MIDI p.l.c.

Annual Report and Consolidated Financial Statements 31 December 2011

Company Registration Number: C 15836

	Pages
Directors' report	1 - 9
Statement of compliance with the Principles of Good Corporate Governance	10 - 21
Remuneration statement	22 - 23
Independent auditor's report	24 - 25
Statements of financial position	26 - 27
Income statements	28
Statements of comprehensive income	28
Statements of changes in equity	29 - 30
Statements of cash flows	31
Notes to the Financial Statements	32 - 75

Directors' report

The Directors present their annual report and the audited Financial Statements for the year ended 31 December 2011.

Principal activity

The principal activity of the Group and the Company is the development of the Manoel Island and Tigné Point Project.

Review of the business

The results of the group represent the results of MIDI p.l.c. together with those of its subsidiaries and its share of results of joint venture for the year ending 31 December 2011.

MIDI Group registered a profit before tax of €3 million for the financial year ended 31 December 2011 compared to a profit of €1.5 million in the previous year. During the year under review apartment sales in the form of final contracts with a total value of €32.0 million (2010: €22.8 million) were concluded. These included the final apartments in the Tigné South phase together with apartments in the T10 block where the first sales were concluded in 2010. Revenue from commercial properties totalled €5.1 million having increased from €3.7 million in 2010.

Residential construction works were concentrated on the finishes of 22 new apartments overlooking Pjazza Tigné which were launched close to the year end. The market response on these apartments has been positive and almost half of these Piazza apartments are subject to promise of sale agreements as at the date of approval of these financial statements. Construction of the basement levels for the Tigné North phases comprising 4 levels of underground parking, distribution roads and plant rooms has been virtually completed.

The financial year ended 31 December 2011 marked the first full year of operation for 'The Point' Shopping mall and the public car parking underlying 'The Point' and Pjazza Tigné. Results from these two commercial operations have been encouraging with significant increases in revenues, footfall and car park occupancy registered.

In January 2012, the Malta Environment and Planning Authority (MEPA) issued the full development permits for the forthcoming phases at Tigné North. The Group is preparing to embark on the final phases of its Tigné Point development. This will include a mix of residential units, offices, commercial offers together with open public spaces and regenerated heritage sites.

General financial and economic conditions remained uncertain and visibility in this regard remained poor resulting in tighter liquidity availability. This situation is likely to persist thus creating new challenges for the Group in terms of planning future phases. The Group has been reviewing its financing arrangements to ensure that it is in a position to meet its short-term operational and cash flow commitments. After the end of the reporting period, the Group's bankers and a number of Restricted Shareholders have confirmed their willingness to support the Group's financial requirements.

Midi p.l.c. is reviewing its funding strategy in the context of the timing of the different development stages of the Tigné Point and Manoel Island project to sustain the Group's long-term prospects. The Group's funding requirements in the longer term could result in changes to the use of the asset base pertaining to the different phases of the project.

Information pursuant to Listing Rule 5.64

Structure of Capital

The Company's Ordinary Shares in issue consist of 214,159,922 Ordinary shares of €0.20 each forming part of one class of Ordinary Shares. Since there are currently no different classes of ordinary shares in the Company, all Ordinary Shares have the same rights, voting rights and entitlements in connection with any distribution whether of dividends or capital (on a winding up or otherwise). There are no shares in issue that have any preferred or deferred rights.

Every Ordinary Share carries the right to participate in any distribution of dividend declared by the Company *pari passu* with all other Ordinary Shares. Each Ordinary Share shall be entitled to one vote at meetings of Shareholders. Every Ordinary Share carries the right for the holders thereof to participate in any distribution of capital made whether on a winding up or otherwise, *pari passu* with all other Ordinary Shares. The Ordinary Shares are freely transferable and pursuant to admission to the Official List of the Malta Stock Exchange, the shares are transferable in accordance with the rules and regulations of the Malta Stock Exchange as applicable from time to time; provided that Ordinary Shares issued to some of the Shareholders are subject to lock-up arrangements (see Note below).

Subject to the provisions of the Companies Act, the Company may purchase its own shares.

Appointment and Removal of Directors

Article 98 of the Company's Memorandum and Articles of Association states that at each Annual General Meeting of the Company all the directors shall retire from office. A director retiring from office shall retain office until the dissolution of such Meeting and a retiring director shall be eligible for re-election or reappointment.

The Directors of the Company shall be elected as provided in Article 102 of the Company's Memorandum and Articles of Association that is a maximum of eight (8) directors shall be elected at each Annual General Meeting (or at an Extraordinary General Meeting convened for the purpose of electing directors). Voting shall take place on the basis that every member shall have one (1) vote in respect of each ordinary share held by him. A member may use all his votes in favour of one candidate or may split his votes in any manner he chooses amongst any two or more candidates. The Chairman of the Meeting shall declare elected those candidates who obtain the greater number of votes on that basis.

Powers of Directors

The Directors are empowered to act on behalf of the Company and in this respect have the authority to enter into contracts, sue and be sued in representation of the Company. The business of the Company shall be managed by the Directors, who may exercise all such powers of the Company as are not, by the Companies Act or by the Articles, required to be exercised by the Company in General Meeting, subject, nevertheless, to the provisions of the Articles and of the Companies Act and to such directions, being not inconsistent with any provisions of the Articles and of the Companies Act, as may be given by the Company in General Meeting: provided that no direction given by the Company in General Meeting shall invalidate any prior act of the Directors which would have been valid if such direction had not been given. The general powers conferred upon the Directors by this Article shall not be deemed to be abridged or restricted by any specific power conferred upon the Directors by any other Article.

Information pursuant to Listing Rule 5.64 - continued

Powers of Directors - continued

Subject to the provisions of the Articles of Association, the Board of Directors may exercise all the powers of the Company to borrow money and to hypothecate or charge its undertaking, property and uncalled capital or any part thereof, and to issue debentures and other securities, whether outright or as security for any debt, liability or obligation of the Company or of any third party.

Voting Rights in respect of Ordinary Shares

As outlined previously, each ordinary share shall be entitled to one vote. Subject to any rights or restrictions for the time being attached to any class or classes of shares, on a show of hands every member present in person shall have one (1) vote, and on a poll every member present in person or by proxy shall have one (1) vote for each share of which he is the holder.

On a poll votes may be given personally or by proxy and a member entitled to more than one vote need not, if he votes, use all his votes or cast all the votes he uses in the same way.

No member shall be entitled, in respect of any share in the capital of the Company held by him, to be present or to vote on any question, either in person or by proxy, at any General Meeting, or upon any poll, or to be reckoned in a quorum, or to exercise any other right or privilege conferred by membership in relation to meetings of the Company if any call or other sum presently payable by him to the Company in respect of such share remains unpaid.

Restrictions on Ordinary Shares

During such time as any part of the call or installment together with interests and expenses remains unpaid, the entitlement of the person from whom the sum is due to the rights and advantages conferred by membership of the Company including the right to receive dividends and the right to attend and vote at meetings of the Company, shall be suspended. This provision is similar to the provision in Article 71 referred to above under the heading "Voting rights in respect of Ordinary Shares".

A person becoming entitled to a share by reason of the death or bankruptcy of the holder shall, upon supplying to the Company such evidence as the Directors may reasonably require to show his title to the share, be entitled to the same dividends and other advantages to which he would be entitled if he were the registered holder of the share, except that he shall not, before being registered as a member in respect of the share, be entitled in respect of it to exercise any right conferred by membership in relation to Meetings of the Company. Provided always that the Directors may at any time give notice requiring any such person to elect either be registered himself or to transfer the share, and if the notice is not complied with within ninety (90) days, the Directors may thereafter withhold payment of all dividends, bonuses or other monies payable in respect of the share until the requirements of the notice have been complied with.

The Company shall not, at any time after the forfeiture or surrender of a share and before the sale, reallotment or other disposition of such share, exercise any voting rights in respect of such share.

Information pursuant to Listing Rule 5.64 - continued

Transfer of Ordinary Shares

Subject to the provisions of law and of the Company's Articles of Association, the shares of the Company are freely transferable provided that in no case may a part of a share constitute the object of a transfer. Also the terms of the Lock-up arrangements refer in this respect.

All transfers of shares in the Company, which are listed on the Malta Stock Exchange, shall be regulated by law and accordingly Articles 34 to 36 of the Company's Articles of Association shall be applicable to such transfers only in so far as the said Articles are not inconsistent therewith.

Lock-up arrangements

By virtue of an agreement dated 18 October 2010 ("the Lock-Up Agreement") entered into between the Company and Alf. Mizzi & Sons Ltd., Fortress Developments Limited, MSV Life p.l.c., Gee Five Limited, Bank of Valletta p.l.c. and First Gemini p.l.c. ("the Restricted Shareholders"), each of the Restricted Shareholders has undertaken that during the period commencing on the date of the Lock-Up Agreement and ending twenty four (24) months after the date that the Ordinary Shares were admitted to the Official List of the Malta Stock Exchange (the "Lock-Up Period"), it will not transfer, sell, assign, or dispose of, or offer or agree to transfer, sell, assign or dispose of any of the Ordinary Shares in the Company held by such Restricted Shareholders at the date that the Ordinary Shares were admitted to the Official List of the Malta Stock Exchange; provided that this restriction shall not apply to any transfer, sale, assignment or disposal of the said Ordinary Shares consequent to the enforcement, as a result of default of the underlying obligation by the pledgor, of a bona fide pledge made to a credit institution licensed in Malta or holding an equivalent authorisation in an EU member state or EEA state. By virtue of the Lock-Up Agreement, in the event of a new issue(s) of Ordinary Shares during the Lock-Up Period, the Restricted Shareholders undertook that they would retain, during the Lock-Up Period, an amount of Ordinary Shares which is not less than seventy five per cent (75%) of the percentage of Ordinary Shares held by them individually in the capital of the Company as at the date that the Ordinary Shares were admitted to the Official List of the Malta Stock Exchange.

General Meetings

The Company shall in each year hold a General Meeting as its Annual General Meeting in addition to any other meetings in that year, and not more than fifteen (15) months shall elapse between the date of one Annual General Meeting of the Company and that of the next.

All General Meetings other than Annual General Meetings shall be called Extraordinary General Meetings. The Directors may, whenever they think fit, convene an Extraordinary General Meeting, and Extraordinary General Meetings shall also be convened on such requisition, or, in default, may be convened by such requisitionists as provided by the Act. If at any time there are not in Malta sufficient directors capable of acting to form a quorum, the Directors in Malta capable of acting, or if there are no directors capable and willing so to act, any two (2) members of the Company, may convene an Extraordinary General Meeting in the same manner as nearly as possible as that in which meetings may be convened by the Directors.

A General Meeting of the Company shall be called by not less than twenty one (21) days' notice in writing. The notice shall be exclusive of the day on which it is served or deemed to be served and of the day for which it is given, and shall specify the place, the day and the hour of meeting, the proposed agenda for the Meeting and, in case of special business, the general nature of the business to be considered as well as other information which is specified in the said Article 56(2).

Information pursuant to Listing Rule 5.64 - continued

General Meetings - continued

Subject to such restrictions for the time being, affecting the right to receive notice to the holders of any class of shares, notice of every General Meeting shall be given in any manner hereinbefore authorised to:- (a) every member except those members who have not supplied to the Company an address for the giving of notices to them; and (b) the Auditor for the time being of the Company; and (c) the Directors for the time being of the Company. No other person shall be entitled to receive notices of General Meetings.

A notice calling an Annual General Meeting shall specify the meeting as such and a notice convening a meeting to pass an Extraordinary Resolution as the case may be shall specify the intention to propose the resolution as such and the principal purpose thereof. A notice of General Meeting called to consider extraordinary business shall be accompanied by a statement regarding the effect and scope of any proposed resolution in respect of such extraordinary business.

In every notice calling a meeting, there shall appear with reasonable prominence a statement that a member entitled to attend and vote is entitled to appoint one or more proxies to attend and vote instead of him and that a proxy need not also be a member and such statement shall comply with the provisions of the Act as to informing members of their right to appoint proxies.

Any member or members holding not less than five per cent (5%) in nominal value of all the shares entitled to vote at the meeting may: (a) request the Company to include items on the agenda of the General Meeting, provided that each item is accompanied by a justification or a draft resolution to be adopted at the Annual General Meeting; and (b) table draft resolutions for items included in the agenda of a general meeting. The request to put items on the agenda of the General Meeting or the tabling of draft resolutions to be adopted at the General Meeting shall be submitted to the Company (in hard copy or in electronic form to an email address provided by the Company for the purpose) at least forty six (46) days before the date set for the General Meeting to which it relates and shall be authenticated by the person or persons making it. Furthermore, where the right to request items to be put on the agenda of the General Meeting or to table draft resolutions to be adopted at the General Meeting requires a modification of the agenda for the General Meeting that has already been communicated to Shareholders, there shall be made available a revised agenda in the same manner as the previous agenda in advance of the applicable record date or, if no such record date applies, sufficiently in advance of the date of the General Meeting so as to enable other Shareholders to appoint a proxy, or where applicable, to vote by correspondence.

The accidental omission to give notice of a meeting or (in cases where instruments of proxy are sent out with the notice) the accidental omission to send such instrument of proxy to, or the non-receipt of notice of a meeting or such instrument of proxy by, any person entitled to receive notice shall not invalidate the proceedings at that meeting.

Information pursuant to Listing Rule 5.64 - continued

General Meetings - continued

An "Ordinary Resolution" means a resolution taken at a General Meeting of the Company passed by a member or members having the right to attend and vote at such meeting holding in the aggregate more than fifty per cent (50%) in nominal value of the shares represented and entitled to vote at the meeting. An "Extraordinary Resolution" means a resolution taken at a General Meeting of the Company of which notice specifying the intention to propose the text of the resolution as an extraordinary resolution and the principal purpose thereof has been duly given and passed by a number of members having the right to attend and vote at such meeting holding in the aggregate not less than seventy-five per cent (75%) in nominal value of the shares represented and entitled to vote at the meeting and at least fifty-one per cent (51%) in nominal value of all the shares entitled to vote at the meeting. Provided that, if one of the aforesaid majorities is obtained, but not both, another meeting shall be convened within thirty days in accordance with the provisions for the calling of meetings to take a fresh vote on the proposed resolution. At the second meeting the resolution may be passed by a member or members having the right to attend and vote at the meeting holding in the aggregate not less than seventy-five per cent in nominal value of the shares represented and entitled to vote at the meeting. However, if more than half in nominal value of all the shares having the right to vote at the meeting is represented at that meeting, a simple majority in nominal value of such shares so represented shall suffice.

Changes to the Company's Memorandum and Articles of Association

The Company may by extraordinary resolution alter or add to its Memorandum and Articles of Association.

Other matters

The Company has nothing to report in relation to the requirements of Listing Rules 5.64.4, 5.64.5 and 5.64.10, since these do not apply to the Company. Information relating to the requirements of listing rule 5.64.11 is reflected in the Remuneration statement on page 19.

Directors' interests in Share Capital

There are no direct interests of the Directors in the share capital of the Company or of its subsidiaries as at 31 December 2011 and 30 April 2012.

Mr. Albert Mizzi and Dr. Alec A. Mizzi have a beneficial interest in 30,422,201 ordinary shares issued by MIDI p.l.c. which are held by Alf. Mizzi & Sons Ltd. and a beneficial interest in 6,784,500 ordinary shares held by Zachary Estates Limited. In addition, Mr. Albert Mizzi and Dr. Alec A. Mizzi have a beneficial interest in 2,012,050 ordinary shares issued by MIDI p.l.c. held by First Gemini p.l.c.

Mr. Joseph Bonello has a beneficial interest in 25,351,833 shares in MIDI p.l.c. held by Fortress Developments Limited and a beneficial interest in 3,708,233 shares held by Finco Treasury Management Limited as nominees in the course of its' investment business.

Mr. Joseph A. Gasan has a beneficial interest in 19,412,261 shares in MIDI p.l.c. held by Gee Five Limited and a beneficial interest in 4,329,200 shares held by Gasan Investments Ltd.

Registered Shareholders with 5% or more of the share capital of the Company

	31 December		
	2011	2010	
Alf. Mizzi & Sons Ltd.	14.21%	14.21%	
MSV Life p.l.c.	12.55%	12.55%	
Fortress Developments Limited	11.84%	11.84%	
Gee Five Limited	9.06%	9.06%	
Bank of Valletta p.l.c.	8.91%	8.91%	
Vassallo Builders Group Limited	5.61%	5.61%	

As at 31 December 2010 Investors Limited had a shareholding of 7.17% in the Company. Subsequently the shareholding percentage fell below the 5% threshold.

Results and dividends

The consolidated income statement is set out on page 28. The Directors do not recommend the payment of a dividend.

Directors

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

Albert Mizzi - Chairman

Joseph Bonello (appointed on 31 October 2011)
Paul Bonello (resigned on 31 October 2011)

David G. Curmi

David Demarco (appointed on 1 June 2011) Tonio Depasquale (resigned on 1 June 2011)

Joseph A. Gasan

Mario C. Grech (resigned on 1 June 2011)
Jesmond Manicaro (appointed on 1 June 2011)

Alec A. Mizzi Joseph Said

All the directors shall retire from office at the Annual General Meeting of the Company in accordance with articles 98 and 99 of the Company's Articles of Association and those eligible can be re-elected or reappointed.

