Interim report for the fourth quarter and 12 months of 2017 (unaudited)



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Brief description

AS Trigon Property Development is a real estate development company.

AS Trigon Property Development owns one real estate development project involving a 22.39-hectare area in the City of Pärnu, Estonia. Commercial real estate will be developed on this area.

The Company is listed in Nasdaq OMX Tallinn Stock Exchange. On November 6, 2012, the Listing and Surveillance Committee of NASDAQ OMX Tallinn decided to delist AS Trigon Property Development shares from the Main List starting November 21, 2012, and to admit the shares simultaneously to trading in the Secondary List.

In total OÜ Trigon Wood is controlling 51.91% of votes represented by shares in AS Trigon Property Development. The biggest shareholders of OÜ Trigon Wood are OÜ Stetind (46.99%) and AS Trigon Capital (45.18%).

Business name: AS Trigon Property Development

Address: Pärnu Rd 18 Tallinn 10141

Commercial Registry no.: 10106774

Beginning of financial year: 1.1.2017
End of financial year: 31.12.2017

Beginning of interim period: 1.1.2017 End of interim period: 31.12.2017

Auditor: PricewaterhouseCoopers AS

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Internet homepage: www.trigonproperty.com

Management report

Overview of business areas

The main business activity of Trigon Property Development AS is real estate development. As at 31.12.2017, AS Trigon Property Development owned one development project with an area of 22.39 hectares in the City of Pärnu, Estonia. An industrial and logistics park is planned to be developed on this area. The Company's objective is to find companies willing to bring their business activities (industry, logistics) to the development project area of AS Trigon Property Development in Pärnu, which would add value to the land plots owned by the Company. The realisation of the value of the land is planned through the selling of land plots or through the development of real estate with the intention of creating a rental income-generating project.

In the first quarter of 2017 a 10.4-hectare industrial property at the price of 850 000 EUR was sold. According to the real right contract, Trigon Property Development AS was obliged to build a road to the sold land plot. On 08.08.2017 AS Trigon Property Development and the buyer agreed on amending the sales agreement according to which the buyer is obliged to build the road and facilities according to the detail plan on its own expense. AS Trigon Property Development is no longer responsible for building the road and facilities and is not obliged to pay for the construction. Due to the change in contractual obligations the sale price of the property was amended and the sale price of Kase str 17 was 550 000 EUR.

Management

The law, the articles of association, decisions and goals stated by the shareholders and the Supervisory Board are followed in the managing the company. According to the Commercial Code, a resolution on the amendment of the articles of association shall be adopted, if at least two-thirds of the votes represented at the general meeting are in favour of the amendment.

Group structure

Until 30 June 2016 the Company has one 100% subsidiary VN Niidu Kinnisvara OÜ, which was set up for the development of the land located in the area of Niidu Street in Pärnu. On 1 July 2016 Trigon Property Development AS was merged with VN Niidu Kinnisvara OÜ. On 21 October 2016 the merger of Trigon Property Development AS and VN Niidu Kinnisvara OÜ was entered into the Commercial Register.

Financial ratios

Statement of financial position	2017	2016
Total assets	1,878,811	2,364,947
Return on assets	-7.05%	-2.73%
Equity	1,817,698	2,350,650
Return on equity	-7.29%	-2.74%
Debt ratio	3.25%	0.60%
Share (31.12)	2017	2016
Share (31.12) Closing price of the share	2017 0.550	2016 0.592
Closing price of the share	0.550	0.592
Closing price of the share Earnings per share	0.550 -0.02946	0.592 -0.01433
Closing price of the share Earnings per share Price-to-earnings (PE) ratio	0.550 -0.02946 -18.67	0.592 -0.01433 -41.32

Return on assets = net profit / total assets
Return on equity = net profit/ equity
Debt ratio = liabilities / total assets
Earnings per share = net profit/ number of shares
Price-to-earnings (PE) ratio = closing price of the share / earnings per share
Book value of the share = equity / number of shares
Price-to-book ratio = closing price of the share / book value of the share
Market capitalisation = closing price of the share * number of shares

