MALTA PROPERTIES COMPANY P.L.C.

Annual Report and Consolidated Financial Statements 31 December 2020

	Pages
Chairman's message	1-2
Chief Executive Officer's review	3 - 4
Directors' report	5 - 10
Corporate governance - Statement of compliance	11 - 18
Remuneration report	19 - 20
Independent auditor's report	21 - 31
Statements of financial position	32 - 33
Income statements	34
Statements of comprehensive income	35
Statements of changes in equity	36 - 37
Statements of cash flows	38
Notes to the financial statements	39 - 71

Chairman's message

The journey continues

Despite 2020 being an unusual year, I am pleased to be able to report that Malta Properties Company (MPC) has more than weathered the storm. By all accounts, we have had a satisfactory year and are, furthermore, well placed to take the next steps on our journey. This, of course, is not down to chance but rather the result of a sound strategy, strong management and a focused and resilient team.

For me personally, it was also a year of transition. As you know, I had for some time been serving as both Chairman and Chief Executive Officer of the Company. This changed halfway through 2020 with the appointment of Mohsin Majid as Chief Executive Officer, following which I assumed a Non-Executive Chairman role. This was a smooth and orderly transition. Mohsin served on the Board of MPC for some time and he and I are closely aligned in our views of how the Company should continue to progress. With his broad sector and industry experience we are very fortunate to have him at the helm of MPC as he focuses on building value for our property assets.

Steady progress, despite the odds

Our Chief Executive Officer's clear vision, and strong leadership skills were instrumental in keeping our team on track. Despite an unusual operating environment, which necessitated much more flexible working arrangements such as remote working for a significant part of the year, our team rose up to the challenge, managing not only to keep safe and well, but also to effectively fulfil all key functions, be it operations, construction or central administration and coordination. I would like to record the Board's appreciation for such a professional and loyal performance. This doubtless enabled us to progress steadily and keep all our various projects on track, even against the odds.

Two-pronged strategy

In his Message, our Chief Executive Officer highlights the acquisition of our Swatar property as a milestone for the year under review. As I see it, this development illustrates two key aspects which distinguish our Company's strategy: to identify properties with above-average intrinsic potential, and to partner with quality tenants with whom we can develop mutually beneficial long-term relationships, in this case HSBC Global Services (UK) Limited.

This twin strategy is one which we continued to pursue throughout the year, with a view to further developing our portfolio of properties in future. As a result of this preparatory work during 2020, we are now evaluating a number of new acquisition opportunities. It is encouraging that these opportunities have the potential to add significant value to MPC, and we believe we should be well positioned to be able to follow them up within the coming year thanks to our sound financial position.

Steady performance

Your Board is firmly convinced that we are pursuing the right formula – strong leadership coupled with a compact, flexible and nimble team means we have the operational leverage to pursue new revenue-generating projects without significantly adding to our operating expenses. The fact that, even in a year like 2020, MPC is able to deliver a steady financial performance, as well as be able to continue to distribute dividends, clearly validates this belief.

Chairman's message - continued

Our broader responsibilities

There can be little doubt, especially in a relatively compact country such as Malta, that development has to be balanced with long-term sustainability and quality of life. In all our current projects, as well as our prospective ones, environmental and sustainability considerations remain very much at the fore, be it during the construction phase as well as eventual operation. We actively embrace alternative energy sources, such as solar power, and seek to minimise our carbon footprint as much as possible.

On a human level, even as our business grows, in line with our core values we remain mindful that success also encompasses social development and wellbeing; we therefore continue to support a number of specific projects and initiatives and make contributions to worthy causes as part of our CSR strategy.

Lastly, at the end of such an unusual, though nevertheless rewarding year, may I conclude by expressing my gratitude for the ongoing support and encouragement of our loyal shareholder base as we continue to move forward together.

Deepak Padmanabhan Chairman

Chief Executive Officer's review

Resilience and adaptability

2020 was a challenging year for many of us. The Covid-19 pandemic did not just lead to a general economic downturn, it created significant difficulties in our personal lives too. This was true for me, for my colleagues at MPC, and for many of our tenants and suppliers.

In the face of these challenges the importance of resilience and adaptability, both at a corporate and a personal level, has never been so clear. I am proud to report that MPC has shown both the resilience and the adaptability needed to emerge from this period as strong as ever.

As a team we have successfully managed to find new ways of working and, as a result, continued to serve our clients and advance our projects. MPC continues to enjoy excellent relations with its tenants and has ended 2020 having maintained a steady financial performance, testament to our sound business model.

Satisfactory financial performance

During 2020, MPC saw a marginal growth in revenue to €3.44 million (2019: €3.43 million). Like-for-like revenue growth was generated through rental increases in line with inflation and new income, starting in September 2020, from our new property in Swatar. These increases were, however, offset by the loss of income from the St. George's Exchange, which one of MPC's subsidiaries is under contract to sell, and the St. Paul's Bay Exchange, which has been sold.

In spite of the sale of the above-mentioned properties, our operating profit and net asset value grew in the year: our operating profit in the year under review was €2.14 million (2019: €2.12 million) while the Company's net asset value per share now stands at €0.55 (2019: €0.53).

Pursuing growth

One of the highlights of the year was the purchase of a landmark property in Swatar, which was acquired from HSBC Bank Malta p.l.c. for €7.825 million. This is well located and enjoys natural light on all sides and offers 3,600 square metres of office space. In addition, the existing tenant, HSBC Global Services (UK) Limited, has more than three years left on their lease and is undertaking a significant €1 million refurbishment of our property.

We continue to explore other property opportunities which could enable us to grow our portfolio further; our business offers significant economies of scale and a larger portfolio would therefore lead to enhanced cashflows and shareholder returns.

Project pipeline

In 2020 we made steady progress in our major project in Zejtun, which we expect to complete during 2021. As is widely known, the tenant in this property will be GO p.l.c.

2021 is also likely to see progress on our plan for our property at Spencer Hill in Marsa, another premium location with excellent connectivity to both Valletta and Malta International Airport. The current property will be vacated by GO soon and with the planning application process already at an advanced stage, the full planning permit should also be issued in 2021.

Chief Executive Officer's review - continued

Looking ahead

My first year as Chief Executive Officer at MPC has certainly not turned out as I expected. That said, and despite its challenges, 2020 has been a year of continued progress for the Company. Looking ahead, I continue to be excited by the opportunities that exist both in the short and the long term. Recent events are likely to bring permanent changes to the commercial real estate market as the office needs of tenants continue to evolve but MPC has already shown that it is more than able to stay the course and adapt to changing circumstances.

I have no doubt that we will once again rise to the occasion. As we look to grow further, MPC will continue to explore the wider real estate landscape for the right opportunities and to pursue growth opportunities with vigour.

Mohsin Majid

Chief Executive Officer

Directors' report

The Directors present their annual report and the audited consolidated financial statements for the year ended 31 December 2020.

Principal activities

The main activity of the Group and the Company is property investment and development. The Company may, inter alia, directly or through subsidiary companies, acquire by any title whatsoever, and take on lease or sub-lease and dispose of, grant and/or lease and hold property of any kind, whether movable or immovable for the purposes of its business, and construct, develop and enter into arrangements with contractors and other service providers in connection with its properties.

As the holding company of the Malta Properties Company p.l.c. Group (MPC Group), the Company is ultimately dependent upon the operations and performance of its subsidiaries and their respective operations.

Review of the business

Review of Group operations

Performance

The Group's total income for 2020 remained largely in line with the previous year and amounted to €3.44 million (2019: €3.43 million). The rental income lost from the release of two properties in 2019 was made up for by the rental income from the new acquisition and rental inflation increases. The Group's operating profit amounted to €2.14 million (2019: €2.12 million) with administrative expenses remaining in line with the previous year. The Group's profit before tax reached €4.33 million (2019: €3.62 million), an increase of €0.71 million from 2019 mainly due to a higher fair valuation gain arising from the new acquisition. Rental income is expected to increase as a result of a full year's lease on the newly acquired property and in line with inflation and with rents from new developments. The long term leases in place with MPC's various tenants ensure constant revenue streams for the Group.

Works continued to progress during 2020 at the former Zejtun Exchange which is being redeveloped into a state-of-the-art office building/technical and data centre. Moreover, the Group continued to analyse appropriate investment opportunities and on 11 September 2020 the Company purchased a tenanted property in Swatar.

Financial position

The Group's financial position continues to be strong. Total non-current assets plus assets classified as held for sale amounted to €89.22 million as at the end of 2020 (2019: €76.74 million). Throughout the year, planning and development works continued on a number of properties, contributing to additional property value, as has the fair valuation of the Group's properties as per the Group's accounting policies. The increase mainly resulted from the purchase of the Swatar property and the continued development of the Zejtun site during 2020 as well as fair value increases across the Group's property portfolio.

Current assets (excluding assets classified as held for sale) as at year end amounted to €4.88 million (2019: €7.44 million), the main movements related to a decrease in cash following the Swatar purchase and the dividend payment made during the year.

Review of the business - continued

Financial position - continued

The Group's borrowings increased as a new loan was drawn for the Swatar acquisition and additional drawdowns for the cost of works of the Zejtun project. As at year end, the Group's gearing ratio, measured as borrowings to equity, stood at 0.50 (2019: 0.39) and its loan-to-value ratio, measured as borrowings net of cash and cash equivalents to property value, stood at 0.27 (2019: 0.18).

Risk analysis

The Group's risks can be analysed into three categories: strategic risk, operational risk and financial risk. Below is a description of each of these risks and the mitigating factors in place:

Risk	Description	Mitigating factors
Strategic risk	This risk relates to the value of the Group's assets and the local property market in general.	 -The Group has strict guidelines on quality and valuation of any acquired property. -The Group's properties are fully rented out to various tenants, except for those sites where development or refurbishment is in progress. Moreover, the Group already has long term lease agreements in place with GO p.l.c. for the property that is currently being developed. -The long term leases on the various properties help shield the Group from any potential unforeseen circumstances and allow it to carry out its operations in a stable manner as revenue levels are expected to increase in line with inflation.
Operational risk	This risk relates to the timely execution of the redevelopment pipeline.	 -Project management is carried out by professionals and experts in the field at each of the sites being developed. -The Group engages some of the top contractors and consultants. -Contracts include penalties for contractors not delivering within the agreed timeframes. -Constant monitoring of project timelines and critical paths.
Financial risk	This risk mainly relates to the fluctuation in interest rates and refinancing risk.	-The Group is exposed to floating interest payments on bank borrowings amounting to €16,000,000 as at 31 December 2020. The loan is to be repaid as a bullet repayment at the end of 2021 (refer to Note 13 to the financial statements). Therefore, the Group is exposed to fluctuation in interest rates over the coming year. The Company is in the process of renegotiating the facility to address liquidity needs for the next twelve months. -The Group continued with the drawdown of the Zejtun projec loan during the year and this stood at €5,552,441 as at year end. The loan had a moratorium period until 20 November 2020 and is to be repaid on a quarterly basis with a bulk repayment in November 2022. -The €6,500,000 bank loan taken in 2020 is at a fixed interest rate for the first four years. Therefore, the Group will be exposed to fluctuation in interest rate thereafter. -Further details relating to financial risks are disclosed in Note 2 to the financial statements.

Review of the business - continued

Risk analysis - continued

The Group's financial risk management focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on the Group's financial performance. The Group's risk policies are established to identify and analyse the risks faced by the Group, to set appropriate risk limits and controls, and to monitor risks and adherence to limits. Risk management policies and systems are reviewed regularly to reflect changes in market conditions and the Group's activities.

Covid-19 has not resulted in a significant financial impact on the Company and MPC has shown to be resilient in its business operations. As explained in the investment property note (Note 5), MPC's income is secured for the medium term by lease agreements in place. In view of the situation, Malta is currently experiencing an uncertain and unpredictable real estate market. This has led to valuation uncertainty which is not measurable, because the only inputs and metrics available for the valuation are likely to relate to the market before the event occurred and the impact of the event on prices will not be known until the market has stabilised. However, most of the Company's properties are leased to tenants whose operation has not been as heavily impacted as other players in the market. Particularly, some of the properties consist of purpose-built buildings to serve the specific tenant. The company will continue to monitor closely how the market evolves and MPC's strategy will be adapted accordingly.

Results and dividends

The income statements are set out on page 34. The Directors recommend that at the forthcoming Annual General Meeting, the shareholders approve the payment of a net dividend of €0.012 per share after taxation (2019: €0.01 per share) – such dividend to be payable after shareholder approval at the AGM.

Retained earnings, consisting of both distributable and non-distributable reserves, amounting to €22,617,531 (2019: €20,650,747) of the Group and €4,636,649 (2019: €5,223,565) of the Company are being carried forward to the next financial year.

Directors

The Directors of the Company who held office during the year were:

Mr. Deepak S. Padmanabhan (Chairman)

The Noble Paul S. Testaferrata Moroni Viani

Mr. Mohsin Majid (resigned on 9 June 2020)

Dr. Cory Greenland (retired on 29 July 2020)

Mr. Mohamed Sharaf

Dr. Brigitte Zammit (appointed on 13 July 2020)

Mr. Edmond Brincat (appointed on 29 July 2020)

In terms of Article 96.1 of the Articles of Association, the term of appointment of the Directors still in office expires at the end of the forthcoming Annual General Meeting.

The Noble Paul S. Testaferrrata Moroni Viani, Dr. Cory Greenland and Mr. Edmond Brincat offered themselves for election at the last Annual General Meeting for the two seats on the Board of Directors, and The Noble Paul S. Testaferrrata Moroni Viani and Mr. Edmond Brincat were elected to represent the Company's shareholders.

Directors - continued

Of the Directors of the Company, Mr. Deepak S. Padmanabhan, Dr. Cory Greenland (up to 29 July 2020) and Mr. Edmond Brincat (as from 29 July 2020) were acting as Directors of the following subsidiary companies at 31 December 2020: BKE Property Company Limited, MCB Property Company Limited, MSH Property Company Limited, SGE Property Company Limited, SPB Property Company Limited, SWT Property Company Limited and ZTN Property Company Limited.

Remuneration Committee and corporate governance

The Board deems that the setting up of a Remuneration Committee is not necessary within the context of the size, nature and operations of the Group and Company.

The Group's arrangements for corporate governance are reported on pages 11 to 18.

Statement of Directors' responsibilities for the financial statements

The Directors are required by the Companies Act (Cap. 386) to prepare financial statements which give a true and fair view of the state of affairs of the Group and the parent Company as at the end of each reporting period and of the profit or loss for that period.

In preparing the financial statements, the Directors are responsible for:

- ensuring that the financial statements have been drawn up in accordance with International Financial Reporting Standards as adopted by the EU;
- selecting and applying appropriate accounting policies;
- · making accounting estimates that are reasonable in the circumstances; and
- ensuring that the financial statements are prepared on the going concern basis unless it is inappropriate to presume that the Group and the parent Company will continue in business as a going concern.

The Directors are also responsible for designing, implementing and maintaining internal control as the Directors determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error, and that comply with the Companies Act (Cap. 386). They are also responsible for safeguarding the assets of the Group and the parent Company and hence for taking reasonable steps for the prevention and detection of fraud and other irregularities.

The financial statements of Malta Properties Company p.l.c. for the year ended 31 December 2020 are included in the Annual Report 2020, which is published in hard-copy printed form and is made available on the Company's website. The Directors are responsible for the maintenance and integrity of the Annual Report on the website in view of their responsibility for the controls over, and the security of, the website. Access to information published on the Company's website is available in other countries and jurisdictions, where legislation governing the preparation and dissemination of financial statements may differ from requirements or practice in Malta.

Information provided in accordance with Listing Rule 5.70.1

There were no material contracts to which the Company, or any of its subsidiaries was a party, and in which anyone of the Company's Directors was directly or indirectly interested.

Going concern

The Directors, as required by Listing Rule 5.62, have considered the Group's operating performance, the statement of financial position at year end, as well as the business plan for the coming year, and they have a reasonable expectation that the Group has adequate resources to continue in operational existence for the foreseeable future. For this reason, they continue to adopt the going concern basis in preparing the financial statements.

Auditors

Pursuant to the Company's statutory obligations in terms of the Companies Act and the MFSA Listing Rules, the appointment of the auditors and the authorisation of the directors to set their remuneration will be proposed and approved at the Company's AGM.

