

Mercury Towers, J Portelli Offices, Triq San Gorg, San Giljan STJ 3202, Malta Co. Reg. No. C89117

COMPANY ANNOUNCEMENT

Approval of Company's Interim Unaudited Financial Statements June 2025

The Board of Directors of Mercury Projects Finance p.l.c. (the "Company") met on 6th August 2025 and approved the Company's interim unaudited financial statements for the period 1st January to 30th June 2025.

A copy of the financial statements is attached herewith and these are also available for viewing on the Company's website: www.mercury.com.mt

By order of the Board

Joseph Saliba

Company Secretary

6th August 2025

CONDENSED INTERIM FINANCIAL STATEMENTS

30 JUNE 2025

CONDENSED INTERIM FINANICAL STATEMENTS FOR THE PERIOD 1 JANUARY 2025 TO 30 JUNE 2025

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COMPANY INFORMATION

Registration

Mercury Projects Finance p.l.c. is registered in Malta as a limited liability company under the Companies Act, (Cap. 386) with registration number C 89117. The Company was incorporated on 16 January 2019.

Board of Directors

Mr. Joseph Portelli

Mr. Stephen Muscat

Mr. Mario Vella

Mr. Peter Portelli

Company Secretary

Dr. Joseph Saliba

Registered Office

1400 Block 14 Portomaso St. Julians STJ 4014 Malta

Bankers

Bank of Valletta p.l.c. 102, Republic Street Victoria VCT 1017 Gozo

Legal Advisor

Saliba Stafrace Legal 9/4, Brittania House Old Bakery Street Valletta VLT 1450 Malta

Auditors

Baker Tilly Malta Level 5 Rosa Marina Building 216, Marina Seafront Pieta' PTA 9041 Malta



1400, Block 14, Portomaso, St. Julians, Malta Co. Reg. No. C89117

Interim directors' report

This Half-Yearly Report is being published in terms of Chapter 5 of the Capital Market Rules of the Listing Authority – Malta Financial Services Authority and the Prevention of Financial Markets Abuse Act, 2005. The condensed financial statements included in this report have been extracted from Mercury Projects Finance p.l.c.'s unaudited financial information as at 30 June 2025 and the period then ended, prepared in accordance with International Financial Reporting Standards as adopted for use in the EU for interim financial statements (International Accounting Standard 34, 'Interim Financial Reporting'). This Half-Yearly Report has been reviewed by Baker Tilly Malta, the Company's independent auditors.

Trading performance

Mercury Projects Finance p.l.c. (the 'Company') was incorporated on 16 January 2019 in terms of the Maltese Companies Act (Cap. 386). The Company was established as a special purpose vehicle to act as the finance arm to Mercury Towers Ltd. (the 'Parent Company' and 'Guarantor') and related Group companies.

On 4 March 2019, the Company issued \in 11,500,000 3.75% secured bonds maturing in 2027 (Series I Bonds) and a further \in 11,000,000 4.25% secured bonds maturing in 2031 (Series II Bonds). Both bonds were issued at a nominal value of \in 100 per bond. These bonds were admitted to the official list of the Malta Stock Exchange with effect from 29 March 2019 and trading in the bonds commenced on 5 April 2019.

In accordance with the provisions of the Prospectus dated 4 March 2019, the proceeds from the bond issues have been advanced by way of two loan facilities to the Parent Company and Guarantor, for the purpose of refinancing existing bank loans and for the construction and finishing of project elements at the Mercury Towers complex in St. Julians, Malta, which project is owned by the Parent Company and related Group companies.

On the 22 March 2022, the Company issued a further €50,000,000 4.3% secured bonds to mature in 2032. This bond was issued at a nominal value of €100 per bond and was admitted to the official list of the Malta Stock Exchange with effect from 26 April 2022 and trading commenced on 27 April 2022.

The proceeds from this bond issue were also advanced by way of another loan facility to the Parent Company and Guarantor, namely Mercury Towers Ltd., for the purpose of construction and finishing of the hotel forming part of the Mercury Towers project owned by Mercury Hotel Ltd., who made available the hotel property by way of a first ranking special hypothec in security for the bond, as well as for the Group's general corporate funding.