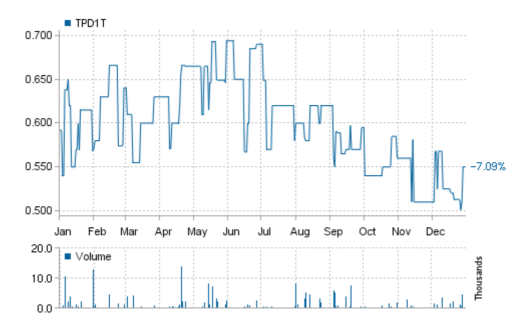
Share

Since 5th of September 1997, the shares of Trigon Property Development AS have been listed in the Tallinn Stock Exchange. Trigon Property Development AS has issued 4,499,061 no par value shares, each with the book value of 0.511 euros. The shares are freely transferable, no statutory restrictions apply. There are no restrictions on transfer of securities to the company as provided by contracts between the company and its shareholders.

On 11 May 2017 the Annual General Meeting adopted a resolution to introduce no par value shares with the book value of 0.6 euros and to reduce the share capital of the Company by 400,417 euros from 2,699,020 euros to 2,299,020 euros. Share capital was reduced by reducing book value of the shares by 0.089 euros per share. Share capital reduction was paid out on 04 December 2017.

The share with a price of 0.592 euros at the end of 2016 was closed in the end of December 2017 at 0.550 euros. In total of 175,595 shares were traded in 2017 and the total sales amounted to 103,369 euros.

Share price and trading statistics on the Tallinn Stock Exchange from 01.01.2017 to 31.12.2017:



The distribution of share capital by the number of shares acquired as at 31.12.2017

	Number of shareholders	% of shareholders	Number of shares	% of share capital
1-99	89	24.25%	2,524	0.06%
100-999	142	38.69%	45,242	1.01%
1 000-9 999	108	29.43%	297,743	6.62%
10 000-99 999	22	5.99%	600,608	13.35%
100 000-999 99	99 5	1.36%	1,217,419	27.06%
1 000 000-9 99	9 999 1	0.27%	2,335,525	51.91%
TOTAL	367	100%	4,499,061	100%

List of shareholders with over 1% holdings as at 31.12.2017.

Shareholder	Number of shares	Ownership %
Trigon Wood OÜ	2,335,525	51.91
Skano Grupp AS	346,667	7.71
Harju KEK AS	224,000	4.98
M.C.E.Fidarsi OÜ	223,000	4.96
Madis Talgre	219,000	4.87
Kirschmann OÜ	204,752	4.55
James Kelly	99,004	2.20
Suur Samm OÜ	64,692	1.44
Avraal AS	50,000	1.11
Toivo Kuldmäe	49,231	1.09

Personal

AS Trigon Property Development had no employees as at 31 December 2017 and 31 December 2016. There were no labour costs in 2017 and 2016.

Description of main risks

Cash flow and fair value interest rate risk

As the Company has no significant interest-bearing assets and liabilities, its income and operating cash flows are substantially independent of changes in market interest rates. The change in market interest rates has indirect influence to the change of fair value of investment property, but the influence to the change of fair value of investment property is difficult to quantitatively evaluate.

Management and Supervisory Boards and auditor

Management board of AS Trigon Property Development has one member - Aivar Kempi.

Supervisory Board of AS Trigon Property Development has three members: Joakim Helenius, Torfinn Losvik and Toomas Uibo.

Audits are carried out by PricewaterhouseCoopers AS.

Condensed interim report

Management Board's declaration

The Management Board confirms the correctness and completeness of the unaudited interim report of AS Trigon Property Development for the fourth quarter and 12 months of 2017 as set out on pages 4-15.

The Management Board confirms that to the best of their knowledge:

- 1. the accounting policies and presentation of information applied in the preparation of the condensed interim report are in compliance with International Financial Reporting Standards (IFRS) as adopted in the European Union.
- 2. the interim report presents a true and fair view of the financial position, the results of operations and cash flows of the Company;
- 3. the management report presents true and fair view of significant events that took place during the accounting period and their impact to financial statements and includes the description of major risks and doubts;

Muys

4. company is going concern.