Information provided in accordance with Listing Rule 5.64

The authorised share capital of the Company is forty million Euro (€40,000,000) divided into one hundred and twenty five million (125,000,000) shares of thirty two Euro cents (€0.32) each share.

The issued share capital of the Company is thirty two million four hundred and nineteen thousand, three hundred and fifty six Euro (€32,419,356) divided into one hundred and one million three hundred and ten thousand, four hundred and eighty eight (101,310,488) ordinary shares of thirty two Euro cents (€0.32) each share, which have been subscribed for and allotted fully paid-up.

The issued shares of the Company consist of one class of ordinary shares with equal voting rights attached.

The Directors confirm that as at 31 December 2020, only Emirates International Telecommunications (Malta) Limited held a shareholding in excess of 5% of the total issued share capital.

Any shareholder holding in excess of 40% of the issued share capital of the Company having voting rights may appoint the Chairman. In the event that there is no one single shareholder having such a shareholding, the Chairman shall be elected by shareholders at the Annual General Meeting of the Company.

The rules governing the appointment of Board members are contained in Clause 96 of the Company's Articles of Association as follows:

The Directors shall be appointed as set out hereunder:

- (a) Any Member holding separately not less than twenty per cent (20%) of the total voting rights of the Company shall have the right to appoint a Director for each and every complete 20% of such rights.
- (b) Any shares remaining unused by Members in the appointment of a Director may be used to elect Directors at the Annual General Meeting or at any Extraordinary General Meeting convened for the purpose of electing Directors.
- (c) The Directors appointed shall be appointed by letter addressed to the Company which shall indicate the shareholding used for the purpose and shall be signed by the Member making the appointment. The letter must be delivered to or received by the Company not later than twenty one (21) days prior to the Annual or Extraordinary General Meeting, as the case may be, at which the other Directors are to be elected.

Information provided in accordance with Listing Rule 5.64 - continued

(d) The other Directors (being such number as would together with the Directors appointed under the preceding paragraphs make a total of five Directors) shall be elected at the Annual General Meeting or at the Extraordinary General Meeting convened for the purpose of electing Directors by those members who have not exercised any of their rights under the foregoing paragraphs; and for the purposes of any such election, voting shall take place on the basis that one share entitles the holder to vote for only one candidate for election, and the Chairman of the Meeting shall declare elected those candidates who obtain the greater number of votes on that basis.

Any amendment to the Company's Memorandum and Articles of Association has to be made in accordance with the Companies Act (Cap. 386).

Without prejudice to any special rights previously conferred on the holders of any of the existing shares or class thereof, any share in the Company may be issued with such preferred, deferred, or other special rights or such restrictions, whether in regard to dividend, voting, return of capital or otherwise as the Board of Directors may from time to time determine, as provided for in Clause 3 of the Articles of Association, as long as any such issue of Equity Securities falls within the authorised share capital of the Company.

The Company may, subject to the applicable restrictions, limitations and conditions contained in the Companies Act (Cap. 386), acquire its own shares and/or Equity Securities.

Pursuant to Listing Rules 5.64.2, 5.64.4, 5.64.5, 5.64.6, 5.64.7 and 5.64.10 it is hereby declared that, as at 31 December 2020, none of the requirements apply to the Company.

Statement by the Directors pursuant to Listing Rule 5.68

We, the undersigned, declare that to the best of our knowledge, the financial statements prepared in accordance with the applicable accounting standards, give a true and fair view of the assets, liabilities, financial position and profit or loss of the Company and its subsidiaries included in the consolidation taken as a whole, and that this report includes a fair review of the performance of the business and the position of the Company and its subsidiaries included in the consolidation taken as a whole, together with a description of the principal risks and uncertainties that they face.

On behalf of the Board

Deepak S. Padmanabhan Chairman

Registered office: The Bastions Emvin Cremona Street Floriana, Malta Telephone: (+356) 2123 0032

Dr Francis Galea Salomone Company Secretary

25 February 2021

Paul S. Testaferrata Moroni Viani Director

Corporate governance - Statement of compliance

A. Introduction

Pursuant to the Malta Financial Services Authority Listing Rules, Malta Properties Company p.l.c. ("the Company") whose equity securities are listed on a regulated market should endeavor to adopt the Code of Principles of Good Corporate Governance ("the Code") as contained in Appendix 5.1 to Chapter 5 of the Listing Rules. In terms of the Listing Rules, the Company is hereby reporting on the extent of its adoption of the Code.

The Company acknowledges that the Code does not prescribe mandatory rules but recommends principles so as to provide proper incentives for the Board of Directors ("the Board") and the Company's management to pursue objectives that are in the interests of the Company and its shareholders. Good corporate governance is the responsibility of the Board, and in this regard the Board has carried out a review of the Company's compliance with the Code during the period under review, and hereby provides its report thereon.

As demonstrated by the information set out in this statement, the Company believes that it has, save as indicated herein the section entitled Non-Compliance with the Code, throughout the period under review, applied the principles and complied with the provisions of the Code.

B. Compliance

Principle 1: The Board

The Board, the members of which are appointed by the shareholders, is primarily tasked with the administration of the Company's resources in such a way as to enhance the prosperity of the business over time, and therefore the value of the shareholders' investment. The Board is composed of five non-executive Directors, one of whom is the Chairman.

The Board is in regular contact with the Chief Executive Officer and is continuously informed of any decisions taken in order to ensure an effective contribution to the decision-making process, whilst at the same time exercising prudent and effective controls. Directors, individually and collectively, are of appropriate calibre, with the necessary skill and experience to assist the Chief Executive Officer in providing leadership, integrity and judgement in directing the Company towards the maximisation of shareholder value.

Further detail in relation to Board Committees and the responsibilities of the Board is found in "Principles 4 and 5" of this statement.

Principle 2: Chairman and Chief Executive Officer

The responsibilities and roles of the Chairman and the Chief Executive Officer are clearly established and agreed to by the Board of Directors.

The Chairman is responsible to lead the Board and set its agenda. The Chairman ensures that the Board is in receipt of precise, timely and objective information and also encourages active engagement by all members of the Board for discussion of complex and contentious issues.

Up to 9 June 2020, Mr. Deepak S. Padmanabhan, the then Chief Executive Officer, had also retained his position as Chairman on the request of the majority shareholder until a suitable candidate was recruited. As from 10 June 2020, in line with the requirements of Principle 2, MPC has segregated the functions of the Chairman and the Chief Executive Officer as Mr. Mohsin Majid was appointed as Chief Executive Officer of the Company. The Chief Executive Officer is appointed by the Board for a definite period of time.

B. Compliance - continued

Principle 3: Composition of the Board

In accordance with the provisions of the Company's Articles of Association, the appointment of Directors to the Board is exclusively reserved to the Company's shareholders, except in so far as appointment is made to fill a casual vacancy on the Board, and which appointment would expire at the Company's Annual General Meeting following appointment. Any vacancy among the Directors may be filled by the co-option of another person to fill such vacancy. Such co-option shall be made by the Board of Directors.

The Board has the overall responsibility for the activities carried out within the Company and the Group and thus decides on the nature, direction, strategy and framework of the activities and sets the objectives for the activities.

The Board of Directors is currently chaired by Mr. Deepak S. Padmanabhan and comprises five (5) non-executive Directors. The following Directors served on the Board during the period under review:

Non-executive directors

Mr. Deepak S. Padmanabhan (Chairman)

The Noble Paul S. Testaferrata Moroni Viani

Mr. Mohsin Majid (resigned on 9 June 2020)

Dr. Cory Greenland (retired on 29 July 2020)

Mr. Mohamed Sharaf

Dr. Brigitte Zammit (appointed on 13 July 2020)

Mr. Edmond Brincat (appointed on 29 July 2020)

For the purposes of the Code, the non-executive Directors are independent. The Company deems that, although Mr. Mohamed Sharaf and Dr. Brigitte Zammit have an employee and director relationship with the controlling shareholder, in terms of Supporting Principle 3 (vii) of the Code of Principles of Good Corporate Governance such relationship is not considered to create a conflict of interest such as to jeopardise exercise of their free judgement.

Principle 3.1 also states that if the Chief Executive Officer and Chairman are the same person the Board should appoint one of the non-executive directors as a senior independent director. The Board has deemed this not to be required given the temporary nature of Mr. Deepak S. Padmanabhan's appointment as Chairman. Having said that an independent director has been appointed as the Chairman of the Audit Committee. As from 10 June 2020, MPC has segregated the functions of the Chairman and Chief Executive Officer as stated under Principle 2.

Principles 4 and 5: The Responsibilities of the Board and Board Meetings

The Board has a formal schedule of matters reserved to it for decisions, but also delegates specific responsibilities to Board committees and sub-committees, the most prominent being the Audit Committee. Directors receive Board and committee papers in advance of meetings and have access to the advice and services of the Company Secretary. Directors may, in the course of their duties, take independent professional advice on any matter at the Company's expense. The Directors are fully aware of their responsibility always to act in the best interests of the Company and its shareholders as a whole irrespective of whoever appointed or elected them to serve on the Board. As delegated and monitored by the Board, the Company Secretary keeps detailed records of all dealings by Directors and senior executives of the Company and its subsidiaries in the Company's shares and all minutes of meetings of the Board and its sub-committees.

B. Compliance - continued

Principles 4 and 5: The Responsibilities of the Board and Board Meetings - continued

During the year under review the Company held seven (7) Board meetings.

The following is the attendance at Board meetings of each of the Directors during 2020:

Mr. Deepak S. Padmanabhan	7
The Noble Paul Testaferrata Moroni Viani	7
Mr. Mohsin Majid (resigned on 9 June 2020)	4
Dr. Cory Greenland (retired on 29 July 2020)	4
Mr. Mohamed Sharaf	7
Dr. Brigitte Zammit (appointed on 13 July 2020)	3
Mr. Edmond Brincat (appointed on 29 July 2020)	3

On joining the Board, a Director is provided with a presentation on the activities of the Company and its subsidiaries.

The Board has the responsibility to ensure that the activities are organised in such a way that the accounts, management of funds and financial conditions in all other respects are controlled in a satisfactory manner and that the risks inherent in the activities are identified, defined, measured, monitored and controlled in accordance with external and internal rules, including the Articles of Association of the Company. The Board of Directors, through the work carried out by the executive team, continuously assesses and monitors the Company's operational and financial performance, assesses and controls risk, and monitors competitive forces in all areas of operation. It also ensures that both the Company and its employees maintain the highest standards of corporate conduct.

Board Committees

Audit Committee

The Audit Committee supports the work of the Board in terms of quality control of the Group's financial reports and internal controls. The Audit Committee is currently chaired by The Noble Paul S. Testaferrata Moroni Viani, with the other members being Dr. Brigitte Zammit and Mr. Edmond Brincat. The Audit Committee is independent and is constituted in accordance with the requirements of the Listing Rules, with The Noble Paul Testaferrata Moroni Viani being chosen as the member competent in accounting and/or auditing in view of his experience in the field. The Chief Finance Officer and the external auditors of the Company attend the meetings of the Committee by invitation. Other executives are requested to attend when required. The Company Secretary also acts as Secretary to the Audit Committee.

The Committee scrutinises and monitors related party transactions. It considers the materiality and the nature of the related party transactions carried out by the Company to ensure that the arm's length principle is adhered to at all times.

As part of its duties, the Committee receives and considers the audited statutory financials statements of all companies comprising the Group. The Committee held four (4) meetings during the year. The external auditors attended all four (4) meetings.

B. Compliance - continued

Principle 6: Information and Professional Development

The Board is responsible for the appointment of the Chief Executive Officer. The Chief Executive Officer is responsible for the appointment of senior management.

On joining the Board, Board members are informed in writing by the Company Secretary of the Directors' duties and obligations, relevant legislation as well as rules and bye-laws. In addition, Directors have access to the advice and services of the Company Secretary and the Board is also advised directly, as appropriate, by its legal advisors. Directors are also provided with a presentation on the activities of the Company and subsidiaries. The Company Secretary ensures effective information flows within the Board, committees and between senior management and Directors, as well as facilitating professional development. The Company Secretary advises the Board through the Chairman on all governance matters.

Directors may, in the course of their duties, take independent professional advice on any matter at the Company's expense. The Company will provide for additional individual Directors' training on a requirements basis.

Principle 7: Evaluation of the Board's Performance

The Chairman of the Board informally evaluates the performance of the Board members, which assessment is followed by discussions within the Board. Through this process, the activities and working methods of the Board and each committee member are evaluated. Amongst the things examined by the Chairman through his assessment are the following: how to improve the work of the Board further, whether or not each individual member takes an active part in the discussions of the Board and the committees; whether they contribute independent opinions and whether the meeting atmosphere facilitates open discussions. Under the present circumstances the Board does not consider it necessary to appoint a committee to carry out a performance evaluation of its role as the Board's performance is furthermore also under the scrutiny of the shareholders. On the other hand, the performance of the Chairman is evaluated by the Board of Directors of the ultimate controlling party, taking into account the manner in which the Chairman is appointed. The self-evaluation of the Board has not led to any material changes in the Company's governance structures and organisations.

Principle 8: Committees

The Company has opted not to set up a Remuneration Committee and a Nomination Committee. Further explanation is provided under the section entitled Non-Compliance with the Code of this Statement. The Board of Directors deems that the setting up of a Remuneration Committee is not necessary within the context of the size, nature and operations of the Group and Company. During the year ended 31 December 2020, the Board of Directors performed the functions of a Remuneration Committee and this is further explained within the Remuneration Report.

Principles 9 and 10: Relations with Shareholders and with the Market, and Institutional Shareholders

The Company recognises the importance of maintaining a dialogue with its shareholders and of keeping the market informed to ensure that its strategies and performance are well understood. During the period under review, the Company has maintained an effective communication with the market through a number of channels including Company announcements, Circulars, etc.

B. Compliance - continued

Principles 9 and 10: Relations with Shareholders and with the Market, and Institutional Shareholders - continued

The Company also communicates with its shareholders through the Company's Annual General Meeting ("AGM"). Both the Chairman of the Board and the Chairman of the Audit Committee are available to answer shareholder questions.

The Chairman/Chief Executive Officer also ensure that sufficient contact is maintained with major shareholders to understand issues and concerns.

Apart from the AGM, the Company communicates with its shareholders by way of the Annual Report and Financial Statements and also through the Company's website (www.maltaproperties.com.mt) which also contains information about the Company and its business, including an Investor Relations section.

The Office of the Company Secretary maintains regular communication between the Company and its investors. Individual shareholders can raise matters relating to their shareholdings and the business of the Company at any time throughout the year, and are given the opportunity to ask questions at the AGM or to submit written questions in advance.

As provided by the Companies Act (Cap. 386), minority shareholders may convene Extraordinary General Meetings.

Principle 11: Conflicts of Interest

The Directors are fully aware of their responsibility always to act in the best interests of the Company and its shareholders as a whole irrespective of whoever appointed or elected them to serve on the Board.

On joining the Board and regularly thereafter, the Directors are informed of their obligations on dealing in securities of the Company within the parameters of law, including the Listing Rules, and Directors follow the required notification procedures.

Directors' interest in the shareholding of the Company:

Number of shares as at 31 December 2020

Mr. Deepak S. Padmanabhan	nil
The Noble Paul S. Testaferrata Moroni Viani	nil
Mr. Mohsin Majid (resigned on 9 June 2020)	nil
Mr. Mohamed Sharaf	nil
Dr. Brigitte Zammit (appointed on 13 July 2020)	nil
Mr. Edmond Brincat (appointed on 29 July 2020)	1,620

As at 31 December 2020, The Noble Paul S. Testaferrata Moroni Viani had a beneficial interest in the Company of 75,494, 2,900 and 16,050 shares through the shareholding of Testaferrata Moroni Viani (Holdings) Ltd., Testaferrata Moroni Viani Ltd. and other related parties, respectively. On the date of retirement, Dr. Cory Greenland had 3,000 shares in MPC.

B. Compliance - continued

Principle 11: Conflicts of Interest - continued

None of the Directors of the Company have any interest in the shares of the Company's subsidiaries or investees or any disclosable interest in any contracts or arrangements either subsisting at the end of the last financial year or entered into during this financial year. No other changes in the Directors' interest in the shareholding of the Company between year-end and 23 February 2021.

