PLAZA CENTERS N.V.

RESULTS FOR THE SIX MONTHS ENDED 30 JUNE 2016

SIGNIFICANT ACCELERATION OF STRATEGIC ASSET DISPOSAL PROGRAMME AND OPERATIONAL PROGRESS IN FIRST HALF

Plaza Centers N.V. ("Plaza" / "Company" / "Group"), a property developer and investor with operations in Central and Eastern Europe ("CEE") and India, today announces its results for the six months ended 30 June 2016.

Financial highlights:

- Reduction in total assets to €388 million as a result of the Company's portfolio repositioning and deleveraging strategy (31 December 2015: €392 million)
- Book value of the Company's Trading Property decreased by 4% to €304 million over the period, due to non-core disposals and the increased strategic focus on income producing assets
- Net Operating Income ("NOI") (excluding Riga Plaza which is accounted for as an equity accounted investee) decreased slightly to €6.2 million (30 June 2015: €6.5 million), mainly due to the disposal of Liberec Plaza (sold in Q1 of 2016)
- Losses significantly reduced by 83% to €6 million (30 June 2015: loss of €35.6 million),
 stemming from decreased net finance expenses of €9.9 million (30 June 2015: €28.3 million)
- €4.0 million profit recorded at operating level (30 June 2015: €7.4 million loss) and no write downs booked in the period
- Basic and diluted loss per share of €0.89 (June 30, 2015: loss per share of €5.25) following the conclusion of a Reverse Share Split
- Consolidated cash position as at June 30, 2016 (including restricted bank deposits) rose to
 €25 million (31 December 2015: €20.4 million) and current cash position of circa €19.2 million
 (€6.8 million restricted)
- Slight increase in LTV to 80% (31 December 2015: 79%) due to non-cash finance costs incurred

Operational highlights:

- Stable occupancy was recorded across the Company's existing shopping and entertainment centres in the CEE, with an overall portfolio occupancy level of 94.75% as of 30 June 2016, compared to 94.6% at 31 December 2015.
 - At Torun Plaza, Poland, occupancy remained stable at 96.7% (2015: 96.1%). While footfall decreased by 4.4%, turnover was relatively stable with a slight reduction of

0.5% on the same period in 2015. Considerable letting success was recorded, with several new tenants being signed to the scheme, including Sizeer, Pharmaland, Swiat Ksiazki, Concept Store, Resto Design (home interiors) and Rainbow Tours, while a number of existing tenants, such as Deichmann, Mohito and Reserved, took on additional space. In addition, a significant number of existing tenants including, Lee Wrangler, Bytom and Swiss have extended their leases.

- o In Latvia, Riga Plaza's occupancy level increased slightly to 98% (2015: 97%). Vacancies arising from the exit of certain retail brands from the Latvian market have been filled. A 5.3% increase in turnover was recorded, along with a 1.5% increase in footfall, compared to the same period in 2015. Five new tenants have opened shops in first half of 2016, while a further two lease agreements were signed in the period.
- Suwalki Plaza, Poland continues to deliver a strong performance. While occupancy decreased slightly to 95.4% (2015: 96.5%), turnover was up 21.8% in the first six month of 2016, while footfall increased by 10.5%, compared to the same period in 2015.
- Zgorzelec Plaza, Poland recorded an 8.6% increase in turnover compared to the same period in 2015, while footfall has increased by 8.5%. Occupancy remained unchanged at 88.9%.
- In April, Dori Keren was appointed to the role of Acting Chief Executive Officer and will become Chief Executive Officer on 1 January 2017.

Progress in portfolio rationalisation:

In the first six months of 2016 and to the date of this announcement, Plaza has received net proceeds of €21.5 million from sales transactions. The disposals form part of the Company's ongoing strategy to dispose of non-core and mature assets, to refocus on development projects, as well as to reduce the Company's debt.

- Disposal of a 23,880 sqm site in Slatina, Romania in March for €0.66 million, consistent with the asset's last reported book value. In line with the Company's stated restructuring plan, 75% of the cash proceeds were distributed to the Company's bondholders as an early repayment.
- Sale of a subsidiary holding Liberec Plaza, in the Czech Republic, on 31 March 2016 for €9.5 million. Following net asset value adjustments related to the subsidiary's balance sheet, the Company received a net amount of €9.37 million. The majority of the proceeds from the sale (€8.5 million, reflecting 100% of the outstanding loan) were repaid to Plaza Centers Enterprises B.V. ("PCE"), a wholly owned subsidiary of Plaza, on account of the bank loan PCE acquired in September 2015 (the bank loan was provided to the SPV, the holding and operating company of Liberec Plaza). Almost €1 million of surplus cash flow was delivered by

the disposal, after the settlement of the loan and at least 75% of the net proceeds were distributed to the Company's bondholders in line with the Company's stated restructuring plan.

- A binding pre-agreement to sell a 15,000 sqm development plot in Piraeus, near Athens, Greece, for €4.7 million was signed in April 2016. The sale agreement with a third party developer is subject to certain conditions being met, including due diligence which has up to six months to complete. The purchaser has provided a corporate guarantee to secure the transaction for 10% of the consideration. Upon completion of the disposal, 75% of the net cash proceeds will be distributed to Plaza's bondholders.
- A subsidiary of Plaza, in which the Company has a 50% stake, entered into a business sale agreement in May for the disposal of Riga Plaza to a global investment fund. The agreement reflects a value for the business of circa €93.4 million (reflecting 100% of the asset value), which is in line with the last reported book value. 75% of the net cash proceeds from Plaza's share of the sale (expected to be circa €19 million, following the repayment of the bank loan associated with the business of circa €55 million (reflecting 100%)), will be distributed to bondholders within the quarter following the closing. The closing of the transaction is subject to several conditions precedent, all of which are expected to be fulfilled by the end of September 2016.
- Disposal of the Company's wholly owned subsidiary which held the "MUP" plot and related real estate in Belgrade, Serbia, for €15.9 million (to be received in several tranches), well above the book value of circa €13.5 million. The sale was completed on 29 June 2016. In addition to the €15.9 million transaction consideration, Plaza will also be entitled to an additional pending payment of €600,000 once the purchaser successfully develops at least 69,000 sqm above ground. Upon the receipt of each stage payment, 75% of the net cash proceeds will be distributed to Plaza's bondholders in the following quarter.
- On 26 June 2016 Plaza signed a €42.5 million loan agreement with a consortium of banks led by the Hungarian bank OTP Bank Plc to support the development of Belgrade Plaza (Visnjicka) shopping centre, which is on schedule to open in the first half of 2017. The 32,000 sqm GLA development is currently over 55% pre-let and heads of terms have been agreed on a further 15% of space. The centre will be anchored by a supermarket, a multi-screen cinema complex and major international brands.
- On 28 June 2016 the Company signed an agreement for the sale of a 20,700 sqm plot of land in Lodz, Poland, to a residential developer, for €2.4 million. The conditional agreement will be followed by a transfer agreement which is expected to be signed by the end of August 2016.
 26% of the site was previously sold in two separate transactions completed in 2015 and 2016

for a total value of €1.2 million. Following these transactions Plaza still owns 4,000 sqm of land for future value realisation. In line with the Company's stated restructuring plan, 75% of the net cash proceeds from the sale will be distributed to Plaza's bondholders within the quarter following the receipt of each cash installment.

- On 30 June 2016 Plaza signed a Debt Repayment Agreement ("DRA") with the financing bank (the "Bank") of Zgorzelec Plaza in Poland. As part of the DRA, Plaza will make a payment of €1.1 million (in escrow) to the Bank and the Bank will deposit (in escrow) Release Letters for:
 - releasing a mortgage in favour of the Bank from a plot of land of Plaza in the city of Leszno, Poland;
 - ii. releasing of a recourse right obligation (of €1.1 million) under the corporate guarantee of Plaza and an additional subsidiary of Plaza;
 - iii. subordination agreement; and
 - iv. submission for enforcement on the loan.

On conclusion of the transaction, which is on schedule for 15 September 2016, Plaza expects to recognise an accounting profit of circa €10 million.

Key highlights since the period end:

- The Company announced that it has signed a non-binding Letter of Intent ("LOI") with a global investment fund (the "Purchaser") regarding the sale of the Torun Plaza and Suwałki Plaza shopping and entertainment centres in Poland (together the "Portfolio") for a total agreed value of €121 million. The agreed value is subject to price adjustments based on the performance of the malls (Net Operating Income) and the upside amount is capped at €7.3 million. As of the reporting date the aggregate bank loan balance of the two shopping centres is circa €72 million. While there is no certainty that the transaction will go ahead, the disposal is currently expected to complete by the end of October 2016.
- Disposal of an 18,400 sqm plot in a suburb of Ploiesti, Romania to a local investor for €280,000. Upon completion of the disposal 75% of the net cash proceeds will be distributed to Plaza's bondholders.
- An Indian subsidiary ("SPV") of Elbit Plaza India Real Estate Holdings Limited (in which Plaza holds a 50% stake with its joint venture partner, Elbit Imaging Ltd.) signed a Joint Development Agreement relating to its 74.7 acre plot in Chennai, India, to confer the property development rights to a reputable local developer. The SPV will receive 73% of the total revenues from the plotted development and 40% of the total revenues from the eventual sale of the fully constructed residential units in instalments subject to development milestones.

