

YATRA CAPITAL

YATRA CAPITAL LIMITED

**UNAUDITED INTERIM CONSOLIDATED FINANCIAL STATEMENTS
FOR THE SIX MONTHS ENDED 30 SEPTEMBER 2011**

YATRA CAPITAL IS THE ONLY COMPANY LISTED ON EURONEXT
INVESTING IN REAL ESTATE IN INDIA.

INVESTMENT MANAGER

 | IL&FS Investment Advisors LLC

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Performance Highlights

- Yatra Capital Limited (“Yatra”), listed on NYSE Euronext, raised EUR 220 million (EUR 212.13 million net funds raised) by way of two offerings. Substantially all of the funds raised are committed and disbursed and thus the Groups acquisition program is complete. The Groups residual cash balances are retained to satisfy remaining contractual and investment commitments.
- Net Asset Value (“NAV”)* per share decreased by 15.50 % from EUR 8.00 at 31 March 2011 to EUR 6.76 at 30 September 2011.
- Net loss for the period ended 30 September 2011 was EUR 26.51 million as compared to net loss of EUR 0.95 million for the period ended 30 September 2010.
- Loss per share for the period ended 30 September 2011 was EUR 1.24 as compared to EUR 0.04 for the period ended 30 September 2010.
- Yatra has entered into 15 investments, of which two are entity level investments, spread across 9 cities resulting in a development potential of over 19.9 million square feet of saleable/leasable area (excluding car parking and other non revenue generating areas). Over 5.3 million square feet of development space has been pre-leased/ pre-sold as at 30 September 2011.

**NAV per share is based on Yatra’s net assets as disclosed in the Statement of Financial Position as at 30 September 2011 divided by the number of shares outstanding on that date.*

Chairman's Statement

Dear Shareholders

It gives me pleasure to present to you the unaudited financial statements for the half year ended 30 September, 2011.

The last six months have been eventful both for the world economy and also for India's.

Globally, the financial crises in the EU and the consequential slowdown in growth in the USA and the EU have had their effect on India. Across the world equity markets have corrected by about 20-25% with a corresponding move in commodity prices. The Euro has appreciated 5.5% and the US dollar 10.5% against the Rupee as equity investors have taken back their money.

Within India the depreciation of the rupee has translated into higher commodity prices, in particular oil, of which India is a major importer. The Reserve Bank of India has continued to raise interest rates (13 times in 18 months) which has also affected confidence and liquidity in the India market. Nevertheless the Indian economy continues to grow at 7-8% annually.

Real Estate

The tough stance taken by the Reserve Bank of India has resulted in a difficult financing environment for developers. I am, however, happy to note that our partners do not in general have any imminent stress on their balance sheets. Rising commodity and labour prices have translated into increasing input costs for most projects. The lack of momentum in sales and leasing has resulted in margins being compressed rather than price increases being passed on to the end users. High mortgage rates have further slowed down sales in the residential sector whilst office and retail sectors are still affected by past overinvestment. However, the expectation is that residential prices should begin to correct in the near future and, as the economy achieves stability, office and retail sectors should see some increased demand.

Net Asset Value

As at 30 September 2011, the NAV per share stands at EUR 6.76 per share as compared to the NAV of EUR 8.00 per share as at 31 March 2011. One of the factors in the decline in the NAV during the period has been because of the weakening of the rupee as compared to the Euro which resulted in a decline in the NAV by 5.4%. Further as the Central bank continued to harden its stance on the interest rate scenario the board and the Investment Manager thought it would be prudent to revisit the capitalization rates and cost of debt. The Weighted Average Cost of Capital has now been increased to 19.2% from 18.6% in March 2011. In all business plans as a measure of prudence the cost of capital has been increased by 100 bps and the capitalization rates have been increased by 50-100 bps across the portfolio.

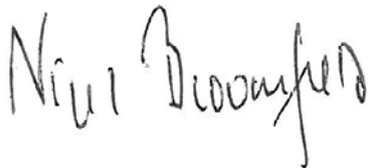
Corporate Actions

Post the Annual General Meeting approval, Yatra has commenced its Share buyback programme with the aim of increasing liquidity and reducing volatility in our shares. So far as a result of the limits set by Euronext Regulations on volume and pricing the buyback has made slow progress. However the Board has asked Euronext for a special dispensation to increase the buyback volumes. We will keep you updated on the developments as they occur.

Portfolio

The portfolio continues to be actively managed by the Investment Manager and monitored by the Board and the Investment Sub Committee. Currently Yatra has preleased or presold over 5.3 million sq ft area across the portfolio. The Pune Mall is now operational and is progressing well. The Hotel in Kolkata will be the third project to become operational and is expected to be completed by first quarter of 2012. In the coming year the Board will continue to focus on creating liquidity in the portfolio and refining its strategy for exits and distributions.

My thanks go to our shareholders for their continued support, my colleagues on the Board, the Investment Manager and its team as well as many others who have helped us during the last half year. I look forward to further progress in the next six months.



Sir Nigel Broomfield
Non Executive Chairman

Directors' Report

The Directors present their interim report and the unaudited financial statements of Yatra Capital Limited ("the Company") and its subsidiaries (together the "Group") for the period ended 30 September 2011.

The Company

The Company was incorporated in Jersey on 26 May 2006. The Company's ordinary shares were admitted to listing on the NYSE Euronext Market on 6 December 2006. The Company has been established to invest in Foreign Direct Investment (FDI) compliant Indian real estate development opportunities. The Company invests in a broad base of assets covering commercial, retail, residential, special economic zones, hospitality and logistics, targeting returns from development, long term capital appreciation and income.

Business Review

A review of the Group's activities during the six month period is set out in the Chairman's Statement on pages 3-4.

Results and Dividend

The Group's results for the period ended 30 September 2011 are shown in the Consolidated Statement of Comprehensive Income and related notes (pages 13 to 45). The Directors do not propose to declare a dividend for the period under review (31 March 2011-Nil).

Directors

All the Directors of the Company are independent and non-executive with the exception of Shahzaad Dalal who is also a director of the Group's Investment Manager. The membership of the Board of Directors ("Board") is set out below.

Director	Date of Appointment
Sir Nigel Broomfield	31 October 2006
David Hunter	5 June 2006
Shahzaad Dalal	14 April 2011
Malcolm King	5 June 2006
Richard Boléat	27 January 2010
Christopher Wright	27 January 2010

* Ajoy Kapoor resigned from the board on 14 April 2011

Directors' Interests

The following directors had interests in the shares of the Company as at 30 September 2011.

Directors' Interests (Continued)

Director	Number of Ordinary Shares
Sir Nigel Broomfield	4,761
David Hunter	6,667
Malcolm King	7,500

Malcolm King, David Hunter, Richard Boléat, Christopher Wright and Sir Nigel Broomfield are also directors of K2 Property Limited, a subsidiary of the Company.

Shahzaad Dalal is also a director of K2 Property Limited, a subsidiary of the Company, and IL&FS Investment Advisors LLC, the current Investment Manager to K2 Property Limited.

Directors' Remuneration

During the period, the directors received the following emoluments from the Company and the Group:

Directors of the Company	Remuneration (in EUR)
Sir Nigel Broomfield	22,360
David Hunter	16,770
Shahzaad Dalal	NIL
Malcolm King	16,770
Richard Boléat	19,565
Christopher Wright	16,770

Directors of the Subsidiaries	Remuneration (in EUR)
Ben Seesaram Daby CBE	1,434
Manon Thamothisram	1,816
David Hunter	13,889
Malcolm King	10,021
Harkirat Singh	5,893
Richard Boléat	2,878

The above figures reflect the amount paid during the period, using exchange rate as on date of payment.

There are no service contracts in existence between the Company and its directors. However, each director was appointed by a letter of appointment, which sets out the main terms of the appointment.

Management

IL & FS Investment Advisors LLC ("IIAL" or "the Investment Manager") provides investment management services to the Group and project management, property advisory, property management and monitoring services to those members of the Group which acquire properties, in each case in accordance with the investment objective, investment policy and restrictions of the Group. IIAL is a wholly owned subsidiary of IL&FS Investment Managers Limited ("IIML"), which is in turn a subsidiary of Infrastructure Leasing & Financial Services Limited ("IL&FS") a company incorporated in India. IIML is listed on the National Stock Exchange and The Bombay Stock Exchange.

Directors' Responsibility Statement

Company law requires the directors to prepare financial statements of the Group in accordance with applicable law and regulations. The directors are mandated to prepare financial statements in respect of each reporting period in accordance with the requirements of Jersey company law. In addition, the directors have elected to prepare the financial statements of the Group in accordance with International Financial Reporting Standards. International Accounting Standard ("IAS") 1 requires that financial statements present fairly for each financial period the Group's financial position, financial performance and cash flows. This requires the faithful representation of the effects of transactions, other events and conditions in accordance with the definitions of and recognition criteria for assets, liabilities, income and expenses set out in the International Accounting Standards Board's "Framework for the Preparation and Presentation of Financial Statements". In virtually all circumstances, a fair presentation will be achieved by compliance with all applicable IFRSs. The directors are also required to:

- Select suitable accounting policies and then apply them consistently;
- Make judgments and estimates that are reasonable and prudent;
- State whether International Financial Reporting Standards have been followed, subject to any material departures disclosed and explained in the financial statements; and
- Prepare the financial statements on the going concern basis unless it is inappropriate to presume that the Group will continue in business.

The directors are responsible for keeping proper accounting records that disclose with reasonable accuracy at any time the financial position of the Group and enable them to ensure that the financial statements have been properly prepared in accordance with International Financial Reporting Standards and the historical cost convention as modified by the revaluation of investments and comply with the Companies (Jersey) Law 1991. They are also responsible for safeguarding the assets of the Group and hence for taking reasonable steps for the prevention and detection of fraud, errors and non-compliance with law or regulations.

The directors have confirmed that they have complied with the above requirements in preparing the financial statements.

Corporate Governance

A statement of Corporate Governance can be found on page 9.