Principle 12: Corporate Social Responsibility

The Directors also seek to adhere to accepted principles of corporate social responsibility in their management practices of the company in relation to the Company's workforce, the country's cultural and historical heritage, the environment and the local community. During 2020, the Company has continued to support several voluntary organisations through donations with the aim of improving the quality of life of the local community and society at large. As in previous years, the Company is also committed to constructing buildings which are energy efficient.

C. Non-compliance with the Code

Principle 2: Chairman and Chief Executive Officer

As explained in Principle 2, the position of Chairman and Chief Executive Officer was held by Mr. Deepak S. Padmanabhan up to 9 June 2020 when Mr. Mohsin Majid was appointed as Chief Executive Officer of the Company.

Principle 3: Executive and Non-Executive Directors on the Board

As explained in Principle 3 in Section B, the Board is composed entirely of non-executive Directors. Notwithstanding this, it is considered that the Board, as composed, provides for sufficiently balanced skills and experience to enable it to discharge its duties and responsibilities effectively. In addition, no cases of conflict of interest are foreseen. The Directors believe that the executive role should be performed by the Chief Executive Officer who reports directly to the Board. As such, the Board shall maintain a supervisory role and monitor the operations of the Chief Executive Officer.

Principle 4: Succession Policy for the Board

Code Provision 4.2.7 recommends "the development of a succession policy for the future composition of the Board of Directors and particularly the executive component thereof, for which the Chairman should hold key responsibility". In the context of the appointment of Directors being a matter reserved exclusively to the Company's shareholders (except where the need arises to fill a casual vacancy) as explained under Principle 3 in Section B, considering that every Director retires from office at the AGM and that all five Directors have a non-executive role, the Company does not consider it feasible to have in place such a succession policy.

Principle 6: Succession Plan for Senior Management

Although the Chief Executive Officer is responsible for the recruitment and appointment of senior management, the Company has not established a formal succession plan. This is basically due to the size of the Company's work force.

C. Non-compliance with the Code - continued

Principle 7: Evaluation of the Board's Performance

Under the present circumstances, the Board does not consider it necessary to appoint a committee to carry out a performance evaluation of its role, as the Board's performance is always under scrutiny of the shareholders.

Principle 8A: Remuneration Committee

The Board deems that the setting up of a Remuneration Committee is not necessary within the context of the size, nature and operations of the Company. However, as aforementioned, its function was carried out by the Board of Directors.

Principle 8B: Nomination Committee

Pursuant to the Company's Articles of Association, the appointment of Directors to the Board is reserved exclusively to the Company's shareholders. Shareholders holding not less than 20% (twenty per centum) of the issued share capital of the Company having voting rights shall be entitled to appoint one Director for every such 20% holding by letter addressed to the Company. The other shareholders are entitled to appoint the remaining Board members at the AGM in accordance with the provisions of the Articles of Association. Within this context, the Board believes that the setting up of a Nomination Committee is currently not suited to the Company since it will not be able to undertake satisfactorily its full functions and responsibilities as envisaged by the spirit of the Code.

Principle 9: Conflicts between Shareholders (code provision 9.3)

Currently there is no established mechanism disclosed in the Company's Memorandum and Articles of Association to trigger arbitration in the case of conflict between the minority shareholders and the controlling shareholders. In any such cases should a conflict arise, the matter is dealt with in the appropriate fora in the Board meetings, wherein the minority shareholders are represented. There is also an open channel of communication between the Company and the minority shareholders via the Office of the Company Secretary.

D. Internal control

The key features of the Group's system of internal controls are as follows:

Organisation

The Group operates through Boards of Directors of subsidiaries with clear reporting lines and delegation of powers. The Company's Chairman is also the Chairman of the Board of Directors of the Company's subsidiaries.

D. Internal control - continued

Control environment

The Group is committed to the highest standards of business conduct and seeks to maintain these standards across all of its operations. Group policies and employee procedures are in place for the reporting and resolution of fraudulent activities. The Group has an appropriate organisational structure for planning, executing, controlling and monitoring business operations in order to achieve Group objectives. Lines of responsibility and delegation of authority are documented.

The Group and the individual companies comprising it have implemented control procedures designed to ensure complete and accurate accounting for financial transactions and to limit the potential exposure to loss of assets or fraud. Measures taken include physical controls, segregation of duties and reviews by management and the external auditors.

Risk identification

Group management is responsible together with each of the subsidiary companies' management, for the identification and evaluation of key risks applicable to their areas of business. These risks are assessed on a continual basis and may be associated with a variety of internal or external sources including control breakdowns, disruption in information systems, competition, natural catastrophe and regulatory requirements.

Information and communication

Group companies participate in periodic strategic reviews which include consideration of long term financial projections and the evaluation of business alternatives.

Monitoring and corrective action

There are clear and consistent procedures in place for monitoring the system of internal financial controls. The Audit Committee meets regularly during the year and, within its terms of reference as approved by the Listing Authority, reviews the effectiveness of the Group's systems of internal financial controls. The Committee receives reports from management and the external auditors.

E. General meetings

Shareholders' influence is exercised at the Annual General Meeting (AGM), which is the highest decision-making body of the Company. All shareholders, registered in the Shareholders' Register, have the right to participate in the Meeting and to vote for the full number of their respective shares. A shareholder who cannot participate in the Meeting can be represented by proxy.

Business at the Company's AGM will cover the Annual Report and Financial Statements, the declaration of dividends, election of Directors and the approval of their remuneration, the appointment of the auditors and the authorisation of the Directors to set the auditors' fees. Shareholders' meetings are called with sufficient notice to enable the use of proxies to attend, vote or abstain. The Company clearly recognises the importance of maintaining a regular dialogue with its shareholders in order to ensure that its strategies and performance are understood. It communicates with the shareholders through the AGM by way of the Annual Report and Financial Statements and by publishing its results on a regular basis during the year. This it does through the Investor Relations Section on the Company's internet site, the Office of the Company Secretary, and Company announcements to the market in general.

Remuneration report

A. Remuneration Committee

The functions of the Remuneration Committee were performed by the Board of Directors composed of Deepak S. Padmanabhan, Paul S. Testaferrata Moroni Viani, Cory Greenland (retired on 29 July 2020), Mohsin Majid (resigned on 9 June 2020), Mohamed Sharaf, Brigitte Zammit (appointed on 13 July 2020) and Edmond Brincat (appointed on 29 July 2020). The Board discusses and approves remuneration and bonuses of senior executives.

B. Remuneration policy – Directors and CEO

The Company is required to establish a Remuneration Policy with respect to its Directors. The remuneration policy has been approved by the shareholders at the Annual General Meeting held on 29 July 2020 and is applicable for a maximum period of four years. All remuneration for directors was in conformity with this policy. The policy describes the components of such remuneration and how this contributes to the Company's business strategy, in the context of its long-term sustainable value creation. This remuneration policy is divided into two parts distinguishing between Directors and Executive Directors.

It is the shareholders, in terms of the Memorandum and Articles of Association of the Company, who determine the maximum annual aggregate emoluments of the Directors by resolution at the Annual General Meeting of the Company. Remuneration payable to directors (in their capacity as directors) is reviewed as and when necessary and is not linked to the share price or the company's performance. These are benchmarked against market practice for major local companies of similar size and complexity.

The aggregate amount fixed for this purpose during the last Annual General Meeting was €200,000. None of the Directors have any service contracts with the Company but two (2) of the Directors (three (3) up to 15 January 2020) are employees of the ultimate parent company of Malta Properties Company p.l.c. However, there are no specific amounts of their remuneration allocated to their role at Malta Properties Company p.l.c. Moreover, none of the Directors, in their capacity as Directors of the Company, are entitled to profit sharing, share options, pension benefits or any other remuneration. The Directors' fees as approved by the Board for 2020 were set at €25,000 per annum for each Director. Since their appointment as Directors, Mr. D. Padmanabhan (up to 9 June 2020), Mr. M. Sharaf, Mr. M. Majid (up to 15 January 2020) and Dr. B. Zammit (as from 13 July 2020) opted to waive fees due to them as Directors. No variable remuneration is paid to Directors in their capacity as Directors of the Company. Total emoluments, (excluding emoluments paid to directors in their capacity as CEO as reported separately below), received by Directors during the financial year 2020 in terms of Code Provisions 8.A.5 are as follows: fixed remuneration of €73,992. Directors are provided with electronic equipment to be able to connect to any online Board meetings for assisting in providing advice and to provide their inputs on the market.

In terms of Code Provision 12.1 and 12.2 of the Malta Financial Services Authority Listing Rules, directors' emoluments paid for the financial year 2020 were as follows:

Mr. Deepak S. Padmanabhan (as from 10 June 2020)	€ 13,958
The Noble Paul S. Testaferrata Moroni Viani	€ 25,000
Mr. Mohsin Majid (resigned on 9 June 2020)	€ 10,034
Dr. Cory Greenland (retired on 29 July 2020)	€ 14,583
Mr. Edmond Brincat (appointed on 29 July 2020)	€ 10,417

The total emoluments received by the Chief Executive Officers for this financial year were as follows: Mr Deepak S. Padmanabhan (up to 9 June 2020): fixed remuneration of €62,425 and variable remuneration of €30,083; and Mr Mohsin Majid (as from 10 June 2020): fixed remuneration of €78,392 and variable remuneration of €37,697. Further information on the variable and non-variable components of senior executive remuneration is included below.

Remuneration report - continued

C. Remuneration policy - Senior executives

It is the Board of Directors who determines the overall structure and parameters of the Remuneration Policy and the individual remuneration packages for senior executives (including the CEO). The Board of Directors considers that the Remuneration Policy which is being adopted in respect of the remuneration packages of senior executives is fair and reasonable and in keeping with local equivalents. The Board of Directors is also of the opinion that the packages offered ensure that the Company attracts and retains management staff that is capable of fulfilling their duties and obligations towards the Company. Senior executives are on an indefinite contract of employment except for the CEO who is on a definite contract of employment and their contracts specify their remuneration package. None of the contracts provide for profit sharing or share options, pension benefits, early retirement schemes or payments linked to termination in the contracts.

The variable component comprises an incentive that reflects the business performance or profit of the Company as well as the individual's performance as measured on the basis of the level of achievement over one financial period of financial and non-financial objectives established by the Board which are consistent with the Company's strategy and aligned with the shareholders' interest. These objectives and benchmarks set include targets for operating income and growth as well as measures for diversification and development, financing and governance processes. The Board evaluates the fulfilment of criteria by comparing the targeted levels to realised outcomes. The Company does not have the possibility to reclaim any variable remuneration. The Board considers the linkage between the fixed remuneration and the variable remuneration to be appropriate.

As regards to non-cash benefits, senior executives are entitled to health insurance, telephone expenses and car-cash allowance. Total emoluments received by senior executives during the financial year 2020 in terms of Code Provisions 8.A.5 are as follows: fixed remuneration of €232,000 and variable remuneration of €108,000; and other benefits referred to above.

The contents of the Remuneration Report have been reviewed by the external auditor to ensure that the information required in terms of Appendix 12.1 to Chapter 12 of the Listing rules have been included.



Independent auditor's report

To the Shareholders of Malta Properties Company p.l.c.

Report on the audit of the financial statements

Our opinion

In our opinion:

- The Group financial statements and Parent Company financial statements (the "financial statements") give a true and fair view of the Group and the Parent Company's financial position of Malta Properties Company p.l.c. as at 31 December 2020, and of the Group's and the Parent Company's financial performance and cash flows for the year then ended in accordance with International Financial Reporting Standards ('IFRSs') as adopted by the EU; and
- The financial statements have been prepared in accordance with the requirements of the Maltese Companies Act (Cap. 386).

Our opinion is consistent with our additional report to the Audit Committee.

What we have audited

Malta Properties Company p.l.c.'s financial statements, set out on pages 32 to 71, comprise:

- the Consolidated and Parent Company statements of financial position as at 31 December 2020;
- the Consolidated and Parent Company income statements and statements of comprehensive income for the year then ended;
- the Consolidated and Parent Company statements of changes in equity for the year then ended;
- the Consolidated and Parent Company statements of cash flows for the year then ended; and
- the notes to the financial statements, which include significant accounting policies and other explanatory information.

Basis for opinion

We conducted our audit in accordance with International Standards on Auditing (ISAs). Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.



To the Shareholders of Malta Properties Company p.l.c.

Independence

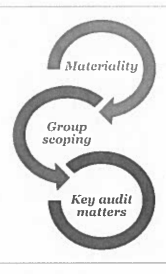
We are independent of the Group and the Parent Company in accordance with the International Code of Ethics for Professional Accountants (including International Independence Standards) issued by the International Ethics Standards Board for Accountants (IESBA Code) together with the ethical requirements of the Accountancy Profession (Code of Ethics for Warrant Holders) Directive issued in terms of the Accountancy Profession Act (Cap. 281) that are relevant to our audit of the financial statements in Malta. We have fulfilled our other ethical responsibilities in accordance with these Codes.

To the best of our knowledge and belief, we declare that non-audit services that we have provided to the Parent Company and its subsidiaries are in accordance with the applicable law and regulations in Malta and that we have not provided non-audit services that are prohibited under Article 18A of the Accountancy Profession Act (Cap. 281).

The non-audit services that we have provided to the Parent Company and its subsidiaries, in the period from 1 January 2020 to 31 December 2020, are disclosed in Note 18 to the financial statements.

Our audit approach

Overview



- Overall group materiality: €332,500, which represents approximately 5% of the average profit before tax of the last three years.
- The Group is composed of 9 reporting units all located in Malta.
- The Group engagement team carried out the audit of the financial statements of the Parent Company as well as the audit of the financial statements of all the subsidiaries of the Company.
- Valuation of the Group's and the Company's property portfolio.



To the Shareholders of Malta Properties Company p.l.c.

As part of designing our audit, we determined materiality and assessed the risks of material misstatement in the consolidated financial statements. In particular, we considered where the directors made subjective judgements; for example, in respect of significant accounting estimates that involved making assumptions and considering future events that are inherently uncertain. As in all of our audits, we also addressed the risk of management override of internal controls, including among other matters consideration of whether there was evidence of bias that represented a risk of material misstatement due to fraud.

Materiality

The scope of our audit was influenced by our application of materiality. An audit is designed to obtain reasonable assurance whether the financial statements are free from material misstatement. Misstatements may arise due to fraud or error. They are considered material if individually or in aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of the consolidated financial statements.

Based on our professional judgement, we determined certain quantitative thresholds for materiality, including the overall group materiality for the consolidated financial statements as a whole as set out in the table below. These, together with qualitative considerations, helped us to determine the scope of our audit and the nature, timing and extent of our audit procedures and to evaluate the effect of misstatements, both individually and in aggregate on the financial statements as a whole.

Overall group materiality	€332,500
How we determined it	Approximately 5% of average profit before tax of the last three years
Rationale for the materiality benchmark applied	We chose profit before tax as the benchmark because, in our view, it is the benchmark against which the performance of the Group is most commonly measured by users, and is a generally accepted benchmark. Average profits of the last three years was chosen since profits fluctuate as a result of fair value movements on properties. We chose 5% which is within the range of materiality thresholds that we consider acceptable.

We agreed with the Audit Committee that we would report to them misstatements identified during our audit above €33,000 as well as misstatements below that amount that, in our view, warranted reporting for qualitative reasons.



Independent auditor's report - continued To the Shareholders of Malta Properties Company p.l.c.

Key audit matters

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the financial statements of the current period. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Key audit matter

Valuation of the Group's and the Company's property portfolio (refer to Note 5)

The Group's and the Company's property portfolio has a carrying amount of €89 million and €16 million respectively as at 31 December 2020.

On an annual basis, management assess the fair value of its property portfolio based on external valuations performed by independent property valuers using adequate valuation models, including the discounted cash flow method and an adjusted sales comparison method.

In view of a limited number of similar comparable properties and property transactions, comprising sales or rentals in the respective markets in which the properties are located, the valuations have been performed using unobservable inputs. Such unobservable inputs usually include the rental rate per square metre and capitalisation rates in the case of the income approach and sales price per square metre in the case of the adjusted sales comparison method.

