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CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION

		30 June	2023	31 Decem	ber 2022
	Note	€'000	€'000	€'000	€'000
ASSETS					
Standing investments	4	1.970.798		1.886.786	
Redevelopments and land	5	265.939		326.654	
Equity-accounted investment in joint					
ventures	4	-		187.230	
Derivatives	11	26.218		27.338	
Other non-current assets	6	146.719		63.989	
Non-current assets			2.409.674		2.491.997
Other current assets	7	60.810		58.925	
Financial assets at FVOCI		-		11.143	
Asset held for sale	8	-		170.052	
Cash and cash equivalents		50.537		201.1 4 7	
Current assets			111.347		441.267
TOTAL ASSETS			2.521.021		2.933.264
EQUITY AND LIABILITIES					
Equity	9		1.318.217		1.397.268
Long term borrowings	10	1.055.910		1.119.488	
Other non-current liabilities	12	77.686		115.164	
Non-current liabilities			1.133.596		1.234.652
Short term borrowings	10	5.608	_	208.658	
Other current liabilities	13	60.542		79.728	
Provisions		3.058		3.418	
Liability held for sale	8	-		9.5 4 0	
Current liabilities			69.208		301.344
Total equity and liabilities			2.521.021		2.933.264

The financial statemements were approved and authorised for issue by the Board of Directors on 8 August 2023 and were duly signed on the Board's behalf by Chaim Katzman, Chairman of the Board, and Ryan Lee, Director.

CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS

		Three ended 3 20			nths ended ne 2023	Three ended 3 20		Six m ended 3 202	
	Note	€'000	€'000	€'000	€'000	€'000	€'000	€'000	€'000
Gross rental income		27.785		52.321		26.616		52.900	
Service charge income		9.203		17.700		10.167		20.952	
Property expenses		(11.630)		(22.610)		(12.529)		(25.674)	
Net rental income			25.358		47.411		24.254		48.178
Revaluation of standing									
investments, net		18.825		18.557		-		-	
Revaluation of redevelopments									
and land, net		-		(124)		-		-	
Depreciation, amortisation and									
impairments		(608)		(1.154)		(616)		(1.244)	
Administrative expenses		(3.458)		(6.640)		(8.001)		(14.830)	
Share of profit of equity-									
accounted investment		1		2.496		1.951		4.080	
Net result on disposals		(12.814)		(13.391)		(1.397)		(1.397)	
Costs connected with									
developments		(168)		(175)		(76)		(143)	
Net operating profit			27.136		46.980		16.115		34.644
Interest income		1.846		2.972		579		888	
Interest expense		(11.088)		(22.789)		(10.700)		(21.007)	
Foreign currency differences		(1.152)		(881)		323		(90)	
Other financial income /									
(expense), net	10	22.090		21.889		(1.577)		(2.956)	
Profit before taxation from									
continuing operations			38.832		48.171		4.740		11.479
Taxation benefit / (charge) for									
the period	14	919		1.019		(1.066)		(4.431)	
Profit after taxation from									
continuing operations			39.751		49.190		3.674		7.048
(Loss) / profit after taxation									
from discontinued operations	8	(83.071)		(190.325)		41.304		37.333	
Net (loss)/profit for the period			(43.320)		(141.135)		44.978		44.381

Prior year comparatives for the period ended 30 June 2022 are adjusted following the classification of Russia as a discountinued operation, see Note 8.

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CONDENSED CONSOLIDATED STATEMENT OF OTHER COMPREHENSIVE INCOME

		Three mended 3	0 June	Six mont		Three m ended 30 202	0 June	Six month	
	Note	€'000	€'000	€'000	€'000	€'000	€'000	€'000	€'000
Net (loss)/profit for the period		(43.320)		(141.135)		44.978		44.381	
Items that will not be									
reclassified to the									
statement of profit or loss:									
Movement in financial assets at									
FVOCI reserve		(5)		159		(287)		413	
Items that may be reclassified to the statement of profit or loss:									
Movement in hedging reserves (net of deferred tax)		-		(905)		8.587		20.944	
Reclassification of historic currency translation reserve of disposed assets ¹	8	57.323		58.638		7.343		7.343	
Exchange differences arising on translation of foreign operations		4.006		4.192		(109)		(369)	
Total comprehensive (loss)/income for the period			18.004		(79.051)		60.512		72.712

 $^{^1\!\}text{Currency}$ translation reserve amount mainly relates to the Russian business disposal.