Senior Management

As at 31 December 2011, the senior management of the Group was composed as follows:

Benjamin Muscat Chief Executive Officer

Edwin Borg General Manager – Tigné Mall Limited
Luke Coppini Chief Financial Officer & Company Secretary

James Vassallo Senior Sales & Marketing Manager

Ivan Piccinino Senior Project Manager

On 3 April 2012 Mr Benjamin Muscat tendered his resignation and his termination is effective 15 June 2012.

On 9 January 2012 Kevin Mallia was appointed as the Group Internal Auditor.

Directors' statement of responsibilities in relation to the Financial Statements

The Directors are required by the Companies Act, 1995 to prepare Financial Statements which give a true and fair view of the state of affairs of the Group and the parent Company as at the end of each reporting period and of the profit or loss for that period.

In preparing the Financial Statements, the Directors are responsible for:

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

The Directors are also responsible for designing, implementing and maintaining internal control relevant to the preparation and the fair presentation of the Financial Statements that are free from material misstatement, whether due to fraud or error, and that comply with the Companies Act, 1995. They are also responsible for safeguarding the assets of the Group and the parent Company and hence for taking reasonable steps for the prevention and detection of fraud and other irregularities.

The Financial Statements of MIDI p.l.c. for the year ended 31 December 2011 are included in the Annual Report 2011, which is published in hard-copy printed form and made available on the parent Company's website. The Directors are responsible for the maintenance and integrity of the Annual Report on the website in view of their responsibility for the controls over, and the security of, the website. Access to information published on the Company's website is available in other countries and jurisdictions, where legislation governing the preparation and dissemination of Financial Statements may differ from requirements or practice in Malta.

The Directors confirm that, to the best of their knowledge:

- the Financial Statements give a true and fair view of the financial position of the Group and the parent Company as at 31 December 2011, and of the Group's and the parent Company's financial performance and cash flows for the year then ended in accordance with International Financial Reporting Standards as adopted by the EU; and
- the Annual Report includes a fair review of the development and performance of the business and the position of the Company and the subsidiaries included in the consolidation taken as a whole, together with a description of the principal risks and uncertainties that they face.

Going concern basis

Taking cognisance of the short-term funding arrangements together with the Group's long-term liquidity and capital management programmes, the Directors have a reasonable expectation, at the time of approving the Financial Statements, that the Group and the parent Company have adequate resources to continue in operational existence for the foreseeable future. For this reason, the Directors continue to adopt the going concern basis in preparing the Financial Statements.

Auditors

PricewaterhouseCoopers have indicated their willingness to continue in office and a resolution for their re-appointment will be proposed at the Annual General Meeting.

On behalf of the Board

Albert Mizzi Chairman

30 April 2012

Company secretary: Luke Coppini

Registered office: North Shore Manoel Island Gzira Malta

Telephone number: (+356) 2065 5500

Joseph A. Gasan Director

9

A. INTRODUCTION

Pursuant to the Malta Financial Services Authority Listing Rules, MIDI p.l.c. (the "Company") is hereby reporting on the extent of its adoption of the Code of Principles of Good Corporate Governance (the "Code") as well as on the measures adopted to ensure compliance with this same Code. For this reporting period, the Company is adhering to the Code as set out in Appendix 5.1 of Chapter 5 – Continuing Obligations, of the said Listing Rules. The Directors strongly believe that such practices are in the best interests of the Company, its Shareholders and other stakeholders, since compliance with principles of good corporate governance is expected by investors on the Malta Stock Exchange; and evidences the Directors' and the Company's commitment to a high standard of corporate governance.

Good corporate governance is the responsibility of the Board of Directors of the Company (the "Board"), and in this regard the Board has carried out a review of the Company's compliance with the Code during the period under review. Notwithstanding that the Principles of Good Corporate Governance are not mandatory, the Board has ensured their adoption, save as indicated herein within the section entitled Non-Compliance with Code. In the latter section the Board indicates and explains the instances where it has departed from or where it has not applied the Code, as allowed by the Code.

The Board takes such measures as are necessary in order for the Company to comply with the requirements of the Code to the extent that this is considered appropriate and complementary to the size, nature and operations of the Company.

B. COMPLIANCE WITH THE CODE

Principle 1: The Board

The overall management of the Company is vested in a Board of Directors consisting of a Chairman and seven (7) Directors. The Board's key role with respect to the Company's principal activities is to establish policy for the Company and to appoint all executive officers and other key members of management.

All the Directors, individually and collectively, are of the appropriate calibre, and have the necessary skills and experience to contribute effectively to the decision making process. The Board delegates specific responsibilities to a number of committees, notably the Executive Committee, the Audit Committee and the Remuneration Committee, each of which operates under formal terms of reference approved by the Board.

Principle 2: Chairman and Chief Executive

The positions of the Chairman of the Board and that of the Chief Executive Officer (the "CEO") are vested in separate individuals. The positions have been defined with specific roles rendering these positions completely separate from one another.

The Directors have appointed Mr. Albert Mizzi as Chairman of the Board. The Chairman is responsible to lead the Board and to set its agenda. The Chairman ensures that the Board's discussions on any issue put before it go into adequate depth, encourages the involvement of all Directors, and ensures that all the Board's decisions are supported by adequate and timely information. The Chairman, together with the Executive Committee, ensures that the CEO develops a strategy that is agreed to by the Board.

Principle 2: Chairman and Chief Executive - continued

During the financial year under review Mr. Benjamin Muscat was the CEO of the Company. On 3 April 2012 the Company announced that Mr. Benjamin Muscat tendered his resignation as CEO with effect from 15 June 2012. For the time being the duties of the CEO are being assumed by the Executive Committee.

The Board has delegated specific authority to the CEO to manage specific activities within the Company which include, amongst others:

- Implementation of policies as set by the Board;
- Working towards objectives established by the Board;
- Putting into effect plans to organise, direct and manage the human resources available to attain
 the highest possible profitability or results in the interest of the Company's shareholders and all
 other stakeholders.

The role of the CEO is to plan, co-ordinate and control the daily operations of the Company through the leadership and direction of MIDI's management team. For this purpose, the CEO communicates on a continuous basis with Senior Managers to direct business activities against plans, to decide on emerging matters, to allocate responsibilities of work and to monitor performance. Together with the Chairman of the Board, the CEO represents the Company with third parties.

Principle 3: Composition of the Board

The Board is composed of a mix of executive and non-executive Directors, including independent non-executives, each of whom is able to add value and to bring independent judgement to bear on the decision-making process. The following Directors served on the Board during the period under review:

Chairman Albert Mizzi

Executive Directors Alec A. Mizzi David G.Curmi Joseph A. Gasan

Independent non-executive Directors
Joseph Said
Tonio Depasquale (resigned on 1 June 2011)
Mario C. Grech (resigned on 1 June 2011)
Paul Bonello (resigned on 31 October 2011)
Joseph Bonello (appointed on 31 October 2011)
David Demarco (appointed on 1 June 2011)
Jesmond Manicaro (appointed on 1 June 2011)

The Board deems all non-executive Directors to be independent. Furthermore it considers Albert Mizzi as an independent director despite the fact that he has served on the Board for more than twelve consecutive years.

Principle 3: Composition of the Board - continued

The Articles of Association of the Company specifically regulate the appointment of Directors. The Board is composed of a minimum of five (5) and a maximum of eight (8) Directors who are appointed or elected by the Shareholders. Unless appointed for a shorter period, a Director shall hold office from the end of one Annual General Meeting to the end of the next. A retiring Director shall be eligible for re-election or reappointment.

Every Shareholder owning twelve and a half per cent (12.5%) of the ordinary share capital is entitled to appoint one director for each twelve and a half per cent (12.5%) shareholding. Furthermore, any excess fractional shareholding not so utilised may participate in the voting for the election of further directors. Shareholders who own less than twelve and a half per cent (12.5%) of the ordinary share capital participate in the election of the directors on the basis that each Shareholder shall have one (1) vote in respect of each ordinary share held. The Chairman shall be elected by a simple majority from amongst the Directors of the Company.

The Board considers that the size of the Board, whilst not being large as to be unwieldy, is appropriate for the requirements of the Company's business. Apart from being clearly equally conducive to good corporate governance, the composition of the Board provides, in the Board's view, the added benefits of control and management of the Company's affairs and an efficient decision-making process.

Principle 4: The Responsibilities of the Board

The Board of Directors is charged with the supervision of Board Committees and of management and the general course of affairs of the Company and the business connected with it (including its financial policies and corporate structure). The Board of Directors periodically evaluates the main organisational structure and the operation of the internal risk-management and control systems established as well as agree on any necessary changes or corrective actions regarding such systems. In fulfilling its mandate, the Board of Directors assumes responsibility to:

- a) establish corporate governance standards;
- b) review, evaluate and approve, on a regular basis, long-term plans for the Company;
- c) review, evaluate and approve the Company's budgets and forecasts;
- d) review, evaluate and approve major resource allocations and capital investments;
- e) review the financial and operating results of the Company;
- f) ensure appropriate policies and procedures are in place to manage risks and internal control;
- g) review, evaluate and approve the overall corporate organisation structure, the assignment of management responsibilities and plans for senior management development including succession;
- h) review, evaluate and approve compensation strategy for senior management; and
- i) review periodically the Company's objectives and policies relating to social, health and safety and environmental responsibilities.

Principle 4: The Responsibilities of the Board - continued

The Board supervises compliance with the Listing Rules, including those pertaining to the preparation and publication of the Annual Report and Financial Statements, and approves the Financial Statements for submission to the General Meeting of the Shareholders. The Board retains direct responsibility for approving and monitoring:

- (i) the Business Plan for the Group;
- (ii) the Annual Budget;
- (iii) the Annual Financial Statements;
- (iv) termination of the employment or engagement of a substantial number of employees of the Company simultaneously or within a short period of time;
- (v) termination of employment or engagement of the Chief Executive Officer and other positions of strategic importance at Senior Management level:
- (vi) proposals to increase the issued capital and to materially increase or decrease the Company's funding; and
- (vii) other resolutions which the Board of Directors may determine to be subject to its approval.

Any meeting that a director wishes to initiate may be arranged through the Company Secretary. A Director of the Company has access to the advice from internal and external sources, which are deemed necessary for carrying out the respective roles and responsibilities and the Company will bear the related expenses. A newly appointed Director is given a thorough induction course in the operations, activities and procedures of the Company to be able to carry out the function of a Director in an effective manner.

Principle 5: Board Meetings

The Board convenes regularly, normally once monthly. Board meetings are presided over by the Chairman and all Directors are allowed equal opportunity to voice and express their views on matters relating to the Company and its business.

Eleven Board of Directors meetings were held during 2011 and attendance was as follows:

Board member Albert Mizzi Alec A. Mizzi David G.Curmi Joseph Bonello (appointed on 31 October 2011) Paul Bonello (resigned on 31 October 2011) David Demarco (appointed on 1 June 2011) Tonio Depasquale (resigned on 1 June 2011) Joseph A. Gasan Mario C. Grech (resigned on 1 June 2011)	Attended 11 11 11 1 (out of 1) 8 (out of 10) 5 (out of 6) 5 (out of 5) 10 4 (out of 5)
Mario C. Grech (resigned on 1 June 2011) Jesmond Manicaro (appointed on 1 June 2011) Joseph Said	4 (out of 5) 5 (out of 6) 11

Principle 6: Information and Professional Development

The Chief Executive Officer is appointed by the Board of Directors. The recruitment and selection of senior management is the responsibility of the Remuneration Committee in consultation with the Board. In addition, the Board dedicates considerable attention towards succession planning within senior management ranks.

Newly appointed Directors are provided with briefings by the Chief Executive, the Chief Financial Officer and Company Secretary in respect to the operations of the Group. An information pack is handed over to a new Director following his appointment which usually incorporates Memoranda and Articles of Group Companies, relevant legislation as well as rules and byelaws. The Directors have access to the advice and services of the Company Secretary who is responsible for ensuring that Board procedures are adhered to. Additionally, Directors may seek independent professional advice on any matter at the Company's expense.

The Company ensures the personal development of directors, management and employees by recommending attendance to seminars, conferences as well as training programmes that are designed to help improve the potential of its staff members whilst boosting the Company's competitiveness. The Company ensures that it provides the necessary training to the individual Directors on a requirements basis by formally identifying and addressing such requirements.

Principle 7: Evaluation of Board's Performance

Whilst review of all Board Committees is carried out by the Board on a regular basis, during the financial year under review, the Board did not carry out any formal and rigorous evaluation of its own performance.

Principle 8: Committees

The Board has appointed the following Committees:

Audit Committee

The Audit Committee is a committee appointed by the Board and is directly responsible and accountable to the Board. The Audit Committee's primary purpose is to:

- (a) protect the interests of the Company's shareholders; and
- (b) assist the Directors in conducting their role effectively so that the Company's decision-making capability and the accuracy of its reporting and financial results are maintained at a high level at all times.

The Board has set formal terms of reference of the Audit Committee that establish its composition, role and function. The Board reserves the right to change these terms of reference from time to time.

Principle 8: Committees - continued

Audit Committee - continued

The main role and responsibilities of the Audit Committee are:

- (a) to review procedures and assess the effectiveness of the internal control systems, including financial reporting;
- (b) to assist the Board of Directors in monitoring the integrity of the Financial Statements, the internal control structures, the financial reporting processes and financial policies of the Company;
- (c) to maintain communications on such matters between the Board, management, the independent auditors and the internal audit function;
- (d) to review the Company's internal financial control system and, unless addressed by a separate risk committee or the Board itself, risk management systems;
- (e) to monitor and review the effectiveness of the Company's internal audit function on a regular basis;
- (f) to make recommendations to the Board in relation to the appointment of the external auditor and to approve the remuneration and terms of engagement of the external auditor following appointment by the Shareholders in General Meeting;
- (g) to monitor and review the external audit functions, including the external auditor's independence, objectivity and effectiveness;
- (h) to develop and implement policy on the engagement of the external auditor to supply non-audit services:
- (i) to establish internal procedures and to monitor these on a regular basis;
- (j) to establish and maintain access between the internal and external auditors of the Company and to ensure that this is open and constructive;
- (k) to review and challenge where necessary, the actions and judgements of management, in relation to the interim and annual Financial Statements before submission to the Board, focusing particularly on:
 - (i) critical accounting policies and practices and any changes in them;
 - (ii) decisions requiring a major element of judgement;
 - (iii) the extent to which the Financial Statements are affected by any unusual transactions in the year and how they are disclosed;
 - (iv) the clarity of disclosures and compliance with International Financial Reporting Standards as adopted by the EU;
 - (v) significant adjustments resulting from the audit;
 - (vi) compliance with stock exchange and other legal requirements;
 - (vii) reviewing the Company's Statement on Corporate Governance prior to endorsement by the Board:
- (I) to gain an understanding of whether significant internal control recommendations made by internal and external auditors have been implemented by management;
- (m) reviewing the organisation of the internal audit function of the Company, including its plans, activities, staffing and organisational structure:
- (n) monitoring the statutory audit of the annual and consolidated accounts;
- (o) discuss Company policies with respect to risk assessment and risk management, review contingent liabilities and risks that may be material to the Company;
- (p) vetting and approving related party transactions; and
- (q) to consider other matters that are within the general scope of the Committee that are referred to it by the Board of Directors.

Principle 8: Committees - continued

Audit Committee - continued

Up to May 2011, the Audit Committee was composed of three non-executive directors: Mr. Tonio Depasquale (Chairman of the Committee), Mr. Paul Bonello (who was an independent and competent member in accounting) and Mr. Joseph Said. Following Mr. Depasquale's resignation on 1 June 2011, Mr. Joseph Said was appointed Chairman of the Committee and Mr. David Demarco joined as member. Mr. Joseph Bonello replaced Mr. Paul Bonello following the latter's resignation on 31 October 2011.

Mr. David Demarco is considered to be an independent member taking into account the relevant criteria specified in the Listing Rules, who the Board also considers to be competent in accounting in terms of the Listing Rules having previously and currently occupying senior positions within banking and other financial institutions.

The Audit Committee is required to meet a minimum of four (4) times a year. During the year under review the Committee met ten (10) times.

When the Audit Committee's monitoring and review activities reveal cause for concern or identify the need for improvement, it shall make recommendations to the Board on the action needed to address the issue or make such improvements.

Following the year end the Company set up an Internal Audit function and appointed Mr. Kevin Mallia as the Group Internal Auditor. Internal Audit is an independent appraisal function established within the Group to carry out business process risk based audits aimed at ensuring adequate controls and efficient business processes. The Internal Auditor, who attends the meetings of the Audit Committee, reports to the Audit Committee.

Executive Committee

The Board delegates specified authority to and accountability for the Company to the Executive Committee, which is composed of Dr. Alec A. Mizzi (Chairman of the Committee), Mr. David G. Curmi and Mr. Joseph A. Gasan. The Executive Committee supervises the management of the Company, to ensure the attainment of its strategy and objectives.

None of the Directors on the Board has any specific executive functions, other than three (3) directors that sit on the Company's Executive Committee, viz. Dr. Alec A Mizzi (Chairman of the Committee), Mr. David G. Curmi and Mr. Joseph A. Gasan.

The Executive Committee, which typically meets between two and three times a month, for a total of thirty (30) meetings during the period under review, acts as an interface between the Senior Management of the Company and the Board. The terms of reference of the Executive Committee envisage the monitoring of the execution of policy matters delegated by the Board to ensure the attainment of the Company's objectives.

Principle 8: Committees - continued

Remuneration Committee

During the year under review, in accordance with the listing rules, the Board set up a Remuneration Committee. A separate "Remuneration statement" features elsewhere in the Annual Report in compliance with the relevant Code provisions of the Principles of Good Corporate Governance.