The valuation of the Group's and the Company's property portfolio is inherently subjective, principally due to the judgmental nature of the factors mentioned above and the assumptions used in the underlying valuation models. The significance of the estimates and judgements involved, coupled with the fact that only a small percentage difference in individual property valuations, when aggregated, could result in a material misstatement, warrants specific audit focus in this area.

The extent of judgement and the size of the property value, resulted in this matter being identified as an area of audit focus.

How our audit addressed the Key audit matter

We evaluated the competence of the external valuers, which included due consideration of their qualifications and expertise.

We discussed with the external valuers the valuation approach adopted, the key valuation assumptions and other judgements made in arriving at their conclusions with respect to the property valuations. We obtained an overall understanding of any changes in the valuation methodology adopted in any circumstance where the approach varied from prior years.

We engaged our own in-house experts to review the valuation approach adopted and underlying assumptions applied in the property valuations in order to assess the reasonableness of the fair value assigned to the properties.

We discussed the valuations with Group/Company management and the external valuers and concluded, based on our work, that the Group's and Company's property valuations were within an acceptable range of values.

In addition, we evaluated the adequacy of the disclosures in Note 5 to the financial statements, including those regarding the key valuation assumptions applied in the property valuations.



To the Shareholders of Malta Properties Company p.l.c.

How we tailored our group audit scope

The Group is composed of 9 reporting units all located in Malta. We tailored the scope of our audit in order to perform sufficient work to enable us to provide an opinion on the financial statements as a whole, taking into account the structure of the Group, the accounting processes and controls, and the industry in which the Group operates.

The Group audit team performed all of this work by applying the overall group materiality, together with additional procedures performed on the consolidation. This gave us sufficient appropriate audit evidence for our opinion on the Group financial statements as a whole.

Other information

The directors are responsible for the other information. The other information comprises the Chairman's message, the Chief Executive Officer's review, the Directors' report, the Corporate governance - Statement of compliance, and the Remuneration report (but does not include the financial statements and our auditor's report thereon).

Our opinion on the financial statements does not cover the other information and we do not express any form of assurance conclusion thereon except as explicitly stated within the *Report on other legal* and regulatory requirements.

In connection with our audit of the financial statements, our responsibility is to read the other information identified above and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit, or otherwise appears to be materially misstated.

If based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.



To the Shareholders of Malta Properties Company p.l.c.

Responsibilities of the directors and those charged with governance for the financial statements

The directors are responsible for the preparation of financial statements that give a true and fair view in accordance with IFRSs as adopted by the EU and the requirements of the Maltese Companies Act (Cap. 386), and for such internal control as the directors determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, the directors are responsible for assessing the Group's and the Parent Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the directors either intend to liquidate the Group or the Parent Company or to cease operations, or have no realistic alternative but to do so.

Those charged with governance are responsible for overseeing the Group's financial reporting process.

Auditor's responsibilities for the audit of the financial statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

As part of an audit in accordance with ISAs, we exercise professional judgement and maintain professional scepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the financial statements, whether due to
 fraud or error, design and perform audit procedures responsive to those risks, and obtain audit
 evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not
 detecting a material misstatement resulting from fraud is higher than for one resulting from error,
 as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override
 of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit
 procedures that are appropriate in the circumstances, but not for the purpose of expressing an
 opinion on the effectiveness of the Group's and the Parent Company's internal control.



To the Shareholders of Malta Properties Company p.l.c.

- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the directors.
- Conclude on the appropriateness of the directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's or the Parent Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, because not all future events or conditions can be predicted, this statement is not a guarantee as to the Group's or the Parent Company's ability to continue as a going concern. In particular, it is difficult to evaluate all of the potential implications that COVID-19 will have on the Group's and the Parent Company's trade, customers and suppliers, and the disruption to their business and the overall economy.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements.
 We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, actions taken to eliminate threats or safeguards applied.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.



To the Shareholders of Malta Properties Company p.l.c.

Report on other legal and regulatory requirements

The Annual Report and Consolidated Financial Statements 2020 contains other areas required by legislation or regulation on which we are required to report. The Directors are responsible for these other areas.

The table below sets out these areas presented within the Annual Report, our related responsibilities and reporting, in addition to our responsibilities and reporting reflected in the Other information section of our report. Except as outlined in the table, we have not provided an audit opinion or any form of assurance.

Area of the Annual Report and Consolidated Financial Statements 2020 and the related Directors' responsibilities	Our responsibilities	Our reporting	
Directors' report	We are required to consider	In our opinion:	

(on pages 5 to 10)

The Maltese Companies Act (Cap. 386) requires the directors to prepare a Directors' report, which includes the contents required by Article 177 of the Act and the Sixth Schedule to the Act.

whether the information given in the Directors' report for the financial year for which the financial statements are prepared is consistent with the financial statements.

We are also required to express an opinion as to whether the Directors' report has been prepared in accordance with the applicable legal requirements.

In addition, we are required to state whether, in the light of the knowledge and understanding of the Company and its environment obtained in the course of our audit, we have identified any material misstatements in the Directors' report, and if so to give an indication of the nature of any such misstatements.

- the information given in the Directors' report for the financial year for which the financial statements are prepared is consistent with the financial statements; and
- the Directors' report has been prepared in accordance with the Maltese Companies Act (Cap. 386).

We have nothing to report to you in respect of the other responsibilities, as explicitly stated within the Other information section.



To the Shareholders of Malta Properties Company p.l.c.

Report on other legal and regulatory requirements - continued

Area of the Annual Report and Consolidated Financial Statements 2020 and the related Directors' responsibilities Our responsibilities

Our reporting

Corporate governance - Statement of compliance

(on pages 11 to 18)

The Listing Rules issued by the Malta Listing Authority require the directors to prepare and include in the Annual Report a Statement of Compliance with the Code of Principles of Good Corporate Governance within Appendix 5.1 to Chapter 5 of the Listing Rules. The Statement's required minimum contents are determined by reference to Listing Rule 5.97. The Statement provides explanations as to how the Company has complied with the provisions of the Code, presenting the extent to which the Company has adopted the Code and the effective measures that the Board has taken to ensure compliance throughout the accounting period with those Principles.

We are required to report on the Statement of Compliance by expressing an opinion as to whether, in light of the knowledge and understanding of the Company and its environment obtained in the course of the audit, we have identified any material misstatements with respect to the information referred to in Listing Rules 5.97.4 and 5.97.5, giving an indication of the nature of any such misstatements.

We are also required to assess whether the Statement of Compliance includes all the other information required to be presented as per Listing Rule 5.97.

We are not required to, and we do not, consider whether the Board's statements on internal control included in the Statement of Compliance cover all risks and controls, or form an opinion on the effectiveness of the Company's corporate governance procedures or its risk and control procedures.

In our opinion, the Statement of Compliance has been properly prepared in accordance with the requirements of the Listing Rules issued by the Malta Listing Authority.

We have nothing to report to you in respect of the other responsibilities, as explicitly stated within the *Other information* section.

Remuneration report

(on pages 19 to 20)

The Listing Rules issued by the Malta Listing Authority require the directors to prepare a Remuneration report, including the contents listed in Appendix 12.1 to Chapter 12 of the Listing Rules.

We are required to consider whether the information that should be provided within the Remuneration report, as required in terms of Appendix 12.1 to Chapter 12 of the Listing Rules, has been included.

In our opinion, the Remuneration report has been properly prepared in accordance with the requirements of the Listing Rules issued by the Malta Listing Authority.



To the Shareholders of Malta Properties Company p.l.c.

Report on other legal and regulatory requirements - continued

Area of the Annual Report and Consolidated Financial Statements 2020 and the related Directors' responsibilities Our responsibilities

Our reporting

Other matters on which we are required to report by exception

We also have responsibilities under the Maltese Companies Act (Cap. 386) to report to you if, in our opinion:

- adequate accounting records have not been kept, or returns adequate for our audit have not been received from branches not visited by us.
- the financial statements are not in agreement with the accounting records and returns.
- we have not received all the information and explanations which, to the best of our knowledge and belief, we require for our audit.

We also have responsibilities under the Listing Rules to review the statement made by the directors that the business is a going concern together with supporting assumptions or qualifications as necessary. We have nothing to report to you in respect of these responsibilities.

Other matter – use of this report

Our report, including the opinions, has been prepared for and only for the Parent Company's shareholders as a body in accordance with Article 179 of the Maltese Companies Act (Cap. 386) and for no other purpose. We do not, in giving these opinions, accept or assume responsibility for any other purpose or to any other person to whom this report is shown or into whose hands it may come save where expressly agreed by our prior written consent.



To the Shareholders of Malta Properties Company p.l.c.

Appointment

We were first appointed as auditors of the Company on 21 December 2010. Our appointment has been renewed annually by shareholder resolution representing a total period of uninterrupted engagement appointment of 10 years. The Company became listed on a regulated market on 23 November 2015.

PricewaterhouseCoopers

78, Mill Street

Zone 5, Central Business District

Qormi Malta

Lucienne Pace Ross

Partner

25 February 2021

Statements of financial position

		As at 31 December			
		Group		Company	
		2020	2019	2020	2019
	Notes	€	€	€	€
ASSETS					
Non-current assets					
Property, plant and equipment	4	901,610	836,886	901,610	836,886
Investment property	5	75,571,773	75,740,550	15,476,704	15,485,550
Investment in subsidiaries	6	•	-	79,993	69,993
Loans receivable from subsidiaries	7	-		38,796,894	38,791,065
Trade and other receivables	9	175,419	158,493	-	-
Total non-current assets		76,648,802	76,735,929	55,255,201	55,183,494
Current assets					
Trade and other receivables	9	180,690	83,477	12,221,154	8,498,334
Current tax asset		20,991	18,713		
Deposits	10	609,000	609,000	600,000	600,000
Cash and cash equivalents	10	4,064,626	6,724,714	92,034	1,372,766
		4,875,307	7,435,904	12,913,188	10,471,100
Assets classified as held for sale	5	12,575,000		-	-
Total current assets		17,450,307	7,435,904	12,913,188	10,471,100
Total assets		94,099,109	84,171,833	68,168,389	65,654,594

Statements of financial position - continued

As at 31 December

		Group		Company	
		2020	2019	2020	2019
	Notes	€	€	€	€
EQUITY AND LIABILITIES Capital and reserves					
Share capital	11	32,419,356	32,419,356	32,419,356	32,419,356
Other reserves	12	249,515	249,365	249,515	249,365
Retained earnings		22,617,531	20,650,747	4,636,649	5,223,565
Total equity		55,286,402	53,319,468	37,305,520	37,892,286
LIABILITIES Non-current liabilities					
Borrowings	13	10,214,698	19,802,249	4,452,441	19,802,249
Deferred tax liability	14	8,456,723	7,654,000	1,505,618	1,628,500
Trade and other payables	16	102,408	173,594	102,408	173,594
Total non-current liabilities		18,773,829	27,629,843	6,060,467	21,604,343
Current liabilities					
Borrowings	13	17,577,344	825,000	17,100,000	825,000
Trade and other payables	16	2,282,243	2,252,036	7,594,873	5,229,462
Current tax liability		179,291	145,486	107,529	103,503
Total current liabilities		20,038,878	3,222,522	24,802,402	6,157,965
Total liabilities		38,812,707	30,852,365	30,862,869	27,762,308
Total equity and liabilities		94,099,109	84,171,833	68,168,389	65,654,594

The notes on pages 39 to 71 are an integral part of these financial statements.

The financial statements on pages 32 to 71 were authorised for issue by the Board on 25 February 2021 and were signed on its behalf by:

Deepak S. Padmanabhan

Chairman

Paul S. Testaferrata Moroni Viani

Director

Income statements

Year ended 31 December

	-	Group		Company	
		2020	2019	2020	2019
	Notes	€	€	€	€
Rental income	17	3,405,891	3,395,992	922,740	913,510
Other income	17	32,764	30,213	32,764	30,176
Net impairment gains on financial assets	7,9			1,127	3,123
Administrative expenses	18	(1,302,091)	(1,301,910)	(1,094,107)	(1,050,774)
Operating profit/(loss)		2,136,564	2,124,295	(137,476)	(103,965)
Dividend income	17	_		-	4,312,890
Finance income	21	_		1,457,215	1,457,215
Finance costs	22	(549,894)	(505,513)	(693,792)	(668,438)
Gain on disposal of property Adjustment arising on fair valuation	8		250,000	-	-
of property	5	2,743,532	1,749,849	(15,000)	255,292
Profit before tax		4,330,202	3,618,631	610,947	5,252,994
Tax expense	23	(1,350,317)	(931,311)	(184,762)	(1,471,895)
Profit for the year		2,979,885	2,687,320	426,185	3,781,099
Earnings per share	24	0.03	0.03		

The notes on pages 39 to 71 are an integral part of these financial statements.

Statements of comprehensive income

Year ended 31 December

		Gı	roup	Coi	npany	
	Note	2020 €	2019	2020 €	2019 €	
	14010					
Comprehensive income Profit for the year		2,979,885	2,687,320	426,185	3,781,099	
Other comprehensive income Items that will not be reclassified to profit or loss						
Surplus arising on revaluation of land and buildings	12	150	2,182	150	2,182	
Items that may be subsequently reclassified to profit or loss						
Change in fair value of derivative designated as hedging instrument						
in cash flow hedge Deferred tax on change in fair value	12		47,413	•	47,413	
of derivative	12		(16,595)	-	(16,595)	
Total other comprehensive income for the year, net of tax		150	33,000	150	33,000	
Total comprehensive income for the year		2,980,035	2,720,320	426,335	3,814,099	

The notes on pages 39 to 71 are an integral part of these financial statements.

Statements of changes in equity

Group	Notes	Share capital €	Other reserves €	Retained earnings €	Total €
Balance at 1 January 2019		32,419,356	216,365	18,976,523	51,612,244
Comprehensive income Profit for the year				2,687,320	2,687,320
Other comprehensive income: Cash flow hedge, net of deferred tax Surplus arising on revaluation of land	12		30,818	-	30,818
and buildings, net of deferred tax	12		2,182		2,182
Total comprehensive income	-		33,000	2,687,320	2,720,320
Transactions with owners Dividends	27			(1,013,096)	(1,013,096)
Balance at 31 December 2019	_	32,419,356	249,365	20,650,747	53,319,468
Comprehensive income Profit for the year				2,979,885	2,979,885
Other comprehensive income: Surplus arising on revaluation of land and buildings, net of deferred tax	12		150	_	150
Total comprehensive income	_	-	150	2,979,885	2,980,035
Transactions with owners Dividends	27	-		(1,013,101)	(1,013,101)
Balance at 31 December 2020	1.	32,419,356	249,515	22,617,531	55,286,402

As at 31 December 2020, total retained earnings of the Group amounted to €22,617,531 (2019: €20,650,747). Distributable reserves within retained earnings amounted to €4,253,284 (2019: €4,227,309), while non-distributable reserves amounted to €18,364,247 (2019: €16,423,438).

Statements of changes in equity - continued

Notes	Share capital €	Other reserves €	Retained earnings €	Total €
	32,419,356	216,365	2,455,562	35,091,283
	- 1		3,781,099	3,781,099
12		30,818		30,818
12	•	2,182	-	2,182
	73	33,000	3,781,099	3,814,099
27	•		(1,013,096)	(1,013,096)
-	32,419,356	249,365	5,223,565	37,892,286
			426,185	426,185
12		150		150
	•	150	426,185	426,335
27	-	-	(1,013,101)	(1,013,101)
	32,419,356	249,515	4,636,649	37,305,520
	12 12 27	Capital Notes 32,419,356 12 - 12 - 32,419,356 12 - 27 - 27 - 27	Notes capital € reserves € 32,419,356 216,365 12 - 30,818 12 - 33,000 27 - - 12 - 49,365 12 - 150 - 150 27 - -	Notes capital € reserves € earnings € 32,419,356 216,365 2,455,562 - - 3,781,099 12 - 33,000 3,781,099 27 - - (1,013,096) 32,419,356 249,365 5,223,565 12 - - 426,185 12 - 150 - - - 150 426,185 27 - - (1,013,101)

As at 31 December 2020, total retained earnings of the Company amounted to €4,636,649 (2019: €5,223,565). Distributable reserves within retained earnings amounted to €1,912,420 (2019: €2,607,218), while non-distributable reserves amounted to €2,724,229 (2019: €2,616,347).