Key Risks

There are a number of risks attributed towards the execution of the Group's strategy. The directors wish to highlight the following key risks:

- Real estate investments are long-term, illiquid investments and therefore the Group may not be able to realize the current NAV. The Group seeks to mitigate these features by rigorous focus on execution and development of its various projects to improve their marketability.
- The Indian real estate market is thinly traded and lacks significant depth, which may further compound the illiquidity risk to which the Group is exposed in respect of its investments.
- Regulations and changes to regulations governing foreign investments may adversely affect the Group's performance. The Group, through the Investment Manager, monitors this risk

and, where applicable, procures advice from specialist lawyers and tax advisors in respect of the structuring of its investments.

- The Group receives interest income on its variable rate bank balances and fixed rate treasury deposits and is exposed to interest rate risk in that regard.
- The Group invests in Indian companies and the fair value of these investments is denominated in Indian Rupees. The Company's issued shares are denominated in EUR, and the Company and the Group are therefore exposed to currency risk whereby a movement in the Indian Rupee / EUR exchange rate will affect the value of the investments and the resultant unrealized gain or loss thereon.
- The Indian companies in which the Group invests obtain construction loans from banks and financial institutions. These are secured by way of a mortgage on the land and the property to be developed. In case of default in repayment, the lending banks have a first charge towards the land and property so provided as well as the other assets of the land owning company.
- The Group is exposed to counterparty risk, principally as a result of the joint venture and leveraged nature of its investment portfolio. The Group is dependent upon the continued activity and performance of its joint venture real estate development partners. Additionally, the success of the Group's development activities is contingent upon the continued willingness of domestic Indian financial institutions to provide development and construction finance on acceptable terms.

The Board continues to monitor and, where possible, take steps to mitigate these key risks and other uncertainties to which the Group is exposed.

Annual General Meeting

The Annual General Meeting of the Company was held on 22 September 2011.

Independent Auditors

The auditors, PricewaterhouseCoopers CI LLP, were reappointed at the Annual General Meeting held on 22 September 2011.

By Order of the Board



Sir Nigel Broomfield

Chairman

5 December, 2011



Richard Boléat

Director and Audit Committee Chairman

Corporate Governance Report

It is the Group's policy to comply with best corporate governance practices. The Group recognizes that effective governance is a fiduciary responsibility fundamental to its long-term success. The Board endeavours to foster a management culture based on effective checks and balances, proper procedures for managing risks attached to opportunities, and accountability towards stakeholders with regard to the policies pursued.

Role of the Board

The Board has determined that its role is to consider and determine the following key matters, which it considers are of strategic and operational importance to the Group:

- the overall objectives for the Group and the Group's strategy for fulfilling those objectives within an appropriate risk framework;
- any shifts in strategy that may be appropriate in light of market conditions;
- the capital structure of the Group including consideration of any appropriate use of gearing both for the Group and in any joint ventures or similar arrangements in which the Group may invest from time to time;
- the engagement of the Investment Manager, Administrators and other appropriately skilled service providers and the monitoring of their effectiveness through regular reports and meetings;
- the key elements of the Group's performance including Net Asset Value and payment of dividends;
- compliance with company law and regulatory obligations, including the approval of the financial statements and the recommendation as to dividends (if any).

The directors bring independent views to the board and a diversity of experience including chartered surveying, civil service, banking, law, administration, financial accounting, corporate finance and fund management to add to the Board's effectiveness, particularly in the area of property performance of emerging markets, corporate strategy, governance and risk.

The directors take decisions objectively and in the best interests of the Group being collectively and individually responsible for its success. They are accountable to shareholders and take into consideration the need to foster the Group's business relationships with other stakeholders in discharging their obligations.

Board Decisions

The Board ensures during its meetings that strategic matters are considered as well as matters of particular concern to shareholders. The operational obligations of the Board have been delegated through appropriate arrangements to the Investment Manager and the Administrators, as all members of the Board are non-executive. The independent directors of the board meet separately at least once a year to review the performance of the board as a whole.

Board Meetings

The Board holds at least four meetings annually and also meets as and when required to consider specific issues reserved for decision by the Board. The Board met formally 6 times during the period under review. Attendance at Board meetings by individual board members is disclosed as follows:

Director	Attendance at Meetings
Sir Nigel Broomfield	6
David Hunter	2
Richard Boléat	6
Malcolm King	4
Christopher Wright	4
Shahzaad Dalal	3

Committees of the Board

Audit Committee

The Audit Committee is comprised entirely of independent directors : Richard Boléat (Chairman), Christopher Wright and Malcolm King who are each considered to have the requisite expertise in matters of finance and accounting. Richard Boléat is also Chairman of the audit committee of K2 Property Limited. The Audit Committee meets at least three times a year and, if required, meetings can also be attended by the Investment Manager, the Administrator and the Independent Auditors.

The Audit Committee is responsible for ensuring that the financial performance of the Group is properly monitored, controlled and reported on. The Audit Committee's primary responsibilities are to review accounting policies and the financial statements, understand and agree the key underlying principles, engage in discussions with external auditors and ensure that an effective internal control framework exists. The duties of the Audit Committee are covered under the terms of reference of the Audit Committee and include:

- To oversee the selection process of external auditors and make recommendations to the Board in respect of their appointment, re-appointment and remuneration;
- To ensure the integrity of the financial statements;
- To monitor and review the independence of the auditors, their objectivity and effectiveness, taking into consideration relevant professional and regulatory requirements;
- To keep under review the effectiveness of internal financial controls;
- To ensure that a member of the Audit Committee attends the Annual General Meeting of the Members.

During the period under review, the Audit Committee met formally twice.

Audit Committee (Continued)

The table below shows the attendance of the audit committee members at the formal meetings for the period under review.

Director	Attendance at Meetings
Richard Boléat	2
Malcolm King	2
Christopher Wright	2

Remuneration and Nominations Committee

The Remuneration and Nominations Committee comprises Sir Nigel Broomfield, Shahzaad Dalal and David Hunter (Chairman) of which the majority is independent of the Investment Manager. This Committee is responsible for the terms of appointment and remuneration of the Company's directors and the incentive policies of the Group as a whole. The Remuneration Committee has not met during the period under review.

Shareholder Relations

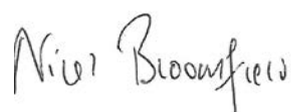
Shareholder communications are a key priority of the Board and the Company maintains a regular dialogue with its shareholders. The Company promptly posts all the relevant information and news to the Authority for Financial Markets, Euronext and on its website. Representatives of the Investment Manager make themselves available to meet with key shareholders, analysts, current and future investors and the media. The Board is also fully informed on any market commentary on the Company made by the Group's Investment Manager and other professional advisors, including its brokers. The Board monitors its investor relations process consistently to ensure the effectiveness of the Company's communications. The notice of the Annual General Meeting is posted to the shareholders at least 42 clear days in advance of the meeting. Shareholders or their proxies are encouraged to attend and participate in the Annual General Meeting. The Chairman and representatives of the Investment Manager are available at the Annual General Meeting to address any questions that the shareholders wish to raise.

Unaudited Interim Consolidated Statement of Financial Position

As at 30 September, 2011

	Notes	Group 30 September 2011 EUR	Group 31 March 2011 EUR
ASSETS			
Non current assets			
Financial assets at fair value through profit or loss	7(a)	104,190,715	132,877,815
Investments in subsidiary undertakings	8	-	-
		<u>104,190,715</u>	<u>132,877,815</u>
Current assets			
Financial assets at fair value through profit or loss	7(b)	6,281,178	-
Prepayments and other receivables	9	4,855,695	5,021,443
Cash and Cash equivalents	10	29,877,729	33,829,400
		<u>41,014,602</u>	<u>38,850,843</u>
Total assets		<u>145,205,317</u>	<u>171,728,658</u>
EQUITY AND LIABILITIES			
Capital and reserves			
Stated capital	11	-	-
Share premium	11	211,906,108	211,906,108
(Accumulated losses)/ Retained earnings		(66,958,115)	(40,448,492)
Total equity		<u>144,947,993</u>	<u>171,457,616</u>
Current liabilities			
Accruals and other payables	12	257,324	271,042
		<u>257,324</u>	<u>271,042</u>
Total equity and liabilities		<u>145,205,317</u>	<u>171,728,658</u>

The financial statements were approved by the Board of Directors and authorised for issue on 5 December, 2011. They were signed on its behalf by Sir Nigel Broomfield and Richard Boléat.



Sir Nigel Broomfield

Chairman



Richard Boléat

Director and Audit
Committee Chairman

The notes on pages 16 to 45 form an integral part of these financial statements.

Unaudited Interim Consolidated Statement of Comprehensive Income

For the period ended 30 September, 2011

	Note	Group Period ended 30 September 2011 EUR	Group Period ended 30 September 2010 EUR
INCOME			
Interest income		410,516	289,928
Dividend income		-	13,159
Other income		3,417	2,001
Gain on foreign currency translation			1,320
Gain on disposal of indirect subsidiaries		-	9,503
Net changes in fair value on financial assets and financial liabilities at fair value through profit or loss	6	(23,972,273)	1,563,157
		<u>(23,558,340)</u>	<u>1,879,068</u>
EXPENSES			
General Administration Expenses:			
Investment Manager fee	14	1,984,001	2,131,767
Custodian, secretarial and administration fees		93,923	107,730
Legal and professional costs		170,610	139,891
Directors' fees	14	125,297	92,235
Directors' insurance		17,875	15,147
Audit fees		132,995	163,769
Listing agents fees		2,268	2,452
Investment committee expenses		43,552	43,633
Other administrative expenses		161,684	88,569
Loss on foreign currency translation		181,940	47,033
		<u>2,914,145</u>	<u>2,832,226</u>
Total Comprehensive Loss for the period		<u>(26,472,485)</u>	<u>(953,158)</u>
Taxation		(37,138)	-
Total Comprehensive Loss Attributable to:			
Equity holders of the Company		<u>(26,509,623)</u>	<u>(953,158)</u>
		<u>(26,509,623)</u>	<u>(953,158)</u>
Loss per share - basic and diluted (EUR per share)	17	<u>(1.24)</u>	<u>(0.04)</u>

The notes on pages 16 to 45 form an integral part of these financial statements.

