ARGO PROPERTIES NV

INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

AS OF MARCH 31, 2024

UNAUDITED

IN THOUSANDS OF EUROS

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Auditor Review Report to the Shareholders of Argo Properties NV

Introduction

We have conducted a review of the accompanying financial information of Argo Properties NV and its subsidiaries (hereinafter – the Group), which comprises the condensed consolidated statement of financial position as of March 31, 2024 and the condensed consolidated statements of profit or loss and other comprehensive income, changes in equity and cash flows for the three-months period ending on that date. The Board of Directors and Management are responsible for preparing and presenting financial information for this interim period in accordance with IAS 34, Interim Financial Reporting, and are responsible for preparing financial information for this interim period in accordance with Chapter D of the Securities Regulations (Periodic and Immediate Reports), 1970. Our responsibility is to express our conclusions with regard to the financial information for this interim period, based on our review.

Scope of the Review

We conducted our review in accordance with Review Standard 2410 (Israel) of the Institute of Certified Public Accountants in Israel, "Review of Interim Financial Information Performed by the Independent Auditor of the Entity". A review of financial information for interim periods consists of inquiries, mainly from people responsible for finances and accounting, and of the application of analytical and other reviewing procedures. A review is significantly limited in scope relative to an audit conducted according to generally accepted Israeli auditing standards, and therefore does not allow us to achieve assurance that we have been made aware of all material issues that might have been identified in an audit. Accordingly, we are not expressing an audit opinion.

Conclusion

Based on our review, nothing has come to our attention that causes us to believe that the above financial information has not been prepared, in all material aspects, in accordance with IAS 34.

In addition to the previous paragraph, based on our review, nothing has come to our attention that causes us to believe that the above financial information does not comply, in all material respects, with disclosure provisions according to Chapter D of the Securities Regulations (Periodic and Immediate Reports), 1970.

Brightman Zohar Almagor & Co CPAs A Firm in the Deloitte Global Network

Tel Aviv, May 21, 2024

תל אביב - משרד ראשי

info@deloitte.co.il | 03-6085555 | טלפון: 6116402 ת.ד. 16593 ת.ד. 16593 תל אביב

משרד נצרת מרג׳ אבן עאמר 9 נצרת, 16100

073-3994455 :079 073-3994455 :079 info-nazareth@deloitte.co.il **משרד אילת** המרכז העירוני ת.ד. 583 אילת, 8810402

טלפון: 08-6375676 פקס: 08-6371628 info-eilat@deloitte.co.il **משרד חיפה** מעלה השחרור 5 ת.ד. 5648 חיפה, 3105502

04-8607333 :טלפון 9קס: 04-8672528 info-haifa@deloitte.co.il משרד ירושלים קרית המדע 3 מגדל הר חוצבים ירושלים, 914510 ת.ח, 45396

02-5018888 | 02-5018888 02-5374173 | 02-5374173

ARGO PROPERTIES NV

INTERIM CONDENSED CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

	March	December 31,	
	2024	2023	2023
	(Unaudi	ited)	(Audited)
		€ in thousand	s
Current Assets			
Cash and cash equivalents	9,892	34,089	11,562
Restricted deposits and liquidated investments	11,961	(*) 7,281	11,622
Inventory of apartments for sale	510	-	<u>-</u>
Financial assets	587	2,279	1,219
Accounts receivable	3,197	(*) 2,534	2,455
	26,147	46,183	26,858
Non-Current Assets			
Investment property	678,334	668,096	666,410
Investment property – construction rights	13,116	9,431	13,116
Accounts receivable and restricted deposits	20,645	972	403
Deferred taxes	764	-	513
	712,859	678,499	680,442
	739,006	724,682	707,300