Commenting on the results, acting CEO Dori Keren said:

"The first six months of 2016 have been another extremely busy period for Plaza. We have continued with our deleveraging and refocusing programme. Plaza has undertaken over €166 million of disposals since the approval of the restructuring plan and we have made good strides in our efforts to reposition the portfolio so that it is more focused on higher quality income producing assets and development projects.

"Alongside this, our commitment to the implementation of the restructuring plan is clear, having returned over NIS 104 million to our bondholders since the plan was approved in July 2014, and we are on track to return at least another NIS 330 million in the second half of the year. With our core markets in the CEE delivering a robust performance, we have a good level of comfort in our outlook for the remainder of the year."

For further details, please contact:

Plaza

Dori Keren, acting CEO + 48 22 231 99 00 Eitan Farkas, Financial Director +36 1 462 7140

FTI Consulting

Dido Laurimore / Claire Turvey / Tom Gough +44 (0)20 3727 1000

Notes to Editors

Plaza Centres N.V. (www.plazacenters.com) is a emerging markets developer of shopping and entertainment centres with operations in Central and Eastern Europe and India. It focuses on constructing new centres and, where there is significant redevelopment potential, redeveloping existing centres in both capital cities and important regional centres. The Company is dual listed on the Main Board of the London Stock Exchange and, as of 19 October 2007, the Warsaw Stock Exchange (LSE: "PLAZ", WSE: "PLZ/PLAZACNTR"). Plaza Centers N.V. is an indirect subsidiary of Elbit Imaging Ltd. ("El"), an Israeli public company whose shares are traded on both the Tel Aviv Stock Exchange in Israel and the NASDAQ Global Market in the United States. It has been active in real estate development in emerging markets for over 20 years.

Forward-looking statements

This press release may contain forward-looking statements with respect to Plaza Centers N.V. future (financial) performance and position. Such statements are based on current expectations, estimates and projections of Plaza Centers N.V. and information currently available to the company. Plaza Centers N.V. cautions readers that such statements involve certain risks and uncertainties that are difficult to predict and therefore it should be understood that many factors can cause actual performance and position to differ materially from these statements. Plaza

Centers N.V. has no obligation to update the statements contained in this press release, unless required by law.

MANAGEMENT STATEMENT

The first half of 2016 has been an intensive period for the Company with over €21million of net proceeds recorded in the period and to the date of this announcement. Since the approval of the debt restructuring plan in July 2014 the disposal of 13 non-core or mature assets, with a total value of €104 million, has been successfully concluded, delivering €47 million of net proceeds. The work we have been undertaking has been guided by an overarching strategy which aims to refocus the Company's portfolio towards core, quality income producing assets and developments in key locations which have a high income potential.

At the same time, we have been mindful of our debt position and our obligations to our bondholders, and in the last 18 months we have returned over NIS 104 million to our bondholders and we expect to be in a position to return at least another NIS 330 million in the second half of the year, and in accordance with the accepted restructuring plan be eligible for one year deferral of principal repayments of the bonds. A detailed Cash Flow forecast is enclosed in the Condensed Consolidated Interim Financial Information of the Company for 30 June 2016.

Operationally, we continue to see a robust performance from our core portfolio of shopping and entertainment centres in CEE. In particular, our Polish shopping centres have delivered growth across all metrics and especially in turnover, while Riga Plaza continues to perform solidly. Our ability to improve the quality of income and tenant covenants, deliver additional space for existing tenants and extend lease agreements, as described previously in the operational highlights section, is indicative of the appetite for space in our shopping centres as a result of their high performance levels.

This operational performance is set against the backdrop of CEE markets which are faring well, showing steady growth and a good level of consumer optimism. This is especially true of Romania and Poland and with a positive outlook for our core markets.

Results

As a result of non-cash finance costs (€7.0 million) incurred during the first half of the year, Plaza recorded a €6 million loss attributable to the shareholders of the Company. This was a considerable reduction on the losses reported in the first half of 2015 (loss in six months to 30 June 2015: €36 million). The reduction in finance costs has resulted mainly from the amortisation of the discount created upon the conclusion of the restructuring plan.

First half revenue from the operating shopping centres was €8.4 million (H1 2015: €9.8 million), with the reduction, due to the disposal of Liberec Plaza in Czech Republic in March 2016 and Koregaon Park in March 2015.

Group Net Operating Income ("NOI") decreased in the first six months of 2016 to €8.0 million (H1 2015: €8.3 million) (including Riga Plaza which is accounted for as equity accounted investee), mainly due to the abovementioned disposal of the Liberec Plaza.

The consolidated cash position as at June 30, 2016 (including restricted bank deposits, short term deposits and held for trading financial assets) was €25 million (31 December 2015: €20 million) and the current cash position is circa €19.2 million (€6.8 million restricted).

Portfolio progress

The Company's portfolio of 19 assets comprises 14 development projects, four operational shopping and entertainment centres and one office building. As at 15 August 2016, 17 assets are located across Central and Eastern Europe and two are in India, the full detail is as follows:

	Number of assets (CEE and India)				
Location	Active	In sales negotiation / under development / planning	Offices		
Romania	-	4	-		
India	-	2	-		
Poland	3	4	-		
Hungary	-	1	1		
Serbia	-	1	-		
Bulgaria	-	1	-		
Greece	-	1	-		
Latvia	1	-	-		
Total	4	14	1		

Liquidity & Financing

Plaza ended the period with a consolidated cash position (including restricted bank deposits, short term deposits and held for trading financial assets) of €25 million, compared to €20 million at the end of 2015.

The Group continues to pursue a conservative financing policy and has made good progress. This includes the planned deleveraging of Zgorzelec Plaza through the sale of the Zgorzelec SPV as agreed with the financing bank.

Strategy and Outlook

The management intends to maintain the momentum we have built up behind the implementation of the portfolio repositioning strategy, to create a portfolio of income producing assets that will support the delivery of our obligations to our bondholders and to bring value to our shareholders.

We are cognisant of the fact that there is a significant amount of work ahead of us in terms of improving the debt position and capital structure of the Company in order to deliver meaningful shareholder value, but, with a favourable backdrop in the economies and markets where we operate, we are confident that with our experienced team and professional abilities we are on the right path to achieving this.

OPERATIONAL REVIEW

Over the course of the year to date, Plaza has continued to make good progress against its operational and strategic objectives, delivering strong turnover, footfall and occupancy at a portfolio level and securing a number of new high profile tenants through the application of intensive asset management skills at its four operating shopping centres. The status of the 14 development projects is outlined in the table below.

A stable occupancy level was recorded across the Company's shopping and entertainment centres in the CEE, with the overall portfolio occupancy level increasing slightly to 94.75% as at 30 June 2016, compared to 94.6% at 31 December 2015. Footfall was strong across the portfolio as asset management initiatives continued to support the performance of the assets, which also delivered improved income across the four assets.

The Company's current assets and pipeline projects are summarised in the table below:

Asset/Project	Location	Nature of asset	Size sqm (GLA)	Plaza's effective ownership %	Status (*)
Operating Shop	pping and Ente	ertainment Centres			
Suwalki Plaza	Suwalki, Poland	Retail & entertainment scheme	20,000	100	Operating, opened in May 2010
Zgorzelec Plaza	Zgorzelec, Poland	Retail & entertainment scheme	13,000	100	Operating, opened in March 2010
Torun Plaza	Torun, Poland	Retail & entertainment scheme	40,000	100	Operating, opened in November 2011