Unaudited Interim Consolidated Statement of Changes in Equity

For the period ended 30 September, 2011

	Attributable to Equity Holders					Total
	Stated Capital	Share Premium	Retained earnings/ (accumulated losses)	Total equity	Minority interests	
Group:	EUR	EUR	EUR	EUR	EUR	EUR
At 31 March 2009	-	211,906,108	20,827,908	232,734,016	1,341,367	234,075,383
Minority interest written off	-	-	-	-	(1,341,367)	(1,341,367)
Total comprehensive loss for the year	-	-	(33,995,431)	(33,995,431)	-	(33,995,431)
At 31 March 2010	-	211,906,108	(13,167,523)	198,738,585	-	198,738,585
Total comprehensive loss for the year	-	-	(27,280,969)	(27,280,969)	-	(27,280,969)
At 31 March 2011	-	211,906,108	(40,448,492)	171,457,616	-	171,457,616
Total comprehensive Loss for the period	-	-	(26,509,623)	(26,509,623)	-	(26,509,623)
At 30 September 2011	-	211,906,108	(66,958,115)	144,947,993	-	144,947,993

The notes on pages 16 to 45 form an integral part of these financial statements.

Unaudited Interim Consolidated Statement of Cash Flows

For the period ended 30 September, 2011

	Notes	Group Period ended 30 September 2011 EUR	Group Period ended 30 September 2010 EUR
<i>Cash flows from operating activities</i>			
Total Comprehensive Loss for the period		(26,472,485)	(953,158)
Adjustments for:			
Dividend income		-	(13,159)
Interest income		(410,516)	(289,928)
Loss on foreign currency translation		176,498	-
Net changes in fair value on financial assets and financial liabilities at fair value through profit or loss	6	23,972,273	(1,563,157)
		<u>(2,734,230)</u>	<u>(2,819,402)</u>
Purchase of financial assets at fair value through profit or loss	7	(1,566,351)	(3,719,539)
Dividend received		-	13,159
Tax paid		(37,138)	-
Increase in prepayments and other receivables		98,577	628,162
Decrease in accruals and other payables		(13,718)	(131,846)
Net cash used in operating activities		<u>(4,252,860)</u>	<u>(6,029,466)</u>
<i>Cash flows from financing activities</i>			
Interest received		301,189	289,928
Net cash from financing activities		<u>301,189</u>	<u>289,928</u>
Net decrease in cash and cash equivalents		(3,951,671)	(5,739,538)
Cash and cash equivalents at beginning of the year		33,829,400	41,992,505
Cash and cash equivalents at end of the year	10	<u>29,877,729</u>	<u>36,252,967</u>

The notes on pages 16 to 45 form an integral part of these financial statements.

Notes to the Financial Statements

1. General information

Yatra Capital Limited (the "Company") is a limited liability company incorporated and domiciled in Jersey whose registered office address is at 43/45 La Motte Street, St Helier, JE4 8SD, Jersey. The Company is governed by the Collective Investment Funds (Jersey) Law 1988, as amended, and the subordinate legislation made there under. The purpose of the Company is to enable pooling of funds by investors for investment in K2 Property Limited ("K2") and its subsidiaries, together referred to as the "Group".

K2 was incorporated on 19 May 2006 and is domiciled as a limited liability company under the laws of the Republic of Mauritius. K2 holds a category 1 Global Business Licence issued by the Financial Services Commission in Mauritius. The Group makes investments in companies established to carry out real estate development and ownership across India ("Portfolio Companies").

IL&FS Investment Advisors LLC, an investment management company incorporated and domiciled in the Republic of Mauritius ("the Investment Manager") advises the Group with respect to its investment activities. The administration of the Company is undertaken by Minerva Fund Administration Limited.

The Company's ordinary shares are listed and traded on the NYSE Euronext Market, under ISIN JE00B1FBT077.

2. Summary of significant accounting policies

The principal accounting policies adopted in the preparation of these financial statements have been consistently applied to all the periods/years presented unless otherwise stated and are set out below.

2.1 Basis of preparation

The consolidated interim financial statements are prepared for the six months ended 30 September 2011 using accounting policies consistent with International Financial Reporting Standards ("IFRS") issued by the International Accounting Standards Board and interpretations issued by the International Financial Reporting Interpretation Committee ("IFRIC") and in accordance with International Accounting Standard (IAS) 34, "Interim Financial Reporting".

The consolidated interim financial statements have been prepared under the historical cost convention as modified by the revaluation of financial assets and financial liabilities at fair value through profit or loss. The same accounting policies, presentation and methods of computation are followed in these interim financial statements as were applied in the presentation of the most recent financial statements.

The preparation of financial statements in conformity with IFRS requires the use of certain critical accounting estimates. It also requires the Board to exercise its judgement in the process of applying the Group's accounting policies. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to these financial statements are disclosed in Note 4.

Notes to the Financial Statements (Continued)

Summary of significant accounting policies (Continued)

K2 makes investments in Portfolio Companies established to undertake real estate investment in India. By virtue of the controlling interest held by the Company in K2 as at 30 September 2011, the Company has consolidated the position and results of K2 in accordance with the accounting policies set out in note 2.2.

Details of the interests held by the Group in Portfolio Companies are set out in note 7.

As at 30 September 2011, neither the Company nor K2 held a controlling interest in any of the Portfolio Companies in respect of which K2 has invested. As set out in note 2.3, investments in Portfolio Companies are accounted for as financial assets at fair value through profit or loss. The estimates and assumptions applied in determining the fair value of these investments are set out in note 4.1.

(a) New and amended standards and interpretations mandatory for the financial year beginning 1 April 2011 but not relevant to the Group:

- IFRS 3 (revised), 'Business combinations', and consequential amendments to IAS 27, 'Consolidated and separate financial statements', IAS 28, 'Investments in associates', and IAS 31, 'Interests in joint ventures', are effective prospectively to business combinations for which the acquisition date is on after the beginning of the first annual reporting period beginning on or after 1 July 2009.
- IFRIC 17, 'Distribution of non-cash assets to owners', effective on or after 01 July 2009.
- IFRIC 18, 'Transfer of assets from customers', effective for transfer of assets received on or after 01 July 2009.
- IFRIC 19, 'Reassessment of embedded derivatives and IAS 39, Financial Instruments: Recognition and measurement', effective 01 July 2009.
- IFRIC 16, 'Hedges of a net investment in a foreign operation', effective 01 July 2009.
- IAS 1 (amendment), 'Presentation of Financial Statements'.
- 'IAS 32(amended)', Financial Instruments: Presentation-Classification of rights issue. The amendment applies to annual periods beginning on or after 01 February 2010.
- IAS 36(amendment), 'Impairment of assets', effective 01 January 2010.
- IFRS 2(amendments), 'Group cash-settled share-based payment transactions', effective from 01 January 2010.
- IFRS 5(amendment), 'Non-current assets held for sale and discontinued operations', effective from 01 January 2010.
- IAS 24(amended), 'Related party disclosures', issued in November 2009. It supersedes IAS 24. 'Related party disclosures' issued in 2003.
- IAS 24(revised) is mandatory for periods beginning on or after 01 January 2011. Earlier application, in whole or in part, is permitted.

Notes to the Financial Statements (Continued)

Summary of significant accounting policies (Continued)

- (b) *New standards, amendments and interpretations issued but not effective for the financial year beginning 1 April 2011 and not early adopted*
- IFRS 9, 'Financial instruments', Classification and Measurement of Financial Assets and Liabilities issued in November 2009. This standard is the first step in the process to replace IAS 39, 'Financial Instruments: Recognition and measurement.' IFRS 9 introduces new measurement for classifying and measuring financial assets and is likely to affect the Company's accounting for its financial assets. The standard is not applicable until 01 January 2013 but is available for early adoption.
 - IFRIC 19, 'Extinguishing financial liabilities with equity instruments', effective 01 July 2010.
 - 'Prepayments of a minimum funding requirement' (amendments to IFRIC 14).
 - IAS 27, 'Separate financial statements' (effective 01 January 2013).
 - IAS 28, 'Investment in associates and joint ventures (effective 01 January 2013).
 - IFRS 10, 'Consolidated financial statements (effective 01 January 2013).
 - IFRS 11, 'Joint arrangements' (effective 01 January 2013).
 - IFRS 12, 'Disclosure of interests in other entities (effective 01 January 2013).
 - IFRS 13, 'Fair value measurement' (effective 01 January 2013).
 - IAS 19 (revised 2011) 'Employee Benefits' (effective 1 January 2013)

The Board is yet to assess the impact of the above standards on the Group's operations.

2.2 Consolidation

Subsidiaries are all entities (including special purpose 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.

The purchase method of accounting is used to account for the acquisition of subsidiaries by the Group. The consideration transferred for the acquisition of a subsidiary is the fair value of the assets given, equity instruments issued and liabilities incurred or assumed at the date of exchange. 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, irrespective of the extent of any minority interest. On an acquisition-by-acquisition basis, the Group recognises any non-controlling interest in the acquiree either at fair value or at the non-controlling interest's proportionate share of the acquiree's net assets. The excess of the cost of acquisition, 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 is recorded as goodwill. If the cost of acquisition is less than the fair value of the net assets of the subsidiary acquired, the difference is recognised directly in the consolidated Statement of Comprehensive Income.

Notes to the Financial Statements (Continued)

Summary of significant accounting policies (Continued)

Intra-group transactions, balances and unrealised gains on transactions between Group companies are eliminated. Unrealised losses are also eliminated but considered an impairment indicator of the asset transferred. Accounting policies of subsidiaries have been changed where necessary to ensure consistency with the policies adopted by the Group.

Transactions and non-controlling interests

When the Group ceases to have control or significant influence, any retained interest in the entity is remeasured to its fair value, with the change in carrying amount recognised in profit or loss. The fair value is the initial carrying amount for the purposes of subsequently accounting for the retained interest as an associate, joint venture or financial asset. In addition, any amounts previously recognised in other comprehensive income in respect of that entity are accounted for as if the Group had directly disposed of the related assets or liabilities. This may mean that amounts previously recognised in other comprehensive income are reclassified to profit or loss.

Changes in accounting policy

The Group has changed its accounting policy for transactions with non-controlling interests and the accounting for loss of control or significant influence from 1 January 2010 when revised IAS 27 'Consolidated and separate financial statements', became effective.