^(*) reclassified

INTERIM CONDENSED CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

	March 31,		December 31,	
	2024	2023	2023	
	(Unaudi	ited)	(Audited)	
		s		
Current Liabilities				
Current maturities of loans from banks	12,624	12,624	12,398	
Accounts payable	5,851	5,851	6,794	
•	18,475	18,475	19,192	
Non-Current Liabilities				
Loans from banks and financial institutions	368,021	323,585	341,909	
Deferred taxes	20,822	23,791	19,674	
	388,843	347,376	361,583	
Equity Attributable to Company Shareholders				
Share capital	181	181	181	
Share premium	225,628	221,012	225,628	
Statutory capital reserve	86,732	116,163	83,400	
Share based payment capital reserve	2,355	4,127	1,472	
Retained earnings	20,250	17,348	19,562	
Total equity attributable to Company shareholders	335,146	358,831	330,243	
	739,006	724,682	707,300	

May 21, 2024				
Date of approval of				Ron Tira
the financial	Ofir Rahamim	Gal Tennenbaum	Guy Priel	Chairman of the
statements	Joint CEO	Joint CEO	CFO	Board of Directors

INTERIM CONDENSED CONSOLIDATED STATEMENTS OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

	Three month March 3	Year ended December 31,	
_	2024	2023	2023
_	(Unaudit	ed) in thousands	(Audited)
	€:		
Revenues from rental of properties	5,926	4,831	21,386
Revenues from property management and others	2,427	2,826	7,998
1 1 0	,		
Property management expenses	(2,427)	(2,826)	(7,998)
Cost of maintenance of rental properties	(727)	(1,010)	(3,793)
Gross profit from rental of properties	5,199	3,821	17,593
Revenues from selling of apartments	732	-	-
Apartments cost of goods sold	(449)	-	
Gross profit from selling of apartments	283		
Total gross profit of the Company	5,482	3,821	17,593
General and administrative expenses	$\frac{3,482}{(2,190)}$	$\frac{3,821}{(1,617)}$	(6,437)
General and administrative expenses	(2,190)	(1,017)	(0,437)
Operating income before changes in fair value of investment property, net Changes in fair value of investment property, net	3,292	2,204	11,156
(excluding the effect of a one-time change of Real estate Transfer Tax) Changes in fair value of investment property, due to a one-time	4,775	(7,019)	(45,352)
change of Real estate Transfer Tax	<u> </u>	(11,471)	(11,471)
Operating income (loss)	8,067	(16,286)	(45,667)
Finance expenses, net Change in fair value of financial assets and	(2,302)	(1,767)	(7,636)
exchange rate differences	(824)	2,237	2,400
	(3,126)	470	(5,236)
Income (loss) before taxes on income	4,941	(15,816)	(50,903)
Taxes on income	(921)	2,870	7,408
Net income (loss) Other comprehensive income (loss)	4,020	(12,946)	(43,495)
•			
Total net and comprehensive income (loss) attributable to Company shareholders	4,020	(12,946)	(43,495)
Basic earnings (loss) per share	0.22	(0.72)	(2.40)
Diluted earnings (loss) per share	0.22	(0.72)	(2.40)

Balance as of March 31, 2023 (unaudited)

	Three months ended March 31, 2024 (unaudited) Equity Attributable to Company Shareholders € in thousands					
	Share capital	Share premium	Statutory capital reserve (1)	Share based payment capital reserve	Retained earnings	Total equity attributable to Company shareholders
Balance as of January 1, 2024	181	225,628	83,400	1,472	19,562	330,243
Changes in equity during this period: Total net and comprehensive income Classification in accordance with Dutch law Cost of share based payment	- - -	- - -	3,332	883	4,020 (3,332)	4,020
Balance as of March 31, 2024 (unaudited)	181	225,628	86,732	2,355	20,250	335,146
			ity Attributable	March 31, 2023 (e to Company Sha		
	Share capital	Share premium	Statutory capital reserve (1)	Share based payment capital reserve	Retained earnings	Total equity attributable to Company shareholders
Balance as of January 1, 2023	181	221,012	131,727	3,637	14,730	371,287
Changes in equity during this period: Total net and comprehensive income Classification in accordance with Dutch law Cost of share based payment	- - -	- - -	(15,564)	- - 490	(12,946) 15,564	(12,946) - 490

221,012

181

The accompanying notes are an integral part of the interim consolidated financial statements.