Riga Plaza	Riga, Latvia	Retail & entertainment scheme	49,000	50	Operating; opened in March, 2009. Sale Agreement signed in May 2016
Development As Casa Radio		Mixed-use retail, hotel	467,000	75	In planning
	Bucharest, Romania	and leisure plus office scheme	(GBA including parking spaces)		In planning and permitting phase
Timisoara Plaza	Timisoara, Romania	Retail & entertainment scheme	38,000	100	Construction scheduled to commence in 2016; completion scheduled for 2018
Belgrade Plaza (Visnjicka)	Belgrade, Serbia	Retail & entertainment scheme	32,000	100	Construction commenced in 2015; completion scheduled for H1 2017
Operational Off		000	0.000	1400	
David House	Budapest, Hungary	Office	2,000	100	Operational office
Pipeline Project	:S 		Dist Cine (see	\	
Kielce Plaza	Kielce,	Retail & entertainment	Plot Size (sqm	100	Diagning and
Kleice Plaza	Poland	scheme	25,000	100	Planning and feasibility examination
Lodz Plaza	Lodz, Poland	Retail & entertainment scheme	61,500	100	Planning and feasibility phase
Leszno Plaza	Leszno, Poland	Retail & entertainment scheme	18,000	100	Planning and feasibility examination
Lodz (Residential)	Lodz, Poland	Residential scheme	4,000	100	Under sale process; Circa 29,000 sqm was sold during 2015- 2016
Arena Plaza Extension	Budapest, Hungary	Office/Hotel scheme	22,000 (land use right)	100	Planning and feasibility examination
Csiki Plaza	Miercurea Ciuc, Romania	Retail & entertainment scheme	36,500	100	Planning and feasibility examination
Constanta Plaza	Constanta, Romania	Retail & entertainment scheme	26,500	100	Planning and feasibility examination
Shumen Plaza	Shumen, Bulgaria	Retail & entertainment scheme	26,000	100	Planning and feasibility examination
Pireas Plaza	Athens,	Retail/Offices	15,000	100	A binding sale

	Greece				agreement was signed, subject to certain conditions
Bangalore	Bangalore, India	Residential Scheme	218,500	25	Planning and feasibility examination
Chennai	Chennai, India	Residential Scheme	302,400	50	JDA was signed in August 2016

^(*) all completion dates of the projects are subject to securing external financing and securing sufficient tenant's demand.

Details of major activities by country are as follows:

Poland

In August 2016, Plaza signed a non-binding Letter of Intent ("LOI") with a global investment fund (the "Purchaser") regarding the sale of the Torun Plaza and Suwałki Plaza shopping and entertainment centres in Poland (together the "Portfolio"). The total agreed value of the Portfolio is €121 million. The agreed value is subject to price adjustments based on the performance of the malls (Net Operating Income) and the upside amount is capped at €7.3 million. As of the reporting date the aggregated bank loan balance of the two shopping centres is circa €72 million. The disposal is currently expected to complete by the end of October 2016. Under the terms of the LOI, the Portfolio will remain under Plaza's management until 31 December 2017, during which time the Company will continue to implement its asset management plans to further optimise the tenant mix and improve the rental income and the NOI. At this point in time, there is no certainty that the transaction will be completed. Plaza will update the market on the progress of the transaction as appropriate.

Romania

Plaza holds a 75% interest in a joint venture with the Government of Romania to develop Casa Radio (Dambovita), which is the largest development opportunity in central Bucharest. A 467,000 sqm complex, including a 90,000 sqm GLA shopping mall, leisure centre, offices, a hotel and a convention and conference hall, is planned for the site. The Company has obtained a PUD (Detailed Urban Permit) and a PUZ (Zonal Urban Plan) for the Dambovita Centre Multifunctional Complex.

Following the Global financial crisis and to ensure that the development process was more aligned with the current market conditions, the Company initiated preliminary discussions with the Authorities (which are shareholders in the SPV and a party to the Public Private Partnership) regarding the future of the project. The Company has also officially notified the Authorities that it

Projects that are classified as "Under planning and feasibility examination" also have potential to be sold as land.

will be seeking to redefine some of the terms in the existing PPP contract, including the timetable, structure and project milestones. Please see note 5 of the Financial Statements for further information on the project.

In July 2015, the Company received the building permit to develop Timisoara Plaza, a circa 38,000 sqm GLA shopping and entertainment centre in Timisoara, western Romania. A binding financing offer has also been agreed with a commercial bank for circa 65% of the project cost. The Company has signed a pre-let agreement for 10,426 sqm with international retailer Auchan as the anchor supermarket. Construction is expected to commence in 2016, and completion is due in 2018.

In March 2016 the Company sold its 23,880 sqm site in Slatina, Romania, to a third party developer for €660,000, consistent with the asset's last reported book value. No gain or loss was recorded from this transaction.

Serbia

In June 2016, Plaza signed a €42.5 million loan agreement to support the development of Belgrade Plaza (Visnjicka) in the Serbian capital, Belgrade, from a consortium of banks led by the Hungarian bank OTP Bank Plc. Belgrade Plaza is being developed on a 31,000 sqm plot of land owned by Plaza in Belgrade, a city with strong market demand and further future potential, given its large catchment area of approximately 1.7 million people. Construction is already in advanced stages and the centre is scheduled to open in the first half of 2017. Belgrade Plaza, which is currently over 50% pre-let, will comprise circa 32,000 sqm of GLA and will be anchored by a supermarket, a multi-screen cinema complex and major international brands.

Greece

Plaza has signed a binding pre-agreement to sell a 15,000 sqm development plot in Piraeus, near Athens, Greece, for €4.7 million. The sale agreement with a third party developer is subject to certain conditions being met, including due diligence which has up to six months to complete.

India

In August 2, 2016, a subsidiary ("SPV") of Elbit Plaza India Real Estate Holdings Limited (in which the Company holds a 50% stake with its joint venture partner, EI) ("EPI"), signed a Joint Development Agreement ("JDA") relating to its 74.7 acre plot in Chennai, India.

Under the terms of the JDA, the SPV will confer the property development rights to a local developer (the "Developer"). The JDA also stipulates specific project milestones, timelines and minimum sale prices.

Development will commence subject to the obtainment of the required governmental / municipal approvals and permits, and it is intended that 67% of the land will be allocated for the sale of plotted developments (whereby a plot is sold with the infrastructure in place for the development of a residential unit by the end purchaser), while the remainder will comprise residential units fully constructed for sale.

The SPV will receive 73% of the total revenues from the plotted development and 40% of the total revenues from the sale of the fully constructed residential units.

In order to secure its obligation, the Developer will pay a total refundable deposit of INR 35.5 Crores (approximately EUR 4.8 million), with INR 10 Crores (approximately EUR 1.35 million) paid following the signing and registration of the JDA, INR 17 Crores (approximately EUR 2.3 million) payable when planning permission for the first phase of the development project is obtained (the "Project Commencement Date"), and the remaining INR 8.5 Crores (approximately EUR 1.15 million) payable six months after the Project Commencement Date.

FINANCIAL REVIEW

Results

Revenue for the period derived from proceeds received from the disposal of Trading properties and rental income from the operating assets. The disposals of Liberec Plaza (Czech Republic) and the Slatina plot in Romania resulted in €10 million of gross income

Rental income from the four operating assets amounted to €6.3 million, while management fees delivered €2.1 million, compared to €7.3million and €2.5 million respectively in H1 2015. The reductions are the result of the sales of Liberec Plaza (in Q1 2016) and Koregaon Park Plaza in 2015. While the divestment of Fantasy Park, which provided gaming and entertainment services in the shopping centres, in the beginning of the year resulted in a loss of €0.4 million in income, it delivered €0.5 million in cost savings.

Overall operating costs (including selling and marketing expenses) were reduced by 29% to €2.5 million (from €3.5 million in H1 2015) as a result of the sale of the above mentioned shopping centres. Administrative expenses were further decreased by 22% from €3.9 million in H1 2015 to €3.1 million, as a result of increased cost efficiencies and a reduction in headcount.

Following an extensive and lengthy legal procedure relating to a transaction agreement undertaken with Klepierre S.A. ("Klepierre") in 2004, the International Court of Arbitration has ruled that Plaza is liable for an indemnification claim totalling circa €2 million, including costs arising from the legal process. A provision for this indemnification claim has been made in the Company's

accounts, recorded under "other expense". Since Klepierre is deemed a creditor under the Company's ongoing Restructuring Plan, payment of the principal amount due by Plaza under the indemnification claim is deferred to July 2018. As such, the provision has been booked as a long term payable.

The majority of the other income has been generated by the gain recorded from the sale of MUP (the development plot in Belgrade) in line with the Company's accounting policy, where an undeveloped plot of land is booked net as it represents income from activities other than normal business operations.

No write downs of trading properties were recorded in the first half of 2016 (H1 2015 €6.8 million).

Finance income slightly decreased to €3.4 million from €3.8 million in 2015. €2.7 million of income derived from foreign exchange gains on the Company's bonds issued in Israeli New Shekels ("NIS") and the change in the Israeli Consumer Price Index in 2016 (H1 2015 €1.6 million income).

Finance costs decreased from €32.1 million in H1 2015 to €13.3 million in H1 2016. The main components of the reduction in costs were:

- A strengthening of the NIS against the euro during 2015. The effect on the debentures totalled €17.0 million of expense (2016: income €1.6 million).
- Interest expenses booked on debentures totalled €6.6 million (2015: €7.0 million).
- In 2016 an additional €7.0 million was recorded as a non-cash expense, associated with amortisation of the discount on debentures (2015: €4.9 million).
- In 2016, interest expenses on borrowings totalled €2.0 million (2015: €3.1 million of expenses).
- In 2016 €2.3 million of finance costs on debentures were capitalised following the recommencement of construction at the Belgrade Plaza (Serbia) site (2015: nil).