CONDENSED CONSOLIDATED CASH FLOW STATEMENT

	Six months ended 30 June 2023 €'000	Six months ended 30 June 2022 €'000
CASH FLOWS FROM OPERATING ACTIVITIES		
Profit before taxation from continuing operations	48.171	11.479
Adjustments for:		
Revaluation of standing investments, net	(18.557)	_
Revaluation of redevelopments and land, net	124	-
Depreciation, amortisation and impairments	1.154	1.244
Dividends from listed equity securities	-	(568)
Foreign exchange (profit)/loss, net	881	90
Change in legal provisions, net of amounts paid	(591)	(83)
Share of profit of equity-accounted investments in joint ventures	(2.496)	(4.080)
Net result on disposals	13.391	1.397
Lease interest expense	1.370	1.327
Net (profit)/loss from bonds buy back	(24.578)	
Other financial expense	1.055	1.735
Interest income	(2.972)	(888)
Interest expense	22.789	21.007
Operating cash flows before working capital changes	39.741	32.660
(Increase)/decrease in trade and other receivables and prepayments net	(2.159)	2.526
Decrease in trade and other payables and accrued expenditure net	(6.104)	(9.378)
Cash generated from operations	31.478	25.808
Interest paid	(13.868)	(7.478)
Interest received	2.972	816
Dividends received from Joint Ventures	4.066	8.690
Corporate taxes paid, net	(2.047)	(406) 27.430
Net cash generated from operating activities from continuing operations Net cash (used in)/generated from operating activities from discontinued	22.601	27.430
operations	(5.989)	12.690
operations —	(3.303)	12.030
CASH FLOWS FROM INVESTING ACTIVITIES		
Payments related to investment properties including Pankrac acquisition	(106.695)	(27.057)
Proceeds from the disposal of investment properties	89.123	105.600
Repayment of loans provided	763	208
Loans provided to a third party	(32.379)	(24.600)
Proceeds from sale of financial assets at FVOCI	11.303	-
Net cash (used in)/generated from investing activities from continuing		
operations	(37.885)	54.151
Net cash generated from/(used in) investing activities from discontinued		
operations	114.474	(933)
CASH FLOWS FROM FINANCING ACTIVITIES		
Reduction of capital	-	(305.378)
Repayment of long term borrowings	(195.079)	(151.869)
Receipt of long term borrowings	156.160	304.678
Utilisation (repayment) of a revolving credit facility, net	(205.000)	150.000
Repayments of leases	(382)	(420)
Dividends paid	-	(256.656)
Net cash used in financing activities from continuing operations	(244.301)	(259.645)
Net cash used in financing activities from discontinued operations	(58)	(99)
Net decrease in cash and cash equivalents	(151.158)	(166.406)
Cash and cash equivalents at beginning of the period	201.147	500.375
Movement in cash and cash equivalents held for sale	1.945	(1.780)
Effect of exchange rate fluctuations on cash held	(1.397)	2.114
Cash and cash equivalents at end of the period	50.537	334.303

Prior year comparatives for the period ended 30 June 2022 are adjusted following the classification of Russia as a discountinued operation, see Note 8.

CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

		Stated capital	Hedging reserve	Financial assets at FVOCI reserve	Retained earnings	Currency translation reserve	Equity attributable to the owners of the Company	Hybrid bonds reserve	Total Shareholders Equity
	Note	€'000	€'000	€'000	€'000	€'000	€'000	€'000	€'000
Balance at 1 January 2023		1.311.062	22.037	(10.784)	(200.069)	(65.836)	1.056.410	340.858	1.397.268
Net loss for the period ¹		-	-	-	(141.135)		(141.135)	-	(141.135)
Transfer of losses on disposal of financial					,				, ,
assets at FVOCI to retained earnings		-	-	10.625	(10.625)	-	-	_	-
Other comprehensive income for the period		-	(905)	159	- 1	62.830	62.084	_	62.084
Total comprehensive income for the			, ,						
period		-	(905)	10.784	(151.760)	62.830	(79.051)	-	(79.051)
Balance at 30 June 2023		1.311.062	21.132	-	(351.829)	(3.006)	977.359	340.858	1.318.217

¹Net loss for the period includes €190.3 million loss from discontinued operations and from the Russian business disposal.

CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

		Stated capital	Hedging reserve	Financial assets at FVOCI reserve	Retained earnings	Currency translation reserve	Equity attributable to the owners of the Company		Total Shareholders Equity
	Note	€'000	€'000	€'000	€'000	€'000	€'000	€'000	€'000
Balance at 1 January 2022		1.885.713	(10.297)	(12.871)	(207.249)	(73.105)	1.582.191	340.858	1.923.049
Net profit for the period		-	-	-	44.381	-	44.381	-	44.381
Other comprehensive income for the period		-	20.944	413	-	6.974	28.331	-	28.331
Total comprehensive income for the									
period		-	20.944	413	44.381	6.974	72.712	-	72.712
Transactions with owners									
Issue of shares		75	-	-	-	-	75	-	75
Capital repayment		(305.378)	-	-	-	-	(305.378)	-	(305.378)
Dividends		(256.651)	-	-	-	-	(256.651)	-	(256.651)
Balance at 30 June 2022		1.323.759	10.647	(12.458)	(162.868)	(66.131)	1.092.949	340.858	1.433.807

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

UNAUDITED

REPORTING ENTITY

G City Europe Limited (the "Company", formerly "Atrium European Real Estate Limited") is a company incorporated in Jersey. Its registered office is 37 Esplanade, St. Helier, Jersey, Channel Islands and its business address is 79 Spyrou Kyprianou, MGO Protopapas, 3076 Limassol, Cyprus. The Company's tax residency is Cyprus.

The condensed consolidated interim financial statements of G City Europe for the period ended 30 June 2023 comprise the Company and its subsidiaries, collectively the "Group".

G City Europe is an owner, operator and redeveloper of shopping centres and residential for rent properties in Central Europe.

BASIS OF PREPARATION

The unaudited condensed consolidated interim financial statements of the Group have been prepared in accordance with IAS 34, Interim Financial Reporting as endorsed by the European Union ("EU").

The unaudited condensed consolidated interim financial statements do not include all of the information required for full set of International Financial Reporting Standards ("IFRS") annual consolidated financial statements and should be read in conjunction with the consolidated annual financial statements of the Group as at and for the year ended 31 December 2022. The annual consolidated financial statements of the Group are prepared in accordance with IFRS as endorsed by the EU.

These financial statements are presented in Euros (" \in "), which is considered by the Board of Directors to be the appropriate presentation currency due to the fact that the majority of the transactions of the Group are denominated in or based on this currency. All financial information is presented in Euros and all values are rounded to the nearest thousand (\in '000), unless stated otherwise, except share and per share information.

The preparation of condensed consolidated interim financial statements requires the Company to make judgements, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets and liabilities, income and expenses.

CHANGES IN ACCOUNTING POLICIES

NEW STANDARDS, INTERPRETATIONS AND AMENDMENTS EFFECTIVE, AND ENDORSED BY THE EU, AS OF 1 JANUARY 2023

Amendment to IAS 1 - Disclosure of Accounting Policies

In February 2021, the IASB issued an amendment to IAS 1, "Presentation of Financial Statements" ("the IAS 1 Amendment"), which replaces the requirement to disclose 'significant' accounting policies with a requirement to disclose 'material' accounting policies. One of the main reasons for the IAS 1 Amendment is the absence of a definition of the term 'significant' in IFRS whereas the term 'material' is defined in several standards and particularly in IAS 1.

The IAS 1 Amendment is applicable for annual periods beginning on or after January 1, 2023. Early application is permitted. The Group is evaluating the effects of the IAS 1 Amendment on its financial statements.

Amendment to IAS 8 - Accounting Policies, Changes to Accounting Estimates and Errors

In February 2021, the IASB issued an amendment to IAS 8, "Accounting Policies, Changes to Accounting Estimates and Errors" ("the IAS 8 Amendment"), in which it introduces a new definition of "accounting estimates". Accounting estimates are defined as "monetary amounts in financial statements that are subject to measurement uncertainty". The IAS 8 Amendment clarifies the distinction between changes in accounting estimates and changes in accounting policies and the correction of errors. The IAS 8 Amendment is to be applied prospectively for annual reporting periods beginning on or after January 1, 2023 and is applicable to changes in accounting policies and changes in accounting estimates that occur on or after the start of that period. Early application is permitted.

The IAS 8 Amendment is to be applied prospectively for annual reporting periods beginning on or after January 1, 2023 and is applicable to changes in accounting policies and changes in accounting estimates that occur on or after the start of that period. Early application is permitted.

Amendment to IAS 12 - Income Taxes

In May 2021, the IASB issued an amendment to IAS 12, "Income Taxes" ("IAS 12"), which narrows the scope of the initial recognition exception under IAS 12.15 and IAS 12.24 ("the IAS 12 Amendment").

According to the recognition guidelines of deferred tax assets and liabilities, IAS 12 excludes recognition of deferred tax assets and liabilities in respect of certain temporary differences arising from the initial recognition of certain transactions. This exception is referred to as the "initial recognition exception". The IAS 12 Amendment narrows the scope of the initial recognition exception and clarifies that it does not apply to the recognition of deferred tax assets and liabilities arising from transactions that are not a business combination and that give rise to equal taxable and deductible temporary differences, even if they meet the other criteria of the initial recognition exception.