116,163

4,127

17,348

358,831

Year ended December 31, 2023 (Audited)

Equity Attributable to Company Shareholders € in thousands

	Share capital	Share premium	Statutory capital reserve (1)	Share based payment Capital reserve	Retained earnings	Total equity attributable to Company shareholders
Balance as of January 1, 2023	181	221,012	131,727	3,637	14,730	371,287
Changes in equity during this period: Expiration of options deriving from share based payment	-	4,616	-	(4,616)	-	-
Total net and comprehensive income	-	-	-	-	(43,495)	(43,495)
Classification in accordance with Dutch law	=	-	(48,327)	-	48,327	=
Cost of share based payment	-			2,451		2,451
Balance as of December 31, 2023	181	225,628	83,400	1,472	19,562	330,243

INTERIM CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS

	Three months ended March 31,		Year ended December 31,	
	2024	2023	2023	
	(Una	udited)	(Audited)	
		€ in thousar	nds	
Cash flows from operating activities:				
Net income (loss)	4,020	(12,946)	(43,495)	
Adjustments required to present net cash from operating activities:				
Adjustments to profit or loss:				
Finance expenses, net	3,233	(267)	5,392	
Changes in fair value of investment property, net	(4,775)	18,490	56,823	
Cost of share based payment	883	490	2,451	
Deferred taxes, net	897	(2,917)	(7,547)	
Cash flows from operating activities before changes in operating asset and liability items	4,258	2,850	13,624	
Changes in operating asset and liability items:				
Changes in apartments inventory	449	_	_	
Other receivables	(566)	(1,068)	(288)	
Increase in accounts payable	(42)	698	(436)	
1 3				
Net cash derived from operating activities	4,099	2,480	12,900	
Cash flows from investing activities:				
Purchase of investment property	(7,137)	(33,392)	(64,329)	
Additions in respect of investment property	(1,579)	(1,084)	(5,350)	
Depositing restricted deposits and prepaid transaction costs, net	(607)	8,769	3,716	
Depositing restricted deposits for an interim period under refinancing*	(20,032)			
Net cash used in investing activities	(29,355)	(25,707)	(65,936)	

^(*) loans which are secured by real estate pledge at an amount of EUR 20,032 thousand and the terms of the loans were maintained for the purpose of redrawing them via depositing in a deposit for an interim period until the completion of the phases of the redrawing of the deposit, see Note 7(b).

INTERIM CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (Cont.)

	Three months ended March 31,		Year ended December 31,	
-	2024	2023	2023	
-	(Unaudited)		(Audited)	
	€	in thousands		
Cash flows from financing activities:				
Interest paid	(1,718)	(1,256)	(7,111)	
Receipt of long-term loans, net	-	19,339	33,877	
Repayment of long-term loans and associated costs	(1,703)	(1,699)	(6,633)	
Receipt of long-term loans under refinancing	33,566	14,250	24,250	
Repayment of long-term loans under refinancing*	(6,525)	_	(6,682)	
Purchase of interest cap fixing transactions (CAP)	<u> </u>	(485)	(485)	
Net cash derived from (used for) financing activities	23,620	30,149	37,216	
Change in cash and cash equivalents	(1,646)	6,922	(15,820)	
Effect of changes in exchange rates	(24)	(185)	30	
Balance of cash and cash equivalents at the beginning of	,	` ,		
the period	11,562	27,352	27,352	
Balance of cash and cash equivalents at the end of the period	9,892	34,089	11,562	
(*) including loans at an amount of EUR 20,032 thousand which are secured in deposits, see Note 7(b).				
(a) Non-cash activities				
Purchase of real estate		36	876	
Payables in respect of investing activities	(610)		(2,474)	

Note 1: - General

ARGO Properties N.V. (hereinafter: "the Company") and its subsidiaries (hereinafter: "the Group") was incorporated in January 2018 and commenced its operations in July 2018 and is a Dutch-based real estate company engaging via subsidiaries in value enhancement and acquisition of investment properties in Germany in the area of income-generating residential real estate and income-generating real estate for development.