Principle 9 & 10: Relations with Shareholders and with the Market, and Institutional Investors

Pursuant to the Company's statutory obligations in terms of the Companies Act, 1995 and the Listing Rules, the Annual Report and Financial Statements, declaration of dividends, election of directors, and appointment of auditors and authorisation of the directors to set the auditors' fees are proposed and approved at the Company's Annual General Meeting.

The Company recognises the importance of maintaining a dialogue with its shareholders and of keeping the market informed to ensure that its strategies and performance are well understood. In the Board's view the Company communicates effectively with shareholders by publishing its results on a six-monthly basis during the year, by way of half yearly and annual reports and financial statements, through Interim Directors' Statements, through periodical Company Announcements and through press releases in the local media to the market in general. The Company also issues periodical newsletters that are circulated to all its investors.

The Directors consider that the Board properly serves the legitimate interests of all Shareholders and is accountable to all Shareholders, particularly through the representation of the Shareholders on the Board itself. The Board intends to ensure that the Company communicates with Shareholders effectively, not only through the General Meetings, but also through the individual directors on a regular basis. The Chairman arranges for all Directors to attend the Annual General Meeting. As outlined below, the Board has adopted rules whereby directors having conflicts of interest on any matters being discussed at Board level disclose the conflict in a timely manner to the Board and the Director so conflicted will not be allowed to vote on such matters.

The Company holds meetings with stockbrokers and financial intermediaries at least once a year, which meeting usually coincides with the publication of financial statements.

Information on the Company's General Meetings is located in the Directors' Report.

Principle 11: Conflicts of Interest

Some of the directors of the Company are also directors of other members of the Group. Also, the Chief Executive Officer sits, as a director, on the board of some of the subsidiary companies of the Company and may be subject to conflicts between the potentially divergent interests of the Company and such members of the Group. The Company is not aware of any private interest or duties unrelated to the Group which may or are likely to place the CEO in conflict with any interest in, or duties towards the Company.

Given the current shareholding of MIDI p.l.c., and in line with expectations upon the commencement of the Company, conflicts of interest affecting board members may arise from time to time with regards to:

- 1. Contracts for goods and services, including the provision of construction services, civil and mechanical and engineering works which have been/may be entered into between MIDI and the companies that its board members may represent (or otherwise have an interest in);
- 2. Financing and insurance services which have been/may be provided to MIDI by the companies that its board members may represent (or otherwise have an interest in);
- 3. Activities, including retail projects, carried on by MIDI which may compete with similar activities carried on, in the close proximity of the project by companies which its board members may represent (or otherwise have an interest in);
- 4. Purchases of apartments by directors or by companies that board members may represent (or otherwise have an interest in);
- 5. Rental Agreements by directors or by companies that the board members may represent (or otherwise have an interest in).

All contracts for goods and services, including the provision of construction services, civil and mechanical and engineering works, and any other purchases are based upon the principle of competitive bidding. The CEO negotiates with suppliers in order to ensure that the best quality goods and services are procured by MIDI at the least possible price. The Executive Committee is responsible to supervise such tendering process. In particular it is responsible for assisting and directing the CEO in negotiations with contractors, suppliers and service providers and is ultimately responsible for the award of such tenders.

By virtue of the Memorandum and Articles of Association, the directors are obliged to keep the Board advised, on an ongoing basis, of any interest that could potentially conflict with that of the Company. The Board member concerned shall not take part in the assessment by the Board as to whether a conflict of interest exists. A director shall not vote in respect of any contract, arrangement, transaction or proposal in which he has material interest in accordance with the Memorandum and Articles of Association.

By virtue of Article 91(1) of the Memorandum and Articles of Association, the directors are obliged to keep the Board advised, on an ongoing basis, of any interest that could potentially conflict with that of the Company. A director shall not vote in respect of any contract, arrangement, transaction or proposal in which he has material interest.

Article 91(5) of the Memorandum and Articles of Association states that if any question arises at any meeting as to the materiality of a director's interest or as to the entitlement of any director to vote and such question is not resolved by his voluntarily agreeing to abstain from voting, then such question shall be referred to external advisors and their ruling shall be final and conclusive except in a case where the nature or extent of the interests of the director concerned have not been fairly disclosed.

Principle 11: Conflicts of Interest - continued

The Company has implemented a clear and detailed policy in respect of dealings of directors in the Company's shares and securities, which policy is based on timely and comprehensive disclosures and notices, where and if applicable in terms of Listing Rules.

The Audit Committee has the task to ensure that any potential conflicts of interest are resolved in the best interests of the Group.

Principle 12: Corporate Social Responsibility

The Company recognises the importance of its role in the corporate social responsibility arena and it has taken several initiatives in this respect. During the financial year ended 31 December 2011, it has continued funding significant restoration works on Fort Manoel, including St. Anthony's Chapel and Fort Tigné. In the context of the Company's activities, management strives to ensure that environmental friendliness is given priority in the course of construction, marketing and operation of the different phases of the Manoel Island and Tigné Point project.

C. NON-COMPLIANCE WITH THE CODE

Principle 4: Code Provision 4.2.7 Succession policy for the future composition of the Board

The Board notes that pursuant to the Company's Memorandum and Articles of Association of the Company, the appointment of directors to serve on the Board of Directors is a matter which is entirely reserved to the shareholders of the Company. Thus, the Board does not consider it practical to develop a succession policy for the future composition of the Board. However, as indicated in the statement of compliance, all newly appointed directors are given a thorough induction course in the operations, activities and procedures of the Company to be able to carry out the function of a Director in an effective manner.

Principle 7: Evaluation of Board's Performance

In the context of the nature of the Company's operations and the stage of its operations together with the composition and roles of the Board, the Board did not consider that such a formal evaluation of performance was necessary. However the Board will keep the matter under consideration for future implementation, through the setting up of a committee with the principal task of assessing the performance of individual directors, including the Chairman, and the effectiveness of the Board as a function.

Principle 8B: Nominations Committee

The Board does not consider the setting up of a Nominations Committee as appropriate given that the appointment of directors to the Board is a matter which is reserved entirely to the Group's shareholders in terms of the Memorandum and Articles of Association of the Company.

In accordance with the Company's Memorandum and Articles of Association, pursuant to a call for nominations for election to the office of Director, by notice in at least two (2) daily newspapers, all shareholders are entitled to submit nominations for such an election and have at least (14) days to submit such nominations to the Company.

Principle 9: Relations with Shareholders and with the Market (Code Provision 9.3)

There are no procedures disclosed in the Company's Memorandum or Articles as recommended in Code Provision 9.3, to resolve conflicts between minority shareholders and controlling shareholders.

In order to afford protection to minority shareholders, the Chairman and Company Secretary ensure that sufficient contact is maintained with shareholders to understand issues and concerns. The Office of the Company Secretary maintains regular communication with investors and provides individual shareholders with the opportunity to raise matters at any time throughout the year, ask questions at the AGM or to submit written questions in advance. Furthermore, as provided by the Companies Act, minority shareholders may convene Extraordinary General Meetings.

D. INTERNAL CONTROL AND RISK MANAGEMENT IN RELATION TO THE FINANCIAL REPORTING PROCESS

The Board is ultimately responsible for the Group's system of internal control and risk management and for reviewing its effectiveness. Such a system is designed to manage rather than eliminate the risk of failure to achieve business objectives, and can only provide a reasonable, as opposed to absolute assurance against material misstatement or loss.

The Company operates through the Board of Directors and the Executive Committee with clear reporting lines and delegation of powers. The Board of Directors has adopted and implemented appropriate policies and procedures to manage risks and internal control. The Executive Committee plans, executes, controls and monitors business operations in order to achieve the set objectives.

The Directors, with the assistance of Management, are responsible for the identification, evaluation and management of the key risks to which the Company may be exposed. The Company has in place clear and consistent procedures in place for monitoring the system of internal financial controls. The Directors also receive periodic management information giving comprehensive analysis of financial and business performance including variances against the Group's set targets. This process is applicable specifically in relation to the Company's financial reporting framework.

The Audit Committee reviews and assesses the effectiveness of the internal control systems, including financial reporting, and determines whether significant internal control recommendations made by internal and external auditors have been implemented. The Committee plays an important role in initiating discussions with the Board with respect to risk assessment and risk management, reviews contingent liabilities and risks that may be material to the Group.

E. GENERAL MEETINGS

General meetings are called and conducted in accordance with the provisions contained in the Company's Articles of Association. As outlined previously, information on General Meeting is located in the Directors' Report.

The report above is a summary of the views of the Board on the Company's compliance with the Code. Generally the Board is of the opinion that, in the context of the applicability of the various principles of the Code to the Company and in the context of the Company's business operations, the Company has been substantially in compliance with the Code throughout the financial year under review. The Board shall keep these principles under review and shall monitor any developments in the Company's business to evaluate the need to introduce new corporate governance structures or mechanisms as and when the need arises.

Approved by the Board on 30 April 2012 and signed on its behalf by:

Albert Mizzi Chairman Joseph A. Gasan Director

Remuneration statement

During the year under review, in accordance with the requirements of the Listing Rules, the Board set up a Remuneration Committee which was originally composed of Mr. Mario C. Grech (Chairman), Mr. Paul Bonello and Mr. Joseph Said.

During the course of the year, following the resignations of Mr. Mario C. Grech and Mr. Paul Bonello from Directors of the Company, Mr. David G. Curmi and Dr. Jesmond Manicaro were appointed as members on the Remuneration Committee. Mr. Joseph Said is the new Chairman of the Committee.

This Committee's objectives are those of devising a remuneration policy aimed to attract, retain and motivate directors (executive and non-executive), as well as senior management with the right qualities and skills for the benefit of the Company. The Committee is responsible for making proposals to the Board on the individual remuneration packages of directors and senior management.

The Board of Directors approved the Remuneration Report on 30 April 2012.

Remuneration Policy - Directors

In terms of the Company's Memorandum and Articles of Association, the shareholders of the Company determine the maximum annual aggregate remuneration of the directors pursuant to their appointment to the Company's Board of Directors and in relation to services rendered pursuant to their appointment by the Board of Directors on the Board Committees.

At the 2011 Annual General Meeting, held on 1 June 2011, the shareholders of the Company for the first time resolved to set a maximum annual aggregate remuneration for the Directors of the Company, which was capped at fifty thousand euro (€50,000). The remuneration policy for directors, as adopted by the Company, also provides for the remuneration of directors pursuant to their nomination and appointment on Board Committees.

The Chairman is entitled to non-cash benefits through the employment of a chauffeur. Apart from such non-cash benefit, it is confirmed that none of the Directors, purely through their appointment as directors of the Company, are entitled to profit sharing, share options, pension benefits or any other remuneration from the Company.

Total Directors' remuneration for the financial year ended 31 December 2011 in respect of their office as Directors, are as detailed below.

Fixed Remuneration	Variable Remuneration	Share Options	Others	
		-	Non-cash	
€25,000	None	None	benefits	
			referred to above	

The amount disclosed above reflects the total Directors' emoluments payable pursuant to 1 June 2011 until the end of the period under review.

Remuneration statement - continued

Remuneration Policy - Senior Management

The term 'senior management' shall refer to the list of officers as set out within the Directors' report.

The Board of Directors, pursuant to the recommendations of the Remuneration Committee, considers that the packages offered to Senior Management, as exhaustively listed within this Annual Report, ensure that the Company attracts and retains management staff that is capable of fulfilling its duties and obligations. Furthermore, it is the Company's policy to engage its senior management group on the basis of indefinite contracts of employment after a period of probation, rather than on fixed term contracts. Accordingly, the applicable notice periods, after probation, are those provided for in the relevant legislation.

The terms and conditions of employment of senior management are specified in their respective indefinite contracts of employment. The Company's policy is such that none of the Company's senior management is entitled to any share options and/or profit sharing arrangements.

Mr. Edwin Borg is entitled to the equivalent of a full year's pay, as severance payment, should within three years following a change in control, his employment be terminated by the Company other than for any of the specific causes set out in the contract of employment or by the executive himself in the cases set out in the contract.

The individual contracts of employment of the other senior management staff do not contain provisions for termination payments and/or other payments linked to early termination other than as may be applicable in accordance with legal requirements.

It is confirmed that none of the senior management staff, through their employment with the Company, are entitled to profit sharing, share options, or pension benefits. Certain members of senior management are entitled to the use of a company car.

All employees of the Company are entitled to health and life insurance, whilst executives of the Company are entitled to reimbursement of telephone expenses.

Total emoluments received by Senior Management during the period under review are as detailed below, in terms of Code Provision 8.A.5 of the Listing Rules.

Fixed Remur	<u>neration Variabl</u>	e Remuneration	Share Options	Others	
				Non-cash	
€394,8	54	None	None	benefits	
			r	eferred to above	

Joseph Said

Chairman, Group Remuneration Committee

30 April 2012



Independent auditor's report

To the Shareholders of MIDI p.l.c.

Report on the Financial Statements for the year ended 31 December 2011

We have audited the consolidated and stand-alone parent company financial statements of MIDI p.l.c. (together the "financial statements") on pages 26 to 75, which comprise the consolidated and parent company statements of financial position as at 31 December 2011, and the consolidated and parent company statements of income, comprehensive income, changes in equity and cash flows for the year then ended, and a summary of significant accounting policies and other explanatory information.

Directors' Responsibility for the Financial Statements

As explained more comprehensively in the Statement of directors' responsibilities for the financial statements on page 8, the directors are responsible for the preparation of financial statements that give a true and fair view in accordance with International Financial Reporting Standards (IFRSs) as adopted by the EU and the requirements of the Maltese Companies Act, 1995, and for such internal control as the directors determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

Auditor's Responsibility

Our responsibility is to express an opinion on these financial statements based on our audit. We conducted our audit in accordance with International Standards on Auditing. Those Standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation of financial statements that give a true and fair view in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by the directors, as well as evaluating the overall presentation of the financial statements.

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

Opinion

In our opinion the financial statements

- give a true and fair view of the financial position of the group and parent company as at 31
 December 2011, and of their financial performance and their cash flows for the year then ended
 in accordance with IFRSs as adopted by the EU; and
- have been properly prepared in accordance with the requirements of the Maltese Companies Act, 1995.



Independent auditor's report - continued

Report on Other Legal and Regulatory Requirements

Report on the Statement of Compliance with the Principles of Good Corporate Governance

The Listing Rules issued by the Malta Listing Authority require the directors to prepare and include in their Annual Report a Statement of Compliance providing an explanation of the extent to which they have adopted the Code of Principles of Good Corporate Governance and the effective measures that they have taken to ensure compliance throughout the accounting period with those Principles.

The Listing Rules also require the auditor to include a report on the Statement of Compliance prepared by the directors.

We read the Statement of Compliance and consider the implications for our report if we become aware of any apparent misstatements or material inconsistencies with the financial statements included in the Annual Report. Our responsibilities do not extend to considering whether this statement is consistent with any other information included in the Annual Report.

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

In our opinion, the Statement of Compliance set out on pages 10 to 21 has been properly prepared in accordance with the requirements of the Listing Rules issued by the Malta Listing Authority.

Matters on which we are required to report by exception

We also have responsibilities under:

- the Maltese Companies Act, 1995 to report to you if, in our opinion:
 - The information given in the directors' report is not consistent with the financial statements.
 - Adequate accounting records have not been kept, or that returns adequate for our audit have not been received from branches not visited by us.
 - The financial statements are not in agreement with the accounting records and returns.
 - We have not received all the information and explanations we require for our audit.
 - Certain disclosures of directors' remuneration specified by law are not made in the financial statements, giving the required particulars in our report.
- the Listing Rules to review the statement made by the Directors that the business is a going concern together with supporting assumptions or qualifications as necessary.

We have nothing to report to you in respect of these responsibilities.

PricewaterhouseCoopers

167 Merchants Street Valletta Malta

Fabio Axisa Partner

30 April 2012

Statements of financial position

As at 31 December

			Group	Company		
	Notes	2011	2010	2011	2010	
		€	€	€	€	
ACCETC						
ASSETS Non-current assets						
	5	EQ 402 44E	60 061 206	002 000	010 020	
Property, plant and equipment	5	58,493,415	60,061,396	883,989	910,930	
Investment property	6	30,076,650	24,784,666	30,076,650	24,784,666	
Investments in subsidiaries	7	405 504	-	19,886,141	7,249,208	
Investment in joint venture	8	165,504	344,877	1,500,000	2,000,000	
Available-for-sale financial assets	9	508,389	200,000	508,389	200,000	
Trade and other receivables	11	910,581	395,613	910,581	8,082,545	
Term placements with banks	12	2,221,817	-	2,221,817	-	
Total non-current assets		92,376,356	85,786,552	55,987,567	43,227,349	
Current assets						
Inventories – Development project	10	128,183,794	146,935,662	128,459,784	147,211,652	
Trade and other receivables	11	4,370,132	6,318,515	11,424,165	17,754,606	
Current tax assets		3,594,105	5,981,523	3,588,640	5,979,613	
Term placements with banks	12	1,164,687	4,000,000	1,164,687	4,000,000	
Cash at bank and in hand	13	2,820,577	4,037,747	1,821,703	3,518,996	
Total current assets		140,133,295	167,273,447	146,458,979	178,464,867	
Total assets		232,509,651	253,059,999	202,446,546	221,692,216	

Statements of financial position - continued

As at 31 December

			Group	Co	Company		
	Notes	2011	2010	2011	2010		
		€	€	€	€		
EQUITY AND LIABILITIES							
Capital and reserves							
Share capital	14	42,831,984	42,831,984	42,831,984	42,831,984		
Share premium		15,878,784	15,878,784	15,878,784	15,878,784		
Hedging reserve	15	(34,226)	(189,847)	(34,226)	(189,847)		
Investment fair value reserve	16	8,460		8,460	-		
Retained earnings		6,182,530	4,418,741	8,188,608	6,894,009		
Total equity		64,867,532	62,939,662	66,873,610	65,414,930		
Non-current liabilities							
Trade and other payables	17	28,079,197	25,955,572	27,201,273	25,139,984		
Borrowings	18	82,918,584	83,294,945	51,654,537	49,422,235		
Deferred tax liabilities	19				· ·		
Deferred tax liabilities	19	3,349,582	2,451,247	2,891,179	2,209,299		
Total non-current liabilities		114,347,363	111,701,764	81,746,989	76,771,518		
Current liabilities							
Trade and other payables	17	40,403,701	62,525,925	43,614,259	63,754,282		
Current tax liabilities	17	137,506	5,504	43,014,235	03,734,202		
	18	•	•	10 211 600	- 15 751 106		
Borrowings	10	12,753,549	15,887,144	10,211,688	15,751,486		
Total current liabilities		53,294,756	78,418,573	53,825,947	79,505,768		
Total liabilities		167,642,119	190,120,337	135,572,936	156,277,286		
Total equity and liabilities		232,509,651	253,059,999	202,446,546	221,692,216		

The notes on pages 32 to 75 are an integral part of these Financial Statements.