On the 25 July 2024, the Company issued a further $\[\in \] 20,000,000 \]$ secured bonds to mature on 2034. This bond was issued at a nominal value of $\[\in \] 100 \]$ per bond and was admitted to the official list of the Malta Stock Exchange with effect from 26 August 2024. Trading commenced on the same day.

In accordance with the provisions of the Prospectus dated 25 July 2024, the proceeds from this third bond issue were advanced by way of another loan facility to the Guarantor and Parent Company, namely Mercury Towers Ltd., for the purposes of finishing the last elements of the Mercury Tower complex and for general corporate funding.

Mercury Towers Ltd. (the 'Parent Company') is the Guarantor to the bonds issued by Mercury Projects Finance p.l.c., whilst Mercury Hotel Ltd. is acting as surety to the bond issued in 2022.



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Trading performance (Contd.)

Interest income during this six-month period amounted to £2,217,041 (2024 - £1,680,797). Profit before taxation for the same period was £71,931 (2024 - £62,568). The accounting policies applied in these interim financial statements are consistent with those applied in the audited financial statements for the year ended 31 December 2024.

Group companies

Mercury Projects Finance p.l.c. (the 'Company') is a wholly owned subsidiary of Mercury Towers Ltd. (the 'Parent Company' and 'Guarantor'), which parent company also holds Mercury Hotel Ltd., Mercury Commercial Mall Ltd. and Mercury Car Park II Ltd., as other fully owned subsidiaries.

Key risks

The key risks associated with the Company and Mercury Towers Ltd., as the Parent Company and Guarantor, as well as that of Mercury Hotel Ltd., who made available the hotel by way of a first ranking special hypothec in security for the 2022 bond, are currently those associated with the exposure to an array of competitive pressures in the operation and management of the hospitality, accommodation and commercial rental markets in Malta. The full list of all the key risks is listed in the Prospectuses for the 2019, 2022 and 2024 bond issues and are still applicable to the Company and the Guarantor.

Guarantor and Group's performance for the period and prospects for the rest of 2025

The residential area within the tower forming part of the first phase of the project was completely finished and being furnished to client specifications and designs. There are no units available for sale in the Mercury Tower.

The serviced apartments in the second phase of the project, also referred to as the peripheral block, are finished with some being furnished to client specifications. Handing over was taking place at a steady pace with all remaining units to be handed over in 2025. Only two units in the peripheral block are still not under promise of sale agreements, and therefore still in stock.

All commercial areas within the development have been handed over and are in operation except for two outlets which are expected to be handed over by the end of the year. The Guarantor expects that by the end of 2025 all commercial outlets will be operational.

Finishing of commercial areas of the project are complete, handed over and in operation. Only two commercial areas still need to be handed over. They are currently in their advanced stages and are expected to be completed by the end of 2025.

The hotel is now fully finished and started welcoming guests in November 2024. The Spa and MICE areas were finished and handed over during the first quarter of 2025 whereas the pool and roof top bar were handed over in June 2025.



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Guarantor and Group's performance for the period and prospects for the rest of 2025 (Contd.)

The funding of this project emanated from proceeds of sold units which stand at 100% of total units for sale after the approval of the additional floors for the tower and 99% of total units for sale for the peripheral block. Construction of property to be retained by the Guarantor for revenue generation was mainly funded from the bonds issued by the Company.

Dividends

The directors do not recommend the payment of an interim dividend.

Signed on behalf of the Board of Directors on 6 August 2025 by:

Mr. Stephen Muscat

Director

Mr. Peter Portelli

DIRECTORS' RESPONSIBILITIES FOR THE FINANCIAL STATEMENTS FOR THE PERIOD 1 JANUARY 2025 TO 30 JUNE 2025

The Companies Act, 1995 (Chapter 386, Laws of Malta) (the 'Act') requires the directors of Mercury Projects Finance p.l.c. (the 'Company') to prepare financial statements which give a true and fair view of the financial position of the Company as at the end of the financial period and of the profit or loss of the Company for that period in accordance with the requirements of International Financial Reporting Standards as adopted by the EU.

In preparing these financial statements, the directors are required to:

- Adopt the going concern basis unless it is inappropriate to presume that the Company will continue in the business;
- Select suitable accounting policies and apply them consistently;
- Make judgement and estimates that are reasonable and prudent;
- Account for income and charges relating to the accounting period on the accruals basis;
- Value separately the components of assets and liabilities;
- Report comparative figures corresponding to those of the preceding accounting period.