Previously transactions with non-controlling interests were treated as transactions with parties external to the Group. Disposals therefore resulted in gains or losses in profit or loss and purchases resulted in the recognition of goodwill. On disposal or partial disposal, a proportionate interest in reserves attributable to the subsidiary was reclassified to profit or loss or directly to retained earnings.

Previously, when the Group ceased to have control or significant influence over an entity, the carrying amount of the investment at the date of loss of control or significant influence became its cost for the purposes of subsequently accounting for the retained interests as associates, jointly controlled entity or financial assets.

The Group has applied the new policy prospectively to transactions occurring on or after 1 January 2010. As a consequence, no adjustments were necessary to any of the amounts previously recognised in the financial statements.

Notes to the Financial Statements (Continued)

Summary of significant accounting policies (Continued)

2.3 Financial assets at fair value through profit or loss

(a) Classification

The Group invests in joint ventures and associates and has also invested in the securities of a company listed on the Bombay Stock Exchange. A joint venture is a contractual agreement whereby two or more parties undertake an economic activity that is subject to joint control. Joint control is the contractually agreed sharing of control over an economic activity and exists only when the strategic financial and operating decisions relating to the activity require the unanimous consent of the parties sharing control. An associate is an entity over which the Group has significant influence but no control, generally accompanying a shareholding of between 20% and 50% of the voting rights. As allowed under International Accounting Standards, IAS 31, Interests in Joint Ventures and IAS 28, Investments in Associates, the Group has designated its investments in joint ventures and associates as financial assets held at fair value through profit or loss. All of the Group's interests in Portfolio Companies are accounted for in this manner.

Financial assets designated at fair value through profit or loss at inception are those that are managed and their performance evaluated on a fair value basis in accordance with the Group's documented investment strategy. The Group's policy is for the Board and the Investment Manager to evaluate the information about these financial assets on a fair value basis together with other related financial information. These financial assets are not expected to be realised within 12 months of the Statement of Financial Position date and are therefore classified under non-current assets.

The Board as advised by the Investment Manager has taken an appropriate classification of investments at the time of purchase and re-evaluates the classification on a regular basis. As of 30 September 2011 the Board has reclassified noncurrent assets of EUR 6,281,178 as current assets.

(b) Recognition/derecognition

Purchases and sales of investments are recognised on the "trade date" – the date on which the Group contracts to purchase or sell the investment. Investments are derecognised when the rights to receive cash flows from the investments have expired or the Group has transferred substantially all risks and rewards of ownership.

(c) Measurement

Financial assets at fair value through profit or loss are initially recognised at fair value. Transaction costs are expensed in the Statement of Comprehensive Income. Subsequent to initial recognition, all financial assets at fair value through profit or loss are measured at fair value. Gains and losses arising from changes in the fair value of the financial assets at fair value through profit or loss are

Notes to the Financial Statements (Continued)

Summary of significant accounting policies (Continued)

recognized in the Statement of Comprehensive Income in the year in which they arise. Interest income from financial assets at fair value through profit or loss is recognised in the Statement of Comprehensive Income using the effective interest method. Dividend income from financial assets at fair value through profit or loss is recognised in the Statement of Comprehensive Income within dividend income when the Group's right to receive payments is established and is shown gross of withholding tax.

(d) Fair value estimation

The fair value of financial instruments traded on an active market is based on the closing quoted market prices at the date of the Statement of Financial Position.

The fair value of financial instruments that are not traded in an active market is determined by using valuation techniques. The Group uses a variety of methods and makes assumptions that are based on market conditions existing at the date of the Statement of Financial Position. Valuation techniques used include the use of comparable recent arm's length transactions, discounted cash flow analysis and other valuation techniques commonly used by market participants as recommended by the Royal Institution of Chartered Surveyors ("RICS").

2.4 Foreign currency translation

(a) Functional currency

Items included in the financial statements of each of the Group's entities are measured using the currency of primary economic environment in which the Group operates (the "functional currency"). The Board considers the Euro as the currency that most faithfully represents the economic effects of the underlying events, transactions and conditions. The financial statements are presented in Euro ("EUR"), which is the Parent's and each of the subsidiaries' functional currency.

(b) Transactions and balances

Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the date of transactions or valuation where items are re-measured. 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 the Statement of Comprehensive Income. The EUR exchange rate used at the date of Statement of Financial Position for the translation of monetary assets and liabilities (and stated commitments disclosed in note 3.4 below) denominated in INR was 66.65 (31 March 2011 - 63.24). Translation differences on non-monetary financial assets and liabilities such as equity instruments classified as financial assets at fair value through profit or loss are recognised in the Statement of Comprehensive Income within the net gain or loss on fair valuation of financial assets at fair value through profit or loss.

Notes to the Financial Statements (Continued)

Summary of significant accounting policies (Continued)

(c) Group companies

The results and the financial position of the Group entities (none of which has the currency of a hyper-inflationary economy) that have a functional currency different from the presentation currency are translated into the presentation currency as follows:

- i) assets and liabilities for each Statement of Financial Position presented are translated at the closing rate at the date of that Statement of Financial Position.
- ii) income and expenses for each Statement of Comprehensive Income are translated at average exchange rates (unless this average is not a reasonable approximation of the cumulative effect of the rates prevailing on the transaction dates, in which case income and expenses are translated at the rate on the dates of the transactions); and
- iii) all resulting exchange differences are recognised as a separate component of equity.

On consolidation, exchange differences arising from the translation of the net investment in foreign operations, and of borrowings and other currency instruments designated as hedges of such investments, are taken to shareholders' equity. When a foreign operation is partially disposed off or sold, exchange differences that were recorded in equity are recognised in the Statement of Comprehensive Income as part of the gain or loss on sale.

Goodwill and fair value adjustments arising on the acquisition of a foreign entity are treated as assets and liabilities of the foreign entity and translated at the closing rate.

2.5 Prepayments and other receivables & accruals and other payables

Prepayments and other receivables and accruals and other payables are recognised on an accruals basis.

2.6 Cash and cash equivalents

Cash comprises cash at bank. Cash equivalents are short-term, highly liquid investments, that are readily convertible to known amounts of cash and which are subject to an insignificant risk of change in value.

2.7 Stated capital

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

2.8 Provisions

Provisions are recognised when the Group 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 a reliable estimate of the amount can be made. Provisions are not recognised for future operating losses. Where the effect of the time value of money is material, the amount of a provision is calculated as the present value of the amounts expected to be required to settle the obligation. Future events that may affect the amount required to settle an obligation are reflected in the amount of a provision where there is sufficient objective evidence that they will occur.

Notes to the Financial Statements (Continued)

Summary of significant accounting policies (Continued)

2.9 Current and deferred income tax

The current income tax charge is calculated on the basis of currently enacted tax laws. The Board periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulations are subject to interpretation and establishes provisions where appropriate on the basis of amounts expected to be paid to the tax authorities.

Deferred income tax is provided, using the liability method, for all temporary differences arising between the tax bases of assets and liabilities and their carrying values for financial reporting purposes. However, deferred tax liabilities are not recognised if they arise from the initial recognition of goodwill; deferred income tax is not accounted for if it arises from initial recognition of an asset or liability in a transaction other than business combination that at the time of the transaction affects neither counting nor taxable profit or loss. Deferred income tax is determined using tax rates (and laws) that have been enacted or substantively enacted by the date of Statement of Financial Position and are expected to apply when the related deferred income tax asset is realised or the deferred income tax liability is settled.

The principal temporary differences arise from tax losses carried forward. Deferred income tax assets relating to the carry forward of unused tax losses are recognised to the extent that it is probable that future taxable profit will be available against which the unused tax losses can be utilised.

2.10 Revenue recognition

Interest income is recognized on a time proportion basis using the effective interest method. Dividends are recognized when the shareholders have a right to receive payment.

2.11 Financial instruments

Financial instruments carried in the Statement of Financial Position include financial assets at fair value through profit or loss, advance on equity contribution, other receivables, cash at bank and accruals and other payables which approximate their fair values. The particular recognition methods adopted are disclosed in the individual policy statements associated with each item.

Disclosures regarding financial instruments to which the Group is a party are provided in Note 3.

2.12 Related parties

Related parties are both natural and legal persons where the person has the ability, directly or indirectly, to control the other party or exercise significant influence over the other party in making financial and operating decisions.

2.13 Segment reporting

A business segment is a group of assets and operations engaged in providing products or services that are subject to risks and returns that are different to those of other business segments. A geographical segment is a group of assets and operations engaged in providing products or services within a particular economic environment that are subject to risks and return that are different from

Notes to the Financial Statements (Continued)

Summary of significant accounting policies (Continued)

those of segments operating in other economic environments. The Group is engaged in real estate development projects in India, being a single reportable geographical segment having an economic environment that is subject to risks and returns which are different from geographical segments operating in other economic environments.

3 Financial risk management

3.1 Strategy in using financial instruments

The Board has overall responsibility for the determination of the Group's risk management objectives and policies. The Group's overall risk management policy focuses on the management of risk at the Portfolio Company level and seeks to minimize potential adverse effects on the Group's financial performance and flexibility.

The Group's activities expose it to a variety of financial risks, the principal risks being credit risk, liquidity risk, counterparty risk and market risk. The Group's financial instruments comprise investments held at fair value through profit or loss, advance on equity contribution, cash and cash equivalents and other items such as accruals and other payables and receivables which arise from its operations.

This note presents information about the Group's exposure to each of the above risks, the Board's objectives, policies and processes for measuring and managing risk and the management of capital. Further quantitative disclosures are included throughout these financial statements. The Group held no derivative instruments during the period ended 30 September 2011 (31 March 2011- Nil). A summary of the main risks are addressed below:

3.2 Market risk

The Group is exposed to market risk, which is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market values. Market risks arise from open positions in interest rate, currency and equity products, all of which are exposed to general and specific market movements and changes in the level of volatility of market rates or prices such as interest rates, foreign exchange rates and equity prices.

