement of the Rotterdam hotel.

On July 4, 2012 Rotterdam City Court made a decision and awarded Aprisco B.V claim in the amount of 1 409 265,2 EUR to be paid. The part of the claim in the amount of 786 434.7 EUR has to be paid without delay, while the payment of the remaining part of 622 830.52 EUR is dependent on the outcome of Aprisco B.V court case against Serval S.r.l in regards to the rent reduction agreement validity.

The Management Board of AS Pro Kapital Grupp does not agree with the court decision. The Management Board of AS Pro Kapital Grupp does not recognize the claim and states that the guarantee was given to Hotel Blijdorp B.V and not to Aprisco B.V and AS Pro Kapital Grupp was not informed for the transfer of the guarantee letter and therefore Aprisco B.V cannot file the claim related to the guarantee letter. The Management Board of AS Pro Kapital Grupp claims alternatively that according to the guarantee letter Aprisco B.V can claim only unpaid rental payments in amount of 406 thousand euros with accumulated interest for default and which could increase by 282 thousand euros in case the rental lowering agreement between Serval S.r.l. and Aprisco B.V. is found to be unbinding. In addition the Management Board of AS Pro Kapital Grupp is of opinion that the Rotterdam City Court has incorrectly considered the period for which the rent payments are due. The court acknowledged in the decision that AS Pro Kapital Grupp is liable just for rent payments and not the damages. Serval S.r.l was ordered by Aprisco B.V. do vacate the premises and did so on 17.06.2010. Despite this the court ruled that AS Pro Kapital Grupp is liable for rent difference between the new tenant and Aprisco B.V. until 29.07.2011. The Management Board of AS Pro Kapital Grupp is of opinion that the difference in rent is not to be considered as rent payments, but should be considered as damaged, which are not secured by the letter of guarantee issued by AS Pro Kapital Grupp.

The Management Board of AS Pro Kapital Grupp is planning to appeal the court decision. For further details on legal disputes please see Note 31 of the Interim Report.

### **People**

At the end of first half of 2012 the Company employed 142 people compared to 153 at the end of first half of 2011. 102 of them were engaged in hotel and property maintenance services (115 at the end of first half of 2011). The total remuneration expenses for the Company at the end of first half of 2012 were 1 920 777 EUR compared to 2 618 930 EUR for corresponding period of 2011 (included one-time premiums in amount of 559 486 EUR for successful sale of Kristiine Shopping Centre).

### **Risks**

Market risk and liquidity risk are of the most significant influence on the Company. While real estate market has demonstrated some significant fluctuations during last five years, due to its long- term orientation in business model the Company has successfully survived the turbulence. The Company is further pursuing long term strategic approach, enabling it to acquire properties for development when market is low and sell the developed properties at the peak of business circle, thus naturally capitalising on market opportunities and hedging market risk.

Liquidity risk is managed on ongoing basis, with increased focus on working capital dynamics and needs. Both careful roll-on basis cash planning, monitoring of development project cash flow and flexibility in everyday cash needs contribute to effective management of liquidity risk.

Asset risks are covered by effective insurance contracts.

## AS PRO KAPITAL GRUPP

## CONSOLIDATED STATEMENT OF FINANCIAL POSITION

(Th. EUR)	Notes	30.06.2012	31.12.2011
<b>ASSETS</b>			
Current Assets			
Cash and cash equivalents	8	2 142	8 637
Current receivables	9	2 857	2 865
Inventories	10	49 395	53 186
<b>Total Current Assets</b>		<b>54 394</b>	<b>64 688</b>
Non-Current Assets			
Non-current receivables	11	152	152
Deferred tax assets	27	368	370
Property, plant and equipment	12	21 393	21 863
Investment property	13	26 111	26 111
Intangible assets		284	288
<b>Total Non-Current Assets</b>		<b>48 308</b>	<b>48 784</b>
<b>TOTAL ASSETS</b>		<b>102 702</b>	<b>113 472</b>

*The accompanying notes are an integral part of these interim financial statements.*

## CONSOLIDATED STATEMENT OF FINANCIAL POSITION

(Th. EUR)	Notes	30.06.2012	31.12.2011
<b>LIABILITIES AND EQUITY</b>			
<b>Current Liabilities</b>			
Current debt	14	6 898	14 002
Customer advances		579	838
Current payables	15	1 497	1 791
Taxes payable		106	95
Short-term provisions	31	1 755	1 091
<b>Total Current Liabilities</b>		<b>10 835</b>	<b>17 817</b>
<b>Non-Current Liabilities</b>			
Long-term debt	16	20 673	21 462
Other long-term liabilities		132	0
Deferred income tax liability	27	1 878	1 962
Long-term provisions		52	173
<b>Total Non-Current Liabilities</b>		<b>22 735</b>	<b>23 597</b>
<b>TOTAL LIABILITIES</b>		<b>33 570</b>	<b>41 414</b>
<b>Equity attributable to equity holders of the parent</b>			
Share capital in nominal value	20	10 637	10 637
Revaluation reserve	20	11 337	11 330
Foreign currency differences		-1 130	-1 130
Retained earnings			
Accumulated profits		49 624	27 693
Profit (loss) for the period		-2 889	21 931
<b>Total equity attributable to equity holders of the parent</b>		<b>67 579</b>	<b>70 461</b>
<b>Non-controlling interest</b>	21	<b>1 553</b>	<b>1 597</b>
<b>TOTAL EQUITY</b>		<b>69 132</b>	<b>72 058</b>
<b>TOTAL LIABILITIES AND EQUITY</b>		<b>102 702</b>	<b>113 472</b>

*The accompanying notes are an integral part of these interim financial statements.*

## CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

(Th. EUR)	Notes	2012 1 <sup>st</sup> half	2011 1 <sup>st</sup> half
<b>Operating income</b>			
Revenue	7, 22	9 932	8 016
Cost of goods sold	23	-8 070	-5 756
<b>Gross profit</b>		<b>1 862</b>	<b>2 260</b>
Marketing expenses	24	-289	-169
Administrative expenses	24	-2 707	-2 776
Other income	25	118	54 692
Other expenses	25	-1 220	-471
<b>Operating profit (loss)</b>		<b>-2 236</b>	<b>53 536</b>
Financial income	26	16	659
Financial expense	26	-679	-2 155
<b>Profit (loss) before income tax</b>		<b>-2 899</b>	<b>52 040</b>
Income tax	7, 27	-42	7
Deferred tax	7	56	0
<b>Net profit (loss) for the period</b>		<b>-2 885</b>	<b>52 047</b>
<b>Net profit (loss) attributable to:</b>			
Equity holders of the parent		-2 889	23 909
Non-controlling interest		4	28 138
<b>Other comprehensive income (loss), net of income tax</b>			
<b>Comprehensive income (loss) for the period</b>		<b>-2 885</b>	<b>52 047</b>
Equity holders of the parent		-2 889	23 909
Non-controlling interest		4	28 138
Earnings per share (EUR)	28	-0,05	0,45
Diluted earnings per share (EUR)	28	-0,05	0,45

*The accompanying notes are an integral part of these interim financial statements.*



## CONSOLIDATED STATEMENT OF CASH FLOWS

(Th. EUR)	Notes	2012 1 <sup>st</sup> half	2011 1 <sup>st</sup> half
<b>Profit (loss) for the period</b>		<b>-2 885</b>	<b>52 047</b>
Adjustments:			
Depreciation charge for the period	7, 12	650	297
Amortisation charge for the period		4	4
Loss from change in fair value of investment property	13	230	0
Profit from sale of investment property		0	-54 057
Interest income	26	-16	-659
Interest expenses	26	679	2 155
Non-monetary transactions		614	334
Change in:			
Current receivables	9	8	-277
Inventories	10	3 791	-277
Customer advances		-259	1 065
Current payables	15	-294	-3 883
Taxes payable		11	0
Short-term provisions		664	0
Other long-term liabilities		132	0
Deferred income tax liability	27	-84	0
Long-term provisions		-121	0
Other changes		-6 282	-8 327
<b>Cash used in operating activities</b>		<b>-3 158</b>	<b>-11 578</b>
Additions to fixed assets	7, 12	-66	-822
Additions to investment property	13	-230	0
Proceeds from sale of investment property	13	0	104 997
Proceeds from sale of tangible assets	5	0	5
Acquisition of subsidiaries	5	-9	-8 866
Interests collected		16	47
<b>Cash from (used in) investing activities</b>		<b>-289</b>	<b>95 361</b>
Proceeds from convertible bonds	19	0	3 062
Proceeds from loans / debt		0	1 642
Repayment of loans / debt		-2 369	-67 286
Interests paid		-679	-2 151
<b>Cash sed in financing activities</b>		<b>-3 048</b>	<b>-64 733</b>
<b>Net change in cash and cash equivalents</b>		<b>-6 495</b>	<b>19 050</b>
Opening balance	8	8 637	1 194
Closing balance	8	2 142	20 244

*The accompanying notes are an integral part of these interim financial statements.*

AS PRO KAPITAL GRUPP

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

(Th. EUR)	Share capital in nominal value	Share premium	Statutory legal reserve	Revaluation reserve	Foreign currency differences	Retained earnings			Total equity attributable to equity holders of the parent	Non-controlling interest	Total equity
						Accumulated profits (losses)	Accumulated profits (losses) separated	Profit (loss) for the financial period			
<b>NBV 01.01.2010</b>	<b>33 992</b>	<b>45 089</b>	<b>2 938</b>	<b>0</b>	<b>-1 373</b>	<b>111 925</b>	<b>-142 761</b>	<b>-3 455</b>	<b>46 355</b>	<b>29 390</b>	<b>75 745</b>
Transfer to retained earnings	0	0	0	0	0	-3 455	0	-3 455	0	0	0
Profit (loss) for the financial period	0	0	0	0	0	0	0	-7 413	-7 413	393	-7 020
Change in interest in subsidiaries	0	0	0	0	0	-2 097	0	0	-2 097	-112	-2 209
Foreign currency differences	0	0	0	0	-9	0	0	0	-9	0	-9
<b>NBV 31.12.2010</b>	<b>33 992</b>	<b>45 089</b>	<b>2 938</b>	<b>0</b>	<b>-1 382</b>	<b>106 373</b>	<b>-142 761</b>	<b>-7 413</b>	<b>36 836</b>	<b>29 670</b>	<b>66 507</b>
Transfer to retained earnings	0	0	0	0	0	-7 413	0	7 413	0	0	0
Decrease in share capital	-2 081	0	0	0	0	2 081	0	0	0	0	0
30.06.2012	0	0	0	0	0	-142 761	142 761	0	0	0	0
Impact of separation	0	0	0	0	0	0	0	23 905	23 905	28 138	52 043
Profit (loss) for the financial period	0	0	0	0	0	-22 105	0	0	-22 105	-9 855	-31 960
Change in interest in subsidiaries	0	0	0	0	4	0	0	0	4	0	4
Foreign currency differences	0	0	0	0	-1 378	-63 825	0	23 905	38 640	47 953	86 594
<b>NBV 30.06.2011</b>	<b>31 911</b>	<b>45 089</b>	<b>2 938</b>	<b>0</b>	<b>-1 378</b>	<b>-63 825</b>	<b>0</b>	<b>23 905</b>	<b>38 640</b>	<b>47 953</b>	<b>86 594</b>
Decrease in share capital	-21 274	-45 089	-2938	0	0	69 301	0	0	0	0	0
16.09.2011	0	0	0	11 330	0	0	0	0	11 330	0	11 330
Appropriation to revaluation reserve	0	0	0	0	0	0	0	-1 974	-1 974	33	-1 941
Profit (loss) for the financial period	0	0	0	0	0	22 217	0	0	22 217	-46 389	-24 172
Change in interest in subsidiaries	0	0	0	0	247	0	0	0	247	0	247
Foreign currency differences	0	0	0	0	-1 130	27 693	0	21 931	70 461	1 597	72 058
<b>NBV 31.12.2011</b>	<b>10 637</b>	<b>0</b>	<b>0</b>	<b>11 330</b>	<b>-1 130</b>	<b>27 693</b>	<b>0</b>	<b>21 931</b>	<b>70 461</b>	<b>1 597</b>	<b>72 058</b>