In May 2021, the Company issued shares for the first time under an IPO in the stock exchange in Israel.

These financial statements have been prepared in a condensed format as of March 31, 2024 and for the three-months period then ended (hereinafter – the Consolidated Interim Financial Statements). These statements should be read in conjunction with the annual financial statements as of December 31, 2023 and for the year then ended and the accompanying notes (hereinafter – the Consolidated Annual Financial Statements).

Note 2: - Significant accounting policies

a. <u>Preparation format of the Interim Consolidated Financial Statements</u>

The Consolidated Interim Financial Statements are prepared in accordance with International Accounting Standard 34 Interim Financial Reporting and in accordance with the provisions of disclosure pursuant to Chapter D of the Securities (Immediate and Periodic Reports) Regulations, 1970.

- b. The significant accounting policies implemented in preparing the Interim Consolidated Financial Statements are consistent with those implemented in preparing the Consolidated Annual Financial Statements, except for section c below.
- c. Transition from investment property into inventory

The Company classifies apartment properties from real estate investment properties into inventory and this is when a change in use of the buildings of the apartments occurs, which is supported by evidence in regards to the rezoning of the property and its turning into inventory. The evidence includes 3 cumulative conditions as hereafter: (1) the property has undergone a conversion process (R2C) which includes significant development processes mainly in regulatory and legal aspects which enable, inter alia, to sell each apartment separately and/or if the sold apartment has undergone a significant renovation process (2) the apartment in the property has been vacated/is vacant of tenants and/or rented has undergone a process of new rental (3) the apartment is held for the purpose of sale.

As of the date of the aforesaid transition process, the inventory cost of the transitioned apartment is the fair value of that transitioned apartment according to the last valuation that was received prior to the date of the transition from real estate investment property into inventory.

Note 3: - Amendments to accounting standards and financial reporting

a. Amendments to standards having an effect on the current period and/or on previous reporting periods:

In 2020 an amendment to IAS 1 was issued regarding the classification of liabilities as current or non-current (hereinafter: Amendment 2020). The amendment clarified that the classification of the liabilities as current or non-current is based on the existing rights for an entity at the end of the reporting period and is not affected by the entity's expectation of exercising these rights.

The amendment removed the reference to existence of an "unconditional" right to postpone the extinguishment of a liability for at least 12 months after the reporting period and clarified that if the right to defer extinguishment as aforesaid is conditional upon compliance with financial criteria, the right exists if the entity meets the criteria that were determined for the end of the reporting period, even if compliance with the criteria is performed by the lender at a later date.

Additionally, as part of the amendment, a definition was added to the term "extinguishment" in order to clarify that extinguishment may be the transfer of cash, goods and services or capital instruments of the entity itself to the counter party. In this regard, it was clarified that if under the terms of the liability, the counter party has an option to demand extinguishment of the entity's capital instruments, this condition does not affect the classification of the liability as current or non-current if the option is classified as a separate capital component in accordance with IAS 32 "Financial Instruments: Presentation".

The amendment only affects the classification of liabilities as current or non-current in the statement of financial position and not the amount or timing of recognition of those liabilities or the associated income and expenses.

In October 2022, another amendment was published regarding the classification of liabilities with financial covenants (hereinafter: Amendment 2022) which clarified that only financial covenants which the entity is required to meet at the end of the reporting period or before it, affect the entity's right to postpone the settlement of a liability for at least 12 months after reporting period, even if compliance with them is actually examined after the reporting period. However, financial covenants that an entity is required to meet at a later date than the end of the reporting period, do not affect the existence of the entity's right as aforesaid at the end of the reporting period.