The directors are responsible for keeping proper accounting records which disclose with reasonable accuracy at any time the financial position of the Company and to enable them to ensure that the financial statements comply with the Companies Act (Cap. 386) enacted in Malta. This responsibility includes designing, implementing and maintaining 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. The directors are also responsible for safeguarding the assets of the Company and hence for taking reasonable steps for the prevention and detection of fraud and other irregularities.

Signed on behalf of the Board of Directors on 6 August 2025 by:

Mr. Stephen Muscat

Director

Mr. Peter Portelli



1400, Block 14, Portomaso, St. Julians, Malta Co. Reg. No. C89117

Directors' statement pursuant to Capital Markets Rule 5.75.3

We hereby confirm that, to the best of our knowledge:

- 1. the condensed half-yearly financial statements give a true and fair view of the financial position of the Company as at 30 June 2025, and of its financial performance and its cash flows for the period then ended in accordance with International Financial Reporting Standards as adopted by the EU applicable to Interim Financial Reporting (IAS 34); and
- the interim directors' report includes a fair review of the information required in terms of Capital Markets Rules 5.81 to 5.84.

Signed on behalf of the Board of Directors on 6 August 2025 by:

Mr. Stephen Muscat

Director

Mr. Peter Portelli



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INDEPENDENT AUDITORS' REVIEW REPORT

TO THE BOARD OF DIRECTORS OF MERCURY PROJECTS FINANCE P.L.C.

REVIEW OF THE CONDENSED INTERIM FINANCIAL STATEMENTS

Introduction

We have reviewed the accompanying condensed interim statement of financial position of Mercury Projects Finance p.l.c. (the 'Company') as at 30 June 2025, the related condensed statements of comprehensive income, changes in equity and cash flows for the six-month period from 1 January 2025 to 30 June 2025 and the explanatory notes ('Interim Financial Information') set out on pages 8 to 20. The directors are responsible for the preparation and fair presentation of this interim financial information in accordance with International Financial Reporting Standards (IFRSs) as adopted by the EU applicable to interim financial reporting (International Accounting Standard 34, 'Interim Financial Reporting'). Our responsibility is to express a conclusion on this condensed interim financial information based on our review.

Scope of Review

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

Conclusion

Based on our review, nothing has come to our attention that causes us to believe that the accompanying condensed interim financial information is not prepared, in all material respects, in accordance with International Financial Reporting Standards (IFRSs) as adopted by the EU applicable to interim financial reporting (International Accounting Standard 34, 'Interim Financial Reporting').

This review report has been signed by Donald Sant for and on behalf of

Baker Tilly Malta Registered Auditors Level 5 Rosa Marina Building 216. Marina Seafront Pieta' PTA 9041

6 August 2025

Baker Tilly Malta trading as Baker Tilly is a member of the global network of Baker Tilly International Ltd., the members of which are separate and independent legal entities

Baker Tilly Malta is registered as a civil partnership of Certified Public Accountants authorised to provide audit services in Malta in terms of the Accountancy Profession Act. A list of the partners, as well as the principals authorised to sign reports on behalf of the firm is available at www.bakertilly.int

CONDENSED INTERIM STATEMENT OF COMPREHENSICE INCOME FOR THE PERIOD 1 JANUARY 2025 TO 30 JUNE 2025

	Note	2025 6 months (Unaudited) Euro	2024 6 months (Unaudited) Euro
Finance income		2,217,041	1,680,797
Finance cost		(2,037,490)	(1,520,199)
Net income		179,551	160,598
Administrative expenses		(107,620)	(98,030)
Profit before tax	4	71,931	62,568
Income tax expense	5	(25,176)	(21,899)
Profit for the period		46,755	40,669
Comprehensive income for the period		46,755	40,669
Basic earnings per share	6	0.187	0.162

The notes on pages 12 to 20 form an integral part of these interim financial statements.