AS PRO KAPITAL GRUPP

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

(Th. EUR)	Share capital in nominal value	Share premium	Statutory legal reserve	Revaluation reserve	Foreign currency differences	Accumulated profits (losses)	Accumulated profits (losses) separated	Profit (loss) for the financial period	Total equity attributable to equity holders of the parent	Non-controlling interest	Total equity
<b>NBV 01.01.2012</b>	<b>10 637</b>	<b>0</b>	<b>0</b>	<b>11 330</b>	<b>-1 130</b>	<b>27 693</b>	<b>0</b>	<b>21 931</b>	<b>70 461</b>	<b>1 597</b>	<b>72 058</b>
Transfer to retained earnings	0	0	0	0	0	21 931	0	-21 931	0	0	0
Profit (loss) for the financial period	0	0	0	0	0	0	0	-2 889	-2 889	4	-2 885
Change in interest in subsidiaries	0	0	0	0	0	0	0	0	0	-48	-48
Foreign currency differences	0	0	0	7	0	0	0	0	7	0	7
<b>NBV 30.06.2012</b>	<b>10 637</b>	<b>0</b>	<b>0</b>	<b>11 337</b>	<b>-1 130</b>	<b>49 624</b>	<b>0</b>	<b>-2 889</b>	<b>67 579</b>	<b>1 553</b>	<b>69 132</b>

*The accompanying notes are an integral part of these interim financial statements.*

## NOTE 1. GENERAL INFORMATION

AS Pro Kapital Grupp (hereinafter also referred to as “the Ultimate Parent Company”) is a holding company incorporated and operating in the Republic of Estonia. The main shareholders of the Ultimate Parent Entity are the following:

Shareholder	Country of incorporation	Share of ownership 30.06.2012	Share of ownership 31.12.2011
Clearstream Banking Luxembourg S.A.	Luxembourg	21,41%	0,00%
Eurofiduciaria S.r.l.	Italy	13,29%	11,98%
Svalbork Invest OÜ	Estonia	12,86%	12,86%
Sueno Latino AG	Liechtenstein	8,51%	8,51%
A.F.I. American Financial Investments Ltd.	Liechtenstein	8,20%	9,57%
Anndare Ltd.	Ireland	6,25%	41,69%

For the purpose of comparative financial figures of these interim financial statements as at 30 June 2011, AS Pro Kapital Grupp (hereinafter also referred to as “PKG”) is a holding company, which owns subsidiary groups in Estonia (Pro Kapital Eesti AS), Latvia (Pro Kapital Latvia PJSC), Lithuania (Pro Kapital Vilnius Real Estate UAB), and Germany (Pro Kapital Germany GmbH) (hereinafter also referred to as „the Group“) and whose main fields of activity are to coordinate and control the development and implementation of the subsidiaries’ business strategies, to administrate the Group’s financial management, business reporting, and to forward information to investors.

For the comparative period of 6-months 2011, these interim financial statements represent the consolidated assets, liabilities, equity, results of operations and cash flows of the Ultimate Parent Company and its subsidiaries (hereinafter also referred together to as “the Group”) enlisted in Note 4 to these financial statements.

## NOTE 2. BASIS OF PREPARATION OF INTERIM FINANCIAL STATEMENTS

**Basis of preparation**

In 2011, PKG disposed its operations in Ukraine and Russia:

- By 14 September 2011 liquidation of subsidiary of the Ultimate Parent Company, Pro Kapital Ukraine 3AT was finished. In regard of this, the business activity of the Group ended in Ukraine.
- On 28 November 2011 the Ultimate Parent Company sold 100% of Pro Kapital Rus OOO shares at the price of 10 thousand Russian roubles (292 EUR). Profit from sale of ownership amounted to 6 589 th. EUR. In regard of this, business activity of the Group ended in Russia.

In connection with the initial public offering of PKG bonds, to present an economic view of the Group business as a whole, historical financial statements for the period 1 January – 30 June 2011 have been prepared based on the financial statements historically included in the consolidated financial statements of AS Pro Kapital Grupp and excluding financial effect arising from Pro Kapital Ukraine 3AT and Pro Kapital Rus OOO.

These comparative financial statements for the period 1 January – 30 June 2011 are not necessarily indicative of the consolidated financial statements that would have been prepared if the subsidiaries in Ukraine and Russia had been disposed at an earlier date than the actual. They provide an indicative view of the Group businesses’ historical operations within AS Pro Kapital Grupp.

NOTES TO INTERIM FINANCIAL STATEMENTS

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*Compliance with International Financial Reporting Standards*

International Financial Reporting Standards (IFRSs) issued by the International Accounting Standards Board (IASB) and the interpretations of International Financial Reporting Interpretations Committee (IFRIC) as adopted in the European Union do not include any guidance on preparing comparative combined financials. This section describes how IFRSs have been applied to prepare the comparative financial statements for the six-month period ended 30 June 2011.

Comparative historical financial statements for the six-month period ended 30 June 2011 include the companies owned directly or indirectly by the Group. Following the same logic, subsidiaries in Ukraine and Russia have been excluded from the scope.

These interim financial statements (“financial statements”) have been prepared in accordance with IFRS as adopted in the European Union, with the exception of the following Principles :

IAS 27 requires that a group consolidates its operations as if it was a single entity. Group’s operations are defined through existence of control that the parent company exercises over other entities (subsidiaries), i.e. the parent company has the power to govern, directly or indirectly, the financial and operating policies of other entities so as to obtain benefits from its activities. The comparative financial statements for the six-month period ended 30 June 2011, have been compiled in line with the existence of control over entities as of 31 December 2011 (listed in Note 4 to these financial statements) and in accordance with consolidation principles described in Note 3 below.

Consequently, the comparative financial information provided does not reflect factual legal structure nor presence of control over other entities by the Group as at 30 June 2011. The purpose for such presentation is providing sufficiently comparable historical information about the operations of the group entities retained after the disposal of Ukraine and Russian operations on the second half of 2011.

This results in deviation from IFRS 5 principles for reporting on discontinuing operations, as after applying the IAS 27 deviation described above, has lost its relevance for the context purposes.

**Use of judgements, estimates and assumptions**

According to IFRS, the preparation of the consolidated financial statements assumes judgements, estimates and assumptions to the Group’s assets and liabilities which are not readily apparent from other sources as at the balance sheet date and income earned and expenses covered during the reporting period and made by the management board of the Ultimate Parent Company. These estimates are based on historical experience and the up-to-date information about the state of the Group and considering the plans and risks as at the date of the preparation of the consolidated financial statements. The final results of these economic transactions may differ from those estimates. The estimates and underlying assumptions are reviewed on an on-going basis. Revisions to accounting estimates are recognized in the period in which the estimate is revised and future periods.

Estimation and decision of management, which influence information presented in financial statements includes following accounting areas:

*Classification of real estate*

Decision of real estate classification to inventory, property investment or property, plant and equipment is done based on management’s intention over the future use of the object. Property is recognized as inventory, if the objective of purchase is connected with development of environment, it is sale or resale during ordinary course of business. Objects recognized as property investment if purchase objective is gaining profit from rent or rise of market value. Also objects recognized as property investment if it is intended to keep them for long time and which have several purposes of use.

Property used for rendering services or for administrative purposes and with useful life of over one year is considered to be property, plant and equipment.

*Estimation of net realization value of inventories*

NOTES TO INTERIM FINANCIAL STATEMENTS

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According to the Group principles, inventories are stated on the balance sheet at the lower of cost or net realizable value, depending on which is lower. The management should decide upon net realization value if indication occurs that inventory value might be fallen below cost price. If this is the case inventories are written down to its net realization value.

Real estate that have been acquired and developed for sale is presented on the balance sheet as inventories. In assigning value to such assets, management takes into account market sale transactions of similar type of assets made close to the balance sheet date. Additionally for assigning the value there were used professional valuations made by property specialists. If actual sale prices of real estate objects were below the balance sheet value the assets were written down to their net realization value. In assigning the value to property purchased for development purpose, the Group has used professional valuation reports concluded by certified real estate appraisers.

*Fair value of property investment*

As of balance sheet date the property investments are valued at their fair value. In determination of the fair value estimations of management were used, and if needed opinion of independent certified real estate appraisers. In determination of the fair value two methods are used: discounted cash flow method and comparative transaction price method. Discounted cash flow method is used for assigning fair value of real estate objects with stable rental income.

*Recoverable value of fixed assets*

At each balance sheet date, the management reviews the carrying amounts of its assets to determine whether there are any indications that the assets may be impaired. In determining the recoverable value of an asset, the impairment test is carried out during what the recoverable value is identified. The recoverable value of the asset is the higher of the present value of the future cash flows from the asset or the fair value of the asset less costs to sell.

*Useful life of property, plant and equipment*

In determining useful life of property, plant and equipment, taken into account the Group business conditions and volumes, previous experience in relevant field and future plans. According to management estimation useful life for buildings is 20-50 years. Useful life for machinery and equipment 5 to 12,5 years depending on the purpose of use and for other equipment 2 to 5 years.

*Collection risk of receivables*

For material financial assets, potential decrease in value is evaluated separately. Receivable overdue for more than 180 days, are considered to be non-collectible and are fully written-off.

The Group may have overdue receivables that are not provided for. Such receivables are assessed by the management of the Group on individual bases and found them to be collectable.

**Application of new and revised IFRS**

**Standards and Interpretations issued by IASB and adopted by the EU but not yet effective**

At the date of authorisation of these financial statements the following standards, revisions and interpretations adopted by the EU were in issue but not yet effective:

- Amendments to IAS 1 “Presentation of financial statements” - Presentation of Items of Other Comprehensive Income (effective for annual periods beginning on or after 1 July 2012),
- Amendments to IAS 19 “Employee Benefits” - Improvements to the Accounting for Post-employment Benefits (effective for annual periods beginning on or after 1 January 2013).

**Standards and Interpretations issued by IASB but not yet adopted by the EU**

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At present, IFRS as adopted by the EU do not significantly differ from regulations adopted by the International Accounting Standards Board (IASB) except from the following standards, amendments to the existing standards and interpretations, which were not endorsed for use as at 30 June 2012:

IFRS 9 “Financial Instruments” (effective for annual periods beginning on or after 1 January 2015),

IFRS 10 “Consolidated Financial Statements” (effective for annual periods beginning on or after 1 January 2013),

IFRS 11 “Joint Arrangements” (effective for annual periods beginning on or after 1 January 2013),

IFRS 12 “Disclosures of Involvement with Other Entities” (effective for annual periods beginning on or after 1 January 2013),

IFRS 13 “Fair Value Measurement” (effective for annual periods beginning on or after 1 January 2013),

IAS 27 (revised in 2011) “Separate Financial Statements” (effective for annual periods beginning on or after 1 January 2013),

IAS 28 (revised in 2011) “Investments in Associates and Joint Ventures” (effective for annual periods beginning on or after 1 January 2013),

Amendments to IFRS 1 “First-time Adoption of IFRS” - Severe Hyperinflation and Removal of Fixed Dates for First-time Adopters (effective for annual periods beginning on or after 1 July 2011),

Amendments to IFRS 1 “First-time Adoption of IFRS” - Government Loans (effective for annual periods beginning on or after 1 January 2013),

Amendments to IFRS 7 “Financial Instruments: Disclosures” - Offsetting Financial Assets and Financial Liabilities (effective for annual periods beginning on or after 1 January 2013),

Amendments to IFRS 9 “Financial Instruments” and IFRS 7 “Financial Instruments: Disclosures” – Mandatory Effective Date and Transition Disclosures,

Amendments to IAS 12 “Income Taxes” - Deferred Tax: Recovery of Underlying Assets (effective for annual periods beginning on or after 1 January 2012),

Amendments to IAS 32 “Financial instruments: presentation” - Offsetting Financial Assets and Financial Liabilities (effective for annual periods beginning on or after 1 January 2014),

Amendments to various standards “Improvements to IFRSs (2012)” resulting from the annual improvement project of IFRS published on 17 May 2012 (IFRS 1, IAS 1, IAS 16, IAS 32, IAS 34) primarily with a view to removing inconsistencies and clarifying wording (amendments are to be applied for annual periods beginning on or after 1 January 2013),

IFRIC 20 “Stripping Costs in the Production Phase of a Surface Mine” (effective for annual periods beginning on or after 1 January 2013). The Entity anticipates that the adoption of these standards, amendments to the existing standards and interpretations will have no material impact on the financial statements of the Entity in the period of initial application.

At the same time, hedge accounting regarding the portfolio of financial assets and liabilities, whose principles have not been adopted by the EU, is still unregulated.

According to the entity’s estimates, application of hedge accounting for the portfolio of financial assets or liabilities pursuant to IAS 39: “Financial Instruments: Recognition and Measurement”, would not significantly impact the financial statements, if applied as at the balance sheet date.

The Group anticipates that the adoption of these standards, amendments to the existing standards and interpretations will have no material impact on the financial statements of the Group in the period of initial application.

### NOTE 3. PRINCIPAL ACCOUNTING POLICIES

The financial statements have been compiled under principles of consistency and comparability, meaning adherence to the principles of the accounting policies and representation are altered in case of the require of new or revised IFRS's or the interpretations of the standards issued or if a change of the policy provides a more objective overview of the financial position, the economic performance and cash flows of the Group.

These interim financial statements are prepared on the accrual basis.