Member of the Management Board

Aivar Kempi

28.02.2018

Condensed statement of financial position

EUR	31.12.2017	31.12.2016
Cash	78,106	38,393
Receivables and prepayments (note 2)	9,231	5,022
Assets held for sale (note 11)	0	850,000
Total current assets	87,337	893,415
Investment property (note 3)	1,791,474	1,471,532
Total non-current assets	1,791,474	1,471,532
TOTAL ASSETS	1,878,811	2,364,947
Payables and prepayments (note 4)	61,113	14,297
Total current liabilities	61,113	14,297
Total liabilities	61,113	14,297
Share capital at nominal value (note 5)	2,299,020	2,699,437
Share premium	226,056	226,056
Statutory reserve capital	287,542	287,542
Retained earnings	-994,920	-862,385
Total equity	1,817,698	2,350,650
TOTAL LIABILITIES AND EQUITY	1,878,811	2,364,947

The notes to the condensed interim report presented on pages 12-15 are an integral part of this report.

Condensed statement of comprehensive income

EUR	IV Q 2017	IV Q 2016	2017	2016
Expenses related to investment property (note 6)	-5,609	-6,109	-34,225	-13,196
Gross loss	-5,609	-6,109	-34,225	-13,196
Administrative and general expenses (note 7)	-14,330	-15,799	-45,869	-49,672
Changes in fair value of investment property (note 3)	0	0	0	-1,600
Operating loss	-19,939	-21,908	-80,094	-64,468
Net financial income (-expense)	8	2	34	9
LOSS BEFORE INCOME TAX	-19,931	-21,906	-80,060	-64,459
Income tax expense	-52,475	0	-52,475	0
NET LOSS FOR THE PERIOD	-19,931	-21,906	-80,060	-64,459
TOTAL COMPREHENSIVE LOSS	-19,931	-21,906	-80,060	-64,459
Basic earnings per share	-0.01609	-0.00487	-0.02946	-0.01433
Diluted earnings per share	-0.01609	-0.00487	-0.02946	-0.01433

The notes to the condensed interim report presented on pages 12-15 are an integral part of this report.

Condensed cash flow statement

EUR	2017	2016
Cash flows from operating activities		
Net loss for the period	-132,535	-64,459
Adjustments for:		
Change in fair value of investment	0	1,600
property (note 3)	U	1,000
Decrease in obligation related to	200.000	
investment property (note 3)	-300,000	
Interest charge	-34	-9
Changes in working capital:		
Change in receivables and prepayments	-4,209	11,982
related to operating activities (note 2)	-4,209	11,702
Change in liabilities and prepayments	46,816	1 947
related to operating activities (note 4)	40,010	1,862
Change in assets held for sale (note 11)	850,000	0
Interests received	34	9
Total cash flows used in operating	460,072	-49,015
Cash flows from investing activities		
Capital expenditure on investment property (note 3)	-19,942	-13,132
Total cash flows from investing activities	-19,942	-13,132
Cash flows from financing activities		
Reduction of share capital	-400,417	0
Total cash flows from financing activities	-400,417	0
CHANGE IN CASH BALANCE	39,713	-62,147
OPENING BALANCE OF CASH	38,393	100,540
CLOSING BALANCE OF CASH	78,106	38,393

The notes to the condensed interim report presented on pages 12-15 are an integral part of this report.

Condensed statement of changes in equity

			Statutory	Retained	
EUR	Share capital Sh	nare premium re	serve capital	earnings	Total
Balance 31.12.2015	2,699,437	226,056	287,542	-797,926	2,415,109
Total comprehensive loss	0	0	0	-64,459	-64,459
for the period	O	O	U	-04,439	-04,439
Balance 31.12.2016	2,699,437	226,056	287,542	-862,385	2,350,650
Total comprehensive loss	0	0	0	-132,535	122 525
for the period	U	U	U	-132,333	-132,535
Reduction of share capital	-400,417	0	0	0	-400,417
Balance 31.12.2017	2,299,020	226,056	287,542	-994,920	1,817,698

Additional information regarding the owners' equity is provided in note 5.

The notes to the condensed interim financial statements presented on pages 12-15 are an integral part of these financial statements.

Notes to condensed interim report

Note 1 Accounting Principles Followed upon Preparation of the Interim Accounts

General Information

The Company's main area of operations is real estate development.