CONDENSED INTERIM STATEMENT OF FINANCIAL POSITION AS AT 30 JUNE 2025

		30.06.2025 (Unaudited)	31.12.2024 (Audited)
	Note	Euro	Euro
ASSETS Non-Current Assets	a	02 444 250	00.444.000
Interest bearing receivables	7	92,444,358	92,444,358
Total Non-Current Assets		92,444,358	92,444,358
Current Assets Other receivables Taxation recoverable	8	2,310,427	3,234,017 42,057
Cash and cash equivalents	9	12,405	13,105
Total Current Assets		2,322,832	3,289,179
Total Assets		94,767,190	95,733,537
EQUITY AND LIABILITIES Equity			
Share capital Retained earnings	10	250,000 441,375	250,000 394,620
Total Equity		691,375	644,620
Liabilities Non-Current Liabilities			
Interest bearing borrowings	11	92,500,000	92,500,000
Total Non-Current Liabilities		92,500,000	92,500,000
Current Liabilities Other payables	12	1,572,308	2,588,917
Taxation payable		3,507	
Total Current Liabilities		1,575,815	2,588,917
Total Liabilities		94,075,815	95,088,917
Total Equity and Liabilities		94,767,190	95,733,537

The notes on pages 12 to 20 form an integral part of these unaudited interim financial statements.

The condensed interim financial statements have been approved by the Board of Directors on 6 August 2025 and signed on its behalf by:

Mr. Stephen Muscat

Director

Mr. Peter Portelli

CONDENSED INTERIM STATEMENT OF CHANGES IN EQUITY AS AT 30 JUNE 2025

	<u>Total</u> Euro	Share <u>Capital</u> Euro	Retained <u>Earnings</u> Euro
Balance as at 1 January 2025	644,620	250,000	394,620
Comprehensive income for the period Profit for the financial period Balance as at 30 June 2025	46,755 	250,000	46,755
Balance as at 1 January 2024	575,454	250,000	325,454
Comprehensive income for the year Profit for the financial year	69,166	-	69,166
Balance as at 31 December 2024	644,620	250,000	394,620

The notes on pages 12 to 20 form an integral part of these interim financial statements.

CONDENSED INTERIM STATEMENT OF CASH FLOWS FOR THE PERIOD FROM 1 JANUARY 2025 TO 30 JUNE 2025

	2025 6 months (Unaudited) Euro	
	Duro	Luio
Operating Activities Operating profit for the period	71,931	62,568
Working capital changes: Accrued finance income Accrued finance expense Changes in receivables Changes in payables	(27,270)	3,370,829 (3,048,750) (1,712,488) 1,554,704
Cash generated/(lost) from operations Taxes refunded Taxes paid	29,300 (8,912)	
Net cash from/(used in) operating activities	(304,029)	202,921
Financing Activities Movement in parent company balance Net cash from/(used in) financing activities		(423,019) (423,019)
Net movement in cash and cash equivalents	(700)	(220,098)
Opening cash and cash equivalents	13,105	235,247
Closing cash and cash equivalents	12,405	15,149

The notes on pages 12 to 20 form an integral part of these interim financial statements.

NOTES TO THE CONDENSED INTERIM FINANCIAL STATEMENTS FOR THE PERIOD 1 JANUARY 2025 TO 30 JUNE 2025

1. Corporate information

These interim condensed financial statements of Mercury Projects Finance p.l.c. (the 'Company') for the period 1 January 2025 to 30 June 2025 were authorised for issue in accordance with a resolution dated 6 August 2025.

Mercury Projects Finance p.l.c. is a public company incorporated and domiciled in Malta, which Company was listed on the Malta Stock Exchange following the issue of a bond for €11,500,000 3.75% Secured Bonds 2027 with a nominal value of €100 per bond at par, and a further bond for €11,000,000 4.25% Secured Bonds 2031 with a nominal value of €100 per bond. The bonds were issued on 29 March 2019 and trading of such bonds commenced on 5 April 2019. On 21 March 2022, the Company issued a further €50,000,000 4.3% Secured Bonds 2032 with a nominal value of €100 per bond. These bonds were issued on 26 April 2023 and trading in such bonds commenced on 27 April 2022. On 25 July 2024, the Company issued a further € 20,000,000 5.3% secured bonds to mature in 2034. This bond was issued with a nominal value of €100 per bond and was admitted to the official list of the Malta Stock Exchange with effect from 26 August 2024, and trading commenced on the same day.

The principal activity of the Company is that of acting as a finance vehicle to the Parent Company and Guarantor, namely Mercury Towers Ltd., and related Group companies.