#### **Basis of consolidation**

These interim financial statements comprise of the financial statements of the Ultimate Parent Company of the Group and its subsidiaries. Subsidiary is considered to be under the control of the parent company when it has the power to govern the financial and operational policies of an entity, so as to obtain benefits from its activities.

Non-controlling interests of the entities under the control of the Ultimate Parent Company are recorded on a separate line in the consolidated financial statements equity.

Non-controlling interest consists of the equity attributable to minority shareholders as of the business combination date and a proportion of subsidiaries earnings after that date.

In case the parent company has obtained control over a subsidiary during the accounting period, the financial results of that subsidiary are recorded from the date the control was acquired. If the parent company has sold a subsidiary during the accounting period, the financial results of that subsidiary are included in the consolidated financial statements of the Group up to the date of disposal.

The balances and transactions between Group entities and unrealized profits/losses from intragroup transactions are eliminated in the consolidated financial statements.

#### **Business combinations**

Acquisitions of businesses are accounted for using the acquisition method. The consideration transferred in a business combination is measured at fair value, which is calculated as the sum of the acquisition-date fair values of the assets transferred by the Group, liabilities incurred by the Group to the former owners of the acquiree and the equity interests issued by the Group in exchange for control of the acquiree. Acquisition-related costs are generally recognised in profit or loss as incurred.

At the acquisition date, the identifiable assets acquired and the liabilities assumed are recognised at their fair value.

Non-controlling interests that are present ownership interests and entitle their holders to a proportionate share of the entity's net assets in the event of liquidation may be initially measured either at fair value or at the non-controlling interests' proportionate share of the recognised amounts of the acquiree's identifiable net assets. The choice of measurement basis is made on a transaction-by-transaction basis.

When the consideration transferred by the Group in a business combination includes assets or liabilities resulting from a contingent consideration arrangement, the contingent consideration is measured at its acquisition-date fair value and included as part of the consideration transferred in a business combination. Changes in the fair value of the contingent consideration that qualify as measurement period adjustments are adjusted retrospectively, with corresponding adjustments against goodwill. Measurement period adjustments



NOTES TO INTERIM FINANCIAL STATEMENTS

are adjustments that arise from additional information obtained during the 'measurement period' (which cannot exceed one year from the acquisition date) about facts and circumstances that existed at the acquisition date.

The subsequent accounting for changes in the fair value of the contingent consideration that do not qualify as measurement period adjustments depends on how the contingent consideration is classified. Contingent consideration that is classified as equity is not remeasured at subsequent reporting dates and its subsequent settlement is accounted for within equity. Contingent consideration that is classified as an asset or a liability is remeasured at subsequent reporting dates in accordance with IAS 39, or IAS 37 as appropriate, with the corresponding gain or loss being recognised in profit or loss.

When a business combination is achieved in stages, the Group's previously held equity interest in the acquiree is remeasured to fair value at the acquisition date (i.e. the date when the Group obtains control) and the resulting gain or loss, if any, is recognised in profit or loss.

If the initial accounting for business combination is incomplete by the end of the reporting period in which the combination occurs, the Group reports provisional amounts for the items for which the accounting is incomplete. Those provisional amounts are adjusted during the measurement period (see above), or additional assets or liabilities are recognized, to reflect new information obtained about facts and circumstances that existed at the acquisition date that, if known, would have affected the amounts recognized at that date.

Changes in the Group's ownership interests in subsidiaries that do not result in the Group losing control over the subsidiaries are accounted for as equity transactions. The carrying amounts of the Group's interests and the non-controlling interests are adjusted to reflect the changes in their relative interests in the subsidiaries. Any difference between the amount by which the non-controlling interests are adjusted and the fair value of the consideration paid or received is recognised directly in equity and attributed to owners of the Company.

When the Group loses control of a subsidiary, a gain or loss is recognised in profit or loss and is calculated as the difference between (i) the aggregate of the fair value of the consideration received and the fair value of any retained interest and (ii) the previous carrying amount of the assets (including goodwill), and liabilities of the subsidiary and any non-controlling interests. The fair value of any investment retained in the former subsidiary at the date when control is lost is regarded as the fair value on initial recognition for subsequent accounting under IAS 39 or, when applicable, the cost on initial recognition of an investment in an associate or a jointly controlled entity.

**Foreign currency transactions**

The subsidiaries of the Group prepare their financial statements for consolidation purposes in local currencies. Foreign currency transactions are recorded on the basis of the foreign currency exchange rates, prevailing on the date of the transaction, of the Central Banks of sub-group's country of incorporation. At each balance sheet date the monetary balances are recalculated based on the currency rate prevailing at the balance sheet date, of the Central Banks of sub-group's country of incorporation. Non-monetary items recorded at fair value are recalculated based on the currency rate prevailing on the date of the revaluation. Non-monetary items recorded at acquisition price are not recalculated concerning the changes in the foreign currency rate. Gains and losses arising from exchange rate differences are recognized in the income statement for the accounting period.

In consolidation process, assets and liabilities, including the goodwill formed from the acquisition of foreign subsidiaries and revaluations to fair values are recalculated to the reporting currency based on the currency exchange rates prevailing at the balance sheet date of Central Bank of European Union of the country of incorporation of the consolidating company. Income statement lines are recalculated based on the average annual exchange rates. Gains and losses arising from exchange rate differences appeared during the consolidation process are recorded on a separate line in the consolidated company equity.

Differences of currency translation are recognized as income or expense of the period when the transaction occurred, i.e. in case of disposal or liquidation of a subsidiary.

The main foreign currencies and relevant exchange rates according to European Central Bank as applied in the consolidated financial statements are as follows:

## NOTES TO INTERIM FINANCIAL STATEMENTS

(in EUR)	30.06.2012	2012 1 <sup>st</sup> half year average	31.12.2011	2011 1 <sup>st</sup> half year average
Latvian lat (LVL)	1,42287	1,42287	1,42959	1,41583
Lithuanian lita (LTL)	0,28962	0,28962	0,28962	0,28962

**Cash and cash flows**

Cash on the balance sheet and cash flow statement comprises cash on hand, bank accounts, and short-term bank deposits (with time term less than three months).

Cash flows from operating activities are presented using the indirect method, according to which the net profit for the financial year is adjusted by the effect of non-monetary transactions, and supplemented by net changes in assets and liabilities related to business operations, and profits and losses from financing and investing activities. Cash flows from investing and financing activities are reported based on direct method, presenting gross receipts and disbursements of the accounting period.

**Inventories**

Inventories are recorded at cost, which comprises purchase price, non-refundable taxes and other direct acquisition expenditures, which are necessary to transfer inventories to their current location and condition. Inventory items that are individually distinguishable an individual measurement of cost value and cost of sales is applied. For inventory items that are not individually distinguishable, then weighted average cost method is used. Inventories are stated on the balance sheet at the lower of cost or net realizable value. Net realizable value represents the estimated selling price less all estimated costs of making the sale. Revaluation of inventories to net realizable value is recognized as expense for the accounting period.

**Real estate held for sale**

Real estate's (land and buildings) that have been acquired and developed to be sold, are presented on the balance sheet as inventories on the line "Property held for sale" and recognized at cost that comprises of acquisition cost of the real estate and direct expenses (design, construction and technical supervision) necessary to bring the property to the current condition. Borrowing costs from third party loans accrued during the construction period until the issuance of the certificate of occupancy are included in the cost value. Depending on the estimate of the stage of completion, finished and unfinished property for sale is distinguished.

In case the net realizable value of the real estate object is less than its cost value, the real estate object is written down to its net realizable value and the impairment is charged as expense for the accounting period.

In case the usage purpose of a real estate objects changes, the asset is reclassified and since the reclassification date the accounting principles of the new group are applied.

**Property, plant and equipment**

Assets used for rendering services or used for administrative purposes and with useful life of over one year are considered to be property, plant and equipment. Property, plant and equipment are recognized at cost, which comprises purchase price, non-refundable taxes and other expenditures directly related to taking the asset into use.

In the balance sheet property, plant and equipment are measured either at fair value (land and buildings) or at cost less accumulated depreciation and impairment losses (machinery and equipment, other fixtures).

Revaluation of land and buildings to fair value are performed with sufficient regularity such that the carrying amounts do not differ significantly from those that would be determined using fair values at the end of each reporting period.

NOTES TO INTERIM FINANCIAL STATEMENTS

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Any revaluation increase arising on the revaluation of such land and buildings is recognized in other comprehensive income and accumulated in equity, except to the extent that it reverses a revaluation decrease for the same asset previously recognized in profit or loss, in which case the increase is credited to profit or loss the extent of the decrease previously expensed. A decrease in the carrying amount arising on the revaluation of such land and buildings is recognized in profit or loss to the extent that it exceeds the balance, if any, held in the properties revaluation reserve relating to a previous revaluation of that asset.

Depreciation of property, plant and equipment commences when the assets are taken into use. Depreciation is calculated on the straight-line method. Depreciation rate to each tangible asset item is determined according to its estimated useful life. Depreciation on revalued buildings is recognised in profit or loss. On the subsequent sale or retirement of a revalued property, the attributable revaluation surplus remaining in the properties revaluation reserve is transferred directly to retained earnings.

The annual depreciation rates for groups of property, plant and equipment are as follows:

Buildings in use 2 to 5% per annum;

Machinery and equipment 8 to 20% per annum;

Other fixtures 20 to 50% per annum.

**Investment property**

Land and buildings, also equipment related to buildings, that are held to generate rental revenue or with the purpose to increase its market value and which are not used in operations of the Group, are reported on the balance sheet as investment property.

Land and buildings, which are planned to be held for a longer period of time and which have different possibilities to be used are reported also as investment property.

Investment property is initially recognized at cost, which comprises of purchase price, non-refundable taxes and other expenditures directly related to taking the investment property into use. Subsequently to initial recognition, investment properties are measured using the fair value method.

In case of change in the usage purpose of the investment property, the asset is reclassified and since the reclassification date the accounting principles of the new group are applied.

**Intangible assets**

Intangible assets include purchased franchises, patents, licenses, trademarks, usage rights and goodwill.

Franchises, patents, licenses, trademarks and usage rights are recorded on the balance sheet at cost less accumulated amortization and impairment losses. Amortization is calculated on the straight-line method using an annual rate of 20%. Usage rights are amortized using the straight-line method and the maximum length of the amortization period is the period where the asset is being used.

**Impairment of assets (excluding goodwill)**

At each balance sheet date, the Group reviews the carrying amounts of its limited lifetime tangible and intangible assets in order to determine whether there are any indications that the assets have suffered an impairment loss. For this purpose, the recoverable value of an asset is estimated.

The recoverable value of the asset is the higher of the present value of the future cash flows from the asset (i.e. value in use) or the fair value of the asset less costs of disposal. In estimating value of use, the estimated cash flows are discounted with a rate which expresses the trends of current market value and specific risks related to assets.

If the recoverable amount of an assets (or cash-generating unit) is estimated to be less than its carrying amount, the carrying amount of the asset (or cash-generating unit) is reduced to its recoverable amount. An impairment loss is recognized immediately in profit or loss, unless the relevant asset is carried at a revalued amount, in which case the impairment loss is treated as a revaluation decrease.

When an impairment loss subsequently reverses, the carrying amount of the asset (or a cash-generating unit) is increased to the revised estimate of its recoverable amount, but so that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognized for the asset (or cash-generating unit) in prior years. A reversal of an impairment loss is recognized immediately in profit or loss, unless the relevant asset is carried at a revalued amount, in which case the reversal of the impairment loss is treated as a revaluation increase.

#### **Investments in subsidiaries (in Parent company's unconsolidated financial statements (Note 4))**

Investments in subsidiaries that are not held for sale are recognised in the unconsolidated annual accounts of the Parent company at cost.

#### **Financial instruments**

##### *Financial instruments held to maturity*

Investments are recognized on a transaction date basis and are initially measured at fair value less transaction costs. Subsequently for financial instruments that the entity has expressed intention and ability to hold to maturity are measured at amortized cost, less any impairment loss by using the effective interest rate method. The effective interest rate method is a method of calculating the amortized cost of a financial asset or liability and of allocating interest income or expense over the relevant period. The effective interest rate is the rate that discounts estimated future cash receipts over financial asset's expected life time or a shorter period if appropriate.

##### *Financial instruments available for sale*

Available for sale financial assets are non-derivatives that are either designated as available for sale or are not classified as:

- Loans and receivables
- Held-to-maturity investments
- Financial assets at fair value through profit and loss.

Available for sale financial assets that are traded in an active market are stated at fair value at the end of each reporting period. Available for sales equity instruments that do not have a quoted market price in an active market and whose fair value cannot be reliably measured are measured at cost less any identified impairment at the end of each reporting period.