The notes on pages 39 to 71 are an integral part of these financial statements.

Statements of cash flows

Year	ende	ed 31	Decem	ber
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		Gı	roup	С	ompany	
		2020	2019	2020	2019	
Cash flows from operating activities	Notes	€	€	€	€	
Cash generated from/(used in) operations	25	2,159,992	2,560,319	(105,339)	3,319,998	
Interest paid		(549,894)	(505,513)	(693,792)	(668,438)	
Tax paid		(516,067)	(917,471)	(303,618)		
Net cash generated from/(used in)						
operating activities		1,094,031	1,137,335	(1,102,749)	1,220,102	
Cash flows from investing activities						
Additions to investment property		(9,831,891)	(2,573,684)	(6,154)	(106,341)	
Purchase of property, plant and equipment		(73,920)	(4,110)	(73,920)	(4,110)	
Proceeds from disposal of property		•	3,375,000	(40.000)	-	
Investment in subsidiary Restricted deposits		-	(609,000)	(10,000)	(600,000)	
nestricted deposits			(609,000)		(600,000)	
Net cash (used in)/generated from						
investing activities		(9,905,811)	188,206	(90,074)	(710,451)	
Cash flows from financing activities						
Bank loan drawdown		7,700,192	1,538,165	1,200,192	1,538,165	
Bank loan repayments		(535,399)		(275,000)		
Dividends paid		(1,013,101)	(1,013,096)	(1,013,101)	(1,013,096)	
Net cash generated from/(used in)		0.454.000	505.000	(07.000)	FOF 000	
financing activities		6,151,692	525,069	(87,909)	525,069	
Net movement in cash and cash						
equivalents		(2,660,088)	1,850,610	(1,280,732)	1,034,720	
Cash and cash equivalents at beginning of year		6,724,714	4,874,104	1,372,766	338,046	
beginning of year		0,724,714	4,074,104	1,372,700	330,040	
Cash and cash equivalents at	40	4.004.000	0.704.744	00.004	4 070 700	
end of year	10	4,064,626	6,724,714	92,034	1,372,766	

The notes on pages 39 to 71 are an integral part of these financial statements.

Notes to the financial statements

1. Summary of significant accounting policies

The principal accounting policies applied in the preparation of these consolidated financial statements are set out below. These policies have been consistently applied to all the years presented, unless otherwise stated.

1.1 Basis of preparation

The consolidated financial statements include the financial statements of Malta Properties Company p.l.c. and its subsidiaries and have been prepared in accordance with the requirements of International Financial Reporting Standards (IFRSs) as adopted by the EU and with the requirements of the Maltese Companies Act (Cap. 386). They have been prepared under the historical cost convention as modified by the fair valuation of property, plant and equipment and investment property.

The preparation of financial statements in conformity with IFRSs as adopted by the EU requires the use of certain accounting estimates. It also requires Directors to exercise their judgement in the process of applying the Group and Company's accounting policies (see Note 3 - Critical accounting estimates and judgements).

The directors have concluded that at the time of approving these consolidated financial statements the Group's business is considered to be a going concern.

Standards, interpretations and amendments to published standards effective in 2020

In 2020, the Group and Company adopted new standards, amendments and interpretations to existing standards that are mandatory for the Group and Company's accounting period beginning on 1 January 2020. The adoption of these revisions to the requirements of IFRSs as adopted by the EU did not result in substantial changes to the Group's and Company's accounting policies impacting the Group and Company's financial performance and position.

Standards, interpretations and amendments to published standards that are not yet effective

Certain new standards, amendments and interpretations to existing standards have been published by the date of authorisation for issue of these financial statements, that are mandatory for the Group's and Company's accounting periods beginning after 1 January 2020. The Group and Company have not early adopted these revisions to the requirements of IFRSs as adopted by the EU and the Company's Directors are of the opinion that there are no requirements that will have possible significant impact on the Group and Company's financial statements in the period of initial application.

1.2 Consolidation

Subsidiaries

Subsidiaries are all entities over which the Group has the power to govern the financial and operating policies generally accompanying a shareholding of more than one half of the voting rights. The existence and effect of potential voting rights that are currently exercisable or convertible are considered when assessing whether the Group controls another entity. Subsidiaries are fully consolidated from the date on which control is transferred to the Group. They are de-consolidated from the date that control ceases.

1.2 Consolidation - continued

The Group uses the acquisition method of accounting to account for business combinations. The consideration transferred for the acquisition of a subsidiary is the fair values of the assets transferred, the liabilities incurred and the equity interests issued by the Group. The consideration transferred includes the fair value of any asset or liability resulting from a contingent consideration arrangement. Acquisition-related costs are expensed as incurred. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date. On an acquisition-by-acquisition basis, the Group recognises any non-controlling interests in the acquiree either at fair value or at the non-controlling interests' proportionate share of the recognised amounts of the acquiree's identifiable net assets.

Goodwill is initially measured as the excess of the aggregate of the consideration transferred, the amount of any non-controlling interest in the acquiree and the acquisition-date fair value of any previous equity interest in the acquiree over the fair value of the Group's share of the identifiable net assets acquired. If this is less than the fair value of the identifiable net assets of the subsidiary acquired in the case of a bargain purchase, the difference is recognised directly in profit or loss.

Inter-company transactions, balances and unrealised gains on transactions between group companies are eliminated. Unrealised losses are also eliminated. Accounting policies of subsidiaries have been changed where necessary to ensure consistency with the policies adopted by the Group.

In the Company's separate financial statements, investments in subsidiaries are accounted for by the cost method of accounting, i.e. at cost less impairment. Cost is adjusted to reflect changes in consideration arising from contingent consideration amendments. Cost also includes directly attributable costs of the investment. Provisions are recorded where, in the opinion of the Directors, there is impairment in value. Where there has been impairment in the value of an investment, it is recognised as an expense in the period in which the diminution is identified.

The results of subsidiaries are reflected in the Company's separate financial statements only to the extent of dividends receivable. On disposal of an investment, the difference between the net disposal proceeds and the carrying amount is charged or credited to profit or loss.

Loans for which settlement is neither planned nor likely to occur in the foreseeable future are, in substance, an extension of the Company's investment in that subsidiary. Loans to subsidiaries for which settlement is planned are classified as financial assets (Note 1.7).

1.3 Foreign currency translation

(a) Functional and presentation currency

Items included in the financial statements are measured using the currency of the primary economic environment in which the entity operates ('the functional currency'). The consolidated financial statements are presented in euro, which is the Group and Company's functional and presentation currency.

(b) Transactions and balances

Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transactions. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation at year-end exchange rates of monetary assets and liabilities denominated in foreign currencies are recognised in profit or loss.

1.4 Property, plant and equipment

All property, plant and equipment is initially recorded at historical cost. Land and buildings comprise offices and are shown at fair value based on periodic valuations by external independent valuers, less subsequent depreciation for buildings. Valuations are carried out on a regular basis such that the carrying amount of property does not differ materially from that which would be determined using fair values at the end of the reporting period. Any accumulated depreciation at the date of revaluation is eliminated against the gross carrying amount of the asset, and the net amount is restated to the revalued amount of the asset.

All other property, plant and equipment is stated at historical cost less accumulated depreciation and accumulated impairment losses. Historical cost includes expenditure that is directly attributable to the acquisition of the items. Borrowing costs which are incurred for the purpose of acquiring or constructing a qualifying asset are capitalised as part of its cost. Borrowing costs are capitalised while acquisition or construction is actively underway. Capitalisation of borrowing costs is ceased once the asset is substantially complete, and is suspended if the development of the asset is suspended.

Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably. The carrying amount of the replaced part is derecognised. All other repairs and maintenance are charged to profit or loss during the financial period in which they are incurred.

Increases in the carrying amount arising on revaluation of land and buildings are credited to other comprehensive income and shown as a revaluation reserve in shareholders' equity. Decreases that offset previous increases of the same individual asset are charged in other comprehensive income and debited against the revaluation reserve directly in equity; all other decreases are charged to profit or loss. Any subsequent increases are recognised in profit or loss up to the amount previously charged to profit or loss, and then reflected in other comprehensive income and shown as a revaluation reserve.

An external, independent valuer, having appropriate recognised professional qualifications and recent experience in the location and category of property being valued, values the Group's property portfolio at periodical intervals. The fair values are based on market values, being the estimated amount or price that would be received to sell an asset in an orderly transaction between market participants at the measurement date. In the absence of current prices in an active market, the valuations are prepared by considering the aggregate of the estimated cash flows expected to be received from renting out the property. A yield that reflects the specific risk inherent in the net cash flows is then applied to the net annual cash flows to arrive at the property valuation.

Land is not depreciated as it is deemed to have an indefinite life. Depreciation on other assets is calculated using the straight-line method to allocate their cost or revalued amounts to their residual values over their estimated useful life. Leased assets are depreciated over the shorter of the lease term and their useful lives unless it is reasonably certain that the Group will obtain ownership by the end of the lease term.

1.4 Property, plant and equipment - continued

The rates of depreciation used for the current and comparative periods are as follows:

%

Buildings Office furniture and equipment

10 - 25

The asset's residual values and useful lives are reviewed and adjusted if appropriate, at the end of each reporting period. An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount (Note 1.6).

Gains and losses on disposal of an item of property, plant and equipment are determined by comparing the proceeds from disposal with the carrying amount and are recognised in profit or loss.

When revalued assets are sold, the amounts included in the revaluation reserve relating to the asset are transferred to retained earnings.

1.5 investment property

Property that is held for long-term rental yields or for capital appreciation or both, and that is not occupied by the Group or Company is classified as investment property. Investment property also includes property that is being constructed or developed for future use as investment property, when such identification is made.

Investment property is measured initially at its historical cost, including related transaction costs and borrowing costs. Historical cost includes expenditure that is directly attributable to the acquisition of the items. Borrowing costs which are incurred for the purpose of acquiring or constructing a qualifying investment property are capitalised as part of its cost. Borrowing costs are capitalised while acquisition or construction is actively underway. Capitalisation of borrowing costs is ceased once the asset is substantially complete and is suspended if the development of the asset is suspended.

After initial recognition, investment property is carried at fair value, representing open market value determined annually. Fair value is based on active market prices, adjusted, if necessary, for any difference in the nature, location, or condition of the specific asset. If this information is not available, the Group and Company use alternative valuation methods, such as recent prices on less active markets or discounted cash flow projections. Valuations are performed as of the end of the reporting period by professional valuers who hold recognised and relevant professional qualifications and have recent experience in the location and category of the investment property being valued. These valuations form the basis for the carrying amounts in the financial statements.

Investment property that is being redeveloped for continuing use as investment property or for which the market has become less active continues to be measured at fair value. Fair value measurement on property under construction is only applied if the fair value is considered to be reliably measurable. The fair value of investment property reflects, among other things, rental income from current leases and assumptions about rental income from future leases in the light of current market conditions. The fair value also reflects, on a similar basis, any cash outflows that could be expected in respect of the property.

1.5 Investment property - continued

Subsequent expenditure is capitalised to the asset's carrying amount only when it is probable that future economic benefits associated with the expenditure will flow to the Group or Company and the cost of the item can be measured reliably. All other repairs and maintenance costs are charged to profit or loss during the financial period in which they are incurred. When part of an investment property is replaced, the carrying amount of the replaced part is derecognised.

The fair value of investment property does not reflect future capital expenditure that will improve or enhance the property and does not reflect the related future benefits from this future expenditure other than those a rational market participant would take into account when determining the value of the property.

Changes in fair values are recognised in profit or loss. Investment properties are derecognised either when they have been disposed of or when the investment property is permanently withdrawn from use and no future economic benefit is expected from its disposal.

If an investment property becomes owner-occupied, it is reclassified as property, plant and equipment. Its fair value at the date of the reclassification becomes its cost for the following accounting period and is subsequently shown at fair value. When the Group or Company decides to dispose of an investment property without development, the Group or Company continues to treat the property as an investment property until it is derecognised (eliminated) from the statement of financial position and does not reclassify it as inventory. Similarly, if the Group or Company begins to redevelop an existing investment property for continued future use as investment property, it remains an investment property during the redevelopment. If an item of owner-occupied property becomes an investment property because its use has changed, any difference resulting between the carrying amount and the fair value of this item at the date of transfer is treated in the same way as a revaluation under IAS 16. Any resulting increase in the carrying amount of the property is recognised in profit or loss to the extent that it reverses a previous impairment loss, with any remaining increase recognised in other comprehensive income directly to revaluation surplus within equity. Any resulting decrease in the carrying amount of the property is initially charged to other comprehensive income against any previously recognised revaluation surplus, with any remaining decrease charged to profit or loss.

Upon the disposal of such investment property, any surplus previously recorded in equity is transferred to retained earnings; the transfer is not made through profit or loss.

Where an investment property undergoes a change in use, evidenced by commencement of development with a view to sell, the property is transferred to inventories. A property's deemed cost for subsequent accounting as inventories is its fair value at the date of change in use.

Investment property classified as held for sale

Investment property (or disposal groups) is classified as held for sale if its carrying amount will be recovered principally through a sale transaction rather than through continuing use and a sale is considered highly probable. Investment property is measured at fair value as per above and continues to be carried as such even when the held for sale criteria are met. Investment property classified as held for sale is presented separately from the other assets on the statement of financial position.

1.6 Impairment of non-financial assets

Assets that have an indefinite useful life are not subject to amortisation and are tested annually for impairment. Assets that are subject to amortisation are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs to sell and value in use. Non-financial assets other than goodwill that suffered impairment are reviewed for possible reversal of the impairment at the end of each reporting period.

1.7 Financial assets

Classification

The Group classifies its financial assets as financial assets measured at amortised cost.

The classification depends on the entity's business model for managing the financial assets and the contractual terms of the cash flows. The Group classifies its financial assets as at amortised cost only if both the following criteria are met:

- The asset is held within a business model whose objective is to collect the contractual cash flows,
- The contractual terms give rise to cash flows that are solely payments of principal and interest.

Assessment whether contractual cash flows are solely payments of principal and interest

For the purposes of this assessment, 'principal' is defined as the fair value of the financial asset on initial recognition. 'Interest' is defined as consideration for the time value of money and for the credit risk associated with the principal amount outstanding during a particular period of time and for other basic lending risks and costs (e.g., liquidity risk and administrative costs), as well as a profit margin.

In assessing whether the contractual cash flows are solely payments of principal and interest, the Group and Company consider the contractual terms of the instrument. This includes assessing whether the financial asset contains a contractual term that could change the timing or amount of contractual cash flows such that it would not meet this condition.

Recognition and measurement

Regular way purchases and sales of financial assets are recognised on trade-date, the date on which the Group commits to purchase or sell the asset. Financial assets are derecognised when the rights to receive cash flows from the financial assets have expired or have been transferred and the Group has transferred substantially all the risks and rewards of ownership.

At initial recognition, the Group measures a financial asset at its fair value plus, in the case of a financial asset not at fair value through profit or loss (FVPL), transaction costs that are directly attributable to the acquisition of the financial asset.

Impairment

The Group assesses on a forward-looking basis the expected credit losses associated with its debt instruments carried at amortised cost. The impairment methodology applied depends on whether there has been a significant increase in credit risk. The Group's main financial assets that are subject to IFRS 9's expected credit loss model comprise cash and cash equivalents and in the case of the Company also loans receivable and amounts owed by subsidiaries.

1.7 Financial assets - continued

Impairment - continued

Expected credit loss (ECL) model

The Group measures loss allowances at an amount equal to lifetime ECLs, except for the following, which are measured at 12-month ECLs:

- · debt securities that are determined to have low credit risk at the reporting date; and
- other debt securities and bank balances for which credit risk has not increased significantly since initial recognition.

When determining whether the credit risk of a financial asset has increased significantly since initial recognition and when estimating ECLs, the Group considers reasonable and supportable information that is relevant and available without undue cost or effort. The Group assumes that the credit risk on a financial asset has increased significantly if it is more than 30 days past due, and it considers a financial asset to be in default when the borrower is unlikely to pay its credit obligations to the Group in full, without recourse by the Group to actions such as realising security (if any is held); or the financial asset is more than 90 days past due.