2. Basis of preparation

2.1 Statement of compliance

The condensed interim financial statements of Mercury Projects Finance p.l.c. (the 'Company') have been prepared in accordance with International Financial Reporting Standards as adopted by the EU applicable to interim financial reporting (IAS 34, 'Interim Financial Reporting') (the 'Applicable Framework'). All references in these financial statements to IAS, IFRS or SIC/IFRIC interpretations refer to those adopted by the EU. They have also been drawn up in accordance with the provisions of the Companies Act, 1995 (Chapter 386, Laws of Malta), to the extent that such provisions do not conflict with the applicable framework.

2.2 Basis of measurement

The financial statements have been prepared on the historical cost basis.

NOTES TO THE CONDENSED INTERIM FINANCIAL STATEMENTS FOR THE PERIOD 1 JANUARY 2025 TO 30 JUNE 2025

2. Basis of preparation (Contd.)

2.3 Going concern basis

During the financial period ended 31 December 2019, the Company issued €11,500,000 3.75% Secured Bonds of €100 each maturing 2027, and a further €11,000,000 4.25% Secured Bonds of €100 each maturing 2031. On 21 March 2022, the Company issued a further €50,000,000 4.3% Secured Bonds of €100 each maturing 2032. On 25 July 2024, the Company issued a further € 20,000,000 5.3% secured bonds maturing in 2034.

The net proceeds from all the bond issues were advanced as loans to Mercury Towers Ltd. (the Parent Company and Guarantor).

The ability of the Company to meet its obligations, both in terms of servicing its debts and ultimately repaying the bond holders on the redemption dates, is dependent on the ability of Mercury Towers Ltd., as Guarantor, to meet its obligations towards the Company. The directors are satisfied that the Company has sufficient funds in order to meet its commitments in the foreseeable future and it is therefore appropriate to adopt the going concern assumption in the preparation of these financial statements.

2.4 Functional and presentation currency

The financial statements are presented in Euro, which is the Company's functional currency.

2.5 Use of estimates and judgements

The preparation of financial statements in conformity with IFRSs requires management to make judgments, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets, liabilities, income and expenses. Actual results may differ from these estimates.

Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimates are revised and in any future periods affected.

In the opinion of the directors, the accounting estimates and judgments made in the course of preparing these financial statements are not difficult to reach, subjective or complex to a degree which would warrant their description as significant and critical in terms of the requirements of IAS 1 (revised).

2.6 New and amended standards and impact of standards issued but not yet applied by the Company

A number of amended standards became applicable for the current period. The impact of the adoption of these revisions on the Company's accounting policies and on the financial results are insignificant.

Certain new standards, amendments and interpretations to existing standards have been published by the date of the authorisation for issue of these unaudited financial statements but are mandatory for the Company's accounting period after 1 January 2025. The Company may early adopt these revisions to the requirements of IFRSs as adopted by the EU. The Company's directors are of the opinion that there are no requirements that will have a significant impact on the financial statements in the period of initial application.

NOTES TO THE CONDENSED INTERIM FINANCIAL STATEMENTS FOR THE PERIOD 1 JANUARY 2025 TO 30 JUNE 2025

3. Significant accounting policies

The accounting policies applied in the preparation of the half-yearly report are consistent with those of the annual financial statements for the year ended 31 December 2024 as described in those financial statements.

3.1 Finance income and finance costs

Finance income comprises interest on loans receivable from the Company's parent company. Finance costs comprise interest payable on the bonds. Interest income and interest expense is recognised when the inflow or outflow of economic benefits associated with the transaction is probable and the amount of income or cost can be measured reliably. Interest income and interest payable is recognised on an accrual of time proportion basis.

A financial asset or a financial liability is recognised on the Company's statement of financial position when the Company becomes a party to the contractual provisions of the instrument. Financial assets and financial liabilities are initially recognised at their fair value, plus in the case of financial assets and financial liabilities not classified as held for trading and subsequently measured at fair value, transaction costs attributable to the acquisition or issue of the financial assets and financial liabilities are derecognised if, and to the extent that, it is no longer probable that any future economic benefits associated with the item will flow to or from the entity.

An equity instrument is any contract that evidences a residual interest in the assets of the Company after deducting all of its liabilities. Equity instruments are recorded at the proceeds received, net of direct issue costs.