Interest income calculated using the effective interest method and dividends available for sale equity investments are recognized in profit or loss. Other changes in the carrying amount of available for sale financial assets are recognized in other comprehensive income and accumulated under the heading of investment revaluation reserve. When the investment is disposed of or is determined to be impaired, the cumulative gain or loss previously accumulated in the investment revaluation reserve is classified to profit or loss.

##### *Loans granted and receivables*

Trade receivables are initially measured at fair value, and are subsequently measured at amortized cost, using the effective interest rate method. Trade receivables recorded in the balance sheet are evaluated based on collectability expectations. Doubtful receivables are recorded as expense of the accounting period.

##### *Bank borrowings*

Interest-bearing loans and overdrafts are initially measured at their fair value, and are subsequently measured at amortized cost, using the effective interest rate method. Financial expenses, including the transaction costs and the settlement costs, are recorded on an accrual basis. Interest expenses are charged to the income statement as

NOTES TO INTERIM FINANCIAL STATEMENTS

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an expense of the period, unless the interest expense is related to loans obtained to finance development of property or similar assets, in which case the interests are capitalized as acquisition cost of the asset.

*Convertible bonds*

Convertible bonds that are convertible into shares at bondholder's request are initially measured in their fair value and are subsequently measured at amortized cost, using the effective interest rate method. Interest expense from convertible bonds is recorded in the income statement for the reporting period based on actual interest rates.

*Other financial liabilities*

Other financial liabilities are initially recognized at cost which is equal to their fair value at the date of transaction. The cost of a financial liability includes all transactions costs that are directly attributable to its acquisition. After initial recognition, financial liabilities are measured at amortized cost (except for financial liabilities acquired for resale).

Generally the amortized cost of current financial liabilities is equal to their nominal value; therefore, current financial liabilities are stated in the statement of financial position at the amounts payable.

Non-current financial liabilities are initially recognized at the fair value of the consideration received (less the transactions charges). In subsequent periods the amortized cost of non-current financial liabilities are determined using the effective interest rate method.

*Equity instruments*

Issued equity instruments are recorded at the amount of proceeds received, less direct issuing costs.

**Provisions**

Provisions are recognized when the Group has an obligation, and it is probable that the Group will be required to settle that obligation in the future. At the balance sheet date, provisions are measured based on the management's best estimate on the expenditure required to settle the obligation. Provisions are discounted to their present value if the effect is material.

**Contingent liabilities**

Pledges and other commitments, which at certain conditions may turn into liabilities in the future, are disclosed in the Notes of the consolidated financial statements as contingent liabilities.

### **Reserves**

Statutory legal reserve of the Ultimate Parent Company is recorded based on the requirements of the Estonian Commercial Code and is comprised of the provisions made from the net profit. The annual provision must be at least 1/20 of the approved net profit of the financial year until the statutory legal reserve equals at least 1/10 of share capital amount.

### **Revenue recognition**

#### *Net sales*

Net sales of the Group consists of revenues from the sale of real estate based on the real right agreements confirmed by the notary, rental income as well as revenues earned from management, administration services and hotel management services.

Revenue from sales is recorded on the accrual basis, when significant risks have been transferred to the buyer, and the sales income and costs incurred in respect of the transaction can be measured reliably.

#### *Other income*

Income, which is not related to the core operations of the Group entities, is recorded as other income.

#### *Financial income*

Interest income is recorded on the accrual basis and dividend income is recorded when the right for a dividend has occurred.

### **Expenses**

#### *Cost of sales*

Cost of sales includes the costs of bringing real estate objects realized during the reporting period and recorded in the net sales to a marketable condition. Real estate rental, development and management expenses, and costs related to hotel management services are also recorded in income statement under "Cost of sales".

#### *Marketing expenses*

Marketing expenses include selling expenses, i.e. advertising, agency fees and other marketing expenses.

#### *Administrative expenses*

Administrative expenses include personnel and office management expenses, research and development expenses, and depreciation and amortization charges.

#### *Other expenses*

Expenses, which are not related to the core operations of the Group entities, are recorded as other expenses.

#### *Financial expense*

Direct interest costs of acquiring properties constructed over long periods of time are capitalized until the property is taken into use. Other interest and financing costs are recorded on the accrual basis as financial expenses of the reporting period.

**Leases**

A lease is classified as finance lease when all the risks and rewards incident to ownership are substantially transferred to the lessee. The criteria of contracts, which lead to a lease being classified as finance lease, are the following:

- The lease transfers ownership of the asset to the lessee by the end of the lease term;
- The lessee has the option to purchase the asset at a price, which is expected to be sufficiently lower than the expected fair value at the date the option becomes exercisable, and at the inception of the lease it is reasonably certain that the option will be exercised;
- the lease term covers the majority (over 75%) of the economic life of the asset even if the title is not transferred;
- at the inception of the lease the present value of the minimum lease payments amounts to approximately the fair value (over 90%) of the leased asset;
- the leased assets are of a specialized nature such that only the lessee is able to use them without major modifications being made.

If the above-mentioned conditions are not met, either individually or in combination, the transaction is recorded as operating lease.

*The Group as a lessee*

An asset held under finance lease is recognized as an asset and a liability of the Group at its fair value at the inception of the lease or, if lower, at the present value of the minimum lease payments.

If ownership is to be transferred to the lessee, depreciation is calculated on the regular basis taking into account useful lifetime of the asset. If the leased asset is to be returned to the lessor, then the maximum depreciation period is the leasing period, whereas depreciation is not calculated for the guaranteed residual value.

Lease payments are apportioned between finance charges and reduction of the lease obligation. Financial costs are apportioned for the lease period so as to achieve a constant rate of interest on the remaining balance of the liability. Finance charges are recognized in income statement on the accrual basis.

Assets held under operating lease are not reported on the balance sheet. Rentals payable under operating leases are charged to the income statement as cost on a straight-line basis over the term of the relevant lease, irrespectively from disbursements.

*The Group as a lessor*

Amounts due from lessees under finance leases are recorded as receivables at the amount of the net investment in the leases. Payments due from lessees are allocated to financial income and principal repayments (to decrease the finance lease receivable). Finance lease income is allocated to accounting periods so as to reflect a constant periodic rate of return on the net investment outstanding in respect of the leases. Financial income is recorded in income statement on accrual basis.

In the balance sheet assets leased under the terms of operating lease are reported similarly to other assets. Rental income from operating leases is recognized as revenue on a straight-line basis over the term of the relevant lease despite timing and amounts of actual collection of rentals.



**Taxation***Estonia*

According to the Estonian Income Tax Act the accrued profit of a resident legal entity is not subject to corporate income tax, instead the tax is due on the distribution of dividends. Income tax should be calculated also on other payments made from equity that are exceeding the monetary or non-monetary contributions made to the equity. The tax rate applicable is 21/79 from the taxable amount.

As a result of such taxation principles, the notion of “tax base of assets and liabilities” has lost its economic meaning and deferred income tax and assets cannot be calculated in accordance with IAS 12 “Income Taxes”. Contingent income tax liability from the retained earnings, which could otherwise be distributed as dividends, is not recorded in the Statement of Financial Position. Income tax expense to be incurred at the payment of dividends is recognized in the income statement as expense at announcement of dividends or any other distribution of equity.

*Other subsidiaries*

Profit earned by subsidiaries of the Group is imposed to income tax according to the tax rate stipulated by the legislation of domicile countries. Deferred income tax liability is accounted from all relevant temporary differences between the tax bases of assets and liabilities and their book value. Deferred income tax assets, which are mainly caused by the tax losses carried to future periods, are recognized in the statement of financial position only, when it is likely that it will be realized through the taxable profit earned in the future. Deferred tax assets and liabilities are offset when there is a legally enforceable right in the Group subsidiaries’ countries of incorporation to set off current tax assets against current tax liabilities. For calculation of the deferred income tax assets and liabilities, generally the income tax rate applicable on the balance sheet date is used.

**Operating segments**

The Group discloses its operating segments on basis of internal information used and analysed by the Ultimate Parent Company. The primary decisions are made on country basis. Primary criteria for monitoring of operating segments are the following: revenue from third parties, EBIT, net profit earned and total assets.

## NOTE 4. ENTITIES OF THE GROUP

**Unconsolidated financial statements of the parent**

<b>Statement of Financial Position</b> (Th. EUR)	<b>30.06.2012</b>	<b>31.12.2011</b>
<b>ASSETS</b>		
Current Assets		
Cash and cash equivalents	466	419
Current receivables	3 049	3 162
Inventories	49	0
<b>Total Current Assets</b>	<b>3 564</b>	<b>3 581</b>
Non-Current Assets		
Investments in subsidiaries	30 571	28 196
Non-current receivables	64 862	59 340
Property, plant and equipment	1	0
<b>Total Non-Current Assets</b>	<b>95 434</b>	<b>87 536</b>
<b>TOTAL ASSETS</b>	<b>98 998</b>	<b>91 117</b>



## NOTES TO INTERIM FINANCIAL STATEMENTS

<b>Statement of Financial Position</b> (Th. EUR)	<b>30.06.2012</b>	<b>31.12.2011</b>
<b>LIABILITIES AND EQUITY</b>		
<b>Current Liabilities</b>		
Current debt	4 000	0
Current payables	6 176	3 732
Taxes payable	1	0
Short-term provisions	1 409	700
<b>Total Current Liabilities</b>	<b>11 586</b>	<b>4 432</b>
<b>Non-Current Liabilities</b>		
Long-term debt	11 272	11 272
Non-current payables	105 167	104 824
Long-term provisions	0	36
<b>Total Non-Current Liabilities</b>	<b>116 439</b>	<b>116 132</b>
<b>TOTAL LIABILITIES</b>	<b>128 025</b>	<b>120 564</b>
<b>Equity attributable to equity holders of the parent</b>		
Share capital in nominal value	10 637	10 637
Accumulated losses		
Accumulated losses	-36 046	-31 200
Loss for the financial year	-3 618	-8 884
<b>TOTAL EQUITY</b>	<b>-29 027</b>	<b>-29 447</b>
<b>TOTAL LIABILITIES AND EQUITY</b>	<b>98 998</b>	<b>91 117</b>

<b>Statement of Comprehensive Income</b> (Th. EUR)	<b>2012 1<sup>st</sup> half</b>	<b>2011 1<sup>st</sup> half</b>
<b>Operating income</b>		
Revenue	0	71
<b>Gross profit</b>	<b>0</b>	<b>71</b>
Marketing expenses	-130	-1
Administrative expenses	-1 163	-1 135
Other expenses	-715	0
<b>Operating loss</b>	<b>-2 008</b>	<b>-1 065</b>
Financial income and expense, net	-1 610	-960
<b>Loss for the financial period</b>	<b>-3 618</b>	<b>-2 025</b>
<b>Total comprehensive loss for the financial period</b>	<b>-3 618</b>	<b>-2 025</b>

<b>Statement of Adjusted Unconsolidated Equity</b> (Th. EUR)	<b>Share capital in nominal value</b>	<b>Accumulated losses</b>	<b>Total equity</b>
<b>NBV 31.12.2011</b>	10 637	-40 084	<b>-29 447</b>
(Less) cost of shares of subsidiaries			-28 196
Investments into subsidiaries calculated in equity method			128 240
<b>Adjusted unconsolidated equity 31.12.2011</b>			<b>70 597</b>
<b>NBV 30.06.2012</b>	10 637	-39 664	<b>-29 027</b>
(Less) cost of shares of subsidiaries			-28 205
Investments into subsidiaries calculated in equity method			125 402
<b>Adjusted unconsolidated equity 30.06.2012</b>			<b>68 170</b>

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NOTES TO INTERIM FINANCIAL STATEMENTS

<b>Information about consolidated subsidiaries</b>	<b>Country of incorporation</b>	<b>Share of ownership 30.06.2012</b>	<b>Share of ownership 31.12.2011</b>	<b>Field of activity</b>
Pro Kapital Eesti AS	Estonia	100,00%	100,00%	Real estate development
Ilmarise Kvartal OÜ	Estonia	100,00%	100,00%	Real estate development
Täismaja AS (Kristiine Kaubanduskeskus AS)	Estonia	99,99%	99,99%	Real estate development
Tondi Kvartal AS	Estonia	100,00%	100,00%	Real estate development
Pro Halduse AS	Estonia	100,00%	100,00%	Real estate management
Tallinna Moekombinaat AS	Estonia	96,00%	96,00%	Real estate development
Domina Management AS	Estonia	100,00%	100,00%	Hotel management
Pro Kapital Vilnius Real Estate UAB	Lithuania	100,00%	100,00%	Real estate development
PK Invest UAB	Lithuania	100,00%	100,00%	Real estate development
Domina Management UAB	Lithuania	100,00%	100,00%	Real estate management
Pro Kapital Latvia PJSC	Latvia	100,00%	100,00%	Real estate development
PK Latvia SIA	Latvia	100,00%	100,00%	Real estate development
Klīversala RE SIA	Latvia	100,00%	100,00%	Real estate development
Tallina Nekustamie Īpašumi SIA	Latvia	100,00%	100,00%	Real estate development
Nekustamo īpašumu sabiedrība Zvaigznes centrs SIA	Latvia	100,00%	100,00%	Real estate development
Investhotel SIA	Latvia	100,00%	100,00%	Real estate development
Pasaules tirdzniecības centrs "Rīga" SIA	Latvia	100,00%	100,00%	Real estate development
Nekustamo īpašumu sabiedrība Prokurs SIA	Latvia	70,00%	70,00%	Real estate development
Hotel Management Services SIA (former Domina Management SIA)	Latvia	100,00%	100,00%	Hotel management
Pro Kapital Germany Holding OÜ	Estonia	100,00%	100,00%	Real estate development
Pro Kapital Germany GmbH	Germany	100,00%	100,00%	Real estate development
Domina Tourismus GmbH	Germany	100,00%	100,00%	Hotel management