As a result, the loss for the period amounted to circa €6.0 million in H1 2016, representing a significant reduction on losses incurred in the H1 2015 period (€36.0 million loss).

Basic and diluted losses per share for the period were €0.89 (H1 2015: €5.25 loss) based on the adjusted number of shares following the conclusion of the Reverse Share Split.

Balance sheet and cash flow

The balance sheet as at 30 June 2016 showed total assets of €388 million compared to total assets of €392 million at the end of 2015, largely as a result of the implementation of the debt reduction strategy.

The Company's consolidated cash position as at 30 June 2016 (including restricted bank deposits) was €25.0 million (31 December 2015: €20.4 million), with a current cash position of

circa €19.2 million (€6.8 million restricted).

LTV increased to 80% in the period (31 December 2015: 79%) as a result of finance costs

incurred, as described above.

The value of the Company's trading property decreased from €318 million as at 31 December

2015 to €304 million at the end of 30 June 2016 due to the strategic disposal of Liberec Plaza

and the "MUP" plot in Belgrade.

Investments in equity accounted investee companies has improved due to an increase in the net

value of Riga Plaza (Latvia) after recording the profit for the six months of 2016 (€45.2 as of 30

June 2016 compared to €44,9 at year end 2015). Investment in Riga Plaza was classified as

current, following the signing of the sales agreement in May 2016 relating to the disposal of the

asset.

Trade payables increased from €2.2 million to €4.2 million due the construction in progress at

Belgrade Plaza (Visnjicka).

Total bank borrowings (long and short term excluding the loan for Riga Plaza) amounted to

€101.0 million (31 December 2015: €102.5 million) after the repayment of project loans.

Aside from bank financing, Plaza has a balance sheet liability (including accrued interest) of

€182.5 million (with an adjusted par value of circa €197 million net of the €3.9 million series B

bonds held in treasury) from issuing debentures on the Tel Aviv Stock Exchange and to Polish

institutional investors. These debentures are presented as an amortised cost.

Other current liabilities have remained stable (30 June 2016: €7.6 million compared to 31

December 2015: €7 million).

Dori Keren

Acting CEO

15 August 2016

Condensed Consolidated Interim Financial Information

June 30, 2016

Plaza Centers N.V. Condensed Consolidated Interim Financial Information June 30, 2016

Contents

Independent Auditors' Report on review of interim financial information

Condensed consolidated interim financial information

- Condensed consolidated interim statement of financial position
- Condensed consolidated interim statement of profit or loss
- Condensed consolidated interim statement of comprehensive income
- Condensed consolidated interim statement of changes in equity
- Condensed consolidated interim statement of cash flows
- Notes to the condensed consolidated interim financial information

Independent Auditors' Report on Review of Interim Financial Information

Board of Directors Plaza Centers N.V.

Introduction

We have reviewed the accompanying condensed consolidated interim financial information of Plaza Centers N.V. ("the Company") as at June 30, 2016, which comprises the condensed consolidated interim statement of financial position as at June 30, 2016, the condensed consolidated interim statements of profit or loss and comprehensive income for the six and three month period then ended, the statement of changes in equity and cash flows for the six month period ended June 30, 2016, and notes to the condensed consolidated interim financial information.

Management is responsible for the preparation and presentation of this condensed consolidated interim financial information in accordance with IAS 34, 'Interim Financial Reporting' as adopted by the EU. Our responsibility is to express a conclusion on this condensed consolidated interim financial information based on our review.

Scope of Review

We conducted our review in accordance with the International Standard on Review Engagements 2410, "Review of Interim Financial Information Performed by the Independent Auditor of the Entity". A review of interim financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with International Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

Conclusion

Based on our review, nothing has come to our attention that causes us to believe that the accompanying condensed consolidated interim financial information as at June 30, 2016 is not prepared, in all material respects, in accordance with IAS 34, 'Interim Financial Reporting' as adopted by the EU.

Emphasis of matters

Without qualifying our conclusion, we draw attention to Note 4 in the condensed consolidated interim financial information which discloses, amongst other things, important information regarding the Company's cash flow projections for 18 months from the end of the reporting period. The Note also discloses that delays in realization of the Company's assets and investments or realization at lower prices than expected by the Company, as well as any other deviation from the Company's assumptions, are uncertainties that could have an adverse effect on the Company's cash flows and the Company's ability to service its indebtedness in a timely manner.

Without qualifying our conclusion, we draw attention to Note 5(d) and Note 5(f) which disclose potential irregularities concerning the Casaradio Project in Romania and the possible outcomes of such irregularities.

Budapest, August 15, 2016

KPMG Hungária Kft.

Plaza Centers N.V. Condensed consolidated interim statement of financial position June 30, Dece

		June 30,	December 31,	
		2016	2015	
		€ '000	€ '000	
	Note	Unaudited	Audited	
ASSETS				
Cash and cash equivalents		19,539	15,659	
Restricted bank deposits		5,419	4,774	
Trade receivables		1,459	1,654	
Other receivables		1,440	1,350	
Prepayments and advances	12(d)	1,277	196	
Equity accounted investee held for sale	12(b)	19,897	-	
Total current assets	_	49,031	23,633	
Trading property	5,12	304,029	317,758	
Equity accounted investees	12(k), 13(e)	25,287	40,608	
Loan to equity accounted investees	12(b)	-	4,298	
Property and equipment		2,420	2,480	
Related parties receivables	11	2,869	2,828	
Long term receivables	12(c)	4,600	-	
Deferred taxes		169	406	
Total non-current assets		339,374	368,378	
Total assets		388,405	392,011	
LIABILITIES AND SHAREHOLDERS' EQUITY				
Interest bearing loans from banks		31,727	31,891	
Debentures at amortized cost	4,9	75,174	79,564	
Trade payables	.,-	4,169	2,223	
Related parties liabilities		127	109	
Derivatives		379	436	
Other liabilities		7,629	7,045	
Total current liabilities	_	119,205	121,268	
Non-current liabilities				
Interest bearing loans from banks		69,240	70,621	
Debentures at amortized cost	4,9	107,340	102,025	
Provisions	,	14,911	14,911	
Long term payables	13(b)	1,446		
Derivatives	. ,	307	318	
Total non-current liabilities	_	193,244	187,875	
Equity				
Share capital		6,856	6,856	
Translation reserve		(28,267)	(27,418)	
Capital reserve due to transaction with Non-controlling		` , ,	,	
interests		(20,706)	(20,706)	
Other reserves		35,376	35,376	
Share premium		282,596	282,596	
Retained losses		(200,665)	(194,602)	
Equity attributable to owners of the Company		75,190	82,102	
Non-controlling interests		766	766	
Total equity		75,956	82,868	
Total equity and liabilities		388,405	392,011	

August 15, 2016

Date of approval of the financial statements

Dori Keren Acting Chief Executive officer David Dekel
Director and Chairman of the
Audit Committee

The notes are an integral part of this condensed consolidated interim financial information.

Plaza Centers N.V. Condensed consolidated interim statement of profit or loss

		For the three months ended June 30		For the six ended Ju	
	•	2016	2015	2016	2015
	•	€ '000	€ '000	€ '000	€ '000
- -	Note	Unaudited	Unaudited	Unaudited	Unaudited
Revenue from disposal of Shopping Centerts	12(a)	-	34,684	9,632	34,684
Rental income		3,885	4,494	8,409	9,785
Revenues from entertainment centers	_	-	149	-	368
		3,885	39,327	18,041	44,837
Cost of Shopping Centers disposed	12(a)	-	(34,684)	(9,632)	(34,684)
Cost of operations		(1,098)	(1,638)	(2,522)	(3,545)
Cost of operations – entertainment centers		-	(171)	-	(486)
Loss from disposal of Trading property SPV	12(a)	-	(8,802)	(355)	(8,802)
Gross profit (loss)		2,787	(5,968)	5,532	(2,680)
Write-down of Trading Property		-	(6,549)	-	(6,761)
Share in results of equity-accounted investees, net of tax		575	347	1,144	171
Administrative expenses		(1,514)	(2,133)	(3,056)	(3,943)
Other income	12(c)	2,517	4,607	2,856	6,567
Other expenses	13(b)	(2,163)	(165)	(2,345)	(748)
Results from operating activities		2,202	(9,861)	4,131	(7,394)
Finance income		(223)	2,377	3,369	3,794
Finance costs	12(e)	(397)	(10,802)	(13,297)	(32,140)
Net finance costs		(620)	(8,425)	(9,928)	(28,346)
Profit (loss) before income tax		1,582	(18,286)	(5,797)	(35,740)
Income tax expense		(8)	(29)	(266)	(253)
Profit (loss) for the period		1,574	(18,315)	(6,063)	(35,993)
Profit (loss) attributable to:					
Owners of the Company		1,574	(18,315)	(6,063)	(35,993)
Earnings per share Basic and diluted earnings (loss) per share (in EURO)	13(d)	0.23	(2.67)	(0.89)	(5.25)

The notes are an integral part of this condensed consolidated interim financial information.