A financial instrument, or its component parts, is classified as a financial liability, financial asset or an equity instrument in accordance with the substance of the contractual arrangement rather than its legal form.

i. Other receivables

Other receivables are stated at their normal value unless the effect of discounting is material, in which case, trade and other receivables are measured at amortised cost using the effective interest method. Appropriate allowances for estimated irrecoverable amounts are recognised in profit or loss when there is objective evidence of impairment.

ii. Trade and other payables

Trade and other payables are stated at their nominal value unless the effect of discounting is material, in which case trade and other payables are measured at amortised cost using the effective interest method.

iii. Borrowings

Subsequent to initial recognition, interest bearing loans are measured at the amortised cost using the effective interest method. Borrowings are carried at their face value due to their market rate of interest.

iv. Share capital issued by the Company

Ordinary shares issued by the Company are classified as equity. Dividends to ordinary shareholders are debited directly to equity and are recognised as liabilities in the period in which they are declared.

NOTES TO THE CONDENSED INTERIM FINANCIAL STATEMENTS FOR THE PERIOD 1 JANUARY 2025 TO 30 JUNE 2025

3. Significant accounting policies (Contd.)

3.3 Impairment

Financial assets

A financial asset or a group of financial assets is impaired and impairment losses are incurred if, and 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 (or events) has an impact on estimated future cash flows of the financial asset or group of financial assets that can be reliably estimated.

If there is objective evidence that an impairment loss on financial assets carried at amortised cost or cost has been incurred, 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 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, the previously recognised impairment loss is reversed. The reversal does not result in a carrying amount of the financial asset that exceeds what the amortised cost would have been had the impairment not been recognised at the date the impairment is reversed. The amount of the reversal is recognised in profit or loss.

3.4 Cash and cash equivalents

Cash comprises cash on hand and demand deposits. Cash equivalents are short-term investments that are held to meet short-term cash commitments rather than for investment or other purposes. Bank overdrafts, which are repayable on demand and form an integral part of the Company's cash management, are presented in current liabilities in the balance sheet.

3.5 Income taxes

Income tax expense comprises current and deferred tax. Income tax expense is recognised in profit or loss except to the extent that the tax arises from a transaction or event which is recognised directly in equity, in which case it is recognised in equity or in comprehensive income. Current tax is based on the taxable profit for the period, as determined in accordance with tax laws, and measured using tax rates, which have been enacted or substantively enacted by the statement of financial position date.

Deferred tax is measured at the tax rates that are expected to apply to the period when the asset is realised or the liability is settled, based on tax rates and tax laws that have been enacted or substantively enacted by the balance sheet date. Deferred tax is recognised on temporary differences arising from differences between the carrying amount of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of taxable profit. The Company recognises a deferred tax liability in respect of all taxable temporary differences and a deferred tax asset in respect of all deductible temporary differences except to the extent that such deferred tax liability arises from the initial recognition of goodwill or the deferred tax asset/liability arises from the initial recognition of an asset or liability which is not a business combination and at the time of the transaction, affects neither accounting profit nor taxable profit/(loss). Recognition of a deferred tax asset is however limited to the extent that it is probable that taxable profit will be available against which the deductible temporary difference can be utilised. The Company re-assesses any unrecognised deferred tax asset at each balance sheet date to determine whether future taxable profit has become probable that allows the deferred tax asset to be recovered.

NOTES TO THE CONDENSED INTERIM FINANCIAL STATEMENTS FOR THE PERIOD 1 JANUARY 2025 TO 30 JUNE 2025

4. Profit before tax

The total remuneration paid to the Company's directors during the period amounted to €54,000 (2024 - €54,000).

5. Taxation

	2025 6 months	2024 6 months
	Euro	Euro
Tax charge for the period	25,176	21,899

6. Earnings per share

Basic earnings per share is calculated by dividing the net profit attributable to the shareholders by the weighted average number of ordinary shares in issue during the period.

	2025 6 months	2024 6 months
Net profit attributable to shareholders - Euro	46,755	40,669
Weighted average number of ordinary shares in issue - No.	250,000	250,000
Basic earnings per share - Euro	0.187	0.162

7. Interest bearing receivables

	<u>30.06.25</u>	<u>31.12.24</u>
	Euro	Euro
Non-Current:		
Loan receivable from Parent Company I	11,500,000	11,500,000
Loan receivable from Parent Company II	10,944,358	10,944,358
Loan receivable from Parent Company III	50,000,000	50,000,000
Loan receivable from Parent Company IV	20,000,000	20,000,000
	92,444,358	92,444,358
		=

7.1 Loan I amounting to €11,500,000 is subject to an annual interest rate of 4.75% and is repayable by 2027. Loan II amounting to €10,944,357 is repayable by 2031 and is subject to interest at the annual rate of 5.25%. These loans are secured by immovable property of the parent company. The loan balances include costs amounting to €394,352 incurred by the Company in connection with the bond issues in view that the said costs were exclusively incurred to finance the operations of the parent company.