Additionally, Amendment 2022 states that if the entity's right to postpone the settlement of the liability is subject to the entity meeting financial covenants within 12 months after the reporting period, the entity is required to provide a disclosure that will allow the users of the financial statements to understand the risk inherent therein.

The new standard has no affect upon the Company.

Note 3: - Amendments to accounting standards and financial reporting (cont.)

b. New standards, new interpretations and amendments to standards that were issued and are invalid, and were not adopted by the Group by early adoption, which are expected to have an effect or may have an effect on future periods:

International Financial Reporting Standard 18 "Presentation and Disclosure in Financial Statements" ("IFRS 18"):

On April 9, 2024, IFRS 18 was issued which replaces the International Accounting Standard 1 "Presentation of Financial Statements" ("IAS 1"). The purpose of the IFRS 18 standard is to improve the manner of conveying the information by entities to users in their financial statements.

The standard focuses on the following areas:

- 1. The structure of the profit or loss statement- presentation of defined subtotals and subdivision to categories in the profit or loss statement.
- 2. Requirements regarding the improvement of the aggregation and disaggregation of information in the financial statements and in the notes.
- 3. Presentation of information regarding management-defined performance measures ("MPM") that are not based on accounting standards (NON-GAAP) in the notes to the financial statements.

Additionally, at the time of applying IFRS 18 additional amendments to IFRS standards shall be effective, inter alia to the IFRS 7 "Statement of Cash flows" which are designated to improve the comparison between entities. The changes include mainly: using a subtotal of the operating profit as a single starting point in applying the indirect method for reporting on cash flows from operating activities as well as canceling the alternatives for choosing an accounting policy regarding the presentation of interest and dividends. In light of this, except in certain cases, interest and dividends received will be included as part of cash flows from investing activities and on the other hand paid interest and paid dividends will be included as part of financing activities.

The IFRS 18 standard shall be effective for annual reporting periods starting from January 1, 2027 onwards. The standard is applied retrospectively. An earlier application of the standard is permitted.

The Company is examining the effect of IFRS 18, including the effect of amendments to additional IFRS standards as a result of its application, upon the financial statements.

Note 4: - Investment Property

The following table presents significant assumptions (based on weighted averages) that were used in the valuation of investment property:

	March 31, 2024	March 31, 2023	December 31, 2023
Income-generating residential property (real estate)			
Discount rate (%)	4.89%	4.24%	4.78%
Growth Rate for the first 10 years	1.79%	1.79%	1.78%
Long-term growth rate	1.24%	1.07%	1.21%
Long-term vacancy rate (%)	2.3%	1.36%	2.27%
Representative monthly rental fees per sq.m (in Euro)	10.99	10.26	10.77
	March 31	March 31.	December 31,
	2024	2023	2023
Income-generating real estate for development (**)			
Monthly rental fees for offices (EUR) per sq.m upon	2024	2023	2023
Monthly rental fees for offices (EUR) per sq.m upon project completion	2024	2023	2023 25.45
Monthly rental fees for offices (EUR) per sq.m upon project completion Construction cost per sq.m (EUR)	25.45 2,612	25.45 2,508	25.45 2,612
Monthly rental fees for offices (EUR) per sq.m upon project completion Construction cost per sq.m (EUR) Unrecoverable costs upon completion	25.45 2,612 5.29%	25.45 2,508 6.29%	25.45 2,612 5.29%
Monthly rental fees for offices (EUR) per sq.m upon project completion Construction cost per sq.m (EUR)	25.45 2,612	25.45 2,508	25.45 2,612

Note 5: - Financial instruments

a. Financial instruments not measured at fair value:

The Company's management has estimated that the balance of cash, short term deposits, accounts (trade) receivable(s), accounts (trade) payable(s), overdrafts, bank loans bearing a variable interest rate and other current liabilities presented at amortized cost approximates their fair value. The valuation of loans from banking corporations and financial institutions as of March 31, 2024 that bear a fixed interest rate and are presented at amortized cost, is lower by approximately EUR 19.8 Million than their balance value in the financial statements.

b. Financial instruments measured at fair value

The table below presents the financial assets and the financial liabilities of the group according to fair value:

	Book value			•		
·	Marc	h 31	December 31	Marc	h 31	December 31
	2024	2023	2023	2024	2023	2023
	(Unau	dited)	(Audited)	(Unaud	ited)	(Audited)
			EUR in th	ousands		
Financial derivatives	1,079	2,279	-	1,079	2,279	-
Financial liabilities	(492)			(492)		
	587	2,279		587	2,279	

The fair value of financial instruments that are not traded in active markets is determined using valuation techniques. Valuation techniques specific to financial instruments include:

- The fair value of interest cap fixing transactions (CAP) and future transactions for currency exchange (FORWARD) is based on a calculation of the present value of the estimated future cash flows using observable return curves of Euribor.

Note 6: - Operating Market Segments

a. General

For the description of the Company's operating market segments see note 16 of the consolidated financial statements as of December 31, 2023.

b. Operating segments revenue and results analysis:

	Income-	Income- generating	
	generating	real estate	
	residential	for	
	real estate	development	Total
	Eu	iros in thousands	<u> </u>
For the period of three months ended March 31, 2024 (unaudited)			
Revenues from property rental	5,751	175	5,926
Revenues from property management and others	2,407	20	2,427
Property management expenses	(2,407)	(20)	(2,427)
Rental property maintenance expenses	(710)	(17)	(727)
Gross profit from property rental	5,041	158	5,199
Revenues from apartments selling	732	-	732
Apartments cost of goods sold	(449)	-	(449)
Gross profit from apartments selling Total gross profit of the Company	283	<u> </u>	283
General and administrative expenses	_	_	(2,190)
Changes in fair value of investment property, net	4,775		4,775
Financial expenses, net		-	(3,126)
Tu a man haɗa na tanan an ina anna			4 0 4 1
Income before taxes on income		_	4,941

(50,903)

NOTES TO THE INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

Note 6: - Operating Market Segments (cont.)

(Loss) before taxes on income

For the period of three menths ended	Income- generating residentia real estate	l for	Total ds
For the period of three months ended March 31, 2023 (unaudited)			
Revenues from property rental Revenues from property management and others Property management expenses Rental property maintenance expenses Gross profit General and administrative expenses Changes in fair value of investment property, net Financial expenses, net	4,65 2,80 (2,806 (987 3,67	6 20 6) (20) 7) (23) 0 151	4,831 2,826 (2,826) (1,010) 3,821 (1,617) (18,490) 470
(Loss) Income before taxes on income			(15,816)
	Income- generating residential real estate Eu	Income- generating real estate for development ros in thousands	Total
Year ended December 31, 2023 (audited)			
Revenues from property rental Revenues from property management and others Property management expenses Rental property maintenance expenses	7,920 (7,920) (3,679)	78 (78) (114)	21,386 7,998 (7,998) (3,793)
Profit from property rental General and administrative expenses Changes in friendly a friendly and friendly	17,010	583	17,593 (6,437)
Changes in fair value of investment property, net Financial expenses, net	(49,274)	(7,549)	(56,823) (5,236)

Note 7: - Material Events In The Reported Period And Thereafter

a. During the reported period, the Company completed (via subsidiaries and sub-subsidiaries) the purchase of 45 apartments in 5 properties, and for a total consideration of approximately EUR 6,4105 thousand.