Bases for Preparation

The accounting policies used for preparing the interim report of AS Trigon Property Development for the third quarter of 2017 are in accordance with International Financial Reporting Standards (IFRS) as adopted in the European Union. The presentation of the financial statements complies with the requirements of IAS 34 "Interim Financial Reporting". Interim financial statements should be read together with the consolidated annual report of last year. The accounting policies that have been used in the preparation of the condensed interim report are the same as those used in the consolidated annual report for the year ended 31 December 2016.

The financial statements have been prepared in euros (EUR).

Management estimates that AS Trigon Property Development is a going concern and the Company's interim report for the fourth quarter and 12 months of 2017 presents a true and fair view of the financial position, the results of operations and the cash flows of AS Trigon Property Development. This interim report has not been audited.

Note 2 Receivables and prepayments

EUR	31.12.2017	31.12.2016
Tax prepayments	9,231	5,022
TOTAL	9,231	5,022

Note 3 Investment property

	EUR
Balance as of 31.12.2015	2,310,000
Loss from change in fair value	-1,600
Capital expenditure on investment property	13,132
Reclassification to assets held for sale	-850,000
Balance as at 31.12.2016	1,471,532
Capital expenditure on investment property	19,942
Decrease in obligation related to the investment	300,000
property	300,000
Balance as at 31.12.2017	1,791,474

As at 31 December 2017, the Company owns one real estate development project involving a 22.39-hectare area in the City of Pärnu, Estonia.

The expenses related to the management of investment property totalled 34,225 euros in 2017 and 13,196 euros in 2016 (note 6).

(unaudited)

In 2016, a new detailed planning has been established for the property under which the proportion of business property in respect of all the land has increased compared to the previous planning. New established detailed planning has increased the flexibility for the partial selling of the property as compared to the previous detailed planning, the plots are smaller and there is the flexibility of changing the size of the plots, as required.

In 2016, the Company signed a preliminary sales-purchase agreement for the sale of a 10.4-hectare industrial property. The final sale-purchase agreement was executed in March 2017 at the price of 8.14 EUR/m2. According to the real right contract, Trigon Property Development AS was obliged to build a road to the sold land plot. On 08.08.2017 AS Trigon Property Development and the buyer agreed on amending the sales agreement and now the buyer is obliged to build the road and facilities according to the detail plan on its own expense. AS Trigon Property Development no longer is responsible for building the road and facilities and is not obliged to pay for the construction. Due to the change in contractual obligations the sale price of the property was amended and the sale price of Kase str 17 was 550 000 EUR. As a result of the decrease in contractual obligations the value of the investment property increased in the same amount 300,000 euros. The sold part of the land has been classified as assets held for sale as at 31.12.2016, look for more information in Note 11.

In 2017, the investment property was valued by the Management of the Company using the comparable transactions approach, which benchmarked the value of Niidu land area against the prices of transacted land plots along the Pärnu City. According to the statistics of Land Board the benchmark industrial and business land plot median prices ranged from EUR 7.2 to 39.1 per square meter, depending on the size, location and basic site infrastructure. Management estimates the sale of small business land plots has influenced the median price of business property and therefore substantially conservative price per square meter has used for valuation of the property. Considering the change of the proportion of industrial and business land with reference to new established detailed planning and based on comparable transaction, the Management has estimated the sales price to be at 12.00 EUR/m2. To evaluate the present value of the area as at 31.12.2017, the Management has estimated the sales period to be 4 years and has used a discount rate of 14.23%.

As at 31 December 2017, the evaluation resulted in a fair value of 1,791,474 euros.

The property valuation is based on estimates, assumptions and historical experience adjusted with prevailing market conditions and other factors which management assesses to the best of its ability on an on-going basis. Therefore, based on the definition and taking into account that evaluation is based on a number of presumptions, which may not realize in assessed way, the valuation can be subject to significant adverse effects. This could lead to a significant change in the carrying amount of investment property in future periods. The fair value of the investment property, which is assessed using the described model is essentially dependent on whether this project could be accomplished and appropriate financing found in compliance with the presumptions made and schedule used in evaluation model.