AS PRO KAPITAL GRUPP

NOTES TO INTERIM FINANCIAL STATEMENTS

(Th. EUR) Subsidiary	FCCY	Cost		Net assets 30.06.2012	Net assets 31.12.2011
		30.06.2012	31.12.2011		
Pro Kapital Eesti AS	EUR	17 981	17 981	109 016	109 017
Ilmarise Kvartal OÜ	EUR	286	286	2 533	2 531
Täismaja AS	EUR	65 853	65 853	118 133	115 338
Tondi Kvartal AS	EUR	4 364	4 364	6 583	6 647
Pro Halduse AS	EUR	27	27	469	440
Tallinna Mookombinaat AS	EUR	12 345	12 345	9 212	9 315
Domina Management AS	EUR	520	520	104	84
Pro Kapital Vilnius Real Estate UAB	LTL	688	688	(934)	(460)
PK Invest UAB	LTL	6 679	6 679	1 079	827
Domina Management UAB	LTL	43	43	46	45
Pro Kapital Latvia PJSC	LVL	10 188	10 188	13 092	13 893
PK Latvia SIA	LVL	188	188	4	10
Kliversala RE SIA	LVL	9 819	9 819	13 135	13 241
Tallina Nekustamie Īpašumi SIA	LVL	4 866	4 866	661	(460)
Nekustamo īpašumu sabiedrība Zvaigznes centrs SIA	LVL	1 707	1 707	624	677
Investhotel SIA	LVL	996	996	1 869	1 731
Pasaules tirdzniecības centrs "Rīga" SIA	LVL	9 733	9 733	10 373	10 213
Nekustamo īpašumu sabiedrība Prokurs SIA	LVL	1 422	1 422	2 054	2 151
Hotel Management Services SIA (former Domina Management SIA)	LVL	797	797	785	309
Pro Kapital Germany Holding OÜ	EUR	2	2	137	137
Domina Tourismus GmbH	EUR	1	1	83	137
Pro Kapital Germany GmbH	EUR	25	25	5 019	5 056

## NOTE 5. ACQUISITIONS OF / CHANGE IN OWNERSHIP IN SUBSIDIARIES

	AS Täismaja 2012	AS Täismaja 2011	Domina Tourismus GmbH 2011
(Th. EUR)			
Total assets	x	x	615
Incl. Cash	x	x	173
Total liabilities	x	x	478
Non-controlling interest		54 454	-
Net assets	x	x	137
Share of ownership before acquisition	99,99%	52,00%	0,00%
Share (%) of ownership acquired	0,00784%	47,99%	100,00%
Share of ownership after acquisition	99,99%	99,99%	100,00%
Acquisition cost	9	53 847	0
Paid in cash	-9	-22 998	0
Net cash in(out) flow in acquisition	-9	-22 998	173
Goodwill and gain on bargain purchase	-	-	-137
Profit (loss) in acquisition (equity)	-	-607	-

## NOTE 6. DISPOSALS OF SUBSIDIARIES

	PK Investments SIA 2011
(Th. EUR)	
Non-controlling interest	x
Share of ownership before disposal	67,00%
Share (%) of ownership disposed	67,00%
Share of ownership after disposal	0%
Cash at the moment of disposal	-114
Received in cash	6 437
Net cash flow in disposal	6 323
Sales price	6 441
Profit at disposal	2 736

There have been no disposals of the shares of subsidiaries during the first half of year 2012.

## NOTE 7. SEGMENT REPORTING

(Th. EUR)	Estonia	Latvia	Lithuania	Germany	Total
<b>2012 1st half</b>					
Revenue	1 715	1 362	5 317	1 538	9 932
Other operating income	14	24	2	79	119
Segment operating profit (loss)	-2 511	-622	948	-51	-2 236
Financial income and expense (net)	-212	-101	-285	-65	-663
<b>Profit (loss) before income tax</b>	<b>-2 723</b>	<b>-723</b>	<b>663</b>	<b>-116</b>	<b>-2 899</b>
Income tax	0	22	-8	0	14
Non-controlling interest	3	-7	0	0	-4
<b>Net profit (loss) for the financial year attributable to equity holders of the parent</b>	<b>-2 720</b>	<b>-708</b>	<b>655</b>	<b>-116</b>	<b>-2 889</b>
30.06.2012					
Assets	53 485	25 745	15 039	8 433	102 702
Liabilities	20 552	5 761	5 958	1 299	33 570
Acquisition of non-current assets	53	7	4	2	66
Depreciation and amortisation	-164	-291	-13	-186	-654
<b>2011 1st half</b>					
Revenue	5 623	1 195	980	218	8 016
Other operating income	54 503	50	0	139	54 692
Segment operating profit (loss)	54 135	-592	-103	96	53 536
Financial income and expense (net)	-765	-17	-714	0	-1 496
<b>Profit (loss) before income tax</b>	<b>53 370</b>	<b>-609</b>	<b>-817</b>	<b>96</b>	<b>52 040</b>
Income tax	0	0	7	0	7
Non-controlling interest	28 127	11	0	0	28 138
<b>Net profit for the financial year attributable to equity holders of the parent</b>					<b>23 909</b>
31.12.2011					
Assets	59 413	26 544	18 403	9 112	113 472
Liabilities	25 919	6 047	8 050	1 398	41 414
Acquisition of non-current assets	812	9	1	0	822
Depreciation and amortisation	-99	-132	-10	-60	-301

During first half of 2012, Pro Kapital Lithuanian segment sold 4 535 th. EUR worth real estate properties (both residential, commercial and parking lots) to UAB Colosseum Real Estate Vilnius, which is a related party, in a bulk deal. Related party information is further disclosed in Note 29.

## NOTES TO INTERIM FINANCIAL STATEMENTS

## NOTE 8. CASH AND CASH EQUIVALENTS

Cash and cash equivalents recorded in the consolidated statement of financial position and statement of cash flows, comprise cash at hand and bank deposits as of the end of each reporting period. Foreign currency accounts have been retranslated into EUR at the European Central Bank currency exchange rates prevailing on the balance sheet date.

(Th. EUR)	30.06.2012	31.12.2011
Cash at hand	71	63
Bank accounts	2 071	8 574
<b>Total</b>	<b>2 142</b>	<b>8 637</b>

## NOTE 9. CURRENT RECEIVABLES

(Th. EUR)	30.06.2012	31.12.2011
Trade receivables	779	669
Receivables from related parties (Note 29)	483	516
Other receivables	1 361	1 358
Accrued income	17	55
Prepaid expenses	217	267
<b>Total</b>	<b>2 857</b>	<b>2 865</b>

## NOTE 10. INVENTORIES

(Th. EUR)	30.06.2012	31.12.2011
Property held for resale	14 229	17 947
WIP (property under construction)	35 044	35 107
Goods held for resale	121	132
Prepayments	1	0
<b>Total</b>	<b>49 395</b>	<b>53 186</b>

As of 30 June 2012 inventories in value of 39 527 th. EUR are pledged as security for loan liabilities.

## NOTE 11. NON-CURRENT RECEIVABLES

(Th. EUR)	30.06.2012	31.12.2011
Other	152	152
<b>Total</b>	<b>152</b>	<b>152</b>

## NOTE 12. PROPERTY, PLANT AND EQUIPMENT

As of 31 December 2011 Group's land and buildings was valued into their fair value based on the valuation of independent expert. The valuation, which confirms to International Valuation Standards, was performed by independent real estate appraiser SIA Newsec Valuation LV and was determined by reference to discounted cash flow method. Current market conditions (at the moment the valuation was performed) were used as assumptions for the valuations performed.

## NOTES TO INTERIM FINANCIAL STATEMENTS

Based on independent appraiser's valuation, following fair value adjustments were performed as of 31 December 2011 (th. EUR):

	Carrying amount 31.12.2011	Fair value 31.12.2011	Fair value 30.06.2012
Pulkvieza Brieza 11, Riga	1 795	6 070	5 837
Põhja pst. 21, 21a, 21b-1, Tallinn	3 602	6 100	6 037
Põhja pst.21c, Tallinn	198	268	265

Revaluation reserve (accounted for under equity) was formed to account for revaluation differences.

No additional adjustments were considered relevant as of 30 June 2012.

(Th. EUR)	Land and buildings	Machinery and equipment	Other tangible assets	Prepay- ments	Total
<b>Cost 01.01.2011</b>	<b>13 731</b>	<b>1 315</b>	<b>2 194</b>	<b>0</b>	<b>17 240</b>
Additions:					
Acquired	0	12	15	0	27
Disposals:					
Sold	0	-6	-3	0	-9
Written off	0	0	-21	0	-21
Other changes:					
Reclassified to/from inventories	-41	0	0	0	-41
Reclassified to/from investment property	0	0	-14	0	-14
<b>Cost 30.06.2011</b>	<b>13 690</b>	<b>1 321</b>	<b>2 171</b>	<b>0</b>	<b>17 182</b>
Additions:					
Acquired	0	0	12	0	12
Acquired in business combination	0	0	399	0	399
Disposals:					
Written off	0	-9	-203	0	-212
Application of revaluation model:					
Fair value gain	12 878	0	0	0	12 878
Reversal of accumulated depreciation	-1 955	0	0	0	-1 955
Other changes:					
Reclassified to/from inventories	-2 766	0	0	0	-2 766
Foreign currency differences	57	15	15	0	87
<b>Cost 31.12.2011</b>	<b>21 904</b>	<b>1 327</b>	<b>2 394</b>	<b>0</b>	<b>25 625</b>
Additions:					
Acquired	0	9	51	6	66
Disposals:					
Written off	0	-15	-62	0	-77
Other changes:					
Reclassified to/from inventories	-2 553	0	0	0	-2 553
Reclassified to/from investment property					
Change in value, total amount	2 569	0	0	0	2 569



## NOTES TO INTERIM FINANCIAL STATEMENTS

Change in value, acc. depr.	-607	0	0	0	-607
<b>Cost 30.06.2012</b>	<b>21 313</b>	<b>1 321</b>	<b>2 383</b>	<b>6</b>	<b>25 023</b>

(Th. EUR)	Land and buildings	Machinery and equipment	Other tangible assets	Total
<b>Accumulated depreciation 01.01.2011</b>	<b>2 446</b>	<b>673</b>	<b>2 072</b>	<b>5 191</b>
Addition:				
Depreciation charge for the period	214	56	26	297
Disposal:				
Sold	0	-2	-2	-4
Written off	0	0	-14	-14
Other changes:				
Reclassified to/from non- current assets held for sale	0	0	-9	-9
<b>Accumulated depreciation 30.06.2011</b>	<b>2 660</b>	<b>726</b>	<b>2 075</b>	<b>5 461</b>
Additions:				
Depreciation charge for the period	201	53	27	281
Acquired in business combination	0	0	235	235
Application of revaluation model:				
Reversal of accumulated depreciation	-1 955	0	0	-1 955
Disposals:				
Sold	0	0	-2	-2
Written off	0	-9	-195	-204
Other changes:				
Reclassified				
Reclassified to/from inventories	-100	0	0	-100
Reclassified to/from investment property	0	0	0	0
Foreign currency differences	29	8	9	46
<b>Accumulated depreciation 31.12.2011</b>	<b>835</b>	<b>779</b>	<b>2 148</b>	<b>3 762</b>
Additions:				
Depreciation charge for the period	541	80	29	650
Acquired in business combination	0	0	0	0
Disposals:				
Written off	0	-15	-61	-76
Other changes:				
Reclassified				
Reclassified to/from inventories	-99	0	0	-99
Change in value, fair value	-607	0	0	-607
<b>Accumulated depreciation 30.06.2012</b>	<b>670</b>	<b>844</b>	<b>2 116</b>	<b>3 630</b>

## NOTE 13. INVESTMENT PROPERTY

(Th. EUR)	30.06.2012	31.12.2011
Investment property held for increase in value	26 023	26 023
Investment property held for earning rentals	88	88
<b>Total</b>	<b>26 111</b>	<b>26 111</b>

(Th. EUR)	Investment property held for increase in value	Investment property held for earning rentals	Total
<b>NBV 01.01.2011</b>	<b>26 132</b>	<b>468</b>	<b>26 600</b>
Additions:			
Acquired	40	767	807
Other charges:			
Reclassified to/from inventories	0		0
Reclassified to/from assets held for sale			
<b>NBV 30.06.2011</b>	<b>26 172</b>	<b>1 235</b>	<b>27 407</b>
Additions:			
Acquired	292	-767	-475
Disposals:			
Written off	-110	-380	-490
Changes in fair value:			
Loss from change in fair value of IP	-331	0	-331
<b>NBV 31.12.2011</b>	<b>26 023</b>	<b>88</b>	<b>26 111</b>

Additions:			
Acquired	230	0	230
Fair value adjustments	-230	0	-230
<b>NBV 30.06.2012</b>	<b>26 023</b>	<b>88</b>	<b>26 111</b>

As of 31 December 2011 assessing the fair value of investment property the management of the Group was based on valuation reports of independent real estate appraisers. The valuation, which confirms to International Valuation Standards, was in majority determined by reference to recent market transactions and arms' length term. In few instances where appropriate also discounted cash flow method was used in determination of fair value of Group's investment property.