The IAS 12 Amendment applies for annual reporting periods beginning on or after January 1, 2023, with earlier application permitted. In relation to leases and decommissioning obligations, the IAS 12 Amendment is to be applied commencing from the earliest reporting period presented in the financial statements in which the IAS 12 Amendment is initially applied. The cumulative effect of the initial application of the IAS 12 Amendment should be recognized as an adjustment to the opening balance of retained earnings (or another component of equity, as appropriate) at that date.

The Group estimates that the initial application of the Amendment is not expected to have a material impact on its financial statements.

The Group has not early adopted any standard, interpretation or amendment that has been issued but is not yet effective. For more information refer to note 2.2 in the 2022 Annual report.

4. STANDING INVESTMENTS

The current portfolio of standing investments of the Group consists of 12 retail properties and 2 residential buildings (31 December 2022: 20 retail properties and 1 residential building, including 2 assets held for sale).

A roll forward of the total standing investments portfolio is provided in the table below:

Standing investments	30 June 2023 €'000	31 December 2022 €'000
Balance as at 1 January	1.886.786	2.340.068
Additions - technical improvements extensions	4.857	21.348
Transfer from joint venture	242.375	-
Movement in leases	562	1.796
Transfers to/from redevelopments and land	76.678	(937)
Transfer to assets held for sale	-	(166.070)
Revaluation of standing investments, net	18.557	(34.434)
Disposals (see Note 8)	(260.755)	(274.985)
Exchange differences arising on translation of residential properties	1.738	-
Balance as at 31 December	1.970.798	1.886.786

Transfers from redevelopments and land include the residential property in Wroclaw in total amount of €13.2 million and redevelopments completed in Atrium Promenada in total amount of €63.5 million.

In April 2023, the Group completed the disposal of all shares and financing in it's Russian portfolio of 7 shopping centres, adjacent land plots and a management company, see Note 8.

In April 2023, the Group completed the acquisition of the remaining 25% interest in the Arkády Pankrác shopping centre in Prague, Czech Republic, for a net consideration of €60.5 million. At initial recognition 100% interest in the standing investment was consolidated at cost of €242.4 million.

The transaction was accounted for as an asset acquisition that does not constitute a business and, as a result, the Group did not recognise deferred taxes on temporary differences arising on initial recognition.

The assets and liabilities recognised as a result of the acquisition are as follows:

	€'000
Non-current assets	
Standing investments	242.375
Other non-current assets	1.109
Current assets	
Receivables from tenants	1.533
Cash and cash equivalents	2.482
Other current assets	1.873
Non-current liabilities	
Other non-current liabilities	1.432
Current liabilities	
Trade payables	912
Other current liabilities	519
Net assets acquired	246.509

As of 30 June 2023, the fair value of the acquired property in €261.2 million was determined on the basis of independent external valuation using a Discounted Cash Flow model received from Savills. The valuatios was prepared in accordance with the Royal Institution of Chartered Surveyors Valuation Standards published by the Royal Institution of Chartered Surveyors (the "Red Book").

The acquired property contributed a net rental income of €2.5 million to the Group for the period from 21 April 2023 to 30 June 2023.

REDEVELOPMENTS AND LAND

The current portfolio of redevelopments and land comprises €108,9 million (2022: €176,8 million) redevelopments and €157,0 million (2022: €149,9 million) land.

	30 June 2023 €'000	31 December 2022 €'000
Balance as at 1 January	326.654	244.383
Additions - retail	12.440	35.529
Additions - residential	22.472	51.353
Movement in leases	1.780	642
Transfer to/from standing investments	(76.678)	937
Disposals (see Note 8)	(25.562)	(4.926)
Revaluation of redevelopments and land	(124)	(1.264)
Exchange differences arising on translation of residential properties	4.957	-
Balance as at 31 December	265.939	326.654

In February 2023, the Group completed the acquisition of the third residential building within Rubikon project located in Warsaw, Poland for €11.2 million. The residential property is subject to transfer to standing investments upon completion of fit out works.

In February 2023, the Group completed the sale of a land plot in Kalisz, Poland for €1.7 million at approximately its fair value.

In April 2023, the land plots in Russia in total amount of €22.5 million were disposed of, see Note 8.

OTHER NON-CURRENT ASSETS

Other assets	30 June 2023 €'000	31 December 2022 €'000
Financial assets at amortised cost	118.054	30.682
Long term advances	17.857	17.857
Straight line of lease incentives to tenants	4.913	7.976
Intangible assets	4.584	5.380
Property and equipment	790	1.361
Other	521	733
Balance at the end of the period	146.719	63.989

Long-term financial assets at amortised cost include secured vendor loans in the amount of €30.7 million granted to the purchasers of Optima and Mosty shopping centres located in Slovakia and Poland. The initial maturity of the loans is from 3 to 5 years and the principal bears weighted average interest rate of 4.6% per annum.