Note 4 Payables and prepayments

EUR	31.12.2017	31.12.2016
Payables	5,279	11,297
Interests payable	52,604	0
Other payables	3,230	3,000
TOTAL	61,113	14,297

Note 5 Equity

	Number of shares (pcs)	Share capital (EUR)
Balance 31.12.2016	4,499,061	2,699,437
Balance 31.12.2017	4,499,061	2,299,020

The share capital of AS Trigon Property Development is 2,299,020 euros which is divided into 4,499,061 no par value shares with the book value of 0.511 euro. The maximum share capital stipulated in the articles of association is 2,700,000 euros. Each ordinary share grants one vote to its owner at the General Meeting of Shareholders and the right to receive dividends.

On 11 May 2017 the Annual General Meeting adopted a resolution to introduce no par value shares with the book value of 0.6 euros and to reduce the share capital of the Company by 400,417 euros from 2,699,020 euros to 2,299,020 euros. Share capital was reduced by reducing book value of the shares by 0.089 euros per share. Share capital reduction was paid out on 04 December 2017.

As at 31 December 2017 the accumulated losses amounted to -994,920 euros. As at 31 December 2016 the accumulated losses amounted to -862,385 euros.

As at 31 Devember 2017, the Company had 367 shareholders (31 December 2016: 368 shareholders) of which the entities with more than a 5% holdings were:

• Trigon Wood OÜ with 2,335,525 (31.12.2016: 2,682,192) shares or 51.91% (31 December 2016: 59.62%)

Members of the Management Board and Supervisory Board did not own directly any shares of Trigon Property Development AS at 31 December 2017 and 31 December 2016.

Note 6 Expenses related to investment property

EUR	IV Q 2017	IV Q 2016	2017	2016
Land tax	5,609	5,609	11,218	11,218
Other expenses	0	500	23,007	1,978
TOTAL (Note 3)	5,609	6,109	34,225	13,196

Note 7 Administrative and general expenses

EUR	IV Q 2017	IV Q 2016	2017	2016
Consulting	3,180	6,955	17,280	19,305
Security transactions and stock	3,815	1,887	10,219	8,290
Accounting service	930	930	3,720	5,370
Legal expenses	369	111	7,635	8,215
Auditing	5,700	5,700	5,720	7,160
Other	336	216	1,295	1,332
TOTAL	14,330	15,799	45,869	49,672

Note 8 Earnings per share

EUR	2017	2016
Basic earnings per share (basic EPS)	-0.02946	-0.01433
Diluted earnings per share	-0.02946	-0.01433
Book value of the share	0.40	0.52
Price to earnings ratio (P/E)	-18.67	-41.32
Closing price of the share of AS Trigon Property	0.550	0.592
Development on Tallinn Stock Exchange	0.550	0.392

Basic earnings per share have been calculated on the basis of the net loss for the interim period and the number of shares.

Diluted earnings per share equal the basic earnings per share because the Company does not have any potential ordinary shares with the dilutive effect on the earnings per share.

Note 9 Segment

The Company operates in one business segment - property investments. Property investment division develops property in Estonia. The Company had no revenue in 2017 and 2016.

Note 10 Related party transactions

The following parties are considered to be related parties:

- Parent company Trigon Wood OÜ and owners of the parent company;
- Members of the Management board, the Management Board and the Supervisory Board of AS Trigon Property Development and their close relatives;
- Entities under the control of the members of the Management Board and Supervisory Board:
- Individuals with significant ownership unless these individuals lack the opportunity to exert significant influence over the business decisions of the Company.

The Company is listed in secondary list of Nasdaq OMX Tallinn Stock Exchange. In total OÜ Trigon Wood is controlling 51.91 % of votes represented by shares in AS Trigon Property Development. Biggest shareholders of OÜ Trigon Wood are Stetind OÜ (46.99%) and AS Trigon Capital (45.18%).

In 2017 and 2016 no remuneration has been paid to the Management or Supervisory board. There are no potential liabilities to members of the Management Board or Supervisory Board.

In 2017 the Company bought services from the companies under the control of the Members of the Supervisory Board in the amount of 34,280 euros (2016: 19,305 euros). In 2017 the Company bought services from the owners of the parent company in the amount of 3,720 euros (2016: 5,370 euros). As at 31 December 2017 the amount of 1,404 euros was unpaid to the related parties (31.12.2016: 3,696 euros).

Note 11 Assets held for sale

In 2016, 10.4 hectares of land in the value of 850 000 euros was classified from investment property to assets held for sale as the preliminary sales-purchase agreement was signed. The land was sold in March 2017.