NOTES TO THE CONDENSED INTERIM FINANCIAL STATEMENTS FOR THE PERIOD 1 JANUARY 2025 TO 30 JUNE 2025

7. Interest bearing receivables (Contd.)

- 7.2 Loan III amounting to €50,000,000 is subject to an annual interest rate of 4.50% and is repayable by 15 April 2032. This loan is guaranteed by Mercury Towers Ltd. and secured over immovable property of a related company, namely Mercury Hotel Ltd.
- 7.3 Loan IV amounting to €20,000,000 is subject to an annual interest rate of 5.50% and is repayable by 25 August 2034. This loan is secured by immovable property held by Mercury Towers Ltd.

8. Other receivables

	30.06.25	<u>31.12.24</u>
	Euro	Euro
Accrued interest on loans receivable from Parent Company Other receivables	2,264,943 1,000	2,912,474 1,000
Prepayments Amount due from Parent Company	44,484	17,214 303,329
	2,310,427	3,234,017

- 8.1 The accrued interest on the loans receivable due from the parent company are due for payment on the anniversary of when the loans were advanced by the Company in terms with the conditions listed in the Company's Prospectus.
- 8.2 The balance due from the parent company in the comparative period was unsecured, interest free and repayable on demand. This balance was repaid in full during the period under review.

9. Cash and cash equivalents

	<u>30.06.25</u>	31.12.24
	Euro	Euro
Bank balances	12,405	13,105
Cash and Cash Equivalents	12,405	13,105

NOTES TO THE CONDENSED INTERIM FINANCIAL STATEMENTS FOR THE PERIOD 1 JANUARY 2025 TO 30 JUNE 2025

10. Share capital

	<u>30.06.24</u> Euro	31.12.23 Euro
Authorised 500,000 ordinary shares of €1 each	500,000	500,000
Issued and Fully Paid Up 250,000 ordinary shares of €1 each	250,000	250,000

The holders of ordinary shares are entitled to receive dividends as declared from time to time and are entitled to one vote per share at meetings of the Company.

11. Interest bearing borrowings

Borrowings included under non-current liabilities comprise the following amounts:

	30.06.25	31.12.24
	Euro	Euro
Non-Current:		
Series I Bonds 2027 @ 3.75% p.a.	11,500,000	11,500,000
Series II Bonds 2031 @ 4.25% p.a.	11,000,000	11,000,000
Bonds 2032 @ 4.30% p.a.	50,000,000	50,000,000
Bonds 2034 @ 5.30% p.a.	20,000,000	20,000,000
	92,500,000	92,500,000

On 4 March 2019, the Company issued €11,500,000 3.75% secured Bonds maturing in 2027 (Series I Bonds) and a further €11,000,000 4.25% secured Bonds maturing in 2031 (Series II Bonds). Both Bonds were issued at a nominal value of €100 per bond. These Bonds were admitted to the official list of the Malta Stock Exchange with effect from 29 March 2019 and trading in the Bonds commenced on 5 April 2019.

In accordance with the provisions of the Prospectus dated 4 March 2019, the proceeds from the bond issues have been advanced by way of a loan facility to the Parent Company and Guarantor, for the purpose of refinancing existing bank loans and for the construction and finishing of project elements at the Mercury site in St. Julians, Malta, which project is owned by the Parent Company and the related Group companies.

On 22 March 2022, the Company issued a further €50,000,000 4.30% secured Bonds of €100 each maturing in 2032. On 14 April 2022, the bond was fully subscribed and the proceeds from this bond issue were advanced by way of another loan facility to the Parent Company, for the purposes of construction and finishing of the hotel at the Mercury Towers project and for general corporate funding. This bond is guaranteed by Mercury Towers Ltd. (the 'Parent Company'), and secured by a first ranking special hypothec on the immoveable property of a related company, namely Mercury Hotel Ltd.