In May 2023, the Group granted a secured vendor loan in the amount of €61.7 million to the purchaser of Atrium Palac Pardubice shopping centre. The issuance of the loan was a non-cash transaction included in the purchase price. The maturity of the loan is within 5 years and the principal bears a variable average interest rate of 7.4% per annum. The short term portion in total amount of €0.9 million is disclosed as Other current assets, see Note 7.

The loans are measured at amortised cost which is not significantly different from their fair value.

In February 2023, the Group granted the secured vendor loan in the amount of €32.4 million to the purchaser of Molo shopping centre located in Poland. The maturity of the loan is within 5 years. The arrangement constitutes a financing component and initial measurement was adjusted to the present value in €27.8 million of future payments discounted at a market rate of interest for a similar debt instrument.

7. OTHER CURRENT ASSETS

Other assets	30 June 2023 €'000	31 December 2022 €'000
Financial assets at amortised cost	29.119	27.624
Receivables from tenants ¹	11.281	10.897
VAT receivables	7.368	6.791
Prepayments	4.116	7.163
Alternative minimum tax	3.809	1.952
Income tax receivable	502	509
Other receivables	4.615	3.989
Balance at the end of the period	60.810	58.925

¹Includes Straight-line asset of lease incentives €4.7 million (31 December 2022: €6.0 million).

Short-term financial assets at amortised cost include secured vendor loans in the amount of €26.9 million granted to the purchasers of the portfolio of 5 assets and Plock shopping centre located in Poland. The principal bears weighted average interest rate of 4.8% per annum. The vendor loans in total amount of €17.1 million were repaid in July 2023 according to the schedule. The Group signed a prolongation agreement for the remaining outstanding loan in total amount of €9.8 million and updated its maturity from July 2023 to October 2023.

The loans are measured at amortised cost which is not significantly different from their fair value.

8. ASSETS AND LIABILITIES HELD FOR SALE AND DISCONTINUED OPERATIONS

	30 June 2023 €'000	31 December 2022 €'000
Non-current assets		
Standing investments	-	166.070
Other non-current assets	-	280
Current assets		
Receivables from tenants	-	1.348
Cash and cash equivalents	-	1.946
Other current assets	-	408
Assets held for sale	-	170.052
Non-current liabilities		
Deferred tax liabilities	-	3.658
Other non-current liabilities	-	950
Current liabilities		
Accrued expenditures	-	1.089
Advance payments	-	1.022
Other current liabilities	-	2.821
Liabilities held for sale	-	9.540
<u>Total</u>	-	160.512

As of 31 December 2022, the assets and liabilities held for sale included Atrium Molo located in Poland and Atrium Palac Pardubice located in Czech Republic.

In February 2023, the Group completed the sale of Atrium Molo shopping centre in Poland for €41.9 million at its book value.

In May 2023, the Group completed the sale of Atrium Palac Pardubice located in Czech Republic for a gross consideration in €123.8 million approximately at its fair value.

In April 2023, the Group completed the sale of it's Russian portfolio for a gross consideration of 11.7 billion roubles. In compliance with local regulatory and legal requirements the purchase price was subject of deductions, resulting in a sales price lower by 52% from the net asset value. Net consideration received by the Group amounted to €115.6 million including the deduction of taxes withheld by the buyer from the gross consideration. Proceeds from disposal were used to redeem the Group's fully owned rouble bond listed in Luxembourg stock exchange.

As part of the transaction, the Russian Business was valued at fair value by external valuer as of 31 March 2023. The valuation was accepted by the Russian authorities and in order to approve the transaction a mandatory discount of 50% was imposed on the value, as a result the selling price of the Russian portfolio was set at RUB 11.7 billion (approximately €130 million). As per the accounting standards the contract was considered onerous and a loss of €136.3 million including the transaction cost related to brokers, advisors and lawyers has been recorded from discontinued operations.

	€'000
Consideration received	115.566
Carrying amount of net assets	(129.700)
Reclassification of historic foreign currency translation reserve	(57.312)
Transaction cost	(11.500)
Loss resulted from onerous agreement	(136.325)
Deferred tax benefit on the onerous agreement loss	25.800
Net result from disposal for the period	(193.471)

The results for Russia have been presented separately in the condensed consolidated statement of profit or loss and the consolidated cash flow statement for six months ended 30 June 2023 and 30 June 2022.