As of 30 June 2012 the management of the Group revisited the assumptions used during valuations made by independent real estate appraisals as of 31 Decemebr 2011 and found no need to make adjustments in used assumptions and inputs. Consequently, as of 30 June 2012 the fair value of investment property was found to be unchanged since 31 December 2011. Fair value adjustment of 230 th. EUR comes from change in methology.

## NOTES TO INTERIM FINANCIAL STATEMENTS

The rental income and the corresponding direct expenses from the described investment property were the following:

(Th. EUR)	2012 1 <sup>st</sup> half	2011 1 <sup>st</sup> half
Rental income	5	6
Direct operating costs		
Maintenance	45	44

## NOTE 14. CURRENT DEBT

(Th. EUR)	30.06.2012	31.12.2011
Bank loans and overdrafts (Note 17)	2 822	4 402
Payables to related parties (Note 29)	4 076	9 520
Other	0	80
<b>Total</b>	<b>6 898</b>	<b>14 002</b>

## NOTE 15. CURRENT PAYABLES

(Th. EUR)	30.06.2012	31.12.2011
Trade payables	593	724
Payables to related parties (Note 29)	6	0
Accrued expenses	898	1 063
Deferred income	0	4
<b>Total</b>	<b>1 497</b>	<b>1 791</b>

## NOTE 16. NON-CURRENT DEBT

(Th. EUR)	30.06.2012	31.12.2011
Bank loans and overdrafts (Note 17)	9 401	10 190
Convertible debt (Note 19)	11 272	11 272
<b>Total</b>	<b>20 673</b>	<b>21 462</b>

## NOTE 17. BANK LOANS AND OVERDRAFT

(Th. EUR)	30.06.2012	31.12.2011
Current debt (Note 14)	2 822	4 402
Non-current debt (Note 16)	9 401	10 190
<b>Total</b>	<b>12 223</b>	<b>14 592</b>

Creditor	30.06.2012	31.12.2011	CCY	Interest %
Swedbank AS (EE)	2 001	2 141	EUR	2% + 6m
Swedbank AS (EE)	605	605	EUR	Euribor 2,5% + 6m
AS Swedbank (LV)	4 445	4 623	EUR	Euribor 3,0% + 3m
“Swedbank” AB (LT)	5 156	7 200	EUR	Euribor 2,4% + 6m
Volksbank Bad Kreuznach	16	23	EUR	5,1%
<b>Total</b>	<b>12 223</b>	<b>14 592</b>		

(Th. EUR)	30.06.2012	31.12.2011
Due within 1 year	2 822	4 402
Due between 2 to 5 years	9 401	10 190
Due after 5 years	0	0
<b>Total</b>	<b>12 223</b>	<b>14 592</b>

The collaterals and pledged assets are disclosed in Note 18 to these financial statements.

## NOTE 18. COLLATERALS AND PLEDGED ASSETS

(Th. EUR)	Beneficiary	Collateral description	Carrying value of the pledged assets	
			30.06.2012	31.12.2011
	Swedbank AS (Estonia)	Kalaranna 1, Tallinn	4 927	4 927
	Swedbank AS (Estonia)	Ülemiste Road 5, Tallinn	1 700	1 700
	Swedbank AS (Estonia)	Seebi 24a/ Tondi 53b, Tondi 49a, 51d, 51f, 53, 53a, 53c, 55b, 57, Tammsaare Road 56/58, Tallinn	8 425	8 410
	Swedbank AS (Estonia)	Põhja Avenue. 23, Jahu 1, Tallinn	1 113	1 205
	Swedbank AS (Estonia)	Peterburi Road 2, Tallinn	24 300	24 300
	Swedbank AS (Estonia)	Tondi 51, Tallinn	1 781	1 781
	Swedbank AS (Estonia)	Põhja Avenue 21a, 21b, 21 (703/6962), Tallinn	6 100	6 037
	AS Swedbanka (Latvia)	Pulkveza Brieza St. 11, Riga	5 837	6 070
	AS Swedbanka (Latvia)	Trijadibas St.5, Riga	8 869	8 869
	Swedbank AB (Lithuania)	Aguonu str.10, Vilnius	14 412	17 772
	<b>Total</b>		<b>77 464</b>	<b>81 071</b>

As of 30 June 2012, obligations connected to collaterals of Kalaranna 1, Ülemiste Road 5, Seebi 24a/ Tondi 53b, Tondi 49a, 51d, 51f, 53, 53a, 53c, 55b, 57, Tammsaare Road 56/58 and Peterburi Road 2 (all of the properties located in Tallinn) have been fully repaid.

In addition to guarantee letters related to loans of the Group, AS Pro Kapital Grupp has issued guarantee letters as follows:

- To Hotel Blijdorp B.V. to assure the rental liabilities to Serval S.r.l. related to the hotel, located in Rotterdam, rental agreement concluded between Serval S.r.l. and Hotel Blijdorp B.V. The guarantee letter is only to assure the rental payments in amount up to 2 300 Th. EUR (30 June 2012);
- To AS Swedbank (Latvia) to assure the potential liability of Klīversala RE SIA, an entity belonging to Pro Kapital Latvia subsidiary group, in the amount of 8 002 Th. EUR (5 681 334 LVL), as AS Swedbank (Latvia) has issued a guarantee letter in the same amount to VAS „Privatizācijas aģentūra” to assure the investment liabilities related to contract concluded between Klīversala RE SIA and VAS „Privatizācijas aģentūra” (30 June 2012).
- To Swedbank AS (Latvia) to assure loan liabilities of SIA Investhotel in the amount of 4 521 th. EUR as of 30 June 2012.
- AS Pro Kapital Grupp and AS Pro Kapital Eesti issued a guarantee letter to Kristiine Keskus OÜ of which they assure in solitary the monetary liabilities of Täismaja AS. In case Täismaja AS violates the confirmation given in the contract of sales of the shopping centre, Kristiine Keskus OÜ can lodge a claim with Täismaja AS. The guarantee is conditional and guarantors are responsible only if Täismaja AS is unable to settle the claim. The guaranteed amount is 5 000 th. EUR and it is effective for 18 months after enforcement of the sales contract, i.e. until 2 November 2012.

- Guarantee letter to Kristiine Keskus OÜ to secure (jointly with Pro Kapital Eesti AS) possible claims against Täismaja AS arising from a loan contract concluded between Pro Kapital Eesti and Täismaja AS on 9 March 2004. The guarantee letter is limited to maximum amount of potential claim. The guarantee is effective for 72 months from concluding sales- purchase agreement, i.e. until 2 May 2017.
- As AS Swedbank (Estonia) to assure loan liabilities of AS Tondi Kvartal that amounted to 605 th. EUR as of 30 June 2012
- To Swedbank AB (Lithuania) to assure loan liabilities of UAB PK Invest in the amount of 5 156 th. EUR as of 30 June 2012.

## NOTE 19. CONVERTIBLE BONDS

(Th. EUR)	30.06.2012	31.12.2011
Non-current debt (Note 16)	11 272	11 272
<b>Total</b>	<b>11 272</b>	<b>11 272</b>

Convertible bond can be exchanged for share of the Ultimate Parent Company on 31 December 2010, 2011 and 2012. The Ultimate Parent Company's shareholders' pre-emptive right to submit for the convertible bonds and shares issued upon conversion of these bonds are excluded with decision.

The issuance of convertible bonds of AS Pro Kapital Grupp in 1999 is redeemed in accordance with the terms of issue, for the issue price, on 20 January 2010. Redemption fees are paid to the owners in cash because the owners did not exercised the right to exchange the convertible bonds for the Ultimate Parent Company share 1:1. According to the terms of the emission convertible bonds of AS Pro Kapital Grupp issued during the period 2009-2010 can be converted to shares of the Ultimate Parent Company on 31 December 2010, 31 December 2011 and 31 December 2012 with the rate one convertible bond per share.

**Registration date of bonds issued**

	13.05.1999	13.08.2009	20.01.2010	10.08.2010	16.08.2010	29.11.2010	25.05.2011
Issuance CCY	EEK	EUR	EUR	EUR	EUR	EUR	EUR
Issue price of bond	3.20 EUR	2.80 EUR	2.80 EUR	2.80 EUR	2.80 EUR	2.80 EUR	2.80 EUR
Bond return per annum (% from issue price)	6%	7%	7%	7%	7%	7%	7%
Bond interest payment frequency	Once a year	Twice a year	Twice a year	Twice a year	Twice a year	Twice a year	Twice a year
Latest date for the repurchase of bonds	20.01.2010	13.08.2013	20.01.2014	10.08.2014	16.08.2014	29.11.2014	25.05.2015
Latest date for the exchange of bonds to shares	10.01.2010	31.12.2012	31.12.2012	31.12.2012	31.12.2012	31.12.2012	31.12.2012
Discount rate (%)	11%	7%	7%	7%	7%	7%	7%

(Pcs.)	30.06.2012	31.12.2011	31.12.2010
<b>Number of convertible bonds at the beginning of period</b>	<b>4 025 758</b>	<b>3 345 374</b>	<b>1 287 344</b>
Number of convertible bonds issued	0	680 384	2 180 567
Number of repurchased bonds	0	0	-122 537
<b>Number of convertible bonds at the end of period</b>	<b>4 025 758</b>	<b>4 025 758</b>	<b>3 345 374</b>

(Th. EUR)	30.06.2012	31.12.2011	31.12.2010
<b>Value of convertible bonds at the beginning of period</b>	<b>11 272</b>	<b>9 367</b>	<b>3 654</b>
Principal of convertible bonds issued	-	1 905	9 813
Principal of convertible bonds transferred through separation	-	-	-3 708
Repurchased bonds in repurchase price	-	-	-392

(Pcs.)	30.06.2012	31.12.2011	31.12.2010
<b>Principal of the bonds issued at the end of the period</b>	<b>11 272</b>	<b>11 272</b>	<b>9 367</b>
<b>Short-term portion of liabilities on the balance sheet</b>	-	-	-
<b>Long-term portion of liabilities on the balance sheet</b>	<b>11 272</b>	<b>11 272</b>	<b>9 367</b>

## NOTE 20. SHARE CAPITAL AND RESERVES

*Share capital*

Owners of AS Pro Kapital Grupp ordinary shares have the right to receive dividends, in case these are announced, and to participate in voting at general shareholders' meetings of the entity with one vote per share. The Entity has not issued any preference shares.

As of 30 June 2012, the share capital in the amount of 10 637 th. EUR (31 December 2011: 10 637 Th. EUR) consists of 53 185 422 ordinary shares at a nominal value of 0,2 euros per share. All shares have been paid for in full.

According to the articles of association effective on 30 June 2012, the minimum share capital amounts to 6 000 th. EUR, whereas maximum share capital amounts to 24 000 th. EUR.

Due to euro introduction in Republic of Estonia on 01 January 2011 and the requirements of the Commercial Code, the nominal value of a share must be rounded to one decimal. Therefore, on 30 June 2011 the shareholders meeting decided to decrease the share capital by reduction of the nominal value of shares. The decrease in share capital down to 31 911 th. EUR (53 185 422 shares at 0,6 euros per share) was registered in Commercial Registry on 08 August 2011.

On 16 September 2011, shareholders resolved further to decrease the share capital by 21 274 th. EUR down to 10 637 th. EUR by decreasing the nominal value of a share from 0,6 euros to 0,2 euros. As a part of this change, share premium in the amount of 45 089 th. EUR and accumulated statutory legal reserve in the amount of 2 938 th. EUR was released to retained earnings.