Plaza Centers N.V.

Condensed consolidated interim statement of comprehensive income

	For the three months ended June 30,			six months June 30,
	2016	2015	2016	2015
	€ '000	€ '000	€ '000	€ '000
	Unaudited	Unaudited	Unaudited	Unaudited
Profit (loss) for the period	1,574	(18,315)	(6,063)	(35,993)
Other comprehensive income				
Items that are or may be reclassified subsequently to profit or loss:				
Foreign currency translation differences - foreign operation (Equity accounted				
investees)	29	(1,654)	(849)	2,281
Foreign currency translation differences- foreign operations (trading				
properties) – reclassified to profit or loss	-	6,516	-	6,516
Foreign currency translation differences - foreign operation (trading property)	-	-	-	1,077
Other comprehensive income (loss) for the period, net of income tax	29	4,862	(849)	9,874
Total comprehensive income (loss) for the period, net of tax	1,603	(13,453)	(6,912)	(26,119)
Total comprehensive income (loss) attributable to:				
Owners of the Company	1,603	(13,453)	(6,912)	(26,213)
Non-controlling interests	-	-	-	94

The notes on are an integral part of this condensed consolidated interim financial information.

Plaza Centers N.V.
Condensed consolidated interim statement of changes in equity

		Attributable to owners of the Company							
	Share capital	Share Premium	Other capital reserves	Translation Reserve	Capital reserve from acquisition of Non-controlling interests without a change in control € '000	Retained losses	Total	Non- controlling interests	Total equity
Balance at December 31, 2015 (audited)	6,856	282,596	35,376	(27,418)	(20,706)	(194,602)	82,102	766	82,868
Total comprehensive loss		-	-	(849)	-	(6,063)	(6,912)	-	(6,912)
Balance at June 30, 2016 (unaudited)	6,856	282,596	35,376	(28,267)	(20,706)	(200,665)	75,190	766	75,956
Balance at December 31, 2014 (audited) Total comprehensive loss	6,856	282,596	35,340	(36,699) 9,780	(20,706)	(148,486) (35,993)	118,901 (26,213)	672 94	119,573 (26,119)
Balance at June 30, 2015 (unaudited)	6,856	282,596	35,340	(26,919)	(20,706)	(184,479)	92,688	766	93,454

The notes are an integral part of this condensed consolidated interim financial information.

Plaza Centers N.V. Condensed consolidated interim statement of cash flows

For the six months ended June 30, 2016 2015 € '000 € '000 Unaudited Unaudited Cash flows from operating activities Loss for the period (35,993)(6,063)Adjustments necessary to reflect cash flows used in operating activities: Depreciation and impairment of property and equipment 34 267 9,928 Net finance costs 28,346 (1,144)Share of profit of equity-accounted investees, net of tax (171)Income tax expense 266 253 3,021 (7,298)Changes in: Trade receivables (48)356 Other accounts receivable (5,812)(4,444)Trading property 16,140 29,587 Equity accounted investees – net investments 303 298 Trade payables 1,946 (614)Other liabilities and related parties liabilities 1,735 (3,525)14,264 21,658 Interest received 30 49 (7,902)(9.594)Interest paid Taxes paid (29)(28)Net cash from operating activities 9,384 4,787 Cash flows from investing activities Purchase of property and equipment (3) Proceeds from selling fixed assets 28 Purchase of held for trading marketable debt securities (825)Net cash from (used in)investing activities 28 (828)Cash flows from financing activities Cash inflow fromforeign exchange derivatives 510 2,247 Changes in restricted cash (931)(4,440)Repayment of debentures at amortized cost (3.566)Repayment of interest bearing loans from banks (1,545)(2,333)Net cash used in financing activities (5,532)(4,526) Increase (Decrease) in cash and cash equivalents 3,880 (567)Cash and cash equivalents at 1 of January 15,659 33,363 Effect of exchange rate fluctuations on cash held 229

The notes are an integral part of this condensed consolidated interim financial information.

Cash and cash equivalents at 30 of June

19,539

33,025

Notes to the condensed consolidated interim financial information

1. Reporting entity

Plaza Centers N.V. ("the Company") was incorporated and is registered in the Netherlands. The Company's registered office is at Prins Hendrikkade 48-S, 1012AC, Amsterdam, the Netherlands. The Company conducts its activities in the field of establishing, operating and selling of shopping and entertainment centers, as well as other mixed-use projects (retail, office, residential) in Central and Eastern Europe (starting 1996) and India (from 2006).

The Company is listed on the Main Board of the London Stock Exchange ("LSE"), the Warsaw Stock Exchange ("WSE") and the Tel Aviv Stock Exchange ("TASE").

The Company's immediate parent company is Elbit Ultrasound (Luxembourg) B.V. / S.à r.l. ("EUL"), which holds 44.9% of the Company's shares, as at the end of the reporting period. The Company regards Elbit Imaging Limited ("EI") as the ultimate parent company.

The condensed consolidated interim financial information of the Company as at June 30,2016 and for the six months then ended comprise the Company and its subsidiaries (together referred to as the "Group") and the Group's interests in joint ventures.

The consolidated financial statements of the Group as at and for the year ended December 31,2015 are available on the Company's website (www.plazacenters.com) and also upon request from the Company's registered office.

During the six months period ended June 30, 2016, no changes occurred in the Company's holdings, with the exceptions as described in notes 12(a) and 12(c) of this report.

2. Basis of accounting

This condensed consolidated interim financial information has been prepared in accordance with IAS 34 *Interim Financial Reporting*, as adopted by the EU. It does not include all of the information required for a complete set of IFRS financial statements, and should be read in conjunction with the annual Consolidated Financial Statements of the Group as at and for the year ended December 31, 2015.

However, selected explanatory notes are included to explain events and transactions that are significant to an understanding of the changes in the Group's financial position and performance since the last annual consolidated financial statements as at and for the year ended December 31, 2015.

This condensed consolidated interim financial information was authorized for issue by the Company's Board of Directors on August 11, 2016.

3. Use of judgements and estimates

In preparing this condensed consolidated interim financial information, management has made judgements, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets and liabilities, income and expense. Actual results may differ from these estimates.

In preparing this condensed consolidated interim financial information, the significant judgments made by management in applying the Group's accounting policies and the key sources of estimation uncertainty were principally the same as those that applied to the consolidated financial statements as at and for the year ended December 31, 2015. Refer also to note 4 below for significant estimations performed.

Notes to the condensed consolidated interim financial information

4. Going concern and liquidity position of the Company

The condensed consolidated interim financial information have been prepared on a going concern basis, which assumes that the Group will be able to meet the mandatory repayment terms of banking facilities and it's debentures. Following the closing of the Company's restructuring plan ("the Plan" in this note), the Company's condensed consolidated interim financial information included liabilities to bondholder's in the aggregate principal amount of EUR 197 million. The following table sets forth the cash flows forecast of the Company until the end of 2017 in order to achieve the abovementioned repayments, as they fall due.

According to the Plan, if until December 1, 2016 the Company manages to repay its principal of debentures in the amount of NIS 434 million (EUR 101 million), then the remaining principal payments shall be deferred for an additional year ("the Deferral"). Since the Plan entered into effect, until June 30, 2016, the Company has repaid circa NIS 104 million (EUR 24 million) out of the debentures. The remaining NIS 330 million (EUR 77 million) of the bonds principal (through selling of its assets), together with the interest of approximately EUR 6.5 million are still to be paid up to December 1, 2016, if the Company is to achieve the abovementioned condition in the Plan.

Since part of the series B debentures are held in treasury (refer to note 12(i)), the total required net principal repayment in 2016 in order to achieve the Deferral is NIS 322 million (EUR 75.2 million).

Achieving this condition depends, to a considerable degree, on the Group's ability to dispose assets and collect cash proceeds of at least of EUR 72 million by December 1, 2016, as described below.

If the Company is unable to achieve the abovementioned Deferral by December 1, 2016, then the mandatory principal repayment and interest due in December 2016, July 2017 and December 2017 will be NIS 84 million (EUR 19.5 million), NIS 135 million (EUR 31.5 million) and NIS 335 million (EUR 78.2 million), respectively. The amounts do not include any 75% mandatory repayment of every sale.