(a) Cash flow and fair value interest rate risk

The Group's cash flow is monitored at regular intervals by the Board. The interest rates at which cash and deposits are placed are fixed in nature and hence the Group is not exposed to the risk of fluctuating interest rates except for the variable rate interest income on the bank balances. Since the financial statements of the Group show cash at cost, the question of fair value risk for the same does not arise.

Notes to the Financial Statements (Continued)

Financial risk management (Continued)

(b) Foreign currency risk

Foreign currency risk arises when future commercial transactions or recognised monetary assets and liabilities are denominated in a currency other than the Parent's and each of the subsidiaries' functional currency.

The Group holds investments in Portfolio Companies operating in India and hence is exposed to foreign currency exchange risk as its investments, including advance on investment contribution and other receivables are denominated in Indian Rupees ("INR") and may be undertaken in phased stages. It also has bank balances and accruals and other payables denominated in United States Dollars ("USD"), INR and British Pounds but those are not material. All the other financial assets and liabilities are denominated in Euro.

The Group has in place a policy that requires Group companies to keep under review their foreign currency risk against the functional currency. Forward contracts may be used on a transaction by transaction basis with a view to hedging foreign currency exposure. The Group will continue to monitor foreign currency risk and the need for hedging transactions. During the period under review, no foreign currency hedging transactions took place, and the Group continues to have fully unhedged INR exposures comprising substantially all of the Group's Non-Current Assets.

At 30 September 2011, the fair value of the Group's investments, including advance on investment contribution and other receivables, denominated in INR amounted to EUR 113,813,737 (31 March 2011 – EUR 132,877,815). Consequently, the Group is exposed to the risk that the exchange rate of the EUR relative to the INR may change in a manner which has an adverse effect on the reported fair value of its investments. However, the investments are carried at fair value and the impact of changes in INR to the EUR is included in the fair value movements, considered in price risk below. At 30 September 2011, assuming the price of the financial assets denominated in INR remains unchanged, if INR had strengthened by 10% (31 March 2011-10%) against the EUR, the Group's profits and net assets would have increased by EUR 12.27 million (31 March 2011- EUR 14.76 million) and had the INR weakened by 10% the Group's profits and net assets would have decreased by EUR 10.04 million (31 March 2011- EUR 12.07 million).

At 30 September 2011, the Group had outstanding capital commitments of EUR 2.07 million (31 March 2011 – EUR 3.76 million). Had the INR depreciated against the EUR by 10% (31 March 2011 – 10%) the Group would have had at 30 September 2011 an outstanding capital commitment of EUR 1.86 million (31 March 2011 - EUR 3.38 million).

Notes to the Financial Statements (Continued)

Financial risk management (Continued)

Had the INR appreciated against the EUR by 10% over the last year then the Group would have had at 30 September 2011 an outstanding capital commitment of EUR 2.27 million (31 March 2011 – EUR 4.13 million).

(c) Price risk

The Group is exposed to price risk as the investments of the Group as stated in the consolidated Statement of Financial Position are classified as financial assets at fair value through profit and loss.

The Group has invested in unquoted companies domiciled in India, being the Portfolio Companies. An investment in an Indian company operating in the real estate development sector involves significant risks including ownership/title risk, development financing risk and development risk. The Group relies upon the services of the Investment Manager and key service providers in India, such as legal advisors, to help mitigate these risks through measures including the conduct of full and proper due diligence, negotiation and completion of investment and joint venture documentation with due regard to appropriate risk allocation, and close performance monitoring to manage risk on an ongoing basis.

The Group retained the services of an independent international property valuer, namely CB Richard Ellis South Asia Private Limited (“the Valuer”), to conduct an independent valuation of the property development projects held by the Portfolio Companies as at 31 March 2011. Using this independent valuation as a basis, the valuation of the property development projects held by the Portfolio Companies as at 30 September 2011 has been completed by an internal desktop valuation conducted by the Investment Manager. The table below provides a sensitivity analysis showing the impact of increases/decreases in the fair value of investments on the Group’s post tax profit for the year and on its net assets. The analysis is based on the assumption that the valuation of the property development projects held by the Portfolio Companies as on 30 September 2011 increased/decreased by 20% (31 March 2011 - 20%), with other variables held constant.

Period ended 30 September 2011	Increase in fair value by 20% (EUR)	Decrease in fair value by 20% (EUR)
Increase/(decrease) in profit and net assets	EUR 22.09 million	(EUR 22.09 million)
Year ended 31 March 2011	Increase in fair value by 20% (EUR)	Decrease in fair value by 20% (EUR)
Increase/(decrease) in profit and net assets	EUR 26.56 million	(EUR 26.56 million)

Notes to the Financial Statements (Continued)

Financial risk management (Continued)

3.3 Credit risk

Credit risk arises when a failure by a counter party to discharge their obligations could reduce the amount of future cash inflows from financial assets on hand at the date of the Statement of Financial Position.

The Group's credit risk arises principally from cash at bank and other receivables. The Group's policy is to maintain cash balances and short term deposits with a reputable banking institution and to monitor the placement of cash and deposit balances on an ongoing basis. As at 30 September 2011, all cash balances and short term deposits were placed with the HSBC Banking Group which had a credit rating of "AA" from Standard and Poor's, Barclays Bank Plc which had a credit rating of "AA-" from Standard and Poor's, the Mauritius Commercial Bank Limited which had a credit rating of "Baa2" from Moody's Global Credit Research and the Bank of Cyprus which had a credit rating of "Ba1" from Moody's Global Credit Research.

The Group has invested less than 2% of its investible funds in the securities of a company listed on the Bombay Stock Exchange. It is the Group's policy that all the transactions in listed securities are settled /paid for upon delivery using appropriately licensed brokers. The risk of default with respect to such settlement is considered minimal, as delivery of securities sold is only completed once the broker has received payment. Payment is made on a purchase once the securities have been received by the broker. The trade will fail if either party fails to meet its obligation.

The Group's credit risk also arises in respect of other receivables as disclosed in note 9 below. The Board has considered the recoverability of these balances as at 30 September 2011 and does not consider the risk of failing to recover these amounts to be significant. Additionally, before any company in the Group enters into transactions with another party it will make an assessment of the credit worthiness of that party.

3.4 Liquidity risk

Liquidity risk arises when the maturity dates of assets and liabilities of a Company do not match and the Group is unable to meet its payment obligations when they fall due. As a policy, the Group minimises these risks by maintaining sufficient cash and highly liquid current assets to meet all anticipated future payment obligations. As at 30 September 2011, the total financial liabilities of the Group amounted to EUR 0.26 million (31 March 2011: EUR 0.27 million).

As detailed below, the outstanding capital commitments of the Group amounted to EUR 2.07 million as at 30 September 2011 (31 March 2011 – EUR 3.76 million). The cash balance of the Group as at 30 September 2011 amounted to EUR 29.88 million (31 March 2011 – 33.83 million) and hence the Group maintains sufficient liquid assets available to finance the current financial liabilities and outstanding capital commitments.

Notes to the Financial Statements (Continued)

Financial risk management (Continued)

Name of K2 subsidiary	Description of Portfolio Holding	30 September 2011		31 March 2011	
		Commitment		Commitment	
		Total (EUR millions)	Balance (EUR millions)	Total (EUR millions)	Balance (EUR millions)
K2 A Residential Limited	Pune Residential	15.88	0.00	15.88	0.00
K2 C Retail Limited & K2 Property Limited	Mall, Pune	17.05	0.00	17.05	0.00
K2 A Hospitality Limited	Hotel, Pune	4.58	0.00	4.58	0.00
K2 Property Limited	Listed Entity on Indian stock exchange	3.73	0.00	3.73	0.00
K2 C Residential Limited	Mall, Nashik	10.42	0.00	10.42	0.00
K2 C Residential Limited	Mall, Indore	11.00	0.87	11.04*	0.91
K2 C Residential Limited	Mixed Use, Indore	7.71	0.00	7.71	0.00
K2 A Retail Limited	Mall, Agra	4.04	0.00	4.04	0.00
K2 B Retail Limited	Mall, Bhavnagar	6.31	1.20	6.38*	1.27
K2E Residential Limited (formerly K2 A Commercial Limited)	Batanagar Residential, Kolkata	20.28	0.00	20.28	0.00
K2 B Commercial Limited	Bantala IT SEZ, Kolkata	16.68	0.00	16.68	0.00
K2G Residential Limited (formerly K2 D Retail Limited)	Residential, Bangalore	20.04	0.00	20.04	0.00
K2F Residential Limited (formerly K2 B Hospitality Limited)	Residential, Bangalore	8.03	0.00	8.03	0.00
K2A Private Equity Eur 6.84 mn & Mildren Holding Limited Eur 3.30 mn	Entity Level, Hyderabad	10.13	0.00	10.14*	1.58
K2C Hospitality Limited	Hotel, Kolkata	4.64	0.00	4.64	0.00
Total initial / outstanding commitments		160.52	2.07	160.64	3.76

*The movement in the commitments relates to adjustments in respect of foreign exchange fluctuations.

Details	Group		Group	
	Due - less than 12 months		Due - more than 12 months	
	30 September 2011 EUR Millions	31 March 2011 EUR Millions	30 September 2011 EUR Millions	31 March 2011 EUR Millions
Accruals and other payables	0.26	0.27	-	-
Outstanding Commitments	2.07	3.76	-	-
Total payable	2.33	4.03	-	-

On the basis of the above, the Board considers liquidity risk to be low.

Notes to the Financial Statements (Continued)

Financial risk management (Continued)

3.5 Fair values

The carrying amount of financial assets at fair value through profit or loss, advance on investment contribution, loans to subsidiaries, other receivables, cash and cash equivalents, accruals and other payables and net asset attributable to holders of the Company's shares approximate their fair values.

The fair value of financial assets at fair value through profit or loss that are traded in active markets are based on quoted market prices at the close of trading on the period end date.

The fair value of financial assets at fair value through profit or loss that are not traded in an active market are determined by using valuation techniques. The techniques used by the Group are explained in Note 4.1. below.