Lifetime ECLs are the ECLs that result from all possible default events over the expected life of a financial instrument. 12-month ECLs are the portion of ECLs that result from default events that are possible within the 12 months after the reporting date (or a shorter period if the expected life of the instrument is less than 12 months). The maximum period considered when estimating ECLs is the maximum contractual period over which the Group is exposed to credit risk.

ECLs are a probability-weighted estimate of credit losses. Credit losses are measured as the present value of all cash shortfalls. ECLs are discounted at the effective interest rate of the financial asset.

At each reporting date, the Group assesses whether financial assets carried at amortised cost are credit impaired. A financial asset is 'credit-impaired' when one or more events that have a detrimental impact on the estimated future cash flows of the financial asset have occurred. Evidence that a financial asset is credit-impaired includes observable data such as significant financial difficulty of the borrower or issuer, or a breach of contract.

Loss allowances for financial assets measured at amortised cost are deducted from the gross carrying amount of the assets.

1.8 Inventories – property held for resale

Property held for resale is stated at the lower of cost and net realisable value. Cost is assigned by specific identification and includes the cost of acquisition and development and borrowing costs during development. When development is completed borrowing costs and other holding charges are expensed as incurred.

1.9 Trade and other receivables

Trade receivables comprise amounts due from customers for services performed in the ordinary course of business. If collection is expected in one year or less (or in the normal operating cycle of the business if longer), they are classified as current assets. If not, they are presented as non-current assets.

Trade and other receivables are recognised initially at fair value and subsequently measured at amortised cost using the effective interest method, less expected credit loss allowance (Note 1.7). Details about the Group's impairment policies and the calculation of loss allowance are provided in Note 1.7.

1.10 Cash and cash equivalents

Cash and cash equivalents are carried in the statement of financial position at face value. In the statement of cash flows, cash and cash equivalents includes cash in hand, deposits held at call with banks and bank overdrafts. Bank overdrafts, if any, are shown within borrowings in current liabilities in the statement of financial position.

1.11 Share capital

Ordinary shares are classified as equity. Incremental costs directly attributable to the issue of new ordinary shares are shown in equity as a deduction, net of tax, from the proceeds.

1.12 Financial liabilities

The Group and Company recognises a financial liability in its statement of financial position when it becomes a party to the contractual provisions of the instrument. The Group and Company's financial liabilities are classified as financial liabilities which are not at fair value through profit or loss (classified as 'Other liabilities'). Financial liabilities not at fair value through profit or loss are recognised initially at fair value, being the fair value of consideration received, net of transaction costs that are directly attributable to the acquisition or the issue of the financial liability. These liabilities, except for derivative financial instruments, are subsequently measured at amortised cost. The Group and Company derecognises a financial liability from its statement of financial position when the obligation specified in the contract or arrangement is discharged, is cancelled or expires.

1.13 Trade and other payables

Trade and other payables comprise obligations to pay for goods or services that have been acquired in the ordinary course of business from suppliers. Accounts payable are classified as current liabilities if payment is due within one year or less (or in the normal operating cycle of the business if longer). If not, they are presented as non-current liabilities.

Trade and other payables are recognised initially at fair value and subsequently measured at amortised cost using the effective interest method.

1.14 Borrowings

Borrowings are recognised initially at the fair value of proceeds received, net of transaction costs incurred. Borrowings are subsequently carried at amortised cost; any difference between the proceeds (net of transaction costs) and the redemption value is recognised in profit or loss over the period of the borrowings using the effective interest method. Borrowings are classified as current liabilities unless the Group or Company has an unconditional right to defer settlement of the liability for at least twelve months after the end of the reporting period.

1.15 Derivative financial instruments and hedge accounting

Derivatives are initially recognised at fair value on the date a derivative contract is entered into and are subsequently remeasured at their fair value. Certain derivatives embedded in other financial instruments, such as the conversion option in an acquired convertible loan, are treated as separate derivatives when their economic characteristics and risks are not closely related to those of the host contract and the host contract is not carried at fair value through profit or loss. These embedded derivatives are separately accounted for at fair value, with changes in fair value recognised in the consolidated income statement unless the Group chooses to designate the hybrid contracts at fair value through profit or loss.

1.15 Derivative financial instruments and hedge accounting - continued

The method of recognising the resulting gain or loss depends on whether the derivative is designated as a hedging instrument, and if so, the nature of the item being hedged. The Group designates certain derivatives as either:

- (a) hedges of the fair value of recognised assets or liabilities or a firm commitment (fair value hedges); or
- (b) hedges of a particular risk associated with a recognised asset or liability or a highly probable forecast transaction (cash flow hedges); or
- (c) hedges of a net investment in a foreign operation (net investment hedges).

The Group documents at the inception of the transaction the relationship between hedging instruments and hedged items, as well as its risk management objectives and strategy for undertaking hedging transactions. The Group also documents its assessment, both at hedge inception and on an ongoing basis, of whether the derivatives that are used in hedging transactions are highly effective in offsetting changes in fair values or cash flows of hedged items during the period for which the hedge is designated, and whether the actual results of each hedge are within a range of 80 to 125 per cent.

The fair values of derivative instruments used for hedging purposes are disclosed in Note 15. Movements in the hedge reserve in other comprehensive income are shown in Note 12. The full fair value of a hedging derivative is classified as a non-current asset or liability when the remaining maturity of the hedged item is more than twelve months, and as a current asset or liability when the remaining maturity of the hedged item is less than twelve months.

Cash flow hedge

The Group designates certain derivative financial instruments as hedging instruments in cash flow hedging relationships to hedge its interest rate risk exposures. The effective portion of changes in the fair value of derivatives that are designated and qualify as cash flow hedges is recognised in other comprehensive income. The gain or loss relating to the ineffective portion is recognised immediately in profit or loss. Amounts accumulated in equity are reclassified to profit or loss in the periods when the hedged item affects profit or loss. The gain or loss relating to the effective portion of interest rate swaps hedging variable rate borrowings is recognised in profit or loss within 'finance costs'. However, when the forecast transaction that is hedged results in the recognition of a non-financial asset, the gains and losses previously deferred in equity are transferred from equity and included in the initial measurement of the cost of the asset.

When a hedging instrument expires or is sold, or when a hedge no longer meets the criteria for hedge accounting, any cumulative gain or loss existing in equity at that time remains in equity and is recognised when the forecast transaction is ultimately recognised in profit or loss. When a forecast transaction is no longer expected to occur, the cumulative gain or loss that was reported in equity is immediately transferred to profit or loss.

Derivatives that do not qualify for hedge accounting

Certain derivative instruments do not qualify for hedge accounting. Changes in the fair value of any derivative instrument that does not qualify for hedge accounting are recognised immediately in the consolidated income statement under 'Net gains/(losses) on financial instruments classified as held for trading'. However, the gains and losses arising from changes in the fair value of derivatives that are managed in conjunction with financial assets or financial liabilities designated at fair value are included in 'Net gains/(losses) on financial instruments designated at fair value'.

1.16 Offsetting financial instruments

Financial assets and liabilities are offset and the net amount reported in the statement of financial position when there is a legally enforceable right to set off the recognised amounts and there is an intention to settle on a net basis, or realise the asset and settle the liability simultaneously.

1.17 Current and deferred tax

The tax expense for the period comprises current and deferred tax. Tax is recognised in profit or loss, except to the extent that it relates to items recognised in other comprehensive income or directly in equity. In this case, the tax is also recognised in other comprehensive income or directly in equity, respectively.

The current tax charge is calculated on the basis of the tax laws enacted or substantively enacted at the reporting date.

Deferred tax is recognised, using the liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the consolidated financial statements. However, deferred tax liabilities are not recognised if they arise from the initial recognition of goodwill; deferred tax is not accounted for if it arises from initial recognition of an asset or liability in a transaction other than a business combination that at the time of the transaction affects neither accounting nor taxable profit or loss. Deferred tax is determined using tax rates (and laws) that have been enacted or substantially enacted by the end of the reporting period and are expected to apply when the related deferred tax asset is realised or the deferred tax liability is settled.

Under this method, the Group and Company are required to make a provision for deferred taxes on the fair valuation of certain non-current assets. Such deferred tax is charged or credited directly to profit or loss.

Deferred tax assets are recognised only to the extent that it is probable that future taxable profit will be available against which the temporary differences can be utilised.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to offset current tax assets against current tax liabilities and when the deferred tax assets and liabilities relate to income taxes levied by the same taxation authority on either the same taxable entity or different taxable entities where there is an intention to settle the balances on a net basis.

1.18 Provisions

Provisions for legal claims are recognised when the Group or Company has a present legal or constructive obligation as a result of past events, it is probable that an outflow of resources will be required to settle the obligation, and the amount has been reliably estimated. Provisions are not recognised for future operating losses.

Provisions are measured at the present value of the expenditures expected to be required to settle the obligation using a pre-tax rate that reflects current market assessments of the time value of money and the risks specific to the obligation. The increase in the provision due to passage of time is recognised as interest expense.

1.19 Revenue recognition

Revenue is measured at the fair value of the consideration received or receivable. Revenue comprises rental income from the rental of immovable property in the ordinary course of the Group or Company's activities. Revenue from investment property is recognised in profit or loss on a straight-line basis over the term of the lease and is stated net of sales tax, rebates and discounts.

1.19 Revenue recognition - continued

Lease incentives granted are recognised as an integral part of the total rental income, over the term of the lease.

The Group and Company recognises revenue when the amount of revenue can be reliably measured, it is probable that future economic benefits will flow to the entity and when specific criteria have been met for the Group and Company's activities as described above.

1.20 Operating leases

The Group or Company is the lessor

Assets leased out under operating lease are included in investment property in the statement of financial position and are accounted for in accordance with Note 1.5. Rental income from operating lease is recognised in profit or loss in accordance with Note 1.19.

1.21 Dividend distribution

Dividend distribution to the Group or Company's shareholders is recognised as a liability in the Group or Company's financial statements in the period in which the dividends are approved by the Group or Company's shareholders.

1.22 Borrowing costs

Borrowing costs which are incurred for the purpose of acquiring or constructing qualifying investment property are capitalised as part of its cost. Borrowing costs are capitalised while acquisition or construction is actively underway, during the period of time that is required to complete and prepare the asset for its intended use. The capitalisation of borrowing costs is ceased once the asset is substantially ready for its intended use or sale and is suspended if the development of the asset is suspended. All other borrowing costs are expensed. Borrowing costs are recognised for all interest-bearing instruments on an accrual basis using the effective interest method. Interest costs include the effect of amortising any difference between initial net proceeds and redemption value in respect of interest-bearing borrowings.

2. Financial risk management

2.1 Financial risk factors

The Group's and Company's activities potentially expose it to a variety of financial risks: market risk (including cash flow and fair value interest rate risk), credit risk and liquidity risk. Malta Properties Company p.l.c.'s (MPC) overall risk management, covering risk exposures for all group entities, focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on the respective company's financial performance. MPC's Board of Directors has overall responsibility for the establishment and oversight of the Group's risk management framework. Accordingly, the Board provides principles for overall Group risk management, as well as risk management policies covering risks referred to above and specific areas such as investment of excess liquidity. The Group and Company did not make use of derivative financial instruments to hedge certain risk exposures during the current period.

The Group's risk policies are established to identify and analyse the risks faced by the Group, to set appropriate risk limits and controls, and to monitor risks and adherence to limits. Risk management policies and systems are reviewed regularly to reflect changes in market conditions and the Group's activities.

2.1 Financial risk factors - continued

(a) Market risk

Cash flow and fair value interest rate risk

The Group's interest rate risk principally arises from bank borrowings (Note 13) issued at variable rates that are partially offset by balances held with banks (Note 10) and other financial assets subject to floating interest rates, which expose the Group to cash flow interest rate risk. Floating interest rates on these financial instruments are linked to reference rates such as Euribor or the respective banker's base rate. Management monitors the impact of changes in market interest rates on amounts reported in profit or loss in respect of these instruments taking into consideration refinancing, renewal of existing positions, alternative financing and hedging techniques. The Company was a party to a receive-variable, pay-fixed interest rate swap agreement to hedge its exposures to floating interest amounts on bank borrowings amounting to €16,000,000 which terminated on 27 December 2019 (Notes 13 and 15).

Management monitors the impact of changes in market interest rates on amounts reported in the statement of comprehensive income in respect of these instruments. Based on this analysis, management considers the potential impact on profit or loss of a defined interest rate shift that is reasonably possible at the end of the reporting period to be immaterial. The Group's operating cash flows are substantially independent of changes in market interest rates.

(b) Credit risk

Credit risk arises from loans receivable, cash and cash equivalents and credit exposures to customers and group companies, including outstanding receivables and committed transactions. The Group's and Company's exposures to credit risk as at the end of the reporting periods are analysed as follows:

	Group		Company	
	2020	2019	2020	2019
	€	€	€	€
Financial assets at amortised cost				
Loans receivable from subsidiaries				
(Note 7)			38,796,894	38,791,065
Other receivables (Note 9)	11,913	12,303	12,006,436	8,287,531
Cash and cash equivalents (Note 10)	4,064,626	6,724,714	92,034	1,372,766
	4,076,539	6,737,017	50,895,364	48,451,362

The maximum exposure to credit risk at the end of the reporting period in respect of the financial assets mentioned above is equivalent to their carrying amount as disclosed in the respective notes to the financial statements. The Group does not hold any collateral as security in this respect.

The Group banks only with local financial institutions with high quality standing or rating. The Company's other receivables include significant amounts due from its subsidiaries (Note 7). The Group's finance function monitors intra-group credit exposures at individual entity level on a regular basis and ensures timely performance of these assets in the context of overall group liquidity management.

2.1 Financial risk factors - continued

(b) Credit risk - continued

The Group assesses the credit quality of these receivables taking into account the financial position, performance and other factors. The loss allowances for financial assets are based on assumptions about risk of default and expected loss rates. The Group and Company uses judgement in making these assumptions and selecting the inputs to the impairment calculation, based on the Group and Company's past history, existing market conditions as well as forward looking estimates at the end of each reporting period.

The table below shows the reconciliation of the Company's opening allowance to the closing loss allowance as at 31 December 2020:

Company

Company	Loans receivable from subsidiaries €	Amounts owed by subsidiaries €	Total €
Loss allowance as at 1 January 2019 (Decrease)/increase in allowance recognised in	73,832	11,800	85,632
profit or loss during the year	(5,829)	2,706	(3,123)
Closing loss allowance as at 31 December 2019	68,003	14,506	82,509
(Decrease)/increase in allowance recognised in profit or loss during the year	(5,829)	4,702	1,127
Closing loss allowance as at 31 December 2020	62,174	19,208	81,382

The estimated expected credit loss on other receivables in the case of the Group and on cash and cash equivalents for both the Group and the Company was immaterial. The Group presently has a small number of clients as tenants, the major tenant being GO p.l.c. The Group assessed the respective credit risk and concluded that despite the concentration these tenants are able to honour their contractual commitments.

(c) Liquidity risk

The Group is exposed to liquidity risk in relation to meeting future obligations associated with its financial liabilities, which comprise trade and other payables (Note 16). Prudent liquidity risk management includes maintaining sufficient cash and committed credit lines to ensure the availability of an adequate amount of funding to meet the Group's obligations.

Management monitors liquidity risk by reviewing expected cash flows and ensures that no additional financing facilities are expected to be required over the coming year. The Group's and Company's liquidity risk is not deemed material in view of the matching of cash inflows and outflows arising from expected maturities of financial instruments coupled with intra-group financing that it can access to meet liquidity needs. In addition, the Company is in the process of renegotiating the facility falling due towards the end of 2021, which should address the liquidity needs for the next twelve months.

2.1 Financial risk factors - continued

(c) Liquidity risk - continued

The Group's and Company's trade and other payables are in the main repayable within one year from the end of the reporting period.