Notes to the condensed consolidated interim financial information

4. Going concern and liquidity position of the Company (cont.)

As the Company's primary objective is to obtain the Deferral, it has therefore reclassified this minimum net amount to current liabilities. The scenario below reflects the Company's approved business plan until December 31, 2017:

0 do 110	Expected cash flow (in MEUR)				
	In the six months ending December 31, 2016	In the year ending December 31, 2017			
Opening balance of consolidated cash (1)	25	7			
Sources of cash during the period					
Net proceeds from disposal of operating shopping centers (2)	63	47			
Proceeds from disposal of plots held (3)	9	47			
Net operating income from shopping centers (4)	6	6			
Total sources expected	103	107			
Uses of cash during the period					
Principal repayment of debentures, net (5)	(75)	(70)			
Interest repayment of debentures, net	(7)	(7)			
Investment in projects under construction (6)	(8)	(4)			
Repayment of bank facilities in subsidiaries (principal +interest)	(3)	(2)			
General and administrative expenses	(3)	(5)			
Total uses expected	(96)	(88)			
Closing balance of consolidated cash (7)	7	19			

- (1) Opening balance as appeared in this condensed consolidated interim statement of financial position, including restricted cash (which will be released upon the disposal of the operating shopping centers).
- (2) 2016 Expected net payment from the selling of three shopping centers (Riga, Suwalki and Torun refer to notes 12(b) and 13(a)). 2017 expected mainly from the sale of Belgrade Plaza (Visnjicka project)
- (3) 2016 The Company expects extensive disposal of it plots held in CEE and in India. Main 2016 disposal are expected in India and Greece. 2017 Main plots disposal is due to India and Poland.
- (4) As the operating shopping centers are to be disposed of in 2016, in 2017 Net Operating Income is generated from the Belgrade Plaza (Visnjicka) shopping center to be opened in the first half of 2017.
- (5) 2016 This reflects the gross amount of EUR 77 million to be paid based on forecast disposal proceeds, net of the expected repayment of debentures series B bonds held in treasury in the amount of EUR 2 million.
- (6) 2016 Main investment in Belgrade Plaza and in Timisoara project (Romania). 2017 investment in Timisoara.
- (7) 2016 Immaterial restricted cash amounts. 2017 Including restricted cash in Visnjicka of EUR 3 million.

It should be noted, that the projected cash flow is based on the Company's forward-looking plans, assumptions, estimations, predictions and evaluations which rely on the information known to the Company at the time of the approval of this condensed consolidated interim financial information (collectively, the "Assumptions").

The materialization, occurrence, consummation and execution of the events and transactions and of the assumptions on which the projected cash flow is based, including with respect to the proceeds and timing thereof, although probable, are not certain and are subject to factors beyond the Company's control as well as to the consents and approvals of third parties and certain risks factors. Therefore, delays in the realization of the Company's assets and investments or realization at lower price than expected by the Company's, as well as any other deviation from the Company's Assumptions, could have an adverse effect on the Company's cash flows and the Company's ability to service its indebtedness in a timely manner.

Notes to the condensed consolidated interim financial information

5. Casa radio note

a. General

In 2006 the Company entered into an agreement according to which it acquired 75% interest in a company ("Project SPV") which under a Public-Private Partnership agreement ("PPP") with the Government of Romania is to develop the Casa radio site in central Bucharest ("Project"). After signing the PPP agreement, the Company holds indirectly 75% of the shares in the Project SPV, the remaining 25% are held by the Romanian authorities (15%) and another third party (10%).

As part of the PPP, the Project SPV was granted with development and exploitation rights in relation to the site for a period of 49 years, starting December 2006. As part of its obligations under the PPP, the Project SPV has committed to construct a Public Authority Building ("PAB") measuring approximately 11.000 square meters for the Romanian Government at its own cost.

Large scale demolition, design and foundation works were performed on the construction site which amounted to circa EUR 85 million until 2010, when current construction and development were put on hold due to lack of progress in the renegotiation of the PPP Contract with the Authorities (refer to point c below) and the Global financial crisis. These circumstances (and mainly the avoidance of the Romanian Authorities to deal with the issues specified below) caused the Project SPV to not meet the development timeline of the Project, as specified in the PPP. However, the Company is in the opinion that it has sufficient justifications for the delays in this timeline, as generally described below.

b. Obtaining of the Detailed Urban Plan ("PUD") permit

The Project SPV obtained the PUD related to this project in September 2012. Furthermore, on 13 December 2012, the Court took note of the waiver of the claim submitted by certain plaintiffs and rejected the litigation aiming to cancel the approval of the Zonal Urban Plan ("PUZ") related to the Project. The court decision is irrevocable.

As the PUD is based on the PUZ, the risk that the PUD would be cancelled as a result of the cancellation of the PUZ was removed following the date when the PUZ was cleared in court on December 13, 2012.

c. Discussions with Authorities on construction time table deferral

As a result of point b above, following the Court decision, the Project SPV was required to submit a request for building permits within 60 days from the approval date of the PUZ/PUD and commence development of its project within 60 days after obtaining the building permit.

However, due to substantial differences between the approved PUD and stipulations in the PPP Contract as well as changes in the EU directives concerning buildings used by Public Authorities, and in order to ensure a construction process that will be adjusted to current market conditions, the Project SPV started preliminary discussions with the Romanian Authorities (which is both a shareholder of the Project SPV and a party to the PPP) regarding the future development of the project.

The Project SPV also officially notified the Romanian Authorities of its wish to renegotiate the existing PPP contract on items such as time table, structure and milestones (e.g., the construction of the Public Authority Building ("PAB"), whose estimated costs are provisioned for in this interim financial information- refer to paragraph e below). The Company estimates that although there is no formal obligation for the Romanian Authorities to renegotiate the PPP agreement, such obligation is expressly provided for the situation when extraordinary economic circumstances arise.

Notes to the condensed consolidated interim financial information

5. Casa radio note (cont.)

d. Co-operation with the Romanian Authorities regarding potential irregularities

The Board and Management have become aware of certain issues with respect to certain agreements that were executed in the past in connection with the Project. In order to address this matter, the Board has appointed the chairman of the Audit Committee to investigate the matters internally and have also appointed independent law firms to perform an independent review of the matters raised.

The Company has approached and is co-operating fully with the relevant Romanian Authorities regarding the matters that have come to its attention and it has submitted its findings in March 2016 to the Romanian Authorities. As this process is still on-going, the Company in unable to comment on any details related to this matter. Management is currently unable to estimate (based on legal advice received) any impact on the carrying value of the Project potentially resulting from this matter.

e. Provision in respect of PAB

As mentioned in point a above, when the Company entered into an agreement to acquire 75% interest in the Project SPV it assumed a commitment to construct the PAB at its own costs for the benefit of the Romanian Government. Consequently, the Company had recorded a provision in the amount of EUR 17.1 million in respect of the construction of the PAB.

The Company utilized the amount of EUR 1.5 million out of this provision, and in 2015 a reduction in the provision in the amount of EUR 0.6 million was recorded in order to reflect updated budget changes in respect of the PAB.

Management believes that the current level of provision is an appropriate estimation in the current circumstances. Upon reaching concrete agreements with Authorities, the Company will be able to further update the provision.

f. Summary

The circumstances described in subsection a through e above might lead to future claims, penalties, sanctions and/or, in extreme circumstances, termination of the PPP and annulment of the Company's rights in the Project by the Authorities.

6. Significant accounting policies

The accounting policies applied by the Group in this condensed consolidated interim financial information are the same as those applied by the Group in its consolidated financial statements as at and for the year ended December 31, 2015.

Notes to the condensed consolidated interim financial information

7. Operating segments

The Group comprises one main geographical segment: CEE. India ceased to be a geographical segment, following the sale of Koregaon park shopping center in 2015. The Group does not have reportable segments by product and services. In presenting information on the basis of geographical segments, segment revenue is based on the revenue resulting from either selling or operating of Trading Property geographically located in the relevant segment. None of the Group's tenants is accounting for more than 10% of the total revenue. Also, no revenue is derived in the Netherlands, where the Company is domiciled. Data regarding the geographical analysis in the six months period ended June 30, 2016 and 2015 is as follows:

	June 3	0
	<u>2016</u>	<u>2015</u>
NOI in CEE (1)	8,036	8,313
Sale of properties (Liberec – refer to note 12(a))	(355)	
Income from operation/selling	7,681	8,313
Net finance costs	(2,440)	(2,715)
Net expenses from operation of other CEE assets (plots)	(376)	(365)
Other income, net	511	3,919
Write-downs	-	(5,180)
Reportable CEE segment profit before tax	5,376	3,972
Less - general and administrative	(3,056)	(3,943)
Results India	(223)	(10,564)
Unallocated finance costs (Dutch corporate level- mainly debentures finance cost)	(7,894)	(25,205)
Loss before income taxes	(5,797)	(35,740)
Income tax expense	(266)	(253)
Loss for the year	(6,063)	(35,993)
Assets and liabilities as at June 30, 2016		
Total CEE segment assets	339,482	
Assets India	25,287	
Unallocated assets (Mainly Cash and other financial instruments held on Dutch level)	23,636	
Total assets	388,405	
Segment liabilities	126,830	
Unallocated liabilities (Mainly debentures)	185,619	
Total liabilities	312,449	

(1) Out of which Poland – EUR 6.0 million (2015 -EUR 6.0 million).