In addition, the Company engaged in further transactions (including agreements after the report date) for the purchase of 75 apartments for a total consideration of approximately EUR 11,713 thousand, of which the Company completed after the report date, the purchase of 8 apartments for a total consideration of approximately EUR 1.4 million.

b. The Company has started this year during the months of March (in Leipzig) and April (in Dresden) the second phase of its business plan (selling of apartments-R2C) within which 25 apartments were allocated for sale, of which 17 apartments have been sold so far (10 notarized agreements, 7 exclusivity agreements) at a total amount of approximately EUR 3.7 million. As of March 31, 2024, and as of May 19, 2024, two apartments were delivered to the buyers of the apartments.

c. Refinancing as a result of property value enhancement:

• During the third quarter of 2023, the Company's sub-subsidiaries entered into an LOI with a German banking corporation and on February 5, 2024, a loan agreement was signed with a German financial institution (hereinafter: the "Bank") for refinancing at a total amount of approximately EUR 39 million (hereinafter: the "New Loan"). Out of the amount of the new loan, an amount of approximately EUR 34 million was drawn down on February 19, 2024 and the remaining balance at the amount of approximately EUR 5 million for drawing down, when the Company will execute hedging to the loan, which is expected to be carried out later on during 2024. The new loan replaced 3 loans of which the remaining balance is at an amount of approximately EUR 26.6 million.

The New Loan: is for a period of 5 years (until January 31,2029) and bears a variable interest rate with an additional margin of 1.3% above the 3 months Euribor rate. The loan principal is to be repaid in a one-time payment at the at the end of the loan period ("bullet"). The Company is entitled to hedge the interest rate at any convenient time. The new loan is secured, inter alia, by first-ranking liens on the full rights of the asset companies in the said properties. For further details by first-ranking liens on the full rights of the asset companies in the said properties.

The free cash flow that will derive from the refinancing subject of the new loan will sum up (after deducting expenses) at the amount of approximately EUR 11.9 million and will be used by the Company for financing new acquisitions and for its operating activities.

Note 7: - Material Events In The Reported Period And Thereafter (Cont.)

c. Refinancing as a result of property value enhancement (cont.):

The current loans: An amount of EUR 6.5 million out of the current loans which is at a variable interest rate was drawn down at the time of executing the refinancing. The remaining balance of the current loans at the amount of approximately EUR 20 million bears a fixed interest rate of between 0.94% to 1.1% and is to be repaid in the months of July and December 2026. The Company, via sub-subsidairies, reached a commercial understanding/ engaged with the bank that granted the current loans, that (subject to the approval of credit committee and signing legal documents as the case may be) the remaining balance of the current loans bearing a fixed interest rate and their terms would be maintained, with the loans secured against a pledged deposit (hereinafter: the "Pledged Deposit") at a ratio of 1:1 until they shall be used for the purpose of refinancing the acquisition of new properties and providing financing in a manner of refinancing. In April 2024, the Company entered, via subsubsidiaries into non-recourse loan agreements at a total amount of EUR 17.5 million which are expected to be drawn down of the Pledged Deposit until the end of May 2024, whereas an additional amount of EUR 1.3 million shall be drawn for the purpose of a loan repayment from another German banking corporation.

The remaining balance of the current loans at the amount of approximately EUR 2.5 million bearing a fixed interest rate is secured is secured by the remainder of the amount of the Pledged Deposit bearing an interest rate with accordance to the current market conditions. The remaining balance shall be designated for the purpose of financing future acquisition of new assets by the Company (subject to the approval of the bank's credit committee and to entering specific loan agreements against the new assets), which is expected during the second quarter of 2024.

d. Financing of new acquisitions:

• On April 17, 2024, the Company entered into an LOI with a German banking corporation to engage in a non-recourse loan agreement at a total amount of EUR 5 million for the purpose of financing the acquisition of new assets whose cost amounted to a total of approximately EUR 10.8 million. The loan agreement is expected to be signed during the second quarter of 2024. The loan is expected to bear a fixed interest rate with a margin of 1.27% above the SWAP rate that shall apply at the time of signing the loan agreement.