The table below analyses the Group's and the Company's borrowings into relevant maturity groupings based on the remaining period at the reporting date to the contractual maturity date. The amounts disclosed in the table are the contractual undiscounted cash flows:

Group 31 December 2020 Bank loan	Carrying amount €'000 27,792	Contractual cash flows €'000	Less than 1 year €'000 18,330	Between 1 and 5 years €'000 6,962	Over 5 years €'000 4,083
31 December 2019 Bank loan	20,627	22,373	1,444	20,929	
Company	Carrying amount	Contractual cash flows	Less than 1	Between 1 and 5 years	Over 5 years
31 December 2020 Bank loan	€'000 21,552	€'000 22,292	€'000 17,730	€′000 4,562	€'000
31 December 2019 Bank loan	20,627	22,373	1,444	20,929	

2.2 Capital risk management

The Group's objectives when managing capital are to safeguard the Group's ability to continue as a going concern in order to provide returns for shareholders and benefits for other stakeholders, and to maintain an optimal capital structure to reduce the cost of capital. In order to maintain or adjust the capital structure, the Company may issue new shares or adjust the amount of dividends paid to shareholders.

The Group monitors the level of capital on the basis of the ratio of aggregated debt to total equity. Aggregated debt is calculated as total borrowings (as shown in the statement of financial position).

The Group manages the relationship between equity injections and borrowings, being the constituent elements of capital as reflected above, with a view to managing the cost of capital. The level of capital, as reflected in the consolidated statement of financial position, is maintained by reference to the Group's respective financial obligations and commitments arising from operational requirements. In view of the nature of the Group's activities and the extent of borrowings or debt, the capital level at the end of the reporting period determined by reference to the consolidated financial statements is deemed adequate by the Directors.

2.3 Fair values of financial instruments

Fair values of financial instruments not carried at fair value

At 31 December 2020 and 2019, the carrying amounts of cash at bank, receivables, payables, accrued expenses and short-term borrowings reflected in the financial statements are reasonable estimates of fair value in view of the nature of these instruments or the relatively short period of time between the origination of the instruments and their expected realisation. The fair value of advances to related parties and other balances with related parties is equivalent to their carrying amount.

3. Critical accounting estimates and judgements

Estimates and judgements are continually evaluated and based on historical experience and other factors including expectations of future events that are believed to be reasonable under the circumstances.

In the opinion of the Directors, the accounting estimates and judgements made in the course of preparing these financial statements except as disclosed in Notes 4 and 5, are not difficult, subjective or complex to a degree which would warrant their description as critical in terms of the requirements of IAS 1.

4. Property, plant and equipment

Group and Company	Land and buildings €	Office furniture and equipment €	Total €
At 1 January 2019 Cost or valuation Accumulated depreciation	799,450 -	71,132 (28,184)	870,582 (28,184)
Carrying amount	799,450	42,948	842,398
Year ended 31 December 2019 Opening net book amount Additions	799,450	42,948 4,110	842,398 4,110
Depreciation charge Revaluation of land and buildings	(2,182)	(9,622)	(11,804)
- Effect on accumulated depreciation	2,182	-	2,182
Closing carrying amount	799,450	37,436	836,886
At 31 December 2019 Cost or valuation Accumulated depreciation Carrying amount	799,450 - 799,450	75,242 (37,806) 37,436	874,692 (37,806) 836,886
Year ended 31 December 2020 Opening net book amount Additions Depreciation charge Revaluation of land and buildings - Effect on additions - Effect on accumulated depreciation	799,450 2,045 (2,195) (2,045) 2,195	37,436 71,875 (7,151) -	836,886 73,920 (9,346) (2,045) 2,195
Closing carrying amount	799,450	102,160	901,610
At 31 December 2020 Cost or valuation Accumulated depreciation	799,450	147,117 (44,957)	946,567 (44,957)
Carrying amount	799,450	102,160	901,610

Borrowings are secured by the Group's and Company's property, plant and equipment (Note 13).

5. Investment property

		Group	Co	mpany
	2020	2019	2020	2019
	€	€	€	€
At 31 December				
Opening carrying amount	75,740,550	72,482,147	15,485,550	15,214,750
Additions	9,662,691	1,508,554	6,154	15,508
Net gains/(losses) from changes in				
fair value	2,743,532	1,749,849	(15,000)	255,292
Reclassified to assets held for sale				
(Note 5.1)	(12,575,000)	-		-
Closing carrying amount	75,571,773	75,740,550	15,476,704	15,485,550
At 31 December				
Cost or valuation	64,418,370	57,492,285	12,584,652	12,578,498
Net fair value gains	11,153,403	18,248,265	2,892,052	2,907,052
Carrying amount	75,571,773	75,740,550	15,476,704	15,485,550

Investment property comprises commercial properties mainly leased out to a related party. Minimum lease payments receivable on leases of investment properties are disclosed in Note 28. Borrowings are secured by the Group's and Company's investment property (Note 13).

5.1 Assets classified as held for sale

Assets classified as held for sale include a property known as the St. George's Exchange owned by one of the Company's subsidiaries. The subsidiary had entered into a promise of sale agreement and bound itself to sell and transfer the property to third parties by August 2021. The fair value of the property together with the valuation technique is disclosed in the note below. During the current financial year fair value movements on such property amounted to €1,175,000 (2019: €888,565). Deferred tax considerations of sale are disclosed in Note 14.

5.2 Fair valuation of land and buildings

The Group's investment property were revalued in December 2020 by an independent firm of property valuers having appropriate recognised professional qualifications and experience in the location and category of the property being valued. The Directors have reviewed the carrying amounts of the properties as at 31 December 2020, on the basis of an assessment by the independent property valuers, and the carrying amounts were adjusted accordingly during the current financial year.

Valuations were made on the basis of open market value after considering the returns being attained by the property and its intrinsic value.

Most of the Group's investment properties are covered by medium term leases which secure the Group's income and returns for the coming years, and no difficulty in collecting rent due is foreseen. The fair value of the properties which will be vacated in the short term is not considered to be significantly different from their book value. The St. George's property, which is currently on promise of sale, is expected to be sold at the contracted amount, which is higher than the book value of the property.

5. Investment property - continued

5.2 Fair valuation of land and buildings - continued

The Group is required to analyse non-financial assets carried at fair value by level of the fair value hierarchy within which the recurring fair value measurements are categorised in their entirety (Level 1, 2 or 3). The different levels of the fair value hierarchy have been defined as fair value measurements using:

- Quoted prices (unadjusted) in active markets for identical assets (Level 1);
- Inputs other than quoted prices included within Level 1 that are observable for the asset, either directly (that is, as prices) or indirectly (that is, derived from prices) (Level 2);
- Inputs for the asset that are not based on observable market data (that is, unobservable inputs) (Level 3).

The Group's investment property comprises various exchanges and offices. All the recurring property fair value measurements at 31 December 2020 use significant unobservable inputs and are accordingly categorised within Level 3 of the fair valuation hierarchy.

The Group's policy is to recognise transfers into and out of fair value hierarchy levels as of the beginning of the reporting period. There were no transfers between different levels of the fair value hierarchy during the year ended 31 December 2020.

A reconciliation from the opening balance to the closing balance for recurring fair value measurements categorised within Level 3 of the value hierarchy, is reflected in the table above. The movement for the year ended 31 December 2020 reflects additions and changes in fair value.

Valuation processes

The valuations of the properties are performed annually on the basis of valuation reports prepared by independent and qualified valuers. These reports are based on both:

- information provided by the Group which is derived from the Group's financial systems and is subject to the Group's overall control environment; and
- assumptions and valuation models used by the valuers the assumptions are typically market related. These are based on professional judgement and market observation.

The information provided to the valuers, together with the assumptions and the valuation models used by the valuers, are reviewed by the Chief Financial Officer (CFO). This includes a review of fair value movements over the period. When the CFO considers that the valuation report is appropriate, the valuation report is recommended to the Audit Committee of the parent Company. The Audit Committee considers the valuation report as part of its overall responsibilities.

At the end of every reporting period, the CFO assesses whether any significant changes or developments have been experienced since the last external valuation. This is supported by an assessment performed by the independent firm of property valuers. The CFO reports to the Audit Committee on the outcome of this assessment.

Valuation techniques

The external valuations of the Level 3 property have been performed using a variety of methods, including the discounted cash flow method and an adjusted sales comparison method. Each property was valued using the method considered by the external valuers to be the most appropriate valuation method for that type of property.

5. Investment property - continued

Valuation techniques - continued

In view of a limited number of similar or comparable properties and property transactions, comprising sales or rentals in the respective markets in which the properties are located, the valuations have been performed using unobservable inputs.

The significant inputs to the approaches used are generally those described below:

 Discounted cash flow method considers the free cash flows arising from the projected income streams expected to be derived from the operation of property, discounted to present value using an estimate of the weighted average cost of capital that would be available to finance such an operation. The significant unobservable inputs utilised with this this technique include:

Projected pre-tax cash flows which are initially mainly based on the existing rental income streams less operating costs that reflect the existing cost structure. Going forward, all the rental streams are adjusted to reflect contracted rental adjustments including annual growth rates. An average growth rate of 1.18% per annum is being assumed. In the case of properties currently under development, estimated development costs to complete were also considered.

Discount rates based on current market interest rates and a risk premium that reflects the valuers' assessment to specific risk attached to the property being valued and its underlying activity.

• The adjusted sales method - The significant input to the sales comparative approach is generally a sales price per square metre related to transactions in comparable properties located in proximity to the Group's property, with significant adjustments for differences in the size, age, exact location and condition of the property. The term airspace is a conceptual unit representing a packet of three-dimensional accessible, usable and developable space. The concept of sales price factor per airspace or square metre is the value expected to be fetched on the open market and represents the present value of the property after deduction of all development, refurbishment and related costs.

Information about fair value measurements using significant unobservable inputs (Level 3)

	Fair value at 31 December 2020 €000	Valuation technique	Significant unobservable input	Range of unobservable inputs
Land and buildings				
Current use as office premises	40,017	Discounted cash flow method	Discount rate	6.1% - 7.4%
Developable land for industrial/commercial use	19,760	Discounted cash flow method	Discount rate	6.0% - 6.7%
Marketed as extended-commercial premises	6,500	Adjusted sales method	Sales price per square metre	€1,260
Marketed as residential-commercial developments	6,950	Adjusted sales method	Sales price per square metre	€2,080
	2,345	Discounted cash flow method	Discount rate	6.1%
Investment property classified as held for sale				
Marketed as extended-commercial premises	12,575	Adjusted sales method	Sales price per square metre	€5,260

5. Investment property - continued

Information about fair value measurements using significant unobservable inputs (Level 3) - continued

	Fair value at 31 December 2019 €000	Valuation technique	Significant unobservable input	Range of unobservable inputs
Land and buildings Current use as office premises	30,355	Discounted cash flow method	Discount rate	6.1% - 6.5%
Developable land for industrial/commercial use	18,500	Discounted cash flow method	Discount rate	6.0% - 6.7%
Marketed as extended-commercial premises	11,400	Adjusted sales method	Sales price per square metre	€4,770
	6,276	Discounted cash flow	Discount rate	6.1%
Marketed as residential-commercial developments	9,210	Discounted cash flow method	Discount rate	6.1%

For the sales comparative method, the higher the rate per square metre, the higher the resultant fair valuation. Conversely, the lower the capitalisation rate, the higher the resultant fair valuation.

In respect of the discounted cashflow approach, the higher the annualized net cash inflows, and growth rate, the higher the fair value. Conversely, the lower the discount rate, the estimated development costs, and capitalisation rate used in calculating the annualized net cash inflows, the higher the fair value.

During 2020, one of the Company's subsidiaries purchased an office building known as the HSBC Contact Centre in Swatar for a consideration of €7,825,000.

6. Investment in subsidiaries

	Company		
	2020	2019	
Year ended 31 December Opening cost and carrying amount	60.002	60.003	
Additions	69,993 10,000	69,993	
Closing cost and carrying amount	79,993	69,993	
			

The carrying amount of the investments at 31 December 2020 and 2019 is equivalent to the cost of the investment net of impairment charges.

6. Investment in subsidiaries - continued

The subsidiaries at 31 December 2020 and 2019 are shown below:

Subsidiary	Registered office	Class of shares held	Percentage held	
			2020	2019
BKE Property Company Limited	The Bastions Emvin Cremona Street Floriana FRN1281	Ordinary Shares of €1 each	99.99	99.99
MCB Property Company Limited	The Bastions Emvin Cremona Street Floriana FRN1281	Ordinary Shares of €1 each	99.99	99.99
MSH Property Company Limited	The Bastions Emvin Cremona Street Floriana FRN1281	Ordinary Shares of €1 each	99.99	99.99
SGE Property Company Limited	The Bastions Emvin Cremona Street Floriana FRN1281	Ordinary Shares of €1 each	99.99	99.99
SLM Property Company Limited	The Bastions Emvin Cremona Street Floriana FRN1281	Ordinary Shares of €1 each	99.99	99.99
SPB Property Company Limited	The Bastions Emvin Cremona Street Floriana FRN1281	Ordinary Shares of €1 each	99.99	99.99
ZTN Property Company Limited	The Bastions Emvin Cremona Street Floriana FRN1281	Ordinary Shares of €1 each	99.99	99.99
SWT Property Company Limited	The Bastions Emvin Cremona Street Floriana FRN1281	Ordinary Shares of €1 each	100.00	

7. Loans receivable from subsidiaries

Company		
2020 €	2019 €	
38,859,068 (62,174)	38,859,068 (68,003)	
38,796,894	38,791,065	
	2020 € 38,859,068 (62,174)	

The loans are unsecured, subject to interest at 3.75% and repayable after more than twelve months. The Group assessed the impairment for all classes of assets under IFRS9 and the loss allowance represents the amount that the Company recognised as an expected loss provided under IFRS 9.

8. Inventories – property held for resale

Group	2020 €	2019 €
Opening carrying amount Disposal		3,500,000 (3,500,000)
Closing carrying amount		-

During 2019, one of the Company's subsidiaries, SBP Property Company Limited, sold the property known as the old St. Paul's Bay Exchange to third parties for a consideration of €3.75 million.

9. Trade and other receivables

		Group	Co	mpany
	2020 €	2019 €	2020 €	2019
Current	-	-		-
Amounts owed by subsidiaries	-		12,008,294	8,292,239
Loss allowance	•		(19,208)	(14,506)
		-	11,989,086	8,277,733
Advance payments	106,974		-	
Indirect taxation	26,281	49,345	-	
Other receivables and related assets	19,850	10,467	204,483	196,936
Prepayments	27,585	23,665	27,585	23,665
	180,690	83,477	12,221,154	8,498,334
Non-current				
Other assets	175,419	158,493		-

Amounts owed by subsidiaries are unsecured, interest free and repayable on demand. The Group and Company assessed the impairment for all classes of assets under IFRS9 and the loss allowance of €19,208 (2019: €14,506) represents the amount that the Company recognised as an expected loss provided under IFRS 9. Information about the Group's and Company's exposure to credit risk is disclosed in Note 2.

10. Cash and cash equivalents

For the purposes of the statements of cash flows, cash and cash equivalents comprise the following:

		Group		прапу
	2020 €	2019 €	2020 €	2019 €
Cash at bank and in hand	4,064,626	6,724,714	92,034	1,372,766

10. Cash and cash equivalents - continued

Cash excludes an amount of €609,000 (2019: €609,000) for the Group and €600,000 (2019: €600,000) for the Company shown as deposits in the statement of financial position as these are restricted cash in terms of the ability to withdraw until the Zejtun project is completed. The Group assessed the impairment methodology for all classes of assets under IFRS 9 and the identified expected credit loss on cash and cash equivalents was immaterial.

11. Share capital

			Group and	l Company
			2020	2019
			€	€
	Authorised			
	125,000,000 (2019: 125,000,000) ordinary share:	s of €0.32 (2019:	40,000,000	40 000 000
	€0.32) each		40,000,000	40,000,000
	Issued and fully paid			
	101,310,488 (2019: 101,310,488) ordinary shares	s of €0.32 (2019:		
	€0.32) each	, i	32,419,356	32,419,356
12.	Other reserves			
	Group and Company			
	Circup and Company	Property		
		revaluation	Hedge	
		reserve	reserve	Total
	84.04 D	€	€	€
	At 31 December 2019	047 400	(00.040)	040 005
	Opening carrying amount Surplus arising on revaluation of land and	247,183	(30,818)	216,365
	buildings (Note 4)	2,182		2,182
	Losses from changes in fair value (Note 15)	2,102	47,413	47,413
	Deferred taxes thereon (Note 14)	-	(16,595)	(16,595)
	Closing carrying amount	249,365		249,365
	At 31 December 2020			
	Opening carrying amount	249,365	-	249,365
	Surplus arising on revaluation of land and			
	buildings (Note 4)	150	1.3	150
	Closing carrying amount	249,515		249,515

The *hedge reserve* reflected changes in fair value of the derivative financial instruments designated as effective hedging instruments in cash flow hedges. The interest rate swap was terminated on 27 December 2019.