8. Financial risk management

During the six months' period ended June 30, 2016 there were no changes in the Group's financial risk management. Objectives and policies are consistent with those disclosed in the consolidated financial statements as at and for the year ended December 31, 2015.

Notes to the condensed consolidated interim financial information

9. Financial instruments

a. Carrying amounts and fair values

In respect to the Company's financial instruments assets not presented at fair value, being mostly short term market interest bearing liquid balances, the Company believes that the carrying amount approximates its fair value. In respect of the Company's financial instruments liabilities:

For the Israeli debentures presented at amortized cost, a good approximation of the fair value would be the market quote of the relevant debenture, had they been measured at fair value.

	Carrying	amount	Fair value		
	June 30 ,2016	r 31, 2015	June 30,2016	December 31, 2015	
_		00'	·		
Statement of financial position					
Debentures at amortized cost – Polish bonds	12,172	12,957	10,965	11,569	
Debentures A at amortized cost – Israeli	58,480	59,072	49,245	50,172	
Debentures B at amortized cost – Israeli	111,862	109,560	90,221	91,614	
Total	182,514	181,589	150,431	153,355	

The total contractual liability of the Debentures was EUR 197 million as at June 30, 2016. In respect of most of other non-listed borrowings, as most financing facilities are backed by real estate assets, and they bear floating interest rate, the Company has a basis to believe that the fair value of non-listed borrowings approximates the carrying amount.

b. Fair value hierarchy

The table below analyses fair value measurements as at June 30, 2016 for financial assets and financial liabilities. These fair value measurements are categorised into different levels in the fair value hierarchy based on the inputs to valuation techniques used. The different levels are defined as follows:

- Level 1: quoted prices (unadjusted) in active markets for identical assets or liabilities that the Group can access at the measurement date.
- Level 2: inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly.
- Level 3: unobservable inputs for the asset or liability

	Level					
	Level 1	Level 2	3	Total		
	€ 000'					
Short term liabilities						
Derivative	-	-	379	379		
Long term liabilities						
Derivative	-	-	307	307		

Notes to the condensed consolidated interim financial information

10. Income tax

The group calculates the period income tax using the tax rate that would be applicable to the expected total annual earnings.

The Group's consolidated effective tax rate in respect of continuing operations for the six months period ended June 30, 2016 was -5%(six months period ended June 30, 2015: -1%).

11. Related parties

	June 30, 2016	December 31, 2015
	€ 000'	
Statement of financial position		
Long term receivables - EI	2,869	2,828
Trade and other payables	127	109

For the six months period ended June 30.

	2016	2015
	€ 000'	€ 000'
Statement of profit or loss		
Related parties – interest income on balance with EI	41	-
Related parties – recharges from EI	(136)	(103)
Related parties – rental fees charged by EI subsidiary in Romania	(15)	(30)

12. Significant events during the period

a. Disposal of a shopping center in the Czech Republic

On March 4, 2016 the Company signed an agreement to sell its subsidiary holding Liberec Plaza shopping center in the Czech Republic, for EUR 9.5 million in cash. The Company recorded a loss of EUR 350 thousands due to this transaction.

The disposal followed an agreement announced by the Company in September 2015 whereby a wholly owned subsidiary of the Company ("PCE") won a tender to buy the loan given to the holding and operating company for Liberec Plaza for EUR 8.5 million.

PCE received EUR 8.5 million on account of the bank loan it previously purchased. Out of EUR 1 million remaining proceeds, 75% was distributed to the Company's bondholders by the end of June 2016, in line with the Company's stated restructuring plan.

b. Sale of a shopping center in Latvia

On May 16, 2016 one of the Company's subsidiaries, in which it has a 50% stake, has entered into a business sale agreement with respect to the sale of Riga Plaza shopping and entertainment centre in Riga, Latvia, to a global investment fund. The agreement reflects a value for the business of EUR 93.4 million, which is in line with the last reported carrying amount.

The sale of Riga Plaza is consistent with the Company's stated strategy to execute an orderly disposal of its non-core or mature assets in order to reduce Company debt levels and to bring its development projects to fruition.

Notes to the condensed consolidated interim financial information

12. Significant events during the period (cont.)

b. Sale of a shopping center in Latvia (cont.)

In line with the Company's stated restructuring plan, 75% of the net cash proceeds from the Company's share of the sale of the business, after the repayment of the bank loan (circa EUR 55 million, reflecting 100%), will be distributed to the Company's bondholders within the quarter following the closing. The closing of the transaction is subject to several conditions precedent, all of which are expected to be fulfilled in the coming months.

In view of the above, the Company has reclassified the Investment in the equity accounted investee Diksna, which holds Riga Plaza as asset held for sale.

c. Disposal of a plot in Belgrade, Serbia

On May 17, 2016, the Company signed an agreement to sell its wholly owned subsidiary, which holds the "MUP" plot and related real estate in Belgrade, Serbia, for EUR 15.9 million in cash. The Company has recorded a gain of EUR 2.3 million from this transaction, included as other income in these reports.

Following the fulfilment of certain technical conditions that were met during June 2016, the purchaser paid EUR 11 million in cash to the Company. An additional EUR 0.3 million will be due before November 30, 2016 and the remaining EUR 4.6 million will be due within 15 months from the transaction closing date. Furthermore, the Company will also be entitled to an additional pending payment of EUR 0.6 million, on top of the EUR 15.9 million transaction consideration, once the purchaser successfully develops at least 69,000 sqm above ground.

Upon the receipt of each stage payment, in line with the Company's stated restructuring plan, 75% of the net cash proceeds will be distributed to the Company's bondholders in the following quarter.

d. Debt repayment agreement with financing bank of Zgorzelec Plaza shopping centre in Poland

On June 30, 2016 the Company signed a Debt Repayment Agreement ("DRA") with the financing bank (the "Bank") of Zgorzelec Plaza Shopping Center in Poland.

As part of the DRA, the Company paid EUR 1.1 million (in escrow) to the financing bank of the Shopping Center and the financing bank deposited (in escrow) Release Letters for:

- (i) releasing a mortgage in favour of the Bank from a plot of land of the Company in the city of Leszno, Poland;
- (ii) releasing of a recourse right obligation (of EUR 1.1 million) under the corporate guarantee of the Company and an additional subsidiary of the Company;
- (iii) subordination agreement; and
- (iv) submission for enforcement on the loan

The DRA also states that the Company is obliged to make its best effort and cooperate with the Bank in trying to sell Zgorzelec Plaza Shopping Center. Simultaneous with this, the financing bank will seek a third party to be an Appointed Shareholder to purchase the shares of Zgorzelec Plaza Shopping Center for EUR 1.

Notes to the condensed consolidated interim financial information

12. Significant events during the period (cont.)

d. <u>Debt repayment agreement with financing bank of Zgorzelec Plaza shopping centre in Poland (cont.)</u>

If a buyer or Appointed Shareholder is not found by 15 September 2016 the following steps will take place:

- the management of Zgorzelec Plaza Shopping Center will be transferred to an Appointed Manager elected by the Bank;
- the EUR1.1 million payment held in escrow will be transferred to the Bank; and
- the Release Letters will be given to the Company and the Company will stay as a silent shareholder in Zgorzelec Plaza Shopping Center until the end of 2016.

On conclusion of the transaction, the Company expects to lose its control over the project company holding Zgorzelec Shopping Center which will result in de-recognition of the assets and liabilities of the former subsidiary from the consolidated statement of financial position and recognizing a gain of circa EUR 10 million.

e. Development credit facility agreed for Belgrade Plaza (Visnjicka)

On June 21, 2016 the Company signed a EUR 42.5 million loan agreement to support the development of Belgrade Plaza (Visnjicka) in the Serbian capital, Belgrade, from a consortium of banks led by the Hungarian bank OTP Bank Plc.

Belgrade Plaza is being developed on a 31,000 sqm plot of land owned by Plaza in Belgrade, the Capital of Serbia. Construction is already in advanced stages on the new shopping and entertainment centre and it is on schedule to open in the first half of 2017. Belgrade Plaza, which is currently over 50% pre-let, will comprise circa 32,000 sqm of GLA and will be anchored by a supermarket, a multi-screen cinema complex and major international brands.

In respect of Visnjicka project, the Company resumed the capitalization of non-specific borrowing costs as defined in IAS 23, and capitalized in the first six months of 2016 EUR 2.3 million of borrowing costs to the carrying amount of the project.

f. Disposal of a plot in Lodz, Poland

On June 28, 2016 the Company signed an agreement for the sale of a 20,700 sqm plot of land in Lodz, Poland, to a residential developer, for EUR 2.4 million. The conditional agreement will be followed by a transfer agreement which is expected to be signed by the end of August 2016.