As described in Note 19 to these financial statements, AS Pro Kapital Grupp has issued convertible bonds. The owners of the convertible bonds have not exercised their option to convert the bonds into shares of the Group.

*Reserves*

*Statutory legal reserve* of the Ultimate Parent Company is recorded based on the requirements of the Estonian Commercial Code § 336 and is comprised of the provisions made from the net profit. The statutory legal reserve as of 30 June 2012 amount nil, as it has been released against retained earnings based on the shareholders resolution of 16 September 2011. As of 31 December 2011 the statutory legal reserve has been nil.

*Revaluation reserve* in the amount of 11 337 th. EUR results from adoption revaluation model to property, plant and equipment (specifically land and buildings) under IAS 16 "Property, Plant and Equipment" in 2011.

## NOTES TO INTERIM FINANCIAL STATEMENTS

***The right to repurchase own shares***

On 30 October 2008, the shareholders' meeting of AS Pro Kapital Grupp decided to allow the entity to acquire 1 000 000 own shares with repurchase price of 3.83 EUR (60 EEK) per share during the period of five years. The Management Board had the right to repurchase own shares in several offer rounds and the Management Board was obligated to dispose the shares or make a proposal on the shareholders' meeting to decrease the share capital, during the three years' time after the acquiring of own shares.

On 13 April 2012 shareholder's meeting decided to recall the shareholders' resolution from 30 October 2008 that established the terms and conditions of the right to repurchase up to 1 000 000 of own shares. The Group did not exercise the repurchase option during the period of 30 October 2008 to 13 April 2012.

## NOTE 21. NON-CONTROLLING INTEREST

(Th. EUR)	30.06.2012	31.12.2011
Arising from Pro Kapital Estonia	937	949
Arising from Pro Kapital Latvia	616	648
<b>Total</b>	<b>1 553</b>	<b>1 597</b>

## NOTE 22. REVENUE

(Th. EUR)	2012 1 <sup>st</sup> half	2011 1 <sup>st</sup> half
Revenue from sales of real estate	5 661	1 401
Rental revenue	500	3 449
Hotel operating revenue	2 808	2 734
Other services	963	432
<b>Total</b>	<b>9 932</b>	<b>8 016</b>

## NOTE 23. COST OF GOODS SOLD

(Th. EUR)	2012 1 <sup>st</sup> half.	2011 1 <sup>st</sup> half
Cost of real estate sold	4 419	1 309
Cost of providing rental services	490	1 416
Cost of hotel operations	2 076	2 827
Cost of other services	1 085	204
<b>Total</b>	<b>8 070</b>	<b>5 756</b>

(Th. EUR)	2012 1 <sup>st</sup> half	2011 1 <sup>st</sup> half
Staff costs	881	527
Depreciation charge	516	551
Impairment of tangible and intangible assets	0	0
Inventory write-offs	0	0
Other	6 673	4 678
<b>Total</b>	<b>8 070</b>	<b>5 756</b>

## NOTE 24. MARKETING AND ADMINISTRATIVE EXPENSES

<b>Marketing expenses</b> (Th. EUR)	2012 1 <sup>st</sup> half	2011 1 <sup>st</sup> half
Staff costs	77	21



## NOTES TO INTERIM FINANCIAL STATEMENTS

Other	212	148
<b>Total</b>	<b>289</b>	<b>169</b>

<b>Administrative expenses</b> (Th. EUR)	<b>2012 1<sup>st</sup> half.</b>	<b>2011 1<sup>st</sup> half</b>
Staff costs	995	1 348
Depreciation charge	53	95
Amortisation charge	4	4
Other	1 655	1 329
<b>Total</b>	<b>2 707</b>	<b>2 776</b>

## NOTE 25. OTHER INCOME AND OTHER EXPENSES

<b>Other income</b> (Th. EUR)	<b>2012 1<sup>st</sup> half</b>	<b>2011 1<sup>st</sup> half</b>
Fines collected	7	5
Gain from sales of non-current assets classified as held for sale	0	54 497
Release of allowance for bad debt	5	0
Other	106	190
<b>Total</b>	<b>118</b>	<b>54 692</b>

<b>Other expenses</b> (Th. EUR)	<b>2012 1<sup>st</sup> half</b>	<b>2011 1<sup>st</sup> half</b>
Local taxes	205	223
Fines paid	25	6
Write-off of property, plant and equipment	1	0
Fair value measurement of investment property	230	0
Provisions recognised	709	0
Allowance for bad debt	8	108
Other	42	134
<b>Total</b>	<b>1 220</b>	<b>471</b>

## NOTE 26. FINANCIAL INCOME AND EXPENSES

<b>Financial income</b> (Th. EUR)	<b>2012 1<sup>st</sup> half</b>	<b>2011 1<sup>st</sup> half</b>
Interest income	15	655
Income arising from transactions with participations in subsidiaries	0	0
Gain from foreign currency translation	1	4
<b>Total</b>	<b>16</b>	<b>659</b>

<b>Financial expenses</b> (Th. EUR)	<b>2012 1<sup>st</sup> half</b>	<b>2011 1<sup>st</sup> half</b>
Interest expenses	670	2 129
Loss from foreign currency translation	9	0
Other	0	26
<b>Total</b>	<b>679</b>	<b>2 155</b>



## NOTES TO INTERIM FINANCIAL STATEMENTS

## NOTE 27. INCOME TAX

Statutory corporate income tax (on earnings) rates:	2012 1 <sup>st</sup> half	2011 1 <sup>st</sup> half
Estonia	0%	0%
Latvia	15%	15%
Lithuania	15%	15%
Germany	15%	15%

(Th. EUR)	2012 1 <sup>st</sup> half	2011 1 <sup>st</sup> half
Profit (loss) before income tax	-21 299	52 487
Estimated income tax respective to the tax rates	195	-152
Adjustments to estimated income tax:		
Non-deductible expenses (+)	23	53
Non-taxable income and tax incentive	-22	--22
Deductions (-)	0	-23
Reversal loss carry forward (+)	-154	143
<b>Income tax expense</b>	<b>42</b>	<b>0</b>
Effective tax rate	-0,20%	0,00%
Deferred income tax expense	0	0
Deferred income tax returns	-368	370
<b>Effect on income statement</b>	<b>-54</b>	<b>7</b>
Income tax paid	0	0

(Th. EUR)	30.06.2012	31.12.2011
Deferred income tax liability (+)	1 878	1 962
Deferred income tax assets (-)	-368	-370
<b>Total</b>	<b>1 510</b>	<b>1 592</b>

**Contingent income tax**

According to the Estonian Income Tax Act, the accrued profit of a resident legal entity is not subject to corporate income tax, instead the tax is due on the distribution of dividends. Due to the difference in the income tax concept, the term "taxation base of assets and liabilities" has no economic meaning, and therefore deferred income tax liabilities and assets cannot be accounted for in accordance with IAS 12 "Income Taxes".

The consolidated Group's retained earnings and maximum possible amount of corporate income tax (CIT) obligation were as follows:

(Th. EUR)	30.06.2012	31.12.2011
Consolidated retained earnings (attributable to parent and non-controlling interest)	-21 280	51 221
Statutory tax rate applicable	21%	21%
Contingent CIT obligation	-	10 756

## NOTES TO INTERIM FINANCIAL STATEMENTS

## NOTE 28. EARNINGS PER SHARE

Earnings per share are calculated by dividing the net profit (loss) for the period with the weighted average number of shares in the period:

Average number of shares:

In period 01.01.2012 - 30.06.2012	$(53\,185\,422 \times 6/6) = 53\,185\,422$
In period 01.01.2011 - 30.06.2011	$(53\,185\,422 \times 6/6) = 53\,185\,422$

Indicative earnings per share (in EUR):

01.01-30.06.2012	$(2\,889\text{ thousand})/53\,185\,422=(0,05)$
01.01-30.06.2011	$23\,909\text{ thousand}/53\,185\,422=0,45$

The convertible bonds issued did not have a dilutive effect on earnings in 2012 and 2011, therefore they have not been included in the calculation of the diluted net gain (loss) per share and the diluted gain (loss) per share equals the net gain (loss) per share indicator.

## NOTE 29. TRANSACTIONS WITH RELATED PARTIES

Transactions with related parties are considered to be transactions between the entities within the consolidated Group, its shareholders, the members of the Supervisory Council and the Management Board, their families and the companies in which they hold majority interest or have significant influence.

<b>Transactions with related parties</b> (Th. EUR)	<b>2012 1<sup>st</sup> half</b>	<b>2011 1<sup>st</sup> half</b>
Significant owners and owner related companies		
Goods and services sold	4 634	0
Interest income earned	7	651
Received interest (-)	0	-47
Issued loans	330	477
Granted claims	23 412	23 412
Acquisition of shares in subsidiaries	9	9
Issued convertible bonds	0	3 062
Salaries and bonuses paid to management	442	937
<b>Receivables from related parties</b> (Th. EUR)	<b>30.06.2012</b>	<b>31.12.2011</b>
Significant owners and owner related companies		
Current receivables from related parties	483	516
<b>Total</b>	<b>483</b>	<b>516</b>
<b>Payables to related parties</b> (Th. EUR)	<b>30.06.2012</b>	<b>31.12.2011</b>
Significant owners and owner related companies		
Payables to related parties	4 077	9 520
<b>Total</b>	<b>4 077</b>	<b>9 520</b>
<b>Holdings in the Ultimate Parent Company</b>	<b>30.06.2012</b>	<b>31.12.2011</b>
Members of the Council and individuals related to them	8,61%	8,61%

Furthermore, 22 224 pieces of convertible bonds are held by the members of the council. The amounts outstanding are unsecured and will be settled in cash. No guarantees have been given or received.

No expense has been recognized in the current or prior periods for bad or doubtful debts in respect of the amounts owed by related parties. The Group has been provided loans to related parties at rates comparable to the average commercial rate of interest. The loans to related parties are unsecured.

#### NOTE 30. RISK MANAGEMENT

The business of the Group involves business risk and several financial risks: market risk (interest and currency risk), credit risk and liquidity risk, it is aimed to minimize the negative impact of these risks to the Group's financial results with the risk management. The main purpose of the risk management is to assure the retention of Group's equity and to carry Group activities as a going concern.

##### *Business risk*

The business risk of the Group depends on the development of the real estate markets in the Baltic States and Germany.

The global financial crisis and the accompanying economic crisis in the recent years have been affecting negatively development of the real estate as well as tourism sector. Although at the end of 2009 the global economy showed some signs of economic growth, the positive impact of the real estate development sector is usually occurs with a delay.

Significant risk which would occur with the crisis, the decrease of the substantial purchasing capability of the permanent residence, the increase of the interest rates for mortgage loans and other factors which could decrease the demand for real estate and hotel services and have a negative impact to the Group operating activities, decreasing the sales and rent income as well the gain from development activities, property management services and operating hotels. Changes in financial markets could reduce the Group's business opportunities to involve foreign capital to finance business and to refinance existing financial liabilities.

The Group's Management believes it is not possible to reliably assess the effects of the ongoing economic crisis, however the management believes that all necessary measurement have been adopted to provide a sustainable development.

##### *Interest risk*

Main interest risk rises from long-term liabilities of the Group. In general the interest rates of loans raised by the entities belonging to Group are fixed through Euribor plus a risk margin. Interest risk appears from Euribor and the volatility of the average market interest rates which affect the Group's interest expenses. It has been estimated that 100 point change in interest rate would result in approximately 9,7 th. EUR change in the Company's interest expenses. Minimum amount of financial instruments is used to diversify the interest risk, as the management estimate the expenses related to interest diversification (fixed interest rate) are exceeding the possible losses from the change of interest rate. The estimate is based on the Group's medium term financing strategy.

##### *Currency risk*

Entities belonging to the Group perform transactions in currency applicable in the resident country, currency risk arises in case of exchange currency transactions, which are performed with currencies not related to euro. To ground the currency risk, all the relevant contracts in the Group are signed in Euro or in currencies related to euro. Thus the main currency risk is related with devaluation of currencies related to euro, against which the Group is not protected. The management, however, considers currency risk as insignificant, as most of its foreign assets are of tangible nature and foreign liabilities are nominated mainly in Group's reporting currency (EUR).

Due to the fact that Group's liabilities are predominantly in euro and majority of Group's income comes from euro based contracts, the Group's management estimates the currency risk to be insignificant.

*Credit risk*

The Credit risk expresses potential loss that occurs, when customers do not fulfil their contractual obligations to the Group. For mitigating the credit risk the payment discipline of the customers is consistently followed.