	Three months ended 30 June	Six months ended 30	Three months ended	Six months ended 30
	2023 €'000	June 2023 €'000	30 June 2022 €'000	June 2022 €'000
Gross rental income	932	10.103	8.189	14.624
Service charge income	506	4.430	4.159	7.3 4 0
Property expenses	(558)	(4.787)	(4.657)	(8.031)
Net rental income	880	9.746	7.691	13.933
Revaluation of standing investments, net	-	-	30.691	21.070
Revaluation of redevelopments and land, net	-	-	(898)	(898)
Loss resulted from onerous agreement	-	(136.325)	-	-
Depreciation, amortisation and impairments	(7)	(57)	(101)	(205)
Administrative expenses	(81)	(365)	(189)	(287)
Net result on disposals	(82.517)	(82.927)	-	-
Costs connected with developments	(7)	(57)	(135)	(223)
Net operating profit/(loss)	(81.732)	(209.985)	37.059	33.390
Foreign currency differences	(1.243)	(1.549)	808	1.064
Other financial expense, net	(23)	(193)	(178)	(308)
(Loss)/profit before taxation	(82.998)	(211.727)	37.689	34.146
(Charge)/benefit for the year	(72)	21.402	3.615	3.187
Net (loss)/profit for the period	(83.070)	(190.325)	41.304	37.333

9. EQUITY

As of 30 June 2023, the total number of ordinary shares authorised and issued was 299.743.870 (31 December 2022: 299.743.870), of which 111.990.360 ordinary shares were registered in the name of Gazit Midas Limited, 187.753.510 ordinary shares were registered in the name of Gazit Gaia Limited.

10. BORROWINGS

Borrowings	30 June 2023 €'000	31 December 2022 €'000
Bonds	646.158	786.804
Bank loans	394.752	287.306
Related party credit facility	15.000	45.378
Long-term liabilities	1.055.910	1.119.488
Bank loans	5.608	3.658
Utilised revolving credit facility	-	205.000
Short-term liabilities	5.608	208.658
Total	1.061.518	1.328.146

The borrowings are repayable as follows:

Borrowings total	30 June 2023 €'000	31 December 2022 €'000
Due within one year	5.608	208.658
Due in second year	7.118	4.010
Due within third to fifth year inclusive	1.048.792	1.115.478
Total	1.061.518	1.328.146

BONDS

As a result of a downgrade by Moody's to below Investment Grade, an adjustment to the fixed interest rate of the 2025 Bonds is applied from the annual coupon rate due in September 2023. The annual incremental finance costs are €6.25 million.

As of 30 June 2023, the Group bought back and cancelled €110.6 million and €33.9 million of the outstanding 2025 Notes and 2027 Notes respectively with a gain in €24.6 million.

The bonds are subject to the following financial covenants: the solvency ratio shall not exceed 60%; the secured solvency ratio shall not exceed 40%; the consolidated coverage ratio shall not be less than 1.5. All covenants were met as of 30 June 2023.

RELATED PARTY CREDIT FACILITY

The related party credit facility from G City of €350.0 million carries a quarterly coupon of 3-month Euribor plus a spread of 1.5% per annum. The maturity date is 31 December 2026.

As of 30 June 2023, the utilised amount of the related party credit facility is €15.0 million. The Company has an available financing in total amount €335.0 million of unutilised related party credit facility. The related party credit facility is subordinated to the Group's senior debt.

BANK LOANS

The loan with Landesbank Hessen-Thuringen Girozentrale is subject to the following financial covenants: Loan to Value and Interest Service Cover Ratio. Both conditions were met as of 30 June 2023.

The loan with Berlin-Hannoversche Hypothekenbank AG is subject to the following financial covenants: Loan to Value and minimum equity, both of which were met as of 30 June 2023.

In May 2023, the Group raised a secured loan of €112.0 million from UniCredit Bank Czech Republic and Slovakia. The loan matures in 5 years and the principal bears interest rate of 5.14% per annum. The Group used the funds to repay the revolving credit facility and finance the acquisition of the remaining 25% interest in the Arkády Pankrác shopping centre. The loan is subject to the following financial covenants: Loan to Value and Debt Service Coverage Ratio. Both conditions were met as of 30 June 2023.

The bank loans interest rates are hedged, see Note 11.

BORROWINGS FAIR VALUE

Fair values have been determined with reference to market inputs, the most significant of which are:

- Quoted EUR yield curve;
- Volatility of EUR swap rates; and
- Fair values of effected market transactions.

Fair value measurements used for bonds and loans are categorised within Level 2 of the fair value hierarchy as defined in IFRS 13.