The Financial Statements on pages 26 to 75 were authorised for issue by the Board on 30 April 2012 and were signed on its behalf by:

Albert Mizzi Chairman Joseph A. Gasan Director

Income statements

Year ended 31 December

			Group	Company			
	Notes	2011	2010	2011	2010		
		€	€	€	€		
Revenue	20	37,049,949	26,517,494	32,938,327	23,489,084		
Cost of sales	21	(27,908,970)	(20,087,521)	(26,141,091)	(18,662,508)		
Gross profit		9,140,979	6,429,973	6,797,236	4,826,576		
Administrative expenses	21	(1,851,407)	(1,886,644)		(1,736,375)		
Other operating income		254,941	319,667	201,989	339,578		
Operating profit		7,544,513	4,862,996	5,427,889	3,429,779		
Finance income	24	176,922	226,221	249,585	723,193		
Finance costs	25	(4,538,202)	(3,531,000)	(2,996,884)	(2,508,587)		
Share of loss of joint venture	8	(179,373)	(43,410)	-	-		
Impairment charge on investment							
in joint venture	8		-	(500,000)			
Profit before tax		3,003,860	1,514,807	2,180,590	1,644,385		
Tax expense	26	(1,240,071)	(735,313)	(885,991)	(477,551)		
Profit for the year		1,763,789	779,494	1,294,599	1,166,834		
Earnings per share	27	0.008	0.005				
				•			

Statements of comprehensive income

Year ended 31 December

		Group		Company		
	Notes	2011 €	2010 €	2011 €	2010 €	
Profit for the year		1,763,789	779,494	1,294,599	1,166,834	
Other comprehensive income: Cash flow hedges, net of						
deferred tax Gains from changes in fair value of	15	155,621	127,978	155,621	127,978	
available-for-sale financial assets	16	8,460	-	8,460	-	
Total comprehensive income for the year		1,927,870	907,472	1,458,680	1,294,812	

The notes on pages 32 to 75 are an integral part of these Financial Statements.

Statements of changes in equity

Group	Notes	Share capital €	Share premium €	Hedging reserve €	Investment fair value reserve €	Retained earnings €	Total €
Balance at 1 January 2010		29,358,000	-	(317,825)	-	3,639,247	32,679,422
Comprehensive income Profit for the year		-	-	-	-	779,494	779,494
Other comprehensive income: Cash flow hedges, net of deferred tax	15	-	-	127,978	-	-	127,978
Total comprehensive income			-	127,978	-	779,494	907,472
Transactions with owners Proceeds from shares issued	14	13,473,984	15,878,784	-	<u>-</u>	-	29,352,768
Balance at 31 December 2010		42,831,984	15,878,784	(189,847)	-	4,418,741	62,939,662
Comprehensive income Profit for the year		-	-	-	-	1,763,789	1,763,789
Other comprehensive income: Cash flow hedges, net of deferred tax	15	-	-	155,621	-	-	155,621
Gains from changes in fair value of available-for-sale financial assets	16	-	-	-	8,460	-	8,460
Total comprehensive income			-	155,621	8,460	1,763,789	1,927,870
Balance at 31 December 2011		42,831,984	15,878,784	(34,226)	8,460	6,182,530	64,867,532

Statements of changes in equity - continued

Company	Notes	Share capital €	Share premium €	Hedging reserve €	Investment fair value reserve €	Retained earnings €	Total €
Balance at 1 January 2010		29,358,000	-	(317,825)	-	5,727,175	34,767,350
Comprehensive income Profit for the year		-	-	-	-	1,166,834	1,166,834
Other comprehensive income:							
Cash flow hedges, net of deferred tax	15	-	-	127,978	-	-	127,978
Total comprehensive income		-	-	127,978	-	1,166,834	1,294,812
Transactions with owners Proceeds from shares issued	14	13,473,984	15,878,784	-	-	-	29,352,768
Balance at 31 December 2010		42,831,984	15,878,784	(189,847)	-	6,894,009	65,414,930
Comprehensive income Profit for the year		-	-	-	-	1,294,599	1,294,599
Other comprehensive income: Cash flow hedges, net of deferred tax	15	-	-	155,621	-	-	155,621
Gains from changes in fair value of available-for-sale financial assets	16	-	-	-	8,460	-	8,460
Total comprehensive income		-	-	155,621	8,460	1,294,599	1,458,680
Balance at 31 December 2011		42,831,984	15,878,784	(34,226)	8,460	8,188,608	66,873,610

The notes on pages 32 to 75 are an integral part of these Financial Statements.

Statements of cash flows

Year ended 31 December

			Group	Company		
	Notes	2011 €	2010 €	2011 €	2010 €	
Cash flows from operating activities Investment in development project Working capital movements related thereto	28	(11,979,985) (8,252,703)	(24,550,065) (8,540,515)	(11,870,290) (5,615,529)	(16,954,433) (10,861,853)	
Cash outflows on development project Cash inflows from promise of sale		(20,232,688)	(33,090,580)	(17,485,819)	(27,816,286)	
agreements Cash inflows from property rental and		20,423,997	15,517,266	20,423,997	15,517,266	
other management operations		6,254,289	3,508,025	857,415	125,628	
Net operating expenditure		(1,857,407)	(1,958,109)	(1,577,336)	(1,873,696)	
Net interest paid		(4,361,280)	(3,268,401)	(2,747,299)	(1,749,016)	
Other income/(expenses)		49,241	860,992	(3,711)	880,903	
Income tax refunded/(paid)		2,093,888	(1,622,493)	2,103,066	(1,617,016)	
Net cash generated from/ (used in)		0.070.040	(00.050.000)	4 570 040	(4.0.500.047)	
operating activities		2,370,040	(20,053,300)	1,570,313	(16,532,217)	
Cash flows from investing activities Purchase of property, plant and equipment		(121,270)	(3,426,316)	(4,126)	(901)	
Proceeds from disposal of property, plant			(0,420,010)		(501)	
and equipment Purchase of available-for-sale		6,000	-	6,000	-	
financial assets		_	(198,000)	_	(198,000)	
Investment in term placements with banks		(3,186,504)	(4,000,000)	(3,186,504)	(4,000,000)	
Proceeds from maturity of term placements with banks		4,000,000	4,000,000	4,000,000	4,000,000	
Purchase of shares in subsidiary		-	-	-	(7,235,325)	
Net cash generated from/(used in) investing						
activities		698,226	(3,624,316)	815,370	(7,434,226)	
Cash flows from financing activities						
Net proceeds from issuance of shares		- 004 440	29,352,768	-	29,352,768	
Proceeds from bank borrowings Repayments of bank and other borrowings		8,221,442 (12,006,949)	17,406,421	8,221,442	17,205,120 (21,738,896)	
Funds allocated to cash reserve earmarked		(12,000,949)	(21,738,896)	(11,804,489)	(21,730,090)	
for repayment of bonds		(500,000)	(500,000)	(500,000)	(500,000)	
Net cash generated from/(used in) financing activities		(4,285,507)	24,520,293	(4,083,047)	24,318,992	
Net movement in cash and cash equivalents		(1,217,241)	842,677	(1,697,364)	352,549	
Cash and cash equivalents at beginning of year		3,537,747	2,695,070	3,018,996	2,666,447	
Cash and cash equivalents at end of year	13	2,320,506	3,537,747	1,321,632	3,018,996	

The notes on pages 32 to 75 are an integral part of these Financial Statements.

Notes to the Financial Statements

1. Summary of significant accounting policies

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

1.1 Basis of preparation

These consolidated Financial Statements include the Financial Statements of MIDI p.l.c. and its subsidiaries. These Financial Statements have been prepared in accordance with International Financial Reporting Standards (IFRSs) as adopted by the EU and with the requirements of the Maltese Companies Act, 1995. They have been prepared under the historical cost convention as modified by the fair valuation the land and buildings class of property, plant and equipment, investment property, available-for-sale financial assets and derivative financial instruments.

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

1.1.1 Assessment of going concern assumption

Midi p.l.c. has registered a consolidated profit before tax amounting to €3,003,860 (2010: €1,514,807) during the financial year ended 31 December 2011. The Group's total assets exceeded its total liabilities by €64,867,532 (2010: €62,939,662) as at 31 December 2011.

The Group has been reviewing its financing arrangements to ensure that it is in a position to meet its operational and cash flow commitments throughout the twelve month period subsequent to 31 December 2011. After the end of the reporting period, the Group's bankers and a number of Restricted Shareholders have confirmed their willingness to support the Group's financial requirements. Accordingly, the Directors continue to adopt the going concern assumption in the preparation of the consolidated financial statements.

MIDI Group is reviewing its funding strategy in the context of the timing of the different development stages of the Tigné Point and Manoel Island project to sustain its long-term prospects. The Group's liquidity and capital management programmes comprise: i) monitoring the feasibility of the different project phases based on net cash inflows and income streams; ii) reviewing the sustainability of the carrying amount of assets allocated to the respective phases; and iii) assessing the appropriate funding mix to be applied to each phase. The outcome of the review of the Group's funding programmes in the longer-term could potentially result in changes to the existing or projected use of the asset base pertaining to the different phases of the Tigné Point and Manoel Island project to leverage the underlying cash flow streams. The Group's projected equity levels are also being assessed in the context of the future project phases, focusing on the relationship between the amount of borrowings and shareholders' equity.

In the opinion of the Directors, taking cognisance of the short-term funding arrangements together with the Group's long-term liquidity and capital management programmes, there is no material uncertainty which may cast significant doubt on the Group's ability to continue operating as a going concern.

1. Summary of significant accounting policies - continued

1.1 Basis of preparation - continued

1.1.2 Standards, interpretations and amendments to published standards effective in 2011

In 2011, the Group adopted new standards, amendments and interpretations to existing standards that are mandatory for the Group's accounting period beginning on 1 January 2011. The adoption of these revisions to the requirements of IFRSs as adopted by the EU did not result in substantial changes to the Group's accounting policies.

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

Certain new standards, amendments and interpretations to existing standards have been published by the date of authorisation for issue of these Financial Statements but are mandatory for the Group's accounting periods beginning after 1 January 2011. The Group has not early adopted these revisions to the requirements of IFRSs as adopted by the EU and the Company's Directors are of the opinion that there are no requirements that will have a possible significant impact on the Group's Financial Statements in the period of initial application.

1.2 Consolidation

(a) Subsidiaries

Subsidiaries are all entities over which the Group has the power to govern the financial and operating policies generally accompanying a shareholding of more than one half of the voting rights. 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 Group uses the acquisition method of accounting to account for business combinations. The consideration transferred for the acquisition of a subsidiary is the fair values of the assets transferred, the liabilities incurred and the equity interests issued by the Group. The consideration transferred includes the fair value of any asset or liability resulting from a contingent consideration arrangement. Acquisition-related costs are expensed as incurred. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date. On an acquisition-by-acquisition basis, the Group recognises any non-controlling 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 consideration transferred, the amount of any non-controlling interest in the acquiree and the acquisition-date fair value of any previous equity interest in the acquiree over the fair value of the identifiable net assets acquired is recorded as goodwill. If this is less than the fair value of the net assets of the subsidiary acquired in the case of a bargain purchase, the difference is recognised directly in profit or loss.

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

1. Summary of significant accounting policies - continued

1.2 Consolidation - continued

In the Company's separate Financial Statements, investments in subsidiaries are accounted for by the cost method of accounting. Provisions are recorded where, in the opinion of the Directors, there is an impairment in value. Where there has been an impairment in the value of an investment, it is recognised as an expense in the period in which the diminution is identified. The results of the subsidiaries are reflected in the Company's separate Financial Statements only to the extent of dividends receivable. On disposal of an investment, the difference between the net disposal proceeds and the carrying amount is charged or credited to profit or loss.

1.3 Foreign currency translation

(a) Functional and presentation currency

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

(b) Transactions and balances

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

1.4 Property, plant and equipment

All property, plant and equipment is initially recorded at historical cost. Land and buildings, comprising mainly 'The Point' shopping mall, are shown at fair value based on periodic, but at least triennial, valuations by external independent valuers, less subsequent depreciation for buildings. Valuations are carried out on a regular basis such that the carrying amount of property does not differ materially from that which would be determined using fair values at the end of the reporting period. Any accumulated depreciation at the date of revaluation is eliminated against the gross carrying amount of the asset, and the net amount is restated to the revalued amount of the asset. All other property, plant and equipment is stated at historical cost less depreciation and impairment losses. Historical cost includes expenditure that is directly attributable to the acquisition of the items. Borrowing costs which are incurred for the purpose of acquiring or constructing a qualifying asset are capitalised as part of its cost. Borrowing costs are capitalised while acquisition or construction is actively underway. Capitalisation of borrowing costs is ceased once the asset is substantially complete, and is suspended if the development of the asset is suspended.

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

Increases in the carrying amount arising on revaluation of land and buildings are credited to other comprehensive income and shown as a revaluation reserve in shareholders' equity. Decreases that offset previous increases of the same asset are charged in other comprehensive income and debited against the revaluation reserve directly in equity; all other decreases are charged to profit or loss. Each year the difference between depreciation based on the revalued carrying amount of the asset charged to profit or loss and depreciation based on the asset's original cost is transferred from the revaluation reserve to retained earnings.

1.4 Property, plant and equipment - continued

Land is depreciated over the remaining term of property interest. Depreciation on other assets is calculated using the straight-line method to allocate their cost or revalued amounts to their residual values over their estimated useful lives, as follows:

	%
Buildings	1
Plant and integral assets:	
Electrical and plumbing installations	2 - 10
Plant, machinery and operational equipment	4 - 6.67
Office equipment, furniture, fittings and other assets	10 - 33.33
Motor vehicles	20

Assets in course of construction are not depreciated.

The assets' residual values and useful lives are reviewed, and adjusted if appropriate, at the end of each reporting period.

An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount (note 1.6).

Gains and losses on disposals are determined by comparing the proceeds with carrying amount and are recognised in profit or loss. When revalued assets are sold, the amounts included in the revaluation reserve relating to the assets are transferred to retained earnings.

1.5 Investment property

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

Investment property is measured initially at its historical cost, including related transaction costs and borrowing costs. Historical cost includes expenditure that is directly attributable to the acquisition of the items. Borrowing costs which are incurred for the purpose of acquiring or constructing a qualifying investment property are capitalised as part of its cost. Borrowing costs are capitalised while acquisition or construction is actively underway. Capitalisation of borrowing costs is ceased once the asset is substantially complete and is suspended if the development of the asset is suspended. After initial recognition, investment property is carried at fair value, representing open market value determined annually. Fair value is based on active market prices, adjusted, if necessary, for any difference in the nature, location or condition of the specific asset. If the information is not available, the Group uses alternative valuation methods such as recent prices on less active markets or discounted cash flow projections.

1.5 Investment property - continued

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

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

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

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

If an investment property becomes owner-occupied, it is reclassified as property, plant and equipment. Its fair value at the date of the reclassification becomes its cost for subsequent accounting purposes. When the Group decides to dispose of an investment property without development, the Group continues to treat the property as an investment property. Similarly, if the Group begins to redevelop an existing investment property for continued future use as investment property, it remains an investment property during the redevelopment.

If an item of property, plant and equipment becomes an investment property because its use has changed, any difference resulting between the carrying amount and the fair value of this item at the date of transfer is treated in the same way as a revaluation under IAS 16. Any resulting increase in the carrying amount of the property is recognised in profit or loss to the extent that it reverses a previous impairment loss; with any remaining increase recognised in other comprehensive income, directly to revaluation surplus within equity. Any resulting decrease in the carrying amount of the property is initially charged to other comprehensive income against any previously recognised revaluation surplus, with any remaining decrease charged to profit or loss. Upon the disposal of such investment property, any surplus previously recorded in equity is transferred to retained earnings; the transfer is not made through profit or loss.

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

For a transfer from inventories to investment property, arising on changes in intended use as evidenced by commencement of an operating lease arrangement rather than sale, any difference between the fair value at the transfer date and its previous carrying amount within inventories shall be recognised in profit or loss.