13. Borrowings

	Group		Company	
	2020	2019	2020	2019
	€	€	€	€
Carrying amount at 1 January	20,627,249	19,089,084	20,627,249	19,089,084
Bank loan	7,164,793	1,538,165	925,192	1,538,165
Carrying amount at 31 December	27,792,042	20,627,249	21,552,441	20,627,249
Classified as:		40.000.040	4.400.444	
Non-current	10,214,698	19,802,249	4,452,441	19,802,249
Current	17,577,344	825,000	17,100,000	825,000

The bank loans are subject to financial covenants and are secured by guarantees for a maximum amount of €31,000,000 (2019: €24,500,000) for the Group and €24,500,000 (2019: €24,500,000) for the Company, provided by the Company and a number of subsidiaries. The bank loans are also secured by guarantees and by special hypothecs over the present and future assets of the Company and a number of its subsidiaries.

The €16,000,000 bank loan is repayable through a bullet repayment in December 2021. The floating interest rate applicable on the loan is computed using a 3% margin over the 3-month Euribor. The Company had entered into an interest rate swap (Note 15) with a notional amount matching a proportion of the principal amount of the Loan, with the intentions of hedging the Company's exposure to floating interest rates with respect to this borrowing which expired on 27 December 2019. The terms and conditions which were applicable to this interest rate swap are disclosed in Note 15.

The €8,500,000 loan facility started being withdrawn during 2017. This loan is subject to a 3 year moratorium on the capital repayments and it is to be repaid in full by November 2022. The floating interest rate applicable on the loan is computed using a 3% margin over the 3-month Euribor. During the year the company repaid an amount of €275,000 (2019: Nil). As at 31 December 2020, the Company had an unutilised loan facility amounting to €2,672,559 (2019: €3,872,751).

A €6,500,000 bank loan was drawn in September 2020 by one of the subsidiaries to finance the purchase of the immovable property in Swatar. The loan is to be repaid in full by November 2032. The bank loan is subject to a fixed interest rate of between 2.0% and 2.15% for the first four years, shifting to a floating interest rate thereafter.

This note provides information about the contractual terms of the Group's and Company's borrowings. For more information about the Group's and Company's exposure to liquidity and interest rate risk see Note 2.

14. Deferred tax assets and liabilities

Deferred taxes are calculated on temporary differences under the liability method and are measured at the tax rates that are expected to apply to the period when the asset is realised or the liability is settled based on tax rates (and tax laws) that have been enacted by the end of the reporting period. The principal tax rate used is 35%, with the exception of deferred taxation on the fair valuation of non-depreciable property which is computed on the basis applicable to disposals of immovable property, that is, a tax effect of 8% or 10% (2019: 10%) of the transfer value.

14. Deferred tax assets and liabilities - continued

The balance at 31 December represents temporary differences arising on:

	Group	C	ompany
2020	2019	2020	2019
€	€	€	€
79,945	79,945	79,945	79,945
8,376,778	7,574,055	1,425,673	1,548,555
8,456,723	7,654,000	1,505,618	1,628,500
	2020 € 79,945 8,376,778	€ € 79,945 79,945 8,376,778 7,574,055	2020 2019 2020 € € € 79,945 79,945 79,945 8,376,778 7,574,055 1,425,673

The recognised deferred tax assets and liabilities are expected to be recovered or settled principally after more than twelve months from the end of the reporting period. The deferred tax assets and liabilities reflected in other comprehensive income relate to fair valuation of cash flow.

The deferred tax liability includes an amount of €1,257,500 (2019: €1,140,000) in relation to the investment property being classified as held for sale.

The movement on the deferred tax account is as follows:

-		_	
Group	and	Cor	npanv

Group and Company		Deferred tax assets			
		Cash flow hedge 2020 €	2019 €		
Balance as at 1 January Recognised in other comprehensive income		:	16,595 (16,595)		
Balance as at 31 December		•			
Group	Def	erred tax liabilities			
	Investment property €	Property, plant and equipment €	Total €		
Balance as at 1 January 2019 Recognised in profit or loss (Note 23)	7,598,215 (24,160)	79,945 -	7,678,160 (24,160)		
Balance as at 31 December 2019	7,574,055	79,945	7,654,000		
Recognised in profit or loss (Note 23)	802,723		802,723		
Balance as at 31 December 2020	8,376,778	79,945	8,456,723		

14. Deferred tax assets and liabilities - continued

Company

	Deferred tax liabilities			
	Investment property €	Property, plant and equipment €	Total €	
Balance as at 1 January 2019 Recognised in profit or loss (Note 23)	1,521,475 27,080	79,945 -	1,601,420 27,080	
Balance as at 31 December 2019	1,548,555	79,945	1,628,500	
Recognised in profit or loss (Note 23)	(122,882)		(122,882)	
Balance as at 31 December 2020	1,425,673	79,945	1,505,618	

15. Derivative financial instruments - Interest rate swap designated as hedging instrument

The Group and Company were a party to a three-year receive-variable, pay-fixed interest rate swap arrangement which terminated on 27 December 2019 with a notional amount matching a proportion of the principal amount of the loan. The Group had designated this derivative contract as an instrument to hedge the Group's exposure to cash flow interest rate risk arising on the variable interest amounts payable with respect to the loan. Under the interest rate swap arrangement, the Group, at three monthly intervals, exchanged fixed interest amounts payable determined at the fixed interest rate of 2.95% with variable interest amounts receivable based on the 3-month floating Euribor. Fair value changes arising on this instrument were recognised in other comprehensive income directly in the cash flow hedge reserve.

16. Trade and other payables

Group		Company	
2020	2019	2020	2019
€	€	€	€
-		7,120,766	4,703,909
333,953	470,677	67,675	67,500
142,504	52,578	28,938	2,904
1,000,000	1,000,000	-	
805,786	728,781	377,494	455,149
2,282,243	2,252,036	7,594,873	5,229,462
102,408	91,462	102,408	91,462
-	82,132	-	82,132
102,408	173,594	102,408	173,594
	2020 € 333,953 142,504 1,000,000 805,786 2,282,243	2020 2019 € € 333,953 470,677 142,504 52,578 1,000,000 1,000,000 805,786 728,781 2,282,243 2,252,036 102,408 91,462 - 82,132	2020 2019 € € 7,120,766 333,953 470,677 67,675 142,504 52,578 28,938 1,000,000 1,000,000 - 805,786 728,781 377,494 2,282,243 2,252,036 7,594,873 102,408 91,462 102,408 - 82,132 -

16. Trade and other payables - continued

Amounts owed to subsidiaries are unsecured, interest free and repayable on demand. The Group's and Company's exposure to liquidity risk relating to trade and other payables is disclosed in Note 2.

17. Rental income, other income and dividend income

	Group		Company	
	2020	2019	2020	2019
	€	€	€	€
Rental income on property rented to				
related party	2,642,795	2,850,628	550,392	541,511
Other rental income	763,096	545,364	372,348	371,999
Total rental income	3,405,891	3,395,992	922,740	913,510
Other income	32,764	30,213	32,764	30,176
Total rental and other income	3,438,655	3,426,205	955,504	943,686
Dividend income	-		-	4,312,890

The Group primarily operates in one segment that comprises the provision of rental services to customers, which activities are substantially subject to the same risks and returns. Accordingly, the presentation of segment information as required by IFRS 8, Operating segments, within these financial statements is not deemed applicable.

18. Expenses by nature

	Group		Con	npany
	2020	2019	2020	2019
	€	€	€	€
Depreciation (Note 4)	9,346	11,804	9,346	11,804
Auditor's remuneration	36,800	30,103	13,600	11,903
Professional fees	110,025	100,555	97,228	93,285
Employee benefit expense (Note 19)	527,428	495,130	525,090	495,130
Directors' emoluments (Note 20)	73,992	39,600	73,992	39,600
Insurance	65,674	56,469	65,674	56,469
Listing and related fees	62,320	70,116	62,320	70,116
Registration fees	2,345	2,345	1,400	1,400
Business development	242,827	248,776	80,150	26,470
Other	171,334	247,012	165,307	244,597
Total administrative expenses	1,302,091	1,301,910	1,094,107	1,050,774

18. Expenses by nature - continued

Auditor's fees

Fees charged by the auditor for services rendered during the financial years ended 31 December 2020 and 2019 relate to the following:

	Gro	oup	Comp	any
	2020	2019	2020	2019
	€	€	€	€
Annual statutory audit	36,800	31,000	13,600	7,725
Other assurance services	6,000	3,500	6,000	3,500
Other non-audit services	24,566	30,425	18,511	17,925
	67,366	64,925	38,111	29,150

The following non-audit services were provided to the Group and the Company:

	Group		Comp	any
	2020	2019	2020	2019
	€	€	€	€
General tax advice and tax compliance	40.000			
services	19,566	23,175	13,511	17,925
Other services	5,000	7,250	5,000	-
	24,566	30,425	18,511	17,925
_				

19. Employee benefit expense

	Gr	Group		oany
	2020	2019	2020	2019
	€	€	€	€
Wages and salaries	600,653	547,074	600,653	547,074
Social security costs	19,842	16,478	19,842	16,478
	620,495	563,552	620,495	563,552
Capitalised wages	(75,017)	(17,686)	(4,610)	(952)
Recharges	(18,050)	(50,736)	(90,795)	(67,470)
	527,428	495,130	525,090	495,130

In 2020, the average number of persons employed by the Group and Company was 8 (2019: 7).

20. Directors' emoluments

Group and Company
2020 2019
€ €

73,992 39,600

Directors' fees

Directors' emoluments are included within 'administrative expenses' (Note 18).

21. Finance income

 Company

 2020
 2019

 €
 €

 Interest receivable from subsidiaries
 1,457,215

 1,457,215
 1,457,215

22. Finance costs

	Gre	Group		pany
	2020	2019	2020	2019
	€	€	€	€
Bank interest	511,464	478,719	627,340	598,838
Bank charges	38,430	26,794	66,452	69,600
	549,894	505,513	693,792	668,438

23. Tax expense

	Group		Company	
	2020	2019 2020	2020	2019
	€	€	€	€
Current tax expense	547,594	955,471	307,644	1,444,815
Deferred tax expense/(income) (Note 14)	802,723	(24,160)	(122,882)	27,080
Tax expense	1,350,317	931,311	184,762	1,471,895
•				

23. Tax expense - continued

23.1 Tax expense reconciliation

The tax on the Group's and Company's profit before tax differs from the theoretical amount that would arise using the basic tax rate as follows:

	Group		Company	
	2020 €	2019 €	2020 €	2019 €
Profit before tax	4,330,202	3,618,631	610,947	5,252,994
Tax on profit at 35%	1,515,571	1,266,521	213,831	1,838,548
Tax effect of:				
Tax rates applicable to property	(157,513)	(336,603)	(117,632)	(62,272)
Further allowances on rental income	(158,838)	(170,620)	-	
Income taxed at reduced rates	(227,358)	(279,363)	(184,548)	(673,384)
Expenses not deductible for tax				
purposes	468,482	437,480	363,281	348,490
(Over)/under provision in prior years	(97,822)	11,741	(97,965)	11,292
Other differences	7,795	2,155	7,795	9,221
Tax expense	1,350,317	931,311	184,762	1,471,895

23.2 Tax recognised in other comprehensive income

The tax impacts, which are entirely attributable to deferred taxation, relating to components of other comprehensive income and accordingly presented directly in equity are as follows:

Group and Company

	Before tax €	Tax credit €	Net of tax
As at 31 December 2020	E	€	€
Revaluation of land and buildings	150	•	150
As at 31 December 2019			
Cash flow hedge	(47,413)	16,595	(30,818)
Revaluation of land and buildings	2,182		2,182

24. Earnings per share

Earnings per share is calculated by dividing the profit attributable to equity holders of the Group by the weighted average number of ordinary shares in issue during the year.

	Group	
	2020	2019
Profit attributable to equity holders (€)	2,979,885	2,687,320
Number of shares in issue (Note 11)	101,310,488	101,310,488
Earnings per share (€)	0.03	0.03

The Company has no instruments or arrangements which give rise to potential ordinary shares and accordingly diluted earnings per share is equivalent to basic earnings per share.

25. Cash generated from/(used in) operations

Reconciliation of operating profit/(loss) to cash generated from/(used in) operations:

	Gre	oup	Company	
	2020 €	2019 €	2020 €	2019 €
Operating profit/(loss)	2,136,564	2,124,295	(137,476)	(103,965)
Adjustments for: Depreciation (Note 4)	9,346	11,804	9,346	11,804
Changes in working capital: Trade and other receivables Trade and other payables Dividends received from subsidiaries	(114,139) 128,221 -	525,867 (101,647)	(2,271,434) 2,294,225 -	(308,019) (592,712) 4,312,890
Cash generated from/(used in) operations	2,159,992	2,560,319	(105,339)	3,319,998

26. Contingencies

Guarantees of €31,000,000 (2019: €24,500,000) were issued by the Company, together with its fellow subsidiaries, in favour of its bankers for facilities provided.

27. Dividends

A dividend in respect of the year 31 December 2020 of €0.012 per share (2019: €0.01), amounting to €1,215,726 (2019: €1,013,101) was proposed by the Board of Directors subsequent to the end of the reporting period. The financial statements do not reflect this proposed dividend. Dividends of €1,013,101 proposed in 2019 have been approved and reflected in the current year's financial statements.

28. Commitments

(a) Capital commitments

Capital expenditure for investment property at the end of the reporting period is as follows:

	Group	
	2020 €	2019 €
Authorised and contracted Authorised but not yet contracted	1,070,538 1,846,708	1,373,706 2,359,650

(b) Operating leases - Group and Company as lessor

The future aggregate minimum lease payments under non-cancellable operating leases are as follows:

	Group		Company	
	2020	2019	2020	2019
	€	€	€	€
Within 1 year	2,965,000	2,217,000	754,000	744,000
Between 1 and 2 years	3,926,000	3,177,000	754,000	744,000
Between 2 and 3 years	3,772,000	3,177,000	601,000	744,000
Between 3 and 4 years	3,251,000	3,025,000	551,000	592,000
Between 4 and 5 years	1,609,000	2,974,000		542,000
After 5 years	8,290,000	8,697,000	-	
	23,811,000	23,267,000	2,660,000	3,366,000

An amount of €94,552 in relation to rents for financial year 2021 have been paid in advance by the tenant and excluded from the above table.

29. Related party transactions

The Company and its subsidiaries form part of EITML Group, which comprises Emirates International Telecommunications (Malta) Limited (EITML) and its subsidiaries. EITML is the Company's immediate parent, and Dubai Holdings LLC, EITML's ultimate parent, is this reporting entity's ultimate parent company.

In the ordinary course of its operations, the Company and its subsidiaries carry out business with entities owned or controlled by Dubai Holding LLC.

During the year the Company and its subsidiaries entered into transactions with related parties including rental income and finance income (Notes 17 and 21). Year end balances owed by/to related parties are disclosed in Notes 7, 9 and 16 to these financial statements. In 2019, a payment of €510,100 was paid by the Group to a related party to vacate previously leased out premises. These were included as part of the additions in Investment Property.

29. Related party transactions - continued

Key management personnel compensation, consisting of directors' and senior management remuneration, is disclosed as follows:

Group and Company	
0	2019
€	€
2	39,600
0	300,000
2	339,600
92	92

30. Statutory information

Malta Properties Company p.l.c. is a public limited liability company domiciled and incorporated in Malta. The Company's immediate parent company is Emirates International Telecommunications (Malta) Limited which is ultimately controlled by Dubai Holding LLC, with registered office situated at Um Suqeim 3, PO Box 66000, Dubai, UAE. Dubai Holding LLC is owned by H.H. Sheikh Mohammad Bin Rashid Al Makhtoum, Vice-President and Prime Minister of the UAE and Ruler of Dubai.