11. DERIVATIVES

The Group entered into three interest rate swap contracts ("IRSs") in connection with secured bank loans (see Note 10). These swaps replaced floating interest rates with fixed interest rates. The floating rate on the IRSs is the three month Euribor and the fixed rate is 0.826% on the loan obtained in November 2017, 0.701% on the loan obtained in November 2018 and 3.137% on the loan obtained in May 2023. The swaps have similar terms as the hedged item, such as reference rate, reset dates, payment dates, maturities and notional amount and are included in cash flow hedges to reduce the Group's cash flow volatility due to variable interest rates on the bank loans.

An economic relationship between the hedging instrument and the hedged item exists; the hedging instrument and the hedged item have values that move in the opposite direction and offset each other. The interest rate risk associated with the floating debt instruments are hedged entirely with having 1:1 hedge ratio. The IRSs are measured at fair value using the discounted future cash flow method.

The fair value measurement of the IRSs are derived from inputs other than quoted prices in active markets. The inputs used to determine the future cash flows are the 3-month Euribor forward curve and an appropriate discount rate. The inputs used are derived either directly or indirectly. Therefore, these IRSs are classified as a Level 2 fair value measurement under IFRS 13.

Interest rate swaps	30 June 2023 €'000	31 December 2022 €'000
Carrying amount (asset)	26.218	27.338
Notional amount	401.935	291.805
Change in fair value of outstanding hedging instruments since 1 January	(1.121)	39.185

12. OTHER NON-CURRENT LIABILITIES

Other non-current liabilities	30 June 2023 €'000	31 December 2022 €'000
Deferred tax liabilities	31.180	65.990
Long term lease liabilities	39.049	40.042
Other long term liabilities	7.457	9.132
Total	77.686	115.164

The liabilities from leases predominantly consisted of liabilities related to long term land leases in Poland.

13. OTHER CURRENT LIABILITIES

Other current liabilities	30 June 2023 €'000	31 December 2022 €'000
Trade and other payables	12.628	28.873
Accrued expenditure	42.822	45.732
Short term liabilities from leasing	3.257	3.329
VAT payable	1.835	1.794
Total	60.542	79.728

Accrued expenditure includes bonds interest of €19.0 million (31 December 2022: €9.0 million).

14. TAXATION CHARGE FOR THE PERIOD (CONTINUING OPERATIONS)

Taxation charge for the period	30 June 2023 €'000	30 June 2022 €'000
Corporate income tax current year	(344)	840
Deferred tax credit/(charge)	1.363	(5.271)
Total	1.019	(4.431)

15. SEGMENT REPORTING (CONTINUING OPERATIONS)

Reportable segments for the six months ended 30 June 2023	Standing Investment segment €'000	Redevelopments and land segment €'000		Total €'000
Gross rental income	55.724	-	(3.403)	52.321
Service charge income	18.586	-	(886)	17.700
Net property expenses	(23.840)	-	1.230	(22.610)
Net rental income	50.470	-	(3.059)	47.411
Net result on disposals	(11.943)	(1.448)	-	(13.391)
Costs connected with developments	-	(175)	-	(175)
Revaluation of investment properties	18.557	(124)	-	18.433
Depreciation, amortisation and impairments	(695)	-	(459)	(1.154)
Administrative expenses	(3.405)	(50)	(3.185)	(6.640)
Share of profit of equity-accounted investment in				
joint ventures	-	-	2.496	2.496
Net operating (loss)/profit	52.984	(1.797)	(4.207)	46.980
Interest income	-	-	-	2.972
Interest expense	-	-	-	(22.789)
Foreign currency differences	-	-	-	(881)
Other financial expenses	-	-	-	21.889
Profit / (loss) before taxation	52.984	(1.797)	(4.207)	48.171
Taxation benefit for the year	-	-	-	1.019
Profit / (loss) after taxation	52.984	(1.797)	(4.207)	49.190
Investment properties	1.970.798	265.939	-	2.236.737
Additions to investment properties	63.932	34.912	-	98.844

Reportable segments for the six months ended 30 June 2022	Standing Investment segment €'000	Redevelopments and land segment €'000		Total €'000
Gross rental income	57.601	-	(4.701)	52.900
Service charge income	22.270	-	(1.318)	20.952
Net property expense	(27.438)	-	1.764	(25.674)
Net rental income	52.433	-	(4.255)	48.178
Net result on disposals	(1.397)	-	-	(1.397)
Costs connected with developments	-	(143)	-	(143)
Depreciation, amortisation and impairments	(678)	-	(566)	(1.244)
Administrative expenses	(7.112)	(461)	(7.257)	(14.830)
Share of profit of equity-accounted investment in				
joint ventures	-	-	4.080	4.080
Net operating (loss)/profit	43.246	(604)	(7.998)	34.644
Interest income	-	-	-	888
Interest expense	-	-	-	(21.007)
Foreign currency differences	-	-	-	(90)
Other financial expenses	-	-	-	(2.956)
Profit / (loss) before taxation	43.246	(604)	(7.998)	11.479
Taxation charge for the year	-	-	-	(4.431)
Profit / (loss) after taxation	43.246	(604)	(7.998)	7.048
Investment properties	2.421.738	271.865	(183.461) ¹	2.510.142
Additions to investment properties	6.159	28.380	(86)	34.453

 $^{{}^{1}\}text{Our}$ 75% share of investment property held in a joint venture in the Czech Republic.