IFRS 7 requires the Group to classify fair value measurements using a fair value hierarchy that reflects the significance of inputs used in making the measurements. The fair value hierarchy has the following levels:

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

The level in the fair value hierarchy within which the fair value measurement is categorised in its entirety is determined on the basis of the lowest level input that is significant to the fair value measurement in its entirety. For this purpose, the significance of an input is assessed against the fair value measurement in its entirety. If a fair value measurement uses observable inputs that require significant adjustments based on unobservable inputs, that measurement is a level 3 measurement. Assessing the significance of a particular input to the fair value measurement in its entirety requires judgement, considering factors specific to the asset or liability.

The determination of what constitutes 'observable' requires significant judgement by the Group. The Group considers observable data to be that market data that is readily available, regularly distributed or updated, reliable and verifiable, not proprietary, and provided by independent sources that are actively involved in the related market.

Notes to the Financial Statements (Continued)

Financial risk management (Continued)

The following table analyses within the fair value hierarchy the Group's financial assets measured at fair value:

Assets	EUR Level 1	EUR Level 2	EUR Level 3	EUR Total balance
30 September 2011 Group				
Financial assets designated at fair value through profit or loss	2,063,470	-	108,408,423	110,471,893
31 March 2011 Group				
Financial assets designated at fair value through profit or loss	1,831,488	-	131,046,327	132,877,815

The Group holds an investment in an entity listed on the Bombay Stock Exchange. That investment whose value is based on quoted prices in active market has been classified within level 1. The Group does not adjust the quoted price for this instrument.

The other investments of the Group, designated at fair value through profit or loss, consist of unquoted shares in the Portfolio Companies. In the absence of observable prices, as described in Note 4.1 below, the Group makes use of valuation techniques to compute the fair value. The fair value is based on the desktop valuation carried out by the Investment Manager derived from the valuations prepared by the Valuers as at 31 March 2011. The Investment Manager makes use of two main methods, namely direct comparable method for projects where the business plans are yet to be finalised and the discounted cash flow under the income approach for projects where construction is either under progress or about to start, to value the different projects of the Group, depending on the stage of each project and depending on the availability of comparable transaction price on the market. Both methods make use of recent real estate transactions similar in nature to each individual project and of a number of assumptions and judgments obtained from the Investment Manager. Hence, the other investments of the Group are classified under level 3. The projects valued using the direct comparable method constitutes 3.98% (31 March 2011 – 4.06%) of the total financial assets at fair value through profit or loss.

There has been no transfer between levels during the period ended 30 September 2011 (31 March 2011 – Nil).

3.6 Capital risk management

The Group's objectives when managing capital are to safeguard the ability of each of the companies within the Group to continue as a going concern in order to provide returns and value for shareholders. The Group has no borrowings and accordingly it has a nil gearing ratio. The Portfolio Companies in which the Group has invested have borrowings related to their real estate development activities without any recourse to Group entities.

Notes to the Financial Statements (Continued)

Financial risk management (Continued)

3.7 Counterparty risk

Counterparty risk is defined as the current and prospective risk to earnings or capital arising from a counterparty's failure to meet the terms of any obligation to the Group or otherwise to perform as agreed. Counterparty risk arises when funds are extended, committed, invested, or otherwise exposed through actual or implied contractual agreements.

Counterparty risk to the Group arises primarily from two types of commercial arrangements:

1. The continuing willingness by banks and other financial institutions to provide finance on agreed terms to Portfolio Companies, to enable those companies to execute their planned real estate development within budget tolerances.
2. The ability and willingness of the Group's joint venture partners at Portfolio Company level to carry out the relevant real estate development project in accordance with agreed budgets, timescales and quality standards.

A failure by a constituent member of either of these commercial counterparty groups to perform as agreed could lead to a material negative performance of an individual Portfolio Company investment. The Investment Manager ensures that counterparty risk is mitigated by way of continuous monitoring of Portfolio Companies, the joint venture parties, banks and financial institutions with whom they contract. Identified risks are escalated and actions taken by the Group as necessary.

3.8 Financial instrument by category

Group 30 September 2011	Loans and receivables	Financial Assets at fair value through profit or loss	Total
Non current and current assets	EUR	EUR	EUR
Financial assets at fair value through profit or loss (Non Current)	-	104,190,715	104,190,715
Financial assets at fair value through profit or loss (Current)	-	6,281,178	6,281,178
Cash and cash equivalents	29,877,729	-	29,877,729
Prepayments and other receivables	4,855,695	-	4,855,695
Total	34,733,424	110,471,893	145,205,317
Group 31 March 2011			
Financial assets at fair value through profit or loss	-	132,877,815	132,877,815
Cash and cash equivalents	33,829,400	-	33,829,400
Prepayments and other receivables	5,021,443	-	5,021,443
Total	38,850,843	132,877,815	171,728,658

Notes to the Financial Statements (Continued)

Financial risk management (Continued)

Group 30 September 2011	Accruals and other payables	Total
Current liabilities	EUR	EUR
Accruals and payables	257,324	257,324
Total	257,324	257,324
Group 31 March 2011		
Accruals and payables	271,042	271,042
Total	271,042	271,042

3.9 Market Turbulence

Restricted global liquidity and financial market tensions, particularly in the US and Europe since 2008, have served to limit the extent of portfolio flows and foreign direct investment into India. This has reduced aggregate demand for the commercial real estate owned by the Company. In addition, global economic and market conditions have resulted in continuing adverse movements in the INR / EUR foreign exchange rate. Since the Company's assets are generally denominated in INR, this currency movement has caused continuing unrealised foreign exchange losses in relation to the Company's Euro denominated share capital, as the Company does not hedge these foreign exchange exposures.

4 Critical accounting estimates and judgements

4.1 Critical accounting estimates and assumptions

As part of its ongoing business, the Group, through the Board, makes estimates and assumptions concerning the future. The resulting accounting estimates will, by definition, seldom equal the related actual results. The estimates and assumptions that have a significant risk of causing a material adjustment to the carrying value of assets and liabilities within the next financial year are outlined below.

Fair value of financial assets at fair value through profit or loss

The Group holds financial instruments that are not quoted in active markets in the form of unquoted shares of the Portfolio Companies. The principal activities of these Portfolio Companies are to select sites, acquire land, construct, develop, let, sell and manage real estate projects in India. In the absence of an active market, the fair value of such unquoted investments has been determined based on the fair value of the underlying net assets of the Portfolio Companies.

The major components of the net assets of each Portfolio Company are the land and any development and/or any capital work in progress, and its related borrowings. Their net assets also include other current assets and liabilities. The fair value of the Group's investments in the Portfolio Companies has been determined based on the net assets of those Portfolio Companies, as adjusted for:

Notes to the Financial Statements (Continued)

Critical accounting estimates and judgements (Continued)

- (1) differences between IFRS and Indian GAAP; and
- (2) fair valuation of all of the underlying assets and liabilities.

Adjustments have been made to the extent of tax expected to be suffered on the gain arising on the fair valuation of the projects (including land and the development costs of such land) based on the valuation data provided by the Investment Manager as on 30 September 2011, based on the independent valuation conducted by the Valuer on 31 March 2011. Tax adjustments are taken on the net gain on projects which have a saleable model whereas for leasable models the tax adjustments are on the taxable income from leases instead of on exit values as the disposal of the investment in the leasable model at exit value is to be done at Portfolio Company level. Having determined the fair value of the net assets, the Group carries these investments based on its pro-rata share, with no discount or premium being applied to reflect control or liquidity. After taking advice from the Investment Manager, the Directors believe that there should be no adjustment on account of control as the investments are in joint ventures, where in accordance with the shareholders' agreements, all major decisions of the Portfolio Companies require the affirmative vote of the investing Group companies. They also believe that there should be no adjustment on account of the liquidity of the investments, despite that they are not traded on an active market, since they are intended to be held until the completion of the relevant development project.

The valuations of each project held by the Group through the Portfolio Companies have been carried out through an internal desktop valuation conducted by the Investment Manager. Such desktop valuation is based on the valuations provided by the Valuer namely CB Richard Ellis South Asia Private Limited as of 31 March 2011, based on the guidelines issued by the Royal Institution of Chartered Surveyors (RICS), U.K. ("CBRE" or the "Valuer"). The Investment Manager has then reflected all the significant changes during the period in the desktop valuation.

To value the properties, the Investment Manager has used the Discounted Cash Flow technique (DCF), under the income approach, for projects where construction is either under progress or about to start and the Direct Comparable Method (DCM) where the business plans of the Portfolio Company are yet to be finalised. The Investment Manager has used a systematic approach to gather, classify and analyse the data which is required by both approaches to value an asset.

Under the DCF method of the income approach, all the future cash flows relating from the properties are forecasted using precisely stated assumptions and market information such as market rental rates, yields, disposal date and the cost of constructions. Assumptions made by the Directors and the Investment Manager and used for valuations include: the expected date of the start of the projects and the completion date, the time required for the projects to be fully occupied, the financing ratio (debt/equity), and the availability of finance. These assumptions are however reviewed by the Investment Manager where the latter believes they are not appropriately reflecting the market conditions. These cash flows are then discounted to a present value using an appropriate discount rate, as determined by the Investment Manager. Under the DCM method, recent transactions of land situated in the vicinity of subject land are considered and adjusted for discounts

Notes to the Financial Statements (Continued)

Critical accounting estimates and judgements (Continued)

or premiums in prices to arrive at appropriate prices for subject property being valued. These discounts or premiums are necessary due to the volatility of the Indian market, paucity of empirical evidence and lack of comparable transactional data. Some of the factors for which discounts or premiums are used are differences between specified land and comparable land on account of location advantage/disadvantage, frontage availability, permissible usage of land, permissible Floor Space Index (FSI) on the land, size of land parcel, approach and connectivity, special incentives if any etc.

The market value of each property as on 30 September 2011, as reported by the Investment Manager, is then used in the fair valuation of the Net Assets of the Portfolio Companies.

As at 30 September 2011, the Board and the Investment Manager believed that the non residential Portfolio Companies will be able to meet their estimated financial commitments through a combination of equity and debt. Out of the total debt requirement estimated for the non residential projects, 79% (31 March 2011 – 89%) of the debt has been sanctioned by the Banks/Financial Institutions and the balance 21% (31 March 2011 – 11%) will be sought when required by relevant project phasing. The change in the percentage of debt requirement as compared to 31 March 2011 is due to the additional debt requirement for the Pune Mall.