NOTES TO THE CONDENSED INTERIM FINANCIAL STATEMENTS FOR THE PERIOD 1 JANUARY 2025 TO 30 JUNE 2025

11. Interest bearing borrowings (Contd.)

- On 25 July 2024, the Company issued a further €20,000,000 5.3% secured bonds of €100 each maturing in 2034. On 26 August 2024, the bond was fully subscribed and the proceeds from this bond issue were advanced by way of another loan facility to the Parent Company, for the purpose of finishing the last elements of the Mercury Towers project and also for the Group's general corporate funding. This bond is guaranteed by the Parent Company, Mercury Towers Ltd., and secured by a first ranking special hypothec on the immoveable property held by the Parent Company.
- 11.4 The quoted market price as at 30 June 2025 for the 3.75% Bonds was €101.00 (Dec 2024: €98.97) whilst the quoted market price of the 4.25% Bonds was €98.95 (Dec 2024: €98.95). The quoted market price of the 4.3% Bonds was €98.90 (Dec 2024: €100). The quoted market price of the 5.3% Bonds was €101.40 (2024: Dec €102.30).

12. Other payables

	<u>30.06.25</u>	31.12.24
	Euro	Euro
Accrued interest on bonds	1,545,836	2,557,096
Other payables	13,820	12,131
Other social taxes	3,158	
Accrued expenses	9,494	19,690
	1,572,308	2,588,917
	========	2,366,917

13. Related party disclosures

13.1 Parent company

The Company is wholly owned, except for one share, by Mercury Towers Ltd., a company registered in Malta, with registered offices at J Portelli Projects, 1400 Block 14, Portomaso, St. Julians, Malta.

13.2 Related party transactions and balances

	2025 6 months	2024 6 months
	Euro	Euro
Parent company Finance income Interest income	2,217,041	1,680,797
Financing transactions Funds advanced to	(202,928)	(423,019)

The balances due from and to the parent company are disclosed in notes 7 and 8.

NOTES TO THE CONDENSED INTERIM FINANCIAL STATEMENTS FOR THE PERIOD 1 JANUARY 2025 TO 30 JUNE 2025

14. Group capital contributions

During 2025, the ultimate beneficial owner is committed to injecting further funds totalling circa $\[\epsilon \]$ 27 million in the Guarantor company by way of capital contributions. As at the date of this report $\[\epsilon \]$ 20,895,000 have already been injected in the Guarantor company with the remaining funds earmarked to be deposited by the end of the year.

15. Subsequent events

The directors are not aware of any significant other event that has occurred between the closing date of these interim financial statements and the issue date of this report, which requires disclosure as it may significantly affect them.

SCHEDULES AND APPENDICES FOR THE PERIOD 1 JANUARY 2025 TO 30 JUNE 2025

Schedules and Appendices:

SCHEDULE I – FINANCE INCOME AND FINANCE COST FOR THE PERIOD 1 JANUARY 2025 TO 30 JUNE 2025

Finance income		
	2025 6 months (Unaudited) Euro	2024 6 months (Unaudited) Euro
Interest on Parent Company loan of €11,500,000 Interest on Parent Company loan of €11,944,357 Interest on Parent Company loan of €50,000,000 Interest on Parent Company loan of €20,000,000	270,880 284,928 1,115,753 545,480 	272,377 286,502 1,121,918
Finance cost	2025 6 months (Unaudited)	2024 6 months (Unaudited)
Interest on Series I Bonds 2027 @ 3.75% p.a. Interest on Series II Bonds 2031 @ 4.25% p.a. Interest on Bonds 2032 @ 4.30% p.a. Interest on Bonds 2034 @ 5.30% p.a.	Euro 213,853 231,829 1,066,164 525,644	Euro 215,034 233,110 1,072,055
	2,037,490	1,520,199

SCHEDULE II – ADMINISTRATION COSTS FOR THE PERIOD 1 JANUARY 2025 TO 30 JUNE 2025

Administrative expenses		
	2025 6 months (Unaudited)	2024 6 months (Unaudited)
	Euro	Euro
Directors' fees Finance and bank charges General expenses Licences and registration fees Listing fees Professional fees	54,000 2,636 42 5,181 28,351 17,410	54,000 1,933 42 5,332 22,006 14,717
	107,620	98,030