Located in Lodz city centre, the plot represents 63% of a wider 33,000 sqm site. 26% of the site was previously sold in two separate transactions completed in 2015 and 2016 for a total value of EUR 1.2 million. Following these transactions the Company still owns 4,000 sqm of space for future value realisation.

The sale of the Lodz residential plot is consistent with the Company's stated strategy to execute an orderly disposal of its non-core or mature assets, in order to reduce Company debt levels and to bring its development projects to fruition. On transfer, the Company expects to receive an initial payment of EUR 1.04 million, followed by EUR 0.18 million in November 2016, EUR 0.22 million in December 2016 and a final instalment of EUR 0.96 million in June 2017.

In line with the Company's stated restructuring plan, 75% of the net cash proceeds from the sale of the plot, will be distributed to the Company's bondholders within the quarter following the receipt of each cash payment.

Notes to the condensed consolidated interim financial information

12. Significant events during the period (cont.)

g. Disposal of a plot in Romania

On March 24, 2016 the Company sold its 23,880 sqm site in Slatina, Romania for EUR 0.66 million, consistent with the asset's last reported book value. No gain or loss was recorded from this transaction.

In line with the Company's stated restructuring plan, 75% of the cash proceeds was distributed to the Company's bondholders by the end of June 2016 as an early repayment.

h. Pre-agreement to sell a plot in Greece

On April 7, 2016 the Company signed a pre-agreement to sell its development land in Piraeus, near Athens, Greece, for EUR 4.7 million. The sale agreement with a third party developer is subject to certain conditions being met, including due diligence which has up to six months to complete. The purchaser has placed a corporate guarantee to secure the transaction for 10% of the consideration.

Upon completion of the disposal, in line with the Company's stated restructuring plan, 75% of the net cash proceeds will be distributed to the Company's bondholders.

i. Debentures held in treasury

As of June 30, 2016, the Company holds through its wholly owned subsidiary NIS 14.4 million par value of series B debentures (adjusted par value of NIS 16.6 million (EUR 3.9 million)).

j. Update on covenants

In respect of the Coverage Ratio Covenant ("CRC"), as defined in the restructuring plan, as at June 30, 2016 the CRC was 126%, in comparison with 118% minimum ratio required.

As at the end of the reporting period, all of the group's companies are in compliance with the entire loan covenants, with the exception of one bank facility in Romania totalling EUR 8 million, in which the Company negotiates with financial institution for obtaining of waiver, on all outstanding breaches.

k. Update on Bangalore project - India

The National Green Tribunal ("NGT"), an Indian governmental tribunal established for dealing with cases relating to the environment, passed general directions on May 04, 2016 with respect to areas that should be treated as "no construction zones" due to its proximity to water reservoirs and water drains ("Order")

The restrictions in respect of the "no construction zone" are applicable to all construction projects.

The government of Karnataka had been directed to incorporate the above conditions in respect of all construction projects in the city of Bangalore including the Company's project with is adjacent to the Varthur lake and have several storm-water crossing it.

An appeal was filed before the Supreme Court of India against the Order. The Supreme Court has stayed the operation of certain portions of the Order. It is difficult to predict the amount of time that the Supreme Court of India will take to decide on the matter.

Notes to the condensed consolidated interim financial information

12. Significant events during the period (cont.)

k. <u>Update on Bangalore project – India (cont.)</u>

Accordingly, the impact of the Order on the Bangalore Project cannot be fully determined until the Supreme Court of India adjudicates upon the matter. It should also be noted that based on the Company's legal advice the Order only affects the setback from the storm-water drain, and would not in itself affect the floor space index available to developers to construct a project. As of June 30, 2016 and according with the Company's best estimate there will be no material effect on the carrying amount of the Bangalore Project as a result of the Order.

1. <u>Issuance of a disclaimer by the Dutch statutory auditors in the Company's 2015 Dutch statutory financial statements.</u>

On May 18, 2016 the Company's 2015 Dutch statutory financials statements, required to be issued according to Dutch regulations ("Dutch Statutory Reports"), were issued with a disclaimer of opinion by the Dutch statutory auditor of the Company. The Dutch financial statements were approved by the shareholders for Dutch statutory compliance purposes http://plazacenters.com/index.php?p=financial_reports_2016.

13. Events after the reporting period

a. Details of negotiations on two assets disposal in Poland

In the end of July 2016 the Company signed a non-binding Letter of Intent ("LOI") with a global investment fund (the "Purchaser") regarding the sale of the Torun Plaza and Suwałki Plaza shopping and entertainment centres in Poland (together the "Portfolio").

The Portfolio comprises a total of circa 60,000 sqm of Gross Lettable Area, of which Torun Plaza represents approximately 40,000 sqm and Suwalki Plaza approximately 20,000 sqm. The total agreed value of the Portfolio is EUR 121 million, subject to adjustments on the basis of the in place net operating income (the "NOI") and future NOI.

The disposal is currently expected to complete by the end of October 2016.

Under the current terms of the sale, the Portfolio will remain under the Company's management until 31 December 2017, during which time the Company will continue to implement its asset management plans to further optimise the tenant mix and improve the rental income and the NOI. At this point in time, there is no certainty that the transaction will be completed.

b. International Court of Arbitration ruling update

On July 7, 2016, and further to the reference in the Company's 2015 annual report, following an extensive and lengthy legal procedure relating to a transaction agreement undertaken with Klepierre S.A. ("Klepierre") in 2004, the International Court of Arbitration has ruled that Plaza is liable for an indemnification claim totalling circa EUR 2 million, including costs arising from the legal process. A provision for such amount was made in these reports. The Company did not recognize any provision in respect to such claim in previous periods.

Since Klepierre is deemed a creditor under the Company's ongoing Restructuring Plan, payment of the principal amount due by the Company under the indemnification claim is deferred to July 2018. In the interim, the Company will continue to pursue the legal channels available to it in an effort to minimise the basis for such an indemnification claim.

Notes to the condensed consolidated interim financial information

13. Events after the reporting period (cont.)

c. Sale of plot in Romania

On July 14, 2016 the Company disposed of an 18,400 sqm plot in a suburb of Ploiesti, Romania to a local investor for EUR 280,000. In line with the Company's stated restructuring plan, 75% of the net cash proceeds will be distributed to the Company's bondholders in September 2016.

d. Completion of share consolidation process

In accordance with the internal regulations of the WSE, shares with a market price below PLN 0.50 are listed in a separate segment referred to as the "Alert List". Shares placed on the Alert List are no longer subject to continuous quotation by the WSE.

The Company, to avoid the adverse consequences of the Alert List, has decided to implement the Share Capital Consolidation so as to ensure that its Ordinary Shares are removed from the Alert List. Consolidation of the Company's share capital on the basis of one New Ordinary Share/New Depositary Interest for every 100 Existing Ordinary Shares/Existing Depositary Interests

Following its share consolidation, the first time and date of dealing in the ordinary shares of EUR 1.00 each on the premium segment of the Official List and on the LSE's main market for listed securities was at 8.00 a.m. on July 1, 2016. Similar process was performed on the TASE and the WSE on July 3, 2016 and July 4, 2016, respectively. On admission to the London Stock Exchange, the Company's issued share capital comprises 6,855,603 ordinary shares of EUR 1.00 each.

e. Joint development agreement signed in respect of plot in Chennai, India

In August 2, 2016, a subsidiary ("SPV") of Elbit Plaza India Real Estate Holdings Limited (in which the Company holds a 50% stake with its joint venture partner, EI) ("EPI"), has signed a Joint Development Agreement ("JDA") relating to its 74.7 acre plot in Chennai, India.

Under the terms of the JDA, the SPV will confer the property development rights to a reputable local developer (the "Developer") who will carry full responsibility for all of the project costs and liabilities, as well as for the marketing of the scheme. The JDA also stipulates specific project milestones, timelines and minimum sale prices.

Development will commence subject to obtaining the required governmental / municipal approvals and permits, and it is intended that 67% of the land will be allocated for the sale of plotted developments (whereby a plot is sold with the infrastructure in place for the development of a residential unit by the end purchaser), while the remainder will comprise residential units fully constructed for sale.

The SPV will receive 73% of the total revenues from the plotted development and 40% of the total revenues from the sale of the fully constructed residential units.

In order to secure its obligation, the Developer will pay a total refundable deposit of INR 35.5 Crores (approximately EUR 4.8 million), with INR 10 Crores (approximately EUR 1.35 million) paid following the signing and registration of the JDA, INR 17 Crores (approximately EUR 2.3 million) payable when planning permission for the first phase of the development project is obtained (the "Project Commencement Date"), and the remaining INR 8.5 Crores (approximately EUR 1.15 million) payable six months after the Project Commencement Date.

In line with its statement in the 2015 year-end financial statements, EPI continues its efforts to exercise its right to get the Partners' 20% holding in the Indian company Kadavanthara Builders Private Ltd.