1.6 Impairment of non-financial assets

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

1.7 Investment in joint venture

The Group's interest in jointly controlled entities is accounted for using the equity method and is initially recorded at cost. The Group's share of the joint venture post-formation profits and losses is recognised in profit or loss and its share of post-formation movements in reserves is recognised in equity. The cumulative movements are adjusted against the carrying amount of the investment. When the Group's share of losses in the joint venture equals or exceeds its interest in the entity, including any other unsecured receivables, the Group does not recognise further losses, unless it has incurred obligations or made payments on behalf of the joint venture.

Investments in jointly controlled entities are accounted for at cost less impairment losses in the Company's separate Financial Statements. Provisions are recorded where, in the opinion of the Directors, there is an impairment in value. Where there has been an impairment in the value of an investment, it is recognised as an expense in the period in which the diminution is identified. The results of the joint venture are reflected in the Company's separate financial statements only to the extent of dividends receivable. On disposal of an investment, the difference between the net disposal proceeds and the carrying amount is charged or credited to profit or loss.

1.8 Financial assets

Classification

The Group classifies its financial assets in the following categories: loans and receivables, and available-for-sale. The classification depends on the purpose for which the financial assets were acquired. Management determines the classification of its financial assets at initial recognition.

(a) Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. They are included in current assets, except for maturities greater than 12 months after the end of the reporting period. These are classified as non-current assets. The Group's loans and receivables comprise trade and other receivables, term placements with banks and cash and cash equivalents in the statement of financial position (notes 1.10 and 1.11).

(b) Available-for-sale financial assets

Available-for-sale financial assets are non-derivatives that are either designated in this category or not classified in any of the other categories. Investments intended to be held for an indefinite period of time, which may be sold in response to needs for liquidity or changes in interest rates, exchange rates or equity prices are classified as available-for-sale assets. They are included in non-current assets unless the investment matures or management intends to dispose of it within twelve months from the end of the reporting period.

1.8 Financial assets - continued

Recognition and measurement

The Group recognises a financial asset in its statement of financial position when it becomes a party to the contractual provisions of the instruments. Regular way purchases and sales of financial assets are recognised on the settlement date, which is the date on which an asset is delivered to or by the Group. Financial assets are initially recognised at fair value plus transaction costs for all financial assets not carried at fair value through profit or loss. Financial assets are derecognised when the rights to receive cash flows from the assets have expired or have been transferred and the Group has transferred substantially all risks and rewards of ownership or has not retained control of the asset. Available-for-sale financial assets are subsequently carried at fair value. Loans and receivables are subsequently carried at amortised cost using the effective interest method.

Changes in the fair value of monetary assets denominated in a foreign currency and classified as available-for-sale are analysed between translation differences resulting from changes in amortised cost of the asset and other changes in the carrying amount of the asset. The translation differences on monetary assets are recognised in profit or loss; translation differences on non-monetary assets are recognised in other comprehensive income. Changes in the fair value of monetary and non-monetary assets classified as available-for-sale are recognised in other comprehensive income.

The fair values of quoted investments are based on current bid prices. If the market for a financial asset is not active (and for unlisted securities), the Group establishes fair value by using valuation techniques, in most cases by reference to the net asset backing of the investee.

When assets classified as available-for-sale are sold or impaired, the accumulated fair value adjustments recognised in equity are included in profit or loss within 'investment and other related income'.

Dividends on available-for-sale equity instruments are recognised in profit or loss within 'investment and other related income' when the Group's right to receive payments is established.

Impairment

The Group assesses at the end of each reporting period whether there is objective evidence that a financial asset or group of financial assets is impaired. A financial asset or a group of financial assets is impaired and impairment losses are incurred only if there is objective evidence of impairment as a result of one or more events that occurred after the initial recognition of the asset (a 'loss event) and that loss event has an impact on the estimated future cash flows of the financial asset or group of financial assets that can be reliably estimated. The Group first assesses whether objective evidence of impairment exists. The criteria that the Group uses to determine that there is objective evidence of an impairment loss include:

- significant financial difficulty of the issuer or obligor;
- a breach of contract, such as a default or delinquency in interest or principal payments;
- it becomes probable that the borrower will enter bankruptcy or other financial reorganisation.

(a) Assets carried at amortised cost

For financial assets carried at amortised cost, the amount of the loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows (excluding future credit losses that have not been incurred) discounted at the financial asset's original effective interest rate. The asset's carrying amount of the asset is reduced and the amount of the loss is recognised in profit or loss. If, in a subsequent period, the amount of the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognised (such as an improvement in the debtor's credit rating), the reversal of the previously recognised impairment loss is recognised in profit or loss.

1.8 Financial assets - continued

Impairment - continued

(b) Assets classified as available for sale

In the case of equity investments classified as available-for-sale, a significant or prolonged decline in the fair value of the security below its cost is considered an indicator that the assets are impaired. If objective evidence of impairment exists for available-for-sale financial assets, the cumulative loss - measured as the difference between the acquisition cost and the current fair value, less any impairment loss on that financial asset previously recognised in profit or loss - is reclassified from equity to profit or loss as a reclassification adjustment. Impairment losses recognised in profit or loss on equity instruments are not reversed through profit or loss.

1.9 Inventories - Development project

The main object of the Group is the development of a large area of land acquired; this development is intended in the main for resale purposes, and is accordingly classified in the Financial Statements as inventories. Any elements of the project which are identified for business operation within the Group's activities or long-term investment purposes are transferred at their carrying amount to property, plant and equipment or investment property when such identification is made and the cost thereof can be reliably segregated.

The development is carried at the lower of cost and net realisable value. Cost comprises the purchase cost of acquiring the land together with other costs incurred during its subsequent development, including:

- (i) The costs incurred on development works, including demolition, site clearance, excavation, construction and other activities, together with the costs of ancillary activities such as site security.
- (ii) The cost of various design and other studies conducted in connection with the project, together with all other expenses incurred in connection therewith.
- (iii) Any borrowing costs, including imputed interest, attributable to the development phases of the project.

The purchase cost of acquiring the land represents the cash equivalent value of the contracted price. This was determined at date of purchase by discounting to present value the future cash outflows comprising the purchase consideration.

Net realisable value is the estimated selling price in the ordinary course of business, less the costs of completion and selling expenses.

1.10 Trade and other receivables

Trade and other receivables are recognised initially at fair value and subsequently measured at amortised cost using the effective interest method, less provision for impairment. A provision for impairment of trade and other receivables is established when there is objective evidence that the Group will not be able to collect all amounts due according to the original terms of the receivables. Significant financial difficulties of the debtor, probability that the debtor will enter bankruptcy or financial reorganisation, and default or delinquency in payments are considered indicators that the receivable is impaired. The amount of the provision is the difference between the asset's carrying amount and the present value of estimated future cash flows, discounted at the original effective interest rate. The carrying amount of the asset is reduced through the use of an allowance account, and the amount of the loss is recognised in profit or loss.

1.11 Cash and cash equivalents

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

1.12 Share capital

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

1.13 Financial liabilities

The Group recognises a financial liability in its statement of financial position when it becomes a party to the contractual provisions of the instrument. The Group's financial liabilities are classified as financial liabilities which are not at fair value through profit or loss (classified as 'Other liabilities') under IAS 39. Financial liabilities not at fair value through profit or loss are recognised initially at fair value, being the fair value of consideration received, net of transaction costs that are directly attributable to the acquisition or the issue of the financial liability. These liabilities are subsequently measured at amortised cost. The Group derecognises a financial liability from its statement of financial position when the obligation specified in the contract or arrangement is discharged, is cancelled or expires.

1.14 Trade and other payables

Trade and other payables are recognised initially at fair value and subsequently measured at amortised cost using the effective interest method. Accounts payable are classified as current liabilities if payment is due within one year or less. If not, they are presented as non-current liabilities.

1.15 Borrowings

Borrowings are recognised initially at fair value, net of transaction costs incurred. Borrowings are subsequently carried at amortised cost; any difference between the proceeds (net of transaction costs) and the redemption value is recognised as part of borrowing costs over the period of the borrowings and accounted for as follows:

- (i) Borrowing costs that are directly attributable to the development project are capitalised as part of the cost of the project and are included in its carrying amount. Capitalisation of borrowing costs ceases when substantially all the activities necessary to prepare any distinct part of the project for its sale or intended use are completed. Borrowing costs which are incurred for the purpose of acquiring or constructing qualifying property, plant and equipment or investment property are capitalised as part of its cost. Borrowing costs are capitalised while acquisition or construction is actively underway and cease once the asset is substantially complete, or suspended if the development of the asset is suspended.
- (ii) All other borrowing costs are recognised in profit or loss as incurred.

Borrowings are classified as current liabilities unless the Group has an unconditional right to defer settlement of the liability for at least twelve months after the end of the reporting period.

1.16 Offsetting financial instruments

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

1.17 Current and deferred tax

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

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

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

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

1.18 Revenue recognition

Revenue comprises the fair value of the consideration received or receivable for the sale of goods and services in the ordinary course of the Group's activities. Revenue is shown net of sales taxes, rebates and discounts.

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

Sales of property are recognised when the significant risks and rewards of ownership of the property being sold are effectively transferred to the buyer. This is generally considered to occur at the later of the contract of sale and the date when all the Group's obligations relating to the property are completed such that possession of the property can be transferred in the manner stipulated by the contract of sale. Amounts received in respect of sales that have not yet been recognised in the Financial Statements, due to the fact that the significant risks and rewards of ownership still pertain to the Group, are treated as payments received on account and presented within trade and other payables.

Revenue from services is generally recognised in the period during which the services are provided, based on the services performed to date as a percentage of the total services to be performed. Accordingly, revenue is recognised by reference to the stage of completion of the transaction under the percentage of completion method.

1.19 Derivative financial instruments and hedging

Derivative financial instruments are initially recognised at fair value on the date a derivative contract is entered into and are subsequently remeasured at their fair value. The method of recognising the resulting gain or loss depends on whether the derivative is designated as a hedging instrument, and if so, the nature of the item being hedged.

Fair values of derivative contracts are mainly based on dealer quotes obtained at the end of the reporting period from the Group's counterparties. The fair value of cross-currency interest rate swaps is mainly based on the present value of the estimated future cash flows.

All derivatives are carried as assets when fair value is positive and as liabilities when fair value is negative. The full fair value of hedging derivatives is classified as a non-current asset or liability if the remaining maturity of the hedged item is more than twelve months, and as a current asset or liability if the remaining maturity of the hedged item is less than twelve months. Trading derivatives are classified as a current asset or liability.

1.19 Derivative financial instruments and hedging - continued

On the date a derivative contract is entered into, the Group designates certain derivatives as a hedge of a future cash flow attributable to a recognised asset or liability or a forecast transaction (cash flow hedge). Hedge accounting is used for derivatives designated in this way provided certain criteria are met. Under the requirements of IAS 39, the criteria for a derivative instrument to be accounted for as a cash flow hedge include:

- formal documentation of the hedging instrument, hedging item, hedging objective, strategy and relationship is prepared before hedge accounting is applied;
- the hedge is documented showing that it is expected to be highly effective in offsetting the risk in the hedged item throughout the reporting period; and
- the hedge is effective on an ongoing basis.

Accordingly, the Group documents at the inception of the transaction, the relationship between hedging instruments and hedged items, as well as its risk management objective and strategy for undertaking hedge transactions. This process includes linking derivatives designated as hedges to specific assets and liabilities or to specific forecast transactions. The Group also documents its assessment, both at the hedge inception and on an ongoing basis, of whether the derivatives that are used in hedging transactions are highly effective in offsetting changes in cash flows of hedged items.

The effective portion of changes in the fair value of derivatives that are designated and qualify as cash flow hedges and that prove to be highly effective in relation to the hedged risk, are recognised in the hedging reserve within equity in other comprehensive income. Amounts accumulated in equity are reclassified to profit or loss in the periods when the hedged item affects profit or loss. Where the forecast transaction results in the recognition of a non-financial asset or of a non-financial liability, the gains and losses previously deferred in equity are reclassified from equity as a reclassification adjustment and included in the initial measurement of the cost of the asset or liability. Otherwise amounts deferred in equity are reclassified to profit or loss as a reclassification adjustment and presented as revenue or expense in the periods during which the hedged forecast transaction affects profit or loss.

When a hedging instrument expires or is sold, or when a hedge no longer meets the criteria for hedge accounting under IAS 39, any cumulative gain or loss existing in equity at that time remains in equity and is recognised in profit or loss when the hedged forecast transaction affects profit or loss. However, if a forecast transaction is no longer expected to occur, the cumulative gain or loss that was reported in equity is immediately reclassified to profit or loss.

1.20 Operating leases

(a) An undertaking is the lessee

Leases of assets in which a significant portion of the risks and rewards of ownership are effectively retained by the lessor are classified as operating leases. Payments made under operating leases are charged to profit or loss on a straight-line basis over the period of the lease.

(b) An undertaking is the lessor

Assets leased out under operating leases are included in property, plant and equipment or investment property in the statement of financial position and are accounted for in accordance with accounting policies 1.4 and 1.5 respectively. They are depreciated over their expected useful lives on a basis consistent with similar owned assets. Rental income from operating leases is recognised in profit or loss on a straight-line basis over the lease term.

1.21 Dividend distribution

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

2. Financial risk management

2.1 Financial risk factors

The activities of the Group, of which the Company forms part, potentially expose it to a variety of financial risks: market risk (including currency risk, fair value interest rate risk and cash flow interest rate risk), credit risk and liquidity risk. The Group's overall risk management, covering risk exposures for all group undertakings, focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on the respective Company's financial performance. The parent Company's Board of Directors provides principles for overall group risk management, as well as policies covering risks referred to above and specific areas such as investment of excess liquidity. In order to manage exposures to risks arising from fluctuations in currency exchange rates and interest rates, the Group made use of derivative financial instruments during the year. The general hedging policy guidelines regarding currency and interest rate risks are set by the Board and the Company's finance department is responsible for implementation of these hedging policies. The respective derivative transactions are concluded only with first rate counterparties.

(a) Market risk

(i) Foreign exchange risk

Foreign exchange risk arises from future commercial transactions and recognised assets and liabilities which are denominated in a currency that is not the respective entity's functional currency. The Group is exposed to foreign exchange risk with respect to bonds issued to the public which are denominated in sterling. The Company has hedged the foreign exchange cash flow exposure on the interest and principal of the bonds by entering into a fixed to fixed euro/sterling cross currency interest rate swap with a local financial institution. Except as outlined above, the Group's revenues, operating and development expenditure and financial assets and liabilities, including financing, are denominated in euro. Accordingly, the Group is not significantly exposed to foreign exchange risk and a sensitivity analysis for foreign exchange risk disclosing how profit or loss and equity would have been affected by changes in foreign exchange rates that were reasonably possible at the end of the reporting period is not deemed necessary.

(ii) Cash flow and fair value interest rate risk

The Group's significant instruments which are subject to fixed interest rates comprise term placements with banks (Note 12) and the bonds issued to the general public (Note 18). In this respect, the Group is potentially exposed to fair value interest rate risk in view of the fixed interest nature of these instruments, which are however measured at amortised cost. The Group's interest rate risk principally arises from bank borrowings issued at variable rates (Note 18) which expose the Group to cash flow interest rate risk. Management monitors the impact of changes in market interest rates on borrowings costs in respect of these liabilities. Based on this analysis, management considers the potential impact of a defined interest rate shift that is reasonably possible at the end of the reporting period to be immaterial. The Group's operating cash flows are substantially independent of changes in market interest rates.

2.1 Financial risk factors - continued

(b) Credit risk

The Group is not significantly exposed to credit risk arising in the course of its principal activity relating to sale of residential units in view of the manner in which promise of sale agreements are handled through receipt of payments on account at established milestones up to delivery (see Note 17). The Group monitors the performance of the purchasers throughout the term of the related agreement in relation to meeting contractual obligations and ensures that contract amounts are fully settled prior to delivery.

Credit risk arises from cash and cash equivalents, other deposits with banks and receivables, which constitute the Group's loans and receivables category for IAS 39 categorisation purposes. The Group's exposures to credit risk as at the end of the reporting periods are analysed as follows:

		Group	(Company		
	2011 2010		2011	2010		
	€	€	€	€		
Loans and receivables category						
Trade and other receivables (Note 11)	4,370,132	6,318,515	11,424,165	25,441,538		
Term placements with banks (Note 12)	3,386,504	4,000,000	3,386,504	4,000,000		
Cash and cash equivalents (Note 13)	2,820,577	4,037,747	1,821,703	3,518,996		
	10,577,213	14,356,262	16,632,372	32,960,534		

The Group's exposures to credit risk are analysed in the statement of financial position and in the respective notes to the Financial Statements. The maximum exposure to credit risk at the end of the reporting period in respect of these financial assets is equivalent to their carrying amount. The Group does not hold any collateral as security in this respect except as outlined below.

Group undertakings bank only with local financial institutions with high quality standing or rating. During the year ended 31 December 2009, the Group entered into a derivative with such an institution (Note 18).

The Group's receivables mainly comprise recoverable expenses incurred on behalf of contractors and receivables in respect of rental operations. The Group monitors the performance of these assets on a regular basis. These other receivables are principally in respect of transactions with entities for which there is no recent history of default. Management does not expect any material losses from non-performance by these debtors.