In the case of large residential projects, execution is generally carried out over several phases. Such residential projects will be partly financed by internal accruals, being receipt from pre-sales and advance payments for the residential units sold. Typically, internal accruals for residential projects are in the range of 40-60% of the total cost of a residential project. When a residential project is launched, typically 15-20% of the total sales consideration for a unit is received upfront and further payments are linked to the construction milestones. This reduces exposure to debt requirements.

Based on the aforementioned paragraphs, the directors believe that the liquidity risk for all current projects has been adequately addressed.

The valuation techniques adopted for the internal desktop valuations makes use of observable data, assumptions and estimates, on which the Board relies, for their valuation of the financial assets at fair value through profit or loss. Given the inherent uncertainty in valuing development projects of this nature and the underlying assumptions involved, the resulting fair value of those financial assets at fair value through profit or loss could materially differ from the value that would have been used had a ready market for those similar assets existed or from the value at which those assets could have been disposed of in arm's length transactions.

Notes to the Financial Statements (Continued)

Critical accounting estimates and judgements (Continued)

4.2 Critical judgements

Functional currency

The Board considers the Euro as the currency that most faithfully represents the economic effects of the Group's underlying events, transactions and conditions. The Euro is the currency in which the Group measures its financial performance and reports its results. This determination also considers the competitive environment in which the Group operates compared to other European investment products.

5 Taxation

5.1 Current tax – India

The Group invests in India and the Board expect that the Group will obtain benefits under the double taxation treaty between India and Mauritius ("Tax Treaty"). To obtain benefits under the Tax Treaty, each relevant company in the Group must meet certain tests and conditions, including the establishment of Mauritius tax residence and related requirements. Each of the Company's subsidiaries in Mauritius has obtained a tax residence certification from the Mauritian authorities and such certification is determinative of resident status for treaty purposes. A company which is tax resident in Mauritius under the Tax Treaty, but has no branch or permanent establishment in India, will not be subject to capital gains tax in India on the sale of securities but is subject to Indian withholding tax on interest earned on Indian securities at the rate of 20.60% (2011 - 20.60%).

No withholding tax is payable on dividends distributed by Indian companies and such dividends are exempt in the hands of shareholders. Indian companies making distributions are however liable to a Dividend Distribution Tax equivalent to 16.22% (2011 -16.22%) of the dividends distributed.

5.2 Current tax – Cyprus

Mildren Holding Limited ("Mildren") is incorporated in Cyprus, and is subject to corporation tax on its taxable profits at the rate of 10%, in Cyprus. At 30 September 2011, Mildren had an income tax charge of EUR 16,389 (31 March 2011 – EUR 20,750). Under certain conditions, interest income may be exempt from income tax and only subject to defence contribution at the rate of 15%. The Indian withholding tax on interest paid is available as a set off against the corporation tax payable in Cyprus as per the India Cyprus tax treaty.

Notes to the Financial Statements (Continued)

Taxation (Continued)

5.3 Current tax - Mauritius

Each of the companies in the Group in Mauritius is liable to pay income tax on its net income at the applicable rate of 15% (2011 - 15%). These are however entitled to a tax credit equivalent to the higher of actual foreign tax suffered and 80% (2011 - 80%) of the Mauritius tax payable in respect of foreign source income tax thus reducing its maximum effective tax rate to 3% (2011 - 3%). A company holding at least 5% of the share capital of an Indian company and receiving dividends may claim a credit for tax paid by the Indian company on its profits out of which the dividends were distributed including the Dividend Distribution Tax.

No Mauritius tax on capital gains is payable in respect of the Group's investments and any dividend and redemption proceeds paid by any company in the Group to its shareholders are not subject in Mauritius to any withholding or other tax. At 30 September 2011, the accumulated tax losses within the Group in respect of Mauritian tax amounted to EUR 2,892,384 (31 March 2011 - EUR 2,635,030) and therefore no provision for taxation in Mauritius has been made. The tax losses arising in a period can be carried forward for set-off against income derived in the five succeeding income years by the respective companies.

The foregoing is based upon current interpretation and practice and is subject to future changes in Mauritian tax laws and in the tax treaty between India and Mauritius.

The Group's Mauritius losses before tax differ from the theoretical amount that would arise using the respective companies' applicable tax rates. Information in respect of the Group's Mauritius losses for the period ended 30 September 2011 is as follows:

	30 September 2011	31 March 2011
	EUR	EUR
Operating loss for the year	(26,221,123)	(26,813,526)
Tax calculated at domestic rates applicable to profits in the respective countries	(3,936,121)	(4,040,571)
Impact of:		
Non-allowable expenses	3,879,847	4,367,418
Special defence contribution	277	106
10% Indian withholding tax	16,111	20,644
Exempt income – Net	(5,662)	(25,313)
Income not subject to tax	-	(366,317)
Utilised losses	-	(1,348)
Over/(Under) provision of tax liability	20,750	(20,750)
Deferred tax asset not recognised	24,798	66,131
Actual income tax expense	-	-

Notes to the Financial Statements (Continued)

Taxation (Continued)

5.4 Current tax - Jersey

The Company is domiciled in Jersey, Channel Islands. Any profits arising in the company are subject to tax at the rate of 0%.

5.5 Deferred income tax

A deferred income tax asset has not been recognised in respect of tax losses carried forward, as the Board considers that it is not probable that future taxable profit will be available against which the unused tax losses can be utilised. The unrecognised deferred tax balance at 30 September 2011 arising from accumulated tax losses amounted to EUR 91,438 (31 March 2011 – EUR 79,051) for the Group.

6 Net changes in fair value of financial assets and financial liabilities at fair value through profit or loss

The non-current financial assets at fair value through profit or loss are as follows:

	Listed shares	Unlisted shares	Total
	EUR	EUR	EUR
Group			
At 01 April 2010	1,949,166	149,510,222	151,459,388
Additions	-	3,719,539	3,719,539
Transfer from advance on equity contribution	-	-	-
Gain/ (loss) on fair valuation	409,327	1,153,830	1,563,157
At 30 September 2010	2,358,493	154,383,591	156,742,084
Additions	-	250	250
Disposal	-	-	-
Loss on fair valuation	(527,005)	(23,337,514)	(23,864,519)
At 31 March 2011	1,831,488	131,046,327	132,877,815
Transfer to current asset	-	(5,246,013)	(5,246,013)
Gain(loss) on fair valuation	231,982	(23,673,069)	(23,441,087)
At 30 September 2011	2,063,470	102,127,245	104,190,715

Financial asset at fair value through profit or loss classified under current assets during the period are as follows:

	Listed shares	Unlisted shares	Total
	EUR	EUR	EUR
Group			
At 01 April 2011	-	-	-
Transfer from non-current	-	5,246,013	5,246,013
Additions	-	1,566,351	1,566,351
Loss on fair valuation	-	(531,186)	(531,186)
At 30 September 2011	-	6,281,178	6,281,178

Notes to the Financial Statements (Continued)

Financial assets at fair value through profit or loss (Continued)

7(a) Financial assets at fair value through profit or loss - Non Current Assets

Stated below are the financial assets at fair value through profit or loss held by the Group:

Group	30 September 2011		31 March 2011			
	Holding %	Cost EUR	Fair value EUR	Holding %	Cost EUR	Fair value EUR
Listed Equity Investments						
Phoenix Mills Limited	<1%	3,735,949	2,063,470	<1%	3,735,949	1,831,488
Unlisted Equity Investment in Portfolio Companies						
Alliance Hospitality Services Private Limited	20%	4,580,931	3,000,290	20%	4,580,931	5,119,953
City Centre Mall Nashik Pvt. Limited	50%	10,502,462	8,957,486	50%	10,502,462	10,094,277
Indore Treasure Market City Private Limited	28.9%	10,151,376	6,065,106	28.9%	10,151,376	10,578,967
Forum IT Parks Pvt. Ltd.	49%	16,680,328	3,874,973	49%	16,680,328	6,546,239
Gangetic Developers Pvt. Ltd	-	-	-	28%	4,035,167	2,772,650
Kolte Patil Real Est. Pvt. Ltd.	49%	13,063,198	14,802,617	49%	13,063,198	17,364,896
Modi Organisers Pvt. Ltd.	-	-	-	50%	5,110,336	566,399
Palladium Cons. Pvt. Ltd.	30%	20,042,747	17,111,477	30%	20,042,747	17,479,966
Platinum Hospitality Ser. P.L.	30%	8,034,286	7,192,459	30%	8,034,286	7,263,029
Riverbank Holdings P. Ltd	50%	20,282,856	9,489,468	50%	20,282,856	11,908,727
Indore Treasure Town Private Ltd (*)	42.77%	7,728,669	12,879,251	42.77%	7,728,669	16,587,868
Vamona Developers Pvt. Ltd	24%	17,047,066	8,464,345	24%	17,047,066	11,267,223
Saket Engineers Pvt. Ltd.	26.05%	6,844,478	4,369,034	26.05%	6,844,478	5,074,369
Jalan Inter. Hotels Pvt. Ltd	40%	4,642,946	5,920,739	40%	4,642,946	6,514,800
Saket Engineers Pvt. Ltd (Convertible Debentures)	-	-	-	-	1,716,084	1,906,964
		139,601,343	102,127,245		150,462,930	131,046,327
Total		143,337,292	104,190,715		154,198,879	132,877,815

(*) The equity holding in this entity is 40% and the balance represents additional economic interest

Notes to the Financial Statements (Continued)

7 (b) Financial assets at fair value through profit or loss - Current Assets

Group		30 September 2011			31 March 2011	
Name of Entity	Holding %	Cost EUR	Fair value EUR	Holding %	Cost EUR	Fair value EUR
Unlisted Equity Investment in Portfolio Companies						
Modi Organisers Pvt Ltd	50%	5,110,336	254,983	50%	-	-
Saket Engineers Pvt Ltd -Compulsorily Convertible Debentures	-	3,282,185	3,337,447	-	-	-
Gangetic Developers Pvt Ltd	28%	4,035,167	2,688,748	28%	-	-
Total		12,427,688	6,281,178		-	-

8 Investment in subsidiary undertakings

The Company has investments in both direct and indirect subsidiaries.