In general the sales of real estate are financed with clients' prepayments. In case of sales of the real estate under the instalment, the creditworthiness of each client is analyzed separately. The ownership of the sales object belongs to the Group entities until the client has settled all debt. It may sometimes happen that the ownership is transferred to the buyer but a mortgage is set in favor of the Group entity.

*Liquidity risk*

Liquidity risk expresses the potential risk that if the Group's financial condition will change, the Group's ability to settle its liabilities on time will degrade. The Group constantly monitors proportion of short-term liabilities and current assets. To smooth out working capital fluctuations, the Company plans to introduce usage of bank overdrafts. The Company has introduced thorough roll- on based cash planning procedures and active usage of intergroup funds among its subsidiaries.

*Fair value*

Based on the estimates of the Group's management, book value of the financial assets and liabilities does not differ significantly from their fair value, due to accounting policies used in Group.

Fair value of interest bearing receivables and liabilities is not considered to be significantly different from their book value, because the interest rates fixed by the contracts underlying the corresponding receivables and liabilities do not significantly differ from the effective market interest rates.

*Capital risk management*

The purpose of capital risk management is to provide the Group's sustainability and to ensure profit for the shareholders through optimal structure of capital.

The Company finances its activities through using internal and external sources of capital.

Proactively, the Company uses working capital (as defined by as current assets, excluding cash and non-current assets held for sale, minus current liabilities, excluding short-term debt) management on a regular basis as a tool for achieving its overall capital strategies. The Company regularly inspects its receivables and actively reviews customer policies, if needed.

Retained earnings are substantial source of internal financing.

The Company has repeatedly issued convertible bonds in order to finance its activities.

Though long term bank loans are used as a source of external financing, the Company is very cautious when it comes to debt financing and strives to keep debt financing at less than 50% of total capital. The Company monitors on regular basis its interest coverage, gearing and debt/equity indicators. As debt financing implies stricter restrictions to the Company's ownership structure, lending and asset transfer procedures, debt financing has to be approved by the Company's Council.

NOTE 31. LAWSUITS

*Ultimate parent company*

As of 30 June 2012 the AS Pro Kapital Grupp had one pending court case.

On 27 May 2010 Aprisco B.V filed a case to Rotterdam court against AS Pro Kapital Grupp related to the issued guarantee letter with what AS Pro Kapital Grupp assures the rental liabilities of the Serval S.r.l arising from the rental agreement of the Rotterdam hotel, concluded on 4 August 2006 between Serval S.r.l and Hotel Blijdorp B.V. In 2007 Aprisco B.V acquired the hotel that was managed by

NOTES TO INTERIM FINANCIAL STATEMENTS

subsidiary of Serval and the rental agreement with Serval S.r.l was transferred to Aprisco B.V. Serval S.r.l has not fulfilled the rental obligations to Aprisco B.V, therefore Aprisco B.V claims the payments

according to the guarantee letter. Aprisco has filed alternative claims to the court. Firstly, Aprisco B.V claims the payment of caused loss in the amount of 2 300 thousand euros or in the amount stated by the court.

As an alternative claim, Aprisco B.V claims overdue rental payments in the amount of 904 thousand euros with accumulated interest for default or in the amount of 504 thousand euros with accumulated interest for default.

On 31 August 2011 Aprisco B.V changed its claim and claims the payment of caused loss in the amount of 2 300 thousand euros with accumulated interest for default, or in the amount stated by the court. As an alternative claim, Aprisco B.V claims overdue rental payments in the amount of 1776 thousand euros with accumulated interest for default or in the amount of 1 409 thousand euros with accumulated interest for default.

On July 4, 2012 Rotterdam City Court made a decision and awarded Aprisco B.V claim in the amount of 1 409 265,2 EUR to be paid. The part of the claim in the amount of 786 434,7 EUR has to be paid without delay, while the payment of the remaining part of 622 830,52 EUR is dependent on the outcome of Aprisco B.V court case against Serval S.r.l in regards to the rent reduction agreement validity.

The Management Board of AS Pro Kapital Grupp does not agree with the court decision. The Management Board of AS Pro Kapital Grupp does not recognize the claim and states that the guarantee was given to Hotel Blijdorp B.V and not to Aprisco B.V and AS Pro Kapital Grupp was not informed for the transfer of the guarantee letter and therefore Aprisco B.V cannot file the claim related to the guarantee letter. The Management Board of AS Pro Kapital Grupp claims alternatively that according to the guarantee letter Aprisco B.V can claim only unpaid rental payments in amount of 406 thousand euros with accumulated interest for default and which could increase by 282 thousand euros in case the rental lowering agreement between Serval S.r.l. and Aprisco B.V. is found to be unbinding. In addition the Management Board of AS Pro Kapital Grupp is of opinion that the Rotterdam City Court has incorrectly considered the period for which the rent payments are due. The court acknowledged in the decision that AS Pro Kapital Grupp is liable just for rent payments and not the damages. Serval S.r.l was ordered by Aprisco B.V. do vacate the premises and did so on 17.06.2010. Despite this the court ruled that AS Pro Kapital Grupp is liable for rent difference between the new tenant and Aprisco B.V. until 29.07.2011. The Management Board of AS Pro Kapital Grupp is of opinion that the difference in rent is not to be considered as rent payments, but should be considered as damaged, which are not secured by the letter of guarantee issued by AS Pro Kapital Grupp.

The Management Board of AS Pro Kapital Grupp is planning to appeal the court decision.

Nevertheless, to keep in line with the Company's conservative policies, the provision has been formed for the maximum amount of the claim (700 000 EUR provisioned in 2011 and 709 265,2 EUR in 2012).

As of 31 December 2011 the Group's consolidated statement included potential liabilities related to the court case in the amount of 700 thousand euros. As of 30 June 2012, this provision was increased to 1,409 thousand euros.

*Pro Kapital Estonia sub-group*

As of 30 June 2012 the parent company of Pro Kapital Estonia sub-group and its subsidiaries did not have any court cases. AS Täismaja is involved in one law suit as a third party.

As of 31 December 2011 the Pro Kapital Estonia sub-group subsidiary AS Täismaja had 3 court cases to collect unpaid rent debts from previous tenants of Kristiine Shopping Center, all of the court cases were either settled with payment schedule or a favourable decision was made by the court in favour of AS Täismaja.





*Pro Kapital Latvia sub-group*

As of 30 June 2012 the Pro Kapital Latvia sub-group had one pending court cases.

During August – October 2007 the Tax Board audited the VAT accounting of Pro Kapital Latvia PJSC for the period from January 2005 to December 2006. As a result the Tax Board found that the entity's loss should be 60 thousand Latvian latts smaller (approx. 86 thousand euros). Pro Kapital Latvia PJSC disputed the decision. The trial court left the claim unsatisfied. The entity appealed and the hearing is set on 22 August 2012.

As of 31 December 2011 the Pro Kapital Latvia sub-group had 3 pending court cases. 2 of them were settled and compromise agreement signed.

SIA Hotel Management had one pending court case regarding recalling prior member of the Board, Inese Tomase, and compensating her average pay. On 25 October 2011 the entity filed a counterclaim based on Notes 1.3 and 4 of the employment contract which Inese Tomase used to file her claim and demands leaving Ms Tomase's claim left unsatisfied and returning her income received without legal basis in the amount of 19 thousand Latvian latts (approx. 27 thousand euros). On 22 March 2012 the Parties have entered into a settlement providing that the Company pays approximately 2 thousand euros plus respective resident income tax, and the Parties withdraw from the other claims. On 27 March 2012 the court confirmed the settlement and decided to terminate court proceedings.

SIA Pasaules tirdzniecības centrs "Rīga" had filed a court case against PJSC „Poligons“ regarding the compensation for rental payments, contract fee and legal fees. On 11 May 2006 the court satisfied the claim and ruled for the debtor to pay 5 thousand Latvian latts (approx. 7 thousand euros). On 30 May 2006 the court declared the debtor's bankruptcy as of 31 December 2004. On 20 January 2011 the court reset the appeal date for verdict made on 11 May 2006 and the trustee in bankruptcy filed for appeal. On 9 March 2009 PJSC „Poligons“ trustee in bankruptcy filed a case against SIA Pasaules tirdzniecības centrs "Rīga" demanding that the debt in the amount of 0.8 thousand Latvian latts (approx. 1.1 thousand euros) and the contract fine in the amount of 15.3 thousand Latvian latts (approx. 22 thousand euros) resulting from the contract between the entities be settled. On 30 August 2010 the court left the case against the entity unsatisfied. On 1 October 2011 the trustee in bankruptcy appealed. On 9 November 2011 the court decided to join both appeals into one case. On May 9, 2012 the Parties signed mutual settlement, according to which JSC Poligons paid 830,6 LVL and thus closed the case.

The Management Board of AS Pro Kapital Grupp does not recognize the claims to have any material impact on the business activity of the companies in the Pro Kapital Latvia sub-group.

*Pro Kapital Vilnius sub-group*

As of 30 June 2012 the entities of Pro Kapital Vilnius sub-group have three pending court cases.

UAB „Apskaitos ir mokesčių konsultacijos“ has filed a claim in the amount of 70 thousand Lithuanian litas (approx. 20 thousand euros), plus interest 6%, to the Vilnius court to be returned prepayment for an apartment sale contract. PK Invest UAB filed a counter claim for the withdrawal from the contract to be annulled. On 2 March 2011 the court ruled in favour of UAB „Apskaitos ir mokesčių konsultacijos“ and left the claim of PK Invest UAB unsatisfied. PK Invest UAB lodged the appeal but the hearing has not been announced yet in the Court of Appeal of Lithuania.

UAB "Natalex" filed a claim to the Vilnius court to be returned prepayment for an apartment sale contract in the amount of 166 thousand Lithuanian litas (approx. 48 thousand euros), plus interest 6%. PK Invest UAB found that UAB "Natalex" had breached the contract and the prepayment has been netted with the fine held against UAB "Natalex". On April, 2012, court left UAB "Natalex" claim unsatisfied. UAB "Natalex" has appealed court decision.

In February 2012, UAB "Gatvių statyba" submitted the claim to the Vilnius district court requesting for the LTL 197 thousand Lithuanian litas (approx. 57 thousand euros), plus 8,06 % interest, for the performed works in Saltiniu Namai. PK INVEST did not agree with the claim because the works were performed unduly and the deficiencies were recorded by the parties in writing.

As of 31 December 2011 the Pro Kapital Vilnius sub-group had 2 pending court cases.

The Management Board of AS Pro Kapital Grupp does not recognize the claims to have any material impact on the business activity of the companies in the Pro Kapital Vilnius sub-group.

*Domina Tourismus GmbH*

As of 30 June 2012 Domina Tourismus GmbH had 1 pending labour court case.

As of 31 December 2011 Domina Tourismus GmbH had the same labour court case pending.

The Management Board of AS Pro Kapital Grupp confirms to the best of its knowledge that the consolidated interim financial statements give a true and fair view of the assets, liabilities, financial position and profit or loss of the Company as required by the applicable accounting standards and that the Group Management Report gives a true and fair view of the development and performance of the business and the position of the Company, together with a description of the principal risks and uncertainties the Company faces.

Paolo Vittorio Michelozzi  
Chairman of the Management Board

July 24, 2012

Allan Remmelkoor  
Member of the Management Board

## CERTIFIED AUDITOR'S REPORT ON REVIEW OF INTERIM FINANCIAL INFORMATION

### To the shareholders of AS Pro Kapital Grupp:

We have reviewed the accompanying consolidated balance sheet of AS Pro Kapital Grupp as of 30 June 2012 and the related statements of income, changes in equity and cash flows for the six-month period then ended, and a summary of significant accounting policies and other explanatory notes. Management is responsible for the preparation and fair presentation of this interim financial information in accordance with the International Financial Reporting Standards as adopted in the European Union. Our responsibility is to express a conclusion on this interim financial information based on our review.

#### *Scope of Review*

We conducted our review in accordance with International Standard on Review Engagements 2410. A review of interim financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with International Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.


#### *Conclusion*

Based on our review, nothing has come to our attention that causes us to believe that the accompanying interim consolidated financial information does not present fairly, in all material respects, the financial position of AS Pro Kapital Grupp as at 30 June 2012, and of its financial performance and its cash flows for the six-month period then ended in accordance with the International Financial Reporting Standards as adopted in the European Union.

#### *Emphasis of Matter*

In connection with the planned listing of AS Pro Kapital Grupp, the comparative information in statements of income and cash flows for the six-month period ended 30 June 2011 have been prepared based on the structure of AS Pro Kapital Grupp as at 31 December 2011, as described on Note 2. Comparative information in these financial statements are not necessarily indicative of the consolidated financial results of operations that would have existed had the group existed in this way for the six-month period ended 30 June 2011. Our opinion is not qualified in respect of this matter.

23 July 2012



Veiko Hintsov  
Certified Auditor, No. 328  
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