The Company's receivables include significant amounts due from subsidiaries arising from transactions with these entities. The Group monitors intra-group credit exposures at individual entity level and ensures timely performance in the context of overall group liquidity management. The Company takes cognisance of the related party relationship with these debtors and management does not expect any losses from non-performance or default.

As at the end of the financial reporting period, the Group had no material past due or impaired financial assets.

2.1 Financial risk factors - continued

(c) Liquidity risk

The Group is exposed to liquidity risk in relation to meeting future obligations associated with its financial liabilities, which comprise principally trade and other payables and borrowings (refer to Notes 17 and 18). One of the Group's principal liabilities consists of the liability towards the Government in respect of the temporary emphyteusis, which comprises cash payments and obligations through the performance of restoration and infrastructural work at Manoel Island and Tigné Point.

Prudent liquidity risk management includes maintaining sufficient cash and committed credit lines to ensure the availability of an adequate amount of funding to meet the Group's obligations. The Group's liquidity risk is managed actively by management. Management monitors liquidity risk by means of cash flow forecasts on the basis of expected cash flows from development and operation of the different phases of the project at Tigné Point and Manoel Island. This includes reviewing the matching or otherwise of expected cash inflows and outflows arising from expected maturities of financial instruments in relation to the distinct project phases. The Group is reviewing its financing arrangements to ensure that it is in a position to meet its short-term operational and cash flow commitments. After the end of the reporting period, the Group's bankers and a number of Restricted Shareholders have confirmed their willingness to support the Group's financial requirements.

MIDI Group is reviewing its funding strategy in the context of the timing of the different development stages of the Tigné Point and Manoel Island project to sustain its long-term prospects. Liquidity risk is not deemed significant in the opinion of the Directors, taking cognisance of the short-term funding arrangements together with the Group's long-term liquidity management.

The Group's trade and other payables (Note 17), other than the liability towards the Government and certain other payables, are principally repayable within one year from the end of the reporting period. Payments received on account under promise of sale agreements do not give rise to cash outflows but would be utilised upon delivery of the related apartments in the expected time bands as disclosed in the related note. The table below analyses the Group's other principal non-derivative financial liabilities into relevant maturity groupings based on the remaining period at year end to the contractual maturity date. The amounts disclosed in the table are the contractual undiscounted cash flows. In relation to the amounts payable to Government amounts which will be satisfied through the performance of restoration works on major historical sites and the construction of public infrastructure works have been included in the table below since cash outflows would occur in the performance of these obligations. These cash flows have been reflected in the bands below on the basis of the contractual terms of the arrangements (refer to Note 17).

2.1 Financial risk factors - continued

(c) Liquidity risk - continued

Group	Less than one year €	Between 1 and 2 years €	Between 2 and 5 years €	Over 5 years €	Total €
At 31 December 2011 Bank borrowings 7% Bonds 2016 - 2018 Due to Government in relation to purchase of land	15,450,412 2,800,000 23,855,113	13,702,372 2,800,000 2,329,373	16,324,905 8,400,000 6,988,120	20,430,541 45,477,260 34,068,827	65,908,230 59,477,260 67,241,433
Other non-current liabilities	61,012	34,471	614,106	387,301	1,096,890
At 31 December 2010 Bank borrowings 7% Bonds 2016 - 2018 Due to Government in	18,410,228 2,800,000	6,093,019 2,800,000	21,667,320 8,400,000	25,383,195 42,677,596	71,553,762 56,677,596
relation to purchase of land Other non-current liabilities	25,019,800 24,206	1,164,687 24,206	6,988,120 563,817	35,244,143 370,329	68,416,750 982,558
Company	Less than one year €	Between 1 and 2 years €	Between 2 and 5 years €	Over 5 years €	Total €
Company At 31 December 2011 Bank borrowings 7% Bonds 2016 - 2018 Due to Government in relation to purchase of land Other non-current liabilities	one year	and 2 years	and 5 years	5 years €	€ 24,132,377 59,477,260

The table below analyses the Group's and the Company's gross settled derivative financial liabilities, consisting of a cross currency interest rate swap contract, into relevant maturity groupings based on the remaining period at 31 December 2011 to the contractual maturity date. The amounts disclosed in the table are the contractual undiscounted cash flows.

2.1 Financial risk factors - continued

(c) Liquidity risk - continued

Group and Company	Less than one year €	Between 1 and 2 years €	Between 2 and 5 years €	Over 5 years €	Total €
At 31 December 2011 - Outflows - Inflows	564,456 592,482	564,456 592,482	9,194,362 10,215,138	-	10,323,274 11,400,102
At 31 December 2010 - Outflows - Inflows	564,456 574,964	564,456 574,964	1,693,368 1,724,891	8,065,450 8,763,177	10,887,730 11,637,996

2.2 Capital risk management

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

The Group monitors capital on the basis of the gearing ratio. This ratio is calculated as net debt divided by total capital. Net debt is calculated as total borrowings (as shown in the statement of financial position) less cash and cash equivalents and other term placements with banks. Total capital is calculated as equity, as shown in the statement of financial position, plus net debt.

	Group		C	Company
	2011	2010	2011	2010
	€	€	€	€
Total borrowings Less:	95,672,133	99,182,089	61,866,225	65,173,721
- cash and cash equivalents	(2,820,577)	(4,037,747)	(1,821,703)	(3,518,996)
- term placements with banks	(3,386,504)	(4,000,000)	(3,386,504)	(4,000,000)
- reserve classified as available-for-sale investments for the eventual	(000,000)		(000 000)	
repayment of the bonds (Note 9)	(308,389)	-	(308,389)	
Net debt	89,156,663	91,144,342	56,349,629	57,654,725
Total equity	64,867,532	62,939,662	66,873,610	65,414,930
Total capital	154,024,195	154,084,004	123,223,239	123,069,655
Gearing ratio	57.9%	59.2%	45.7%	46.8%

2.2 Capital risk management - continued

The Group manages the relationship between equity injections from shareholders and borrowings, being the constituent elements of capital, as reflected above with a view to managing the cost of capital. The Group maintains its level of capital by reference to its financial obligations and commitments arising from operational requirements in relation to the different phases of the development project.

The Group's projected equity levels are being assessed in the context of the future project phases, focusing on the relationship between the amount of borrowings and shareholders' equity. As outlined previously, MIDI Group is reviewing its funding strategy in the context of the timing of the different development stages of the Tigné Point and Manoel Island project to sustain its long-term prospects. In view of the Group's activities comprised within its liquidity and capital management programmes, the development stage of the distinct phases and the extent of borrowings or financing, the capital level as at the end of the financial reporting period is currently deemed adequate by the Directors.

2.3 Fair values of financial instruments

At 31 December 2011 and 2010 the carrying amounts of other financial instruments, comprising cash at bank, receivables, payables, accrued expenses and short-term borrowings approximated their fair values in view of the nature of the instruments or their short-term maturity. The fair value of non-current financial liabilities for disclosure purposes is estimated by discounting the future contractual cash flows at the current market interest rate that is available to the Group for similar financial instruments. The fair value of the Group's bank and other borrowings (Note 18) as at the end of the reporting period is not materially different from the carrying amounts. Information on the fair value of the bonds issued to the public is disclosed in Note 18 to the Financial Statements

The fair value of derivative financial instruments is determined in accordance with the Group's accounting policy disclosed in accounting policy 1.19. Fair values are determined using discounted cash flow techniques based entirely on observable market data at the end of the reporting period (see Note 15). Accordingly the derivative contract is categorised as Level 2 within the fair value measurement hierarchy required by IFRS 7, 'Financial Instruments: Disclosures'. The Directors have assessed the fair value of the amount due to Government in relation to purchase of land (see Note 17) by reference to the original discount rate applied upon completion of the deed (see Note 10) adjusted by changes recorded since then at end of the reporting period in the yields to maturity of long term Malta Government securities with tenor similar to the repayment terms of the liability towards the Government. On this basis, the fair value at 31 December 2011 of the amount due to Government with respect to the purchase of land amounted to €53.1 million (2010: €53.4 million).

3. Critical accounting estimates and judgements

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

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

4. Activities of the Group - segment information

The MIDI Consortium was granted a letter of intent by the Government of Malta in December 1992 for the development of the Manoel Island and Tigné Point project. Project negotiations were successfully concluded and a 99 year emphyteutical grant was entered into with Government on 15 June 2000. Works at Tigné Point commenced in 2000 and a number of phases have been completed since then. During the financial year ended 31 December 2011 the main focus of the Group was to complete the basement levels of Tigné North. The Company has also focused on the finishing works of the 22 Plaza apartments which were launched on the market during the later part of the year. Additionally the Company continued with its restoration obligations of Fort Manoel as well as the restoration works at Fort Tigné. During the current year a number of the Plaza commercial outlets commenced operations which added to the activity generated at 'The Point' during the first full year of its operations.

Operating segments are reported in a manner consistent with the internal reporting provided to the Board of Directors which reports are utilised to make strategic decisions. The Group has two operating segments:

- development and sale of property, which comprises primarily the construction and sale of residential units within Tigné Point and Manoel Island Project; and
- property rental and management, which currently involves the leasing and management of retail space within 'The Point' shopping mall together with the rental of other areas within the project.

The Board of Directors assesses the performance of the segments on the basis of segment operating results, before financing costs and tax impact. The financial information for the reportable segments in relation to the years ended 31 December 2011 and 2010 is as follows:

	· · · · · · · · · · · · · · · · · · ·	ent and sale operty		and rental gement	Grou	р
	2011 €	2010 €	2011 €	2010 €	2011 €	2010 €
Segment revenue	31,971,635	22,822,131	5,078,314	3,695,363	37,049,949	26,517,494
Segment results - operating profit	4,384,220	2,809,324	3,160,294	2,053,672	7,544,514	4,862,996

Property, plant and equipment 5.

Group	Assets in the course of construction €	Land and buildings €	Plant and integral assets €	Office equipment, furniture and fittings €	Motor vehicles €	Total €
Group						
At 1 January 2010 Cost Accumulated depreciation	49,182,984 -	910,046 (46,766)	- -	997,472 (816,699)	26,455 (26,455)	51,116,957 (889,920)
Net book amount	49,182,984	863,280	-	180,773	-	50,227,037
Year ended 31 December 2010 Opening net book amount Additions Reclassification from Inventories - Development project	49,182,984 3,276,461	863,280 - 7,686,932	- -	180,773 149,855	- -	50,227,037 3,426,316 7,686,932
Reclassifications upon commissioning Depreciation charge	(52,459,445)	36,354,231 (584,771)	14,821,829 (571,189)	1,283,385 (122,929)	- -	(1,278,889)
Closing net book amount	-	44,319,672	14,250,640	1,491,084	-	60,061,396
At 31 December 2010 Cost Accumulated depreciation Net book amount	-	44,951,209 (631,537) 44,319,672	14,821,829 (571,189) 14,250,640	2,430,712 (939,628) 1,491,084	26,455 (26,455)	62,230,205 (2,168,809) 60,061,396
Net book amount		44,010,072	14,230,040	1,431,004		00,001,000
Year ended 31 December 2011 Opening net book amount Additions Disposals Depreciation charge Depreciation released on	- - - -	44,319,672 59,269 (14,789) (777,039)	14,250,640 23,943 - (762,816)	1,491,084 38,058 - (134,607)	- - (26,455) -	60,061,396 121,270 (41,244) (1,674,462)
disposals	-	-	-	-	26,455	26,455
Closing net book amount	-	43,587,113	13,511,767	1,394,535	-	58,493,415
At 31 December 2011 Cost Accumulated depreciation Net book amount	-	44,995,689 (1,408,576) 43,587,113	14,845,772 (1,334,005) 13,511,767	2,468,770 (1,074,235) 1,394,535	- -	62,310,231 (3,816,816) 58,493,415
•		-,,	,- , ,-	, ,		.,,

5. Property, plant and equipment - continued

Included in the Group's additions for 2010 reflected in the table above is an amount of €980,723 representing capitalised borrowing costs. A capitalisation rate of 5.3% was utilised in this respect. During the current financial year, no borrowing costs have been capitalised.

Bank borrowings are secured on the Group's property, plant and equipment (Note 18).

Company	Buildings €	Office equipment, furniture and fittings €	Motor vehicles €	Total €
At 1 January 2010 Cost	902,624	348,303	26,455	1,277,382
Accumulated depreciation	(39,449)	,	(26,455)	(350,979)
Net book amount	863,175	63,228	-	926,403
Year ended 31 December 2010				
Opening net book amount	863,175	63,228	-	926,403
Additions Depreciation charge	(9,026)	901 (7,348)	-	901 (16,374)
Closing net book amount	854,149	56,781	-	910,930
A4 04 December 2040				
At 31 December 2010 Cost	902,624	349,204	26,455	1,278,283
Accumulated depreciation	(48,475)	•	(26,455)	(367,353)
Net book amount	854,149	56,781	-	910,930
Year ended 31 December 2011				
Opening net book amount	854,149	56,781	-	910,930
Additions Disposals	- (14,789)	4,126	(26,455)	4,126 (41,244)
Depreciation charge	(8,138)		(20, 100)	(16,278)
Depreciation released on disposals	-	-	26,455	26,455
Closing net book amount	831,222	52,767	-	883,989
At 31 December 2011				
Cost	887,835	353,330	-	1,241,165
Accumulated depreciation	(56,613)	(300,563)	-	(357,176)
Net book amount	831,222	52,767	-	883,989

6. Investment property

	Group and	Group and Company		
	2011 €	2010 €		
Year ended 31 December Opening carrying amount Reclassifications from Inventories – Development	24,784,666	23,321,750		
project Additions	4,297,099 994,885	- 1,462,916		
Closing carrying amount	30,076,650	24,784,666		
At 31 December Cost and carrying amount	30,076,650	24,784,666		

During the year ended 31 December 2011, the Group reclassified certain costs, originally recognised within inventories, which are deemed to be directly attributable to certain parts or areas of the project already categorised as investment property, as reflected in the table above. The properties are held for long-term rental yields or for capital appreciation purposes.

In the opinion of the Directors, the fair value of investment property at the end of the reporting period is not materiality different from its carrying amount.

Bank borrowings are secured on the Group's investment property (Note 18).

7. Investments in subsidiaries

Cor	Company		
2011 20			
€	€		
7,249,208	13,883		
12,636,933	7,235,325		
19,886,141	7,249,208		
	2011 € 7,249,208 12,636,933		

During the current year, the Company increased its investment in Tigné Mall Limited, which entity capitalised balances due to the parent amounting to €12,636,933 (Note 11).

7. Investments in subsidiaries - continued

The subsidiaries at 31 December 2011, whose results and financial position affected the figures of the Group, are shown below:

Group undertaking	Registered office	Class of shares held	Percentage of shares held
Tigné Contracting Limited	North Shore Manoel Island, Malta	Ordinary shares	100%
Tigné Mall Limited	The Point Shopping Mall Management Suite Pjazza Tigné Point Sliema, Malta	Ordinary shares	99%
Tigné Point Marketing Limited	North Shore Manoel Island, Malta	Ordinary shares	99%

All shareholdings are held directly by MIDI p.l.c.

8. Investment in joint venture

	(Group	Company		
	2011	2010	2011	2010	
	€	€	€	€	
Year ended 31 December					
Opening carrying amount	344,877	388,287	2,000,000	2,000,000	
Share of loss for the year	(179,373)	(43,410)	-	, , , ₋	
Impairment charge	-	-	(500,000)	-	
Closing carrying amount	165,504	344,877	1,500,000	2,000,000	
At 31 December					
Cost	2,000,000	2,000,000	2,000,000	2,000,000	
Share of profits and reserves	(1,834,496)	(1,655,123)	· · ·	-	
Provisions for impairment	-	-	(500,000)	-	
Carrying amount	165,504	344,877	1,500,000	2,000,000	

The Group had entered into a joint venture - Solution & Infrastructure Services Limited (S.I.S. Ltd.) with Siemens S.p.A. The principal business objective of S.I.S. Ltd., which is not listed, is to install and maintain a fixed network of communication and data services, and provide similar services to consumers.

The jointly-controlled entity has registered financial losses since inception; the entity is implementing an operational and financial plan aimed at improving financial results. During the current financial year, the Company impaired its investment in the jointly-controlled entity in the stand-alone financial statements by reference to the estimated recoverable amount determined on the basis of value in use. The value in use computation focuses on the three year cash flow projections of the investee with prudent assumptions in relation to long-term growth rates underlying terminal value and discount rate.

8. Investment in joint venture - continued

The Group's share of results of the joint venture as at 31 December and its share of the assets and liabilities are shown as follows:

	Assets €	Liabilities €	Revenues €	Loss €
2011 Solution & Infrastructure Services Limited	3,504,929	3,339,425	1,442,448	(179,373)
2010 Solution & Infrastructure Services Limited	3,537,601	3,192,724	1,264,876	(43,410)

9. Available-for-sale financial assets

	Group and Company	
	2011	2010
	€	€
Year ended 31 December		
Opening carrying amount	200,000	2,000
Additions at cost	299,929	198,000
Gains from changes in fair value (Note 16)	8,460	-
Closing carrying amount	508,389	200,000
At 31 December		
Cost	499,929	200,000
Fair value gains	8,460	-
Carrying amount	508,389	200,000

The Group's available-for-sale investments, which are fair valued annually, consist of:

- a) equity investments amounting to €200,000 in an unlisted local private company; and
- b) debt securities with a cost amounting to €299,929, comprising Malta Government securities subject to fixed rates of interest ranging from 4.25% to 5.20% and having maturity dates between 2017 and 2031.