Indirect subsidiaries are those entities in respect of which the Company has the power to govern the financial and operating policies by virtue of an investment in a direct subsidiary.

A list of the significant investments in subsidiaries, including the name, principal activity, country of incorporation and the proportion of ownership interest is given below:

8.1 Direct subsidiary

Name of subsidiary	Principal Activity	Country of incorporation	Class of share	Percentage held by the Company
K2 Property Limited	Investment holding	Mauritius	Ordinary	100%

Notes to the Financial Statements (Continued)

Investment in subsidiary undertakings (Continued)

At 30 September 2011, K2 had issued 1,250,000 (31 March 2011 – 1,250,000) Class A shares, and 1,687,865 (31 March 2011 – 1,687,865) Class B shares to Yatra Capital Limited and 75,000 (31 March 2011 – 75,000) Class C shares and 25,000 (31 March 2011 – 25,000) Class D shares to IFS Trustees (as Trustee of Saffron Investment Trust). All the shares have a par value of USD 0.01 each.

K2 has a finite life of 15 years, which can be extended by the Board of Directors of K2 by two successive terms each of one year. The terms of issue to the Company by K2 of the Class A shares and Class B shares provide that the portfolio of assets underlying each share class are to be wound-up and proceeds distributed to the Company within seven years of the date of subscription by the Company for the shares of that relevant class. This period may be extended by the Board of the Company by one or two further periods of one year each.

Class C and Class D shares issued by K2 as referred to above are not held by the Company. Class C and D shareholders are entitled to a “carried interest” share of profits of K2 equivalent to 20% of all net profits arising in K2 provided that the Company has been paid, by way of distributions, a sum equivalent to its contribution plus a “hurdle rate of return”, being an annual compound return of 11% on its net contributions.

For the avoidance of doubt, the “carried interest” share of profits shall be applied to all profits arising from K2, including the hurdle rate of return specified above.

The “carried interest” shall be divided between the holders of Class C and Class D shares pro rata to the number of such Class C shares and Class D shares held at the time of the distribution provided that the carried interest shall not be paid to the extent that it shall have the effect of reducing the hurdle rate of return payable to the Company.

For the avoidance of doubt, any entitlement of Class C and Class D shareholders to a carried interest share of profits will only become payable once K2 has distributed to the Company an amount equivalent to its contribution plus the hurdle rate of return as set out above. As at 30 September 2011, the sum accrued in respect of these provisions is EUR Nil (31 March 2011 – EUR Nil)

Notes to the Financial Statements (Continued)

8.2 Indirect subsidiaries

Name of subsidiaries	Principal Activity	Country of incorporation	Class of share	Percentage held by the Group
K2 Private Equity Limited	Investment Holding	Mauritius	Ordinary	100%
K2 Hospitality Limited	Investment Holding	Mauritius	Ordinary	100%
K2 Residential Limited	Investment Holding	Mauritius	Ordinary	100%
K2 Commercial Limited	Investment Holding	Mauritius	Ordinary	100%
K2 Retail Limited	Investment Holding	Mauritius	Ordinary	100%
K2C Residential Limited	Investment Holding	Mauritius	Ordinary	100%
K2A Private Equity Limited	Investment Holding	Mauritius	Ordinary	100%
K2A Hospitality Limited	Investment Holding	Mauritius	Ordinary	100%
K2F Residential Limited (formerly K2B Hospitality Limited)	Investment Holding	Mauritius	Ordinary	100%
K2C Hospitality Limited	Investment Holding	Mauritius	Ordinary	100%
K2A Residential Limited	Investment Holding	Mauritius	Ordinary	100%
K2B Residential Limited*	Investment Holding	Mauritius	Ordinary	100%
K2D Residential Limited*	Investment Holding	Mauritius	Ordinary	100%
K2E Residential Limited (formerly K2A Commercial Limited)	Investment Holding	Mauritius	Ordinary	100%
K2B Commercial Limited	Investment Holding	Mauritius	Ordinary	100%
K2C Commercial Limited	Investment Holding	Mauritius	Ordinary	100%
K2A Retail Limited	Investment Holding	Mauritius	Ordinary	100%
K2B Retail Limited	Investment Holding	Mauritius	Ordinary	100%
K2C Retail Limited	Investment Holding	Mauritius	Ordinary	100%
K2G Residential Limited (formerly K2D Retail Limited)	Investment Holding	Mauritius	Ordinary	100%
Mildren Holding Limited	Investment Holding	Cyprus	Ordinary	100%

* At 30 September 2011, these indirect subsidiaries had not yet started their investing activities.

9 Prepayments and other receivables

Particulars	Group 30 September 2011 EUR	Group 31 March 2011 EUR
Amount due from Tangerine Developers Private Limited	3,341,844	3,518,343
Prepayments on management fees (Note 14)	1,036,710	1,066,059
Other receivables	477,141	437,041
	4,855,695	5,021,443

Notes to the Financial Statements (Continued)

10 Cash and cash equivalents

For the purposes of the cash flow statement, cash and cash equivalents comprise the following balances:

	Group 30 September 2011 EUR	Group 31 March 2011 EUR
Cash at bank	29,877,729	33,829,400

11 Stated capital and share premium

Authorised and issued stated capital

	Number of Ordinary shares of no par value	Stated Capital EUR	Share Premium EUR	Total EUR
As at 1 April 2011	21,428,571	-	211,906,108	211,906,108
During the period	-	-	-	-
As at 30 September 2011	21,428,571	-	211,906,108	211,906,108

All issued ordinary shares of the Company are fully paid and have been admitted to the official list of NYSE Euronext. The Company's capital is represented by these ordinary shares, each of which carries one vote and has full entitlement to dividends when declared. The Company has no restrictions or specific capital requirements on the issue and re-purchase of ordinary shares. The relevant movements in capital are shown on the statement of changes in equity. In accordance with the objectives outlined in Note 1 and the risk management policies in Note 3, the Company endeavours to invest the proceeds from the issue of ordinary shares in appropriate investments while maintaining sufficient liquidity to meet its working capital and investment needs on an ongoing basis, such liquidity being augmented by short-term borrowings or disposal of investments where necessary.

Notes to the Financial Statements (Continued)

12 Accruals and other payables

	Group 30 September 2011 EUR	Group 31 March 2011 EUR
Amount due to related parties	50	50
Other payables	112,036	40,644
Accruals	145,238	230,348
Total	257,324	271,042

13 Distribution payable

No dividend was paid during the period ended 30 September 2011 (31 March 2011 - Nil).

14 Related party transactions

The Group entered into transactions with related parties in respect of Investment management fees, secretarial and administration fees, director's remuneration and amount due to subsidiary as set out below:

Investment Manager fee

The Group is advised by the Investment Manager. The annual fees payable under the Investment Management Agreement (IMA) are equivalent to 2% of the Net Capital Commitments as defined in the Investment Management Agreement. Total fees paid to the Investment Manager for the period amounted to EUR 1,984,001 (31 March 2011 - EUR 4,153,774). The investment management fees are payable in advance for a six month period and the amount prepaid to the Investment Manager as at 30 September 2011 is EUR 1,036,710 (31 March 2011 - EUR 1,066,059). These fees will decline each year as per the Investment Management Agreement.

Ajoy Veer Kapoor, who was a director of Yatra Capital Limited and K2 Property Limited was also a director of the Investment Manager and IIML Asset Advisors Private Limited (formerly Saffron Asset Advisors Private Limited), the India Advisor to the Investment Manager.

Shahzaad Dalal, who is a director of Yatra Capital Limited and K2 Property Limited, is also a director of Investment Manager.

Notes to the Financial Statements (Continued)

Related Party transactions (Continued)

Secretarial and administration fee

Group

Minerva Fiduciary Services (Mauritius) Limited (“K2 Administrator”) has been appointed to provide administrative, registrar and secretarial services to K2 and its subsidiaries. The administration, secretarial and other fees paid to the K2 Administrator for the period amounted to EUR 38,513 (31 March 2011 – EUR 63,944). The services of the K2 Administrator may be terminated by either party by giving not less than ninety days notice. Amount payable at the end of the period was EUR Nil (31 March 2011 - EUR Nil).

Manogaran Thamothisram and Ben Locknath Daby Seesaram, the directors of K2 Administrator are also directors of K2.

Directors’ remuneration

Group

The total remuneration paid to Directors who are related parties for the period was EUR 125,297 (31 March 2011 - EUR 335,403).

15 Ultimate controlling party

In the opinion of directors, there is no party who meets the definition of Ultimate Controlling Party.

16 Capital commitments

The capital commitments of the Group are disclosed under Note 3.4.

17 Loss per share

Basic loss per share is calculated by dividing the net loss attributable to the Company’s equity holders by the weighted average number of ordinary shares in issue during the year.

	30 September 2011 EUR	30 September 2010 EUR
Loss attributable to equity holders of the Company	(26,509,623)	(953,158)
Weighted average number of ordinary shares in issue	21,428,571	21,428,571
Basic loss per share – basic and diluted (EUR per share)	(1.24)	(0.04)

Notes to the Financial Statements (Continued)

Loss per share (continued)

The Company has not issued any other shares or instruments that are considered to have dilutive potential.

18 Subsequent Events

Further to the announcement of the share buy-back programme by the Company on 22 September, 2011 the Company has repurchased 27,070 of its Ordinary Shares at an average price of EUR 3.28 per share for a total consideration of EUR 88,719.

19 Segment information

The chief operating decision maker ("CODM") in relation to the Group is deemed to be the Board itself. The factor used to identify the Group's reportable segments is geographical area. Based on the above and a review of information provided to the Board it has been concluded that the Group is currently organised into one reportable segment; India.

There are four types of real estate projects within the above segment; these are commercial, hospitality, residential and retail property. The CODM considers on a quarterly basis the results of the aggregated position of all property types as a whole as part of their ongoing performance review.

The CODM receives regular reports on the Groups assets by the Investment Manager. In addition year end valuation reports are reviewed and reported on by the Investment Manager to the Board of Directors.

Other than cash and cash equivalents and related interest and charges, the results of the Group are deemed to be generated in India.

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