Prior year comparatives for the six months ended 30 June 2022 are adjusted following the classification of Russia as a discountinued operation, see Note 8.

16. TRANSACTIONS WITH RELATED PARTIES

G City Limited is the parent company of G City Europe Limited and to the best of the management's knowledge Norstar Holdings Inc. is the controlling owner and its controlling shareholder is Mr. Chaim Katzman, Chairman of the Board of Directors.

Transactions between the Company and its subsidiaries, which are related parties, have been eliminated on consolidation and are not disclosed in this note.

G City bought in the open market the Group's 2025, 2027 and Hybrid Notes in the nominal amounts of €91.1 million, €0.9 million and €16.3 million, respectively. In June 2023, the Group bought back €90.0 million of the 2025 Notes from G City.

Based on a consultancy agreement with the Group, Mr. Katzman is entitled to €0.7 million annual consultancy fee as from 1 April 2017, payable in four equal quarterly instalments and subject to an annual review.

In May 2023, the Group signed a guarantee agreement for the registered and financial pledge of all shares in Atrium Dominikanska Sp. z.o.o. securing the amount of \$150.0 million (approx. €138.0 million) to the benefit of Mizrahi Tefahot Bank Ltd under the credit facility with G City. The maturity of the pledge is in December 2026. The Group is entitled to a net consideration of \$0.7 million (approx. €0.6 million) per year.

17. CONTINGENCIES

There is continuing uncertainty in the various economies and jurisdictions in which the Group has its operations and assets. These uncertainties relate to the general economic and geopolitical environment in such regions and to changes or potential changes in the legal, regulatory and fiscal frameworks and the approach taken to enforcement which may include actions affecting title to the Group's property or land and changes to the previously accepted interpretation of fiscal rules and regulations applied by the authorities to the Group's fiscal assets and liabilities.

Certain subsidiaries within the Group are, or have been, like other companies operating in the retail market, involved in legal and/or administrative proceedings involving the tax authorities. These past and present proceedings create uncertainty around tax policies in matters previously regarded as established but which are now subject to revised interpretation by the tax authorities.

Tax authorities in Poland are currently reviewing a withholding tax treatment for 2018 and 2020 as part of their regular audit procedures.

In 2019 the Group initiated a liquidation of prior legacy structure in Denmark and received a withholding tax ruling application which is currently under Danish tax authorities review. The risk of a potential claim is currently considered as low.

The Company can currently not reliably estimate the potential amount of any additional taxation and associated costs, but the impact may be significant.

The Hybrid Note has an off-balance sheet accrued interest of €8.3 million as of 30 June 2023 (31 December 2022: €2.1 million).

18. SUBSEQUENT EVENTS

In July 2023, the Group bought back additional €8.0 million and €9.4 million of the outstanding 2025 Notes and 2027 Notes respectively with a gain in €3.2 million. As of 8 August, the outstanding amounts of the 2025 Notes and 2027 Notes are €381.4 million and €256.6 million respectively.

On 8 August 2023, the Board of Directors approved additional buy back of the outstanding 2025 Notes and 2027 Notes in total nominal amount of €150.0 million.



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Auditors' review report

To the Shareholder of G City Europe

Introduction

We have reviewed the accompanying condensed consolidated statement of financial position of G City Europe Ltd. and subsidiaries ("the Company"), which comprises the condensed consolidated statement of financial position as of June 30, 2023 and the related condensed consolidated statements of profit or loss, comprehensive income, changes in equity and cash flows for the six and three-months periods 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 IAS 34, "Interim Financial Reporting". 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, Review of Interim Financial Information Performed by the Independent Auditor of the Entity. 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 financial information does not present fairly, in all material respects the financial position of the entity as of June 30, 2023, and of its financial performance and its cash flows for the six and three- months periods then ended in accordance with IAS 34, "Interim Financial Reporting" as adopted by the European Union.

Tel-Aviv, Israel August 8, 2023 KOST FORER GABBAY & KASIERER A Member of Ernst & Young Global

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