The fair value of the equity investments is estimated by reference to the net asset backing of the investee. At the end of the reporting period, the cost of these investments approximates fair value and no movements have been reflected directly in equity in other comprehensive income.

The fair value of the debt securities at the end of the reporting period, amounting to €308,389, is based on the market value of the instruments as quoted on the Malta Stock Exchange as at 31 December 2011. These debt securities form part of the reserve held under trust arrangement earmarked for the eventual repayment of the Company's bonds (see Note 18).

The Group is not exposed to significant credit risk and price risk in respect of available-for-sale investments taking into account the level of such investments. Considering the nature and amount of such available-for-sale investments, sufficient information on fair values has been provided in this note.

10. Inventories – Development project

The main object of the Group is the development of a large area of land at Manoel Island and Tigné Point, acquired from the Government of Malta for the purpose by virtue of a 99 year emphyteutical grant entered into on 15 June 2000. This development is intended in the main for resale purposes. Construction works during the year ended 31 December 2011, reflected within the table below, were concentrated in a number of commercial and residential areas which comprise the Plaza Block apartments and the basement levels of the majority of the areas comprising the Tigné North phase.

During the years ended 31 December 2011 and 2010, the Group completed and transferred to the purchasers, residential units constructed on Tigné Point. The cost allocated to these apartments was recognised within cost of sales in profit or loss. During the year ended 31 December 2011, the Group reclassified certain costs, originally recognised within inventories, which are deemed to be directly attributable to certain parts or areas of the project already categorised as investment property (Note 6).

The carrying amount of works on the project are also presented as inventories at Company level, notwithstanding the fact that certain expenditure was carried out by another group undertaking, to reflect the substance of the arrangement in place between MIDI p.l.c. and this other group undertaking. Costs incurred on the project up to 31 December 2011 and 2010 comprised:

	2011 €	Group 2010 €	Co 2011 €	ompany 2010 €
Purchase cost of land (see note below): - At 1 January - Additions for the year - Transferred to cost of sales - Transferred to property, plant and equipment	32,408,677 - (3,003,372)	34,083,879 1,034,714 (1,823,223) (886,693)	32,408,677 - (3,003,372)	34,083,879 1,034,714 (1,823,223) (886,693)
- At 31 December	29,405,305	32,408,677	29,405,305	32,408,677
Cost of design works and other studies, demolition, excavation, construction and restoration works and other expenses incurred: - At 1 January - Additions for the year - Transferred to cost of sales - Transferred to investment property - Transferred to property, plant and equipment	81,697,706 8,602,739 (22,136,729) (4,297,099)	85,641,747 17,616,804 (14,760,606) - (6,800,239)	81,973,696 8,602,739 (22,136,729) (4,297,099)	85,916,302 17,618,239 (14,760,606) - (6,800,239)
- At 31 December	63,866,617	81,697,706	64,142,607	81,973,696
Borrowing costs attributable to the project: - At 1 January - Imputed interest (see note below) - Bank and other interest - Transferred to cost of sales - Transferred to investment property - At 31 December	32,829,279 1,959,003 1,178,861 (1,055,271) - 34,911,872	29,290,811 2,022,551 3,455,009 (1,406,933) (532,159) 32,829,279	32,829,279 1,959,003 1,178,861 (1,055,271) - 34,911,872	29,290,811 2,022,551 3,455,009 (1,406,933) (532,159) 32,829,279
	128,183,794	146,935,662	128,459,784	147,211,652

10. Inventories – Development project - continued

The contract of acquisition of the land provided for a premium of €92.17 million payable over an extended period of time, which was discounted to its present value amount of €42.62 million at date of purchase. The rate applied in discounting to present value the future outflows comprising the purchase consideration was 7.75% based upon the effective pre-tax return rate provided for in the deed of acquisition (Refer to Note 17).

Borrowing costs arising from bank and other borrowings capitalised within inventories are reflected within the table above. A capitalisation rate of 6.95% (2010: 6.0%) was utilised in this respect.

11. Trade and other receivables

	Group		(Company
	2011	2010	2011	2010
	€	€	€	€
Current Receivables in respect of rental operations Amounts owed by subsidiaries Amounts owed by joint venture Amounts owed by other related parties Recoverable expenses incurred on behalf of contractors Indirect taxation Prepayments and accrued income	999,785 - 655,678 554,392 1,635,973 - 524,304	1,278,561 577,143 306,410 2,711,911 36,266 1,408,224	200,325 9,275,567 655,678 - 953,664 - 338,931	14,363,484 415,047 - 1,895,525 36,266 1,044,284
	4,370,132	6,318,515	11,424,165	17,754,606
Non-current Derivative financial instruments (Note 18) Amounts owed by subsidiary	910,581 - 910,581	395,613 - 395,613	910,581 - 910,581	395,613 7,686,932 8,082,545

Amounts owed by subsidiaries are unsecured, interest free and repayable on demand, with the exception of an amount of €5,819,105 which as at 31 December 2011 was subject to a fixed interest rate of 5.5% per annum.

During the year ended 31 December 2011, amounts owed by subsidiary amounting to €12,636,933 were converted as an investment in the subsidiary as the investee capitalised the amount as an equity injection (Note 7).

Amounts owed by joint venture and other related parties are unsecured, interest free, and repayable on demand.

12. Term placements with banks

	(Group		mpany
Current	2011 €	2010 €	2011 €	2010 €
Deposits with banks	1,164,687	4,000,000	1,164,687	4,000,000
Non-current Deposits with banks	2,221,817	-	2,221,817	-

At 31 December 2011, the Group's outstanding term placements with banks comprise an amount of €200,000 which constitutes an intrinsic part of the cash reserves held under trust agreement earmarked for the eventual repayment of the bonds (see Note 18). The other amounts relate to placements that are pledged as collateral to secure bank borrowings (refer to Note 18).

The weighted average effective interest rate applicable as at 31 December 2011 was 1.60% for deposits maturing within one year and 2% for deposits maturing after more than one year.

Term placements with banks outstanding at 31 December 2010 reflect the investment of unutilised proceeds from the issuance of ordinary shares (refer to Note 14). The weighted average effective interest rate applicable as at 31 December 2010 was 1.38% and these placements matured within two months from the end of the reporting period.

13. Cash and cash equivalents

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

	Group		Co	mpany
	2011 €	2010 €	2011 €	2010 €
Cash at bank and in hand Cash reserve held under trust arrangement earmarked for	2,820,577	4,037,747	1,821,703	3,518,996
eventual repayment of bonds	(500,071)	(500,000)	(500,071)	(500,000)
Cash and cash equivalents	2,320,506	3,537,747	1,321,632	3,018,996

As disclosed above, cash and cash equivalents for the purpose of the statements of cash flows, exclude the cash reserve held under trust arrangement earmarked for the eventual repayment of the bonds (see Note 18).

At 31 December 2010, the Group and Company had bank deposits amounting to €88,676 representing advance deposits on the sale of property, which were deposited in escrow accounts and which were pledged to secure bank borrowings (refer to Note 18). Interest income earned on these deposits was offset by the bankers against interest costs incurred on the bank loans. These amounts were included within cash and cash equivalents since they were considered part of the Group's overall cash management.

14. Share capital

		ompany
	2011 €	2010 €
Authorised 450,000,000 Ordinary shares of €0.20 each	90,000,000	90,000,000
Issued and fully paid 214,159,922 Ordinary shares of €0.20 each	42,831,984	42,831,984

By virtue of an extraordinary resolution dated 18 October 2010, the Shareholders of the Company revised the Memorandum of Association of the Company, whereby the authorised share capital of the Company was increased to 450,000,000 ordinary shares of €0.20 each. On the same date the issued share capital of the Company was redenominated from 12,600,000 ordinary shares of €2.33 each to 146,790,000 ordinary shares of €0.20 each. By virtue of an ordinary resolution dated 18 October 2010, the Board of Directors was authorised to issue and allot up to a maximum of 90,000,000 ordinary shares of a nominal value of €0.20 each. The principal purpose of these resolutions was to grant authority to the Directors to issue shares of the Company to the public.

On 26 October 2010, the Company submitted an application to the Listing Authority for all the ordinary shares of the Company to be admitted to listing on the Malta Stock Exchange. On 1 November 2010 an offer of shares having a nominal value of €0.20 each and offered at an Issue Price of €0.45 each was made to the public pursuant to the Prospectus dated 1 November 2010. As at the closing of this offer on 2 December 2010 the Company issued and allotted 67,369,922 ordinary shares with a nominal value of €0.20 each, fully paid up.

The share premium attributable to these Issued shares, reflecting the difference of €0.25 between the Issue Price and the nominal value, amounting to €16,842,481, is presented separately in the statement of financial position. Share issue costs, amounting to €963,697, have been deducted from the share premium.

15. Hedging reserve

Group and Company

The fair value changes arising from derivative financial instruments qualifying as effective cash flow hedges are recorded in a separate category of equity, in the hedging reserve, as shown below:

At 4 January	2011 €	2010 €
At 1 January Gross amount of losses Deferred income taxes	292,073 (102,226)	488,961 (171,136)
	189,847	317,825
Movements during year ended 31 December Gains from changes in fair value of derivative		
instruments arising during the year Deferred income taxes	(500,457) 175,160	(473,015) 165,555
	(325,297)	(307,460)
Transfers to Inventories – development project as a reclassification adjustment Deferred income taxes	10,016 (3,506)	5,659 (1,981)
Reclassified from equity to profit or loss as a reclassification adjustment Deferred income taxes	251,024 (87,858)	270,468 (94,664)
	169,676	179,482
At 31 December		
Gross amount of losses Deferred income taxes	52,656 (18,430)	292,073 (102,226)
	34,226	189,847

The Company has hedged the foreign exchange cash flow exposure on the interest and principal of the bonds issued which are denominated in sterling by entering into a fixed to fixed euro/sterling cross currency interest rate swap (Note 18). The net fair value losses at 31 December 2011 will be reclassified from equity to profit or loss as a reclassification adjustment in the financial periods in which the hedged transactions, comprising the interest and principal amounts of the bonds denominated in sterling, affect the income statement. This would occur throughout the term of the cross currency interest rate swap, which matures on 15 December 2018, reflecting the incidence of the annual settlement dates until maturity as established by the terms of the contract.

16. Investment fair value reserve

	Group and Company		
	2011	2010	
	€	€	
At 1 January Gains from changes in fair value of	-	-	
available-for-sale financial assets	8,460	-	
At 31 December	8,460	-	

The fair value reserve reflects the cumulative net changes in fair value of available-for-sale financial assets held by the Group and Company, which changes are recognised directly in equity in other comprehensive income.

17. Trade and other payables

	Group		Company	
	2011	2010	2011	2010
	€	€	€	€
Current				
Payments received on account	467,752	12,221,090	467,752	12,221,090
Due to Government in relation to				
purchase of land (Note 10)	23,855,113	25,019,800	23,855,113	25,019,800
Amounts due to related parties	3,206,750	2,977,733	-	-
Indirect taxation	1,205,673	1,592,113	95,313	-
Other payables	5,257,264	12,261,324	3,287,582	7,661,014
Accruals and deferred income	6,411,149	8,453,865	15,908,499	18,852,378
	40,403,701	62,525,925	43,614,259	63,754,282
	Gr	oup	Co	mpany
	2011	2010	2011	2010
	€	€	€	€
Non-current Due to Government in relation to				
purchase of land (Note 10)	27,099,310	25,139,984	27,099,310	25,139,984
Other payables	979,887	815,588	101,963	-
	28,079,197	25,955,572	27,201,273	25,139,984

Amounts due to related parties are unsecured, interest free, and repayable on demand.

The current portion of the amounts due to Government in relation to the purchase of land was determined on the basis of the contracted terms of emphyteutical grant entered into on 15 June 2000. This portion is contractually deemed as current on the basis of the arrangement, but only an outflow of €2,329,373 is expected during the financial year ending 31 December 2012 (2011: €1,164,687).

17. Trade and other payables - continued

Payments received on account represent amounts paid by various purchasers on promise of sale agreements in respect of residential apartments. This liability is secured by special hypothecs on the various apartments and garages which are the subject of the particular promise of sale agreement. The Company's bankers have waived their hypothecary and privileged rights in favour of the said special hypothecs.

The amount due to Government in relation to the purchase of land includes:

- (a) an amount, originally contracted at €11.65 million, which is being satisfied through the performance of restoration works on major historical sites forming part of the project;
- (b) an amount, originally contracted at €20.96 million, which is being satisfied through the construction of all the public infrastructure works required at Manoel Island and Tigné Point;
- (c) the balance which is being settled in cash.

Various costs incurred in respect of (a) and (b) above up to 31 December 2011 are included in Inventories - Development project and the amounts referred to will be deducted from the amount due to Government when the completion stages stipulated in the relative lease agreement are attained.

The amounts due to Government with respect to the acquisition of land are secured by a first ranking special privilege on the emphyteutical concession at Tigné Point and Manoel Island, and a general hypothec over the Company's property (see also Note 18).

Maturity of the Group's and Company's non-current liability towards Government:

	2011 €	2010 €
Between 1 and 2 years Between 2 and 5 years Over 5 years	2,329,373 6,988,120 34,068,828	1,164,687 6,988,120 35,244,143
Less: imputed interest component	43,386,321 (16,287,011)	43,396,950 (18,256,966)
	27,099,310	25,139,984

The Company has hedged the foreign exchange cash flow exposure on the interest and principal of the bonds issued which are denominated in sterling by entering into a fixed to fixed euro/sterling cross currency interest rate swap. Cash flow hedge accounting rules have been applied in accordance with the Group's accounting policy and a hedging reserve has been recognised (refer to Note 15). The notional amount of the contract is €7,526,080 (£7,070,000) and the principal amounts will be re-exchanged upon maturity of the contract on 15 December 2018. On 15 December of each year, fixed interest amounts determined by reference to the notional referred to above will be exchanged with the Company receiving 7% of the sterling notional amount and paying 7.5% of the euro equivalent.

Non-current other payables represent deposits effected under operating lease arrangements by a number of tenants. These amounts are refundable at the end of the lease term and are subject to interest at 3% per annum. Amounts owed to related parties in this respect are disclosed in Note 31.

18. Borrowings

	Group		Co	ompany
	2011	2010	2011	2010
	€	€	€	€
Current				
Bank loans	12,753,549	15,887,144	10,211,688	15,751,486
Non-current				
Bank loans	43,090,695	43,805,876	11,826,648	9,933,166
389,172 7% Bonds 2016 - 2018	39,827,889	39,489,069	39,827,889	39,489,069
	82,918,584	83,294,945	51,654,537	49,422,235
	05 070 400	00.400.000	04 000 005	05 470 704
Total borrowings	95,672,133	99,182,089	61,866,225	65,173,721

On 13 January 2009, by virtue of an Offering Memorandum dated 5 December 2009, the Group issued for subscription to the general public 300,000 unsecured bonds, with an over-allotment option of a maximum of another 100,000. The over-allotment option was exercised in full in monetary terms as a result of over-subscriptions. The bonds were made available in any one or any combination of two currencies, euro and sterling, provided that the aggregate principal amount of bonds issued did not exceed €40,000,000. The bonds denominated in euro and sterling have a nominal value for each bond of €100 and £100 respectively. The bonds are subject to fixed interest, denominated in the respective currency of the nominal amount, of 7% per annum payable annually in arrears on 15 December of each year. The Company has hedged the foreign exchange cash flow exposure on the interest and principal of the bonds issued which are denominated in sterling by entering into a fixed to fixed euro/sterling cross currency interest rate swap (Note 11).

All bonds are redeemable at par and shall become due for final redemption on 15 December 2018. However, the Company reserves the right to redeem the bonds or any part thereof at any date between 15 December 2016 and 14 December 2018 (the designated Optional Redemption Dates). As specified in the Prospectus, during the year ended 31 December 2010, the Company started building a reserve equivalent to at least to 50% of the principal amount of the bonds, with a view to funding in part the repayment of the bonds on their redemption. As at 31 December 2011 the reserve held under trust arrangement amounted to €1,000,000 (2010: €500,000). This reserve consisted on Malta Government securities classified as available-for-sale, term placements with banks and other bank balances (see Notes 9, 12 and 13).

The bonds have been admitted to the Official List of the Malta Stock Exchange on 20 January 2009. The quoted market price for the euro and sterling bonds as at 31 December 2011 was 102.00 and 102.00 respectively (2010: 103.00 and 106.00), which in the opinion of the Directors fairly represented the fair value of these financial liabilities.

The proceeds from the bonds were principally used to contribute towards the finalisation of the construction of Tigné Point together with the repayment of private placement bonds and other financial liabilities.

18. Borrowings - continued

The bonds are measured at the amount of net proceeds adjusted for the amortisation of directly attributable and incremental transactions costs, consisting of bond issue costs incurred in the preparation and implementation of the bond issue, using the effective interest method as follows:

	Group and Company		
	2011	2010	
	€	€	
Face value of bonds			
317,029 7% euro bonds 2016 - 2018	31,702,900	31,702,900	
72,143 7% sterling bonds 2016 - 2018	8,636,955	8,381,405	
	40,339,855	40,084,305	
Gross amount of bond issue costs Amortisation up to end of current year	(741,425) 229,459	(741,425) 146,189	
Unamortised bond issue costs	(511,966)	(595,236)	
Amortised cost and closing carrying amount of bonds	39,827,889	39,489,069	

As at 31 December 2011, Company bank borrowings for an amount of €16,538,526 (2010: €21,684,652) are principally secured by general hypothecs over the Company's assets, however with the exclusion of certain property areas, and by special hypothecs and special privileges over specified portions of land comprised within the Company's temporary emphyteusis, ranking after the privilege in favour of Government in respect of the amounts outstanding attributable to the acquisition of land (see also Note 17). As at 31 December 2011, these borrowings are also secured by a pledge on term placements with banks and bank balances (Notes 12 and 13). Other Company bank borrowings for an amount of €5,500,000 (2010: €4,000,000) are secured by a general hypothec over the Company's assets and by a special hypothec over portions of land at Manoel Island. These general and special hypothecs also rank after prior charges in favour of Government.

The bank borrowings of a subsidiary are secured by a general hypothec over the subsidiary's assets and by a joint and several suretyship of the parent Company supported by general and special hypothecs over specified portions of land comprised within the Company's temporary emphyteusis, ranking after prior charges in favour of Government.

Bank borrowings are subject to floating rates of interest and the weighted average effective interest rates as at the end of the reporting period were as follows:

	Group		Company	
	2011	2010	2011	2010
Bank loans	5.2%	4.9%	5.7%	5.0%

18. Borrowings - continued

Maturity of total borrowings as at 31 December:

	Group		Group C		Co	mpany
	2011 2010		2011	2010		
	€	€	€	€		
Within one year	12,753,539	15,887,144	10,211,688	15,751,486		
Between one and two years	11,686,864	4,040,740	8,681,223	1,847,666		
Between two and five years	13,006,477	17,458,894	3,145,425	8,085,500		
Over five years	58,225,253	61,795,311	39,827,889	39,489,069		
	95,672,133	99,182,089	61,866,225	65,173,721		

19. Deferred taxation

Deferred income taxes are calculated on all temporary differences under the liability method using a principal tax rate of 35% (2010: 35%). The movement on the deferred income tax account is analysed as follows:

	Group		Com	pany
	2011 €	2010 €	2011 €	2010 €
At beginning of year Charged to profit or loss (Note 26)	2,451,247	1,765,070	2,209,299	1,765,070
unabsorbed capital allowancesinventories recognised in cost of	105,339	(105,339)	-	-
sales	600,236	375,319	600,236	375,319
- property, plant and equipment	108,964	347,287	(2,152)	-
Tax credit relating to components of other comprehensive income - cash				
flow hedging reserve (Note 15)	83,796	68,910	83,796	68,910
At end of year	3,349,582	2,451,247	2,891,179	2,209,299

The deferred tax charge recognised in profit or loss and the balance at 31 December mainly arose from temporary differences between the tax base and carrying amount of the elements of stocks transferred from Inventories - development project to cost of sales within profit or loss in respect of residential units sold during the year. The tax credit relating to components of other comprehensive income reflects the tax effect of re-measurement of derivative instruments qualifying as effective cash flow hedges and has been recognised directly within equity in other comprehensive income. Accordingly, the tax impact relating to equity components of other comprehensive income is presented in the table above and further analysed in Note 15.

19. Deferred taxation - continued

Deferred income tax assets and liabilities are offset when the taxes concerned relate to the same fiscal authority. The following amounts are offset in the statement of financial position:

	Group		Comp	oany
	2011 €	2010 €	2011 €	2010 €
Deferred tax assets - remeasurement of cash flow hedging instruments	(18,430)	(102,226)	(18,430)	(102,226)
- unabsorbed capital allowances	(10,430)	(105,339)	(10,430)	(102,220)
 temporary differences arising on property, plant and equipment 	(2,152)	-	(2,152)	-
Deferred tax liabilities - temporary differences between tax base and carrying amount of - inventories recognised in cost of				
sales	2,911,761	2,311,525	2,911,761	2,311,525
- property, plant and equipment	458,403	347,287	-	-
Net amount	3,349,582	2,451,247	2,891,179	2,209,299

The recognised deferred tax assets and liabilities are expected to be recovered or settled principally after more than twelve months from the end of the reporting period.

20. Revenue

The Group's revenue relates mainly to the sale of a number of residential units constructed on Tigné Point which were handed over to the purchasers during the current financial year. The Group's revenue also includes income from the leasing and management of retail space within 'The Point' Shopping mall together with the rental of other areas within the project.

21. Expenses by nature

	Group		(Company
	2011	2010	2011	2010
	€	€	€	€
Cost of sales transferred from				
Inventories – Development project and related items	24,895,372	17,990,762	24,895,372	17,990,762
Commissions payable	863,400	387,418	863,400	387,418
Depreciation of property, plant and equipment (Note 5)	1,674,462	1,278,889	16,278	16,374
Employee benefit expense (Note 22)	716,999	700,531	505,734	474,076
Motor vehicle operating lease rentals	40,722	25,648	25,020	17,824
Directors' emoluments (Note 23)	25,000	-	25,000	-
Other expenses	1,544,422	1,590,917	1,381,623	1,512,429
Total cost of sales and administrative expenses	29,760,377	21,974,165	27,712,427	20,398,883

21. Expenses by nature - continued

Auditor's fees

Fees charged by the auditor for services rendered during the financial periods ended 31 December 2011 and 2010 relate to the following:

	Group		
	2011	2010	
	€	€	
Annual statutory audit	31,000	35,250	
Tax advisory and compliance services	7,360	8,960	
Other non-audit services	62,700	189,600	
	101,060	233,810	

22. Employee benefit expense

	Group		Group Co		Company	
	2011	2010	2011	2010		
	€	€	€	€		
Wages and salaries	1,661,457	1,851,685	1,483,001	1,674,103		
Social security costs	89,187	96,768	77,392	87,596		
	1,750,644	1,948,453	1,560,393	1,761,699		
Amounts reflected in Inventories – Development project (see Note 10) Amounts reflected in Property, plant	412,643	472,808	412,643	472,808		
and equipment (see Note 5)	-	52,456	-	-		
Amounts recharged as service charges	131,693	76,050	-	-		
Amounts recharged to subsidiaries	-	-	152,707	168,207		
Amounts expensed in profit or loss	716,999	700,531	505,734	474,076		
Amounts recharged to third parties	489,309	646,608	489,309	646,608		
	1,750,644	1,948,453	1,560,393	1,761,699		

Average number of persons employed by the Group and Company during the year:

	Group		up Compan	
	2011	2010	2011	2010
Technical and administration	56	64	50	58

23. Directors' emoluments

	Group		Company	
	2011	2010	2011	2010
	€	€	€	€
Directors' fees	25,000	-	25,000	-

24. Finance income

	Group		Con	npany
	2011	2010	2011	2010
	€	€	€	€
Interest income from:				
- amounts owed by subsidiaries	-	-	72,663	496,974
- other	176,922	226,219	176,922	226,219
	176,922	226,219	249,585	723,193

25. Finance costs

	Group		Co	mpany
	2011	2010	2011	2010
	€	€	€	€
Interest and related expense recognised in profit or loss on:				
- Bank loans and overdrafts	2,688,939	2,006,584	1,147,621	984,171
 Bonds issued to the general public Coupon interest payable Amortisation of difference between 	1,693,203	1,292,065	1,693,203	1,292,065
net proceeds and redemption value	50,291	21,027	50,291	21,027
- Shareholders' loans		174,946	-	174,946
- Bank charges	105,769	36,378	105,769	36,378
	4,538,202	3,531,000	2,996,884	2,508,587

Finance costs capitalised are disclosed in Notes 5 and 10 to these Financial Statements.

26. Tax expense

	Group		Con	npany
	2011		2011	2010
	€	€	€	€
Current tax expense	425,532	118,046	287,907	102,232
Deferred tax expense (Note 19)	814,539	617,267	598,084	375,319
Tax expense	1,240,071	735,313	885,991	477,551

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

	Group		Company	
	2011 €	2010 €	2011 €	2010 €
Profit before tax	3,003,860	1,514,807	2,180,590	1,644,385
Tax on profit at 35%	1,051,351	530,182	763,207	575,535
Tax effect of: - maintenance allowance claimed on rented property	(15,471)	(5,572)	(15,471)	(5,572)
 utilisation of unutilised tax losses brought forward from prior years expenses not deductible for tax 	-	(74,965)	-	(74,631)
purposes - income not subject to tax - income subject to reduced rates of	290,456 (2,100)	296,917 -	7,470 (2,100)	8,662 -
tax - overprovision of current tax in prior year - unrecognised deferred tax in prior years - share of loss of joint venture	(5,761) (34,536) (106,649) 62,781	- (26,443) - 15,194	(5,761) (34,536) (1,818)	(26,443)
- impairment charge on investment in joint venture	-	-	175,000	<u>-</u>
Tax expense	1,240,071	735,313	885,991	477,551

27. Earnings per share

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

	2011	Group 2010
Net profit attributable to equity holders of the Company	€1,763,789	€779,494
Weighted average number of ordinary shares in issue	214,159,922	149,927,777
Earnings per share	€0.008	€0.005

28. Working capital movements

	Group		C	ompany
	2011	2011 2010 2011	2011 2010	2010
	€	€	€	€
Trade and other receivables Trade and other payables	1,669,607 (9,922,310)	(816,494) (7,724,021)	1,580,765 (7,196,294)	(6,006,685) (4,855,168)
Working capital movements	(8,252,703)	(8,540,515)	(5,615,529)	(10,861,853)

29. Commitments

In addition to settling the liabilities associated with the purchase price of the land, the emphyteutical grant entered into with the Government provides for a series of development obligations relating to the contents of the project and the timescales over which it should be completed. As a result of these commitments, it is expected that total development investment in excess of around €295 million will be made subsequent to the end of the financial year under review. As at 31 December 2011, the Group had outstanding contractual commitments for project development works for the approximate amount of €7 million (2010: €10 million), which includes the amounts disclosed in Note 31. The emphyteutical grant specifies a maximum overall period of 25 years, commencing in the year 2000, for completion of the project.

The Group is also committed to effect payments for ground rent which will be recovered effectively from the property purchasers or tenants.

At 31 December 2011 the Company had entered into a total of 7 (2010: 39) promise of sale agreements with respect to sale of apartments in Tigné Point. These agreements are expected to generate sales amounting to around €3,660,250 (2010: €28,684,508) of which as at 31 December 2011, €410,250 (2010: €12,221,090) was received by the Company. The purchase and promise of sale agreements entered into give rise to agents' commission amounting to €64,000 (2010: €750,700) that becomes due upon signing of the final deeds of sale.

29. Commitments - continued

Operating lease commitments - where the group/company is the lessor

The future minimum lease payments receivable under non-cancellable operating leases, which are primarily entered into by a subsidiary undertaking in relation to operations from 'The Point' shopping mall, are as follows:

	Group		Company	
	2011	2010	2011	2010
	€	€	€	€
Not later than 1 year	5,196,034	3,909,804	984,545	150,876
Later than 1 year and not later than 5years	15,260,382	13,509,023	3,531,854	742,186
Over 5years	17,040,400	15,704,137	2,114,565	2,178,024
	37,496,816	33,122,964	6,630,964	3,071,086

Operating lease commitments - where the group/company is the lessee

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

	Group		Company	
	2011	2010	2011	2010
	€	€	€	€
Not later than 1 year	19,762	18,576	10,424	4,122
Later than 1 year and not later than 5 years	40,995	28,357	35,599	-
	60,757	46,933	46,023	4,122

30. Contingencies

- (a) The Company had been requested by the Malta Environment and Planning Authority to pay fees amounting to €1,282,320 for the disposal of excavated material at sea. The Directors are contending that the said fees, or part thereof, should ultimately be paid by the contractor engaged to carry out the excavation works. The Company is still in the process of arbitration with the relevant contractor and accordingly the extent of such recoverable amounts could not be reliably estimated as at 31 December 2011.
- (b) The Company is subject to a joint and several suretyship to secure the banking facilities of Tigné Mall Limited which as at 31 December 2011 amounted to €33,805,908 (2010: €34,008,368), which is supported by general hypothecs over the Company's present and future assets and special hypothecs over specific portions of land forming part of the Company's temporary emphyteutical concession.
- (c) In terms of the Emphyteutical Deed, the Company is responsible for the construction and installation of the public infrastructure including drainage, water, electricity and telecommunications distribution systems, which on completion of each phase shall pass on to Government. There is disagreement between the Company and Government regarding the telecommunications public infrastructure whereby, although there is no litigation as yet, correspondence on the matter has been exchanged.
- d) The Company has received a few legal and judicial letters from property buyers mainly relating to damages allegedly incurred by them due to latent defects in their apartments and other differences. To date some of the pending claims were pursued in court; however the amount of the claims, where quantified, were not deemed material by the Company's Directors.
- (e) At 31 December 2011, the Company had a contingency arising from uncalled share capital in subsidiaries, amounting to €37,272 (2010: €37,272), for which no provision has been made in the Financial Statements.
- (f) At 31 December 2011, the Group has contingent liabilities amounting to €393,664 (2010: €393,664) in respect of guarantees issued by the bank in the ordinary course of business in favour of the Malta Environment and Planning Authority. At 31 December 2011, the Group also had contingent liabilities amounting to €3,186,503 (2010: €4,351,190) in respect of guarantees issued by the bank in the ordinary course of business in favour of the Government.
- (g) At 31 December 2011, the Company has contingent liabilities in respect of guarantees given to the bank to secure the banking facilities of its joint venture for the amount of €3,392,500.

31. Related party transactions

All companies forming part of the respective groups of which Alf. Mizzi & Sons Limited, Bank of Valletta p.l.c., Gatt Investments Limited, Gee Five Limited (Gasan Group), Fortress Developments Limited, MSV Life p.l.c., Investors Limited, Polidano Brothers Limited, Vassallo Builders Group Limited and Lombard Bank Malta p.l.c. form part, together with First Gemini p.l.c. and Pininfarina Extra s.r.l. are considered by the Directors to be related parties by virtue of the shareholding of the companies referred to in MIDI p.l.c. Accordingly, all entities owned, controlled or significantly influenced by the Company's ultimate shareholders, the Company's Directors and close members of their families together with all entities owned, controlled or significantly influenced by these individuals are the principal related parties of the Group.

The following transactions were carried out with related parties:

	Group		C	ompany
	2011	2010	2011	2010
	€	€	€	€
i) Purchase of goods and services Purchase of services from subsidiaries	_	_	23,455,620	17.462.253
Purchase of services from related parties	4,088,745	8,797,026	202,048	125,875

At the end of the reporting period, the Group had outstanding contractual commitments with related parties for project development for the amount of €1,510,000 (2010: €173,767).

	Group		С	ompany
	2011 €	2010 €	2011 €	2010 €
 ii) Sale of apartments to related parties Deposits on promise of sale agreements at 31 December 	_	6,113,939	-	6,113,939
Value of contracts relating to the above promise of sale agreements Value of contracts finalised during the	-	8,697,651	-	8,697,651
current financial year	5,513,299	6,766,627	5,513,299	6,766,627
iii) Rental income from related parties Revenue earned during the current financial year Balances as at 31 December included within other non-current	541,848	323,202	93,000	-
liabilities (Note 17)	188,703	153,703	35,000	-
iv) Bank loans from shareholders Balances at 31 December Net interest charged during the year	50,680,577 2,372,012	48,166,532 2,136,296	16,874,669 856,652	14,158,164 585,017

31. Related party transactions - continued

The Group has banking facilities for the amount of €50,680,577 (2010: €73,412,990) sanctioned by related parties (terms and conditions are reflected in Note 18). The banking facilities of the Company as at 31 December 2011 which are sanctioned by related parties amount to €16,874,669 (2010: €39,403,238). Movements in bank loans are analysed in Note 18 to the Financial Statements. During the year ended 31 December 2009, the Group also entered into a derivative contract with a financial institution which is a related party (Notes 15 and 17).

	Group		Company	
	2011	2010	2011	2010
	€	€	€	€
v) Deposits with banks Balances at 31 December Interest income earned	1,987,557	5,556,016	996,281	5,065,602
	12,095	26,143	12,095	26,143

Movements in these assets are analysed in the statements of cash flows.

	Group and Company Face value of bonds held at 31 December		Group and Company Interest payable during the year	
	2011	2010	2011	2010
	€	€	€	€
vi) Bonds held by related parties Shareholders Directors and other officers of the Company, together with close family	-	1,625,300	4,438	106,186
members of these individuals Other related parties Held by related parties as nominees	115,903	119,472	8,113	7,806
	732,800	500,000	51,296	32,667
	2,389,390	2,396,978	167,257	156,603

Amounts relating to project development which were capitalised in investment property and in inventories during 2011, pertaining to material contracts (as required by Listing Rule 5.70.1), to which the Group is a party and in which directors are materially interested amounted to €2,227,043 (2010: €7,867,099). These services were provided by shareholder companies mentioned previously, entities controlled or significantly influenced by the shareholder companies and Midi p.l.c.'s jointly controlled entity. Outstanding contractual commitments for project development in relation to such contracts as at the end of the reporting period amounted to €1,471,358 (2010: €126,145).

The transactions undertaken with related parties, disclosed above, were carried on commercial terms in the normal course of business and are subject to scrutiny by the Board of Directors. The transactions carried out with group subsidiaries were carried out at carrying amounts.

Balances outstanding as at the year end with respect to group subsidiaries and other related parties are disclosed in Notes 11 and 17 to the Financial Statements.

32. Statutory information

MIDI p.l.c. is a public limited liability company and is incorporated in Malta.

33. Comparative information

Comparative figures disclosed in the main components of these consolidated financial statements have been reclassified to conform with the current year's presentation format for the purpose of fairer presentation.