ACLEAR STRATEGY MODETOURS

NET OPERATING INCOME 2012



STRATEGY 2012-2015

FOCUS ON CORE EXPERTISE

EMPHASIS ON PORTFOLIO MANAGEMENT

INCREASE EQUITY RATIO



KEY FIGURES

INCOME STATEMENT

		2012	2011
Rental income	€ m	280.9	265.6
EBITDA	€m	245.3	246.4
Operating result (EBIT)	€m	230.4	285.0
Net result before taxes (EBT)	€m	72.5	107.1
Consolidated net income	€m	48.6	67.7
attributable to the owners of the parent	€m	54.4	62.6
Operating cash flow	€m	193.2	191.9
Capital expenditure	€m	242.1	1,828.1

BALANCE SHEET

		2012	2011
Total assets	€m	5,888.4	5,916.6
Stated value (equity) (incl. minority interests)	€m	1,815.7	1,809.5
Long and short term interest-bearing liabilities	€ m	3,379.5	3,264.0
Net debt	€m	3,067.2	2,854.2
Gearing	%	169	158
Equity ratio	%	31	31
Equity-to-fixed-assets ratio	%	35	35
Net asset value	€m	1,692.9	1,684.6
Net asset value (NNNAV)	€m	1,746.4	1,742.3

PROPERTY PORTFOLIO

		2012	2011
Total usable space (excl. parking, excl. projects)	sqm	2,583,633	2,531,068
Gross yield investment properties	%	6.5	6.3
Book value of properties	€ m	5,261.1	5,222.2

KEY FIGURES OF SHARE

KEY FIGURES OF SHARE

		2012	2011
Rental income / share	€	3.20	3.02
Operating cash flow / share	€	2.20	2.18
Result/Share	€	0.62	0.71
NNNAV/share	€	19.88	19.83
NAV/share	€	19.27	19.17
Price (key date)/NNNAV per share – 11)	%	-47	-58

MULITPLIERS

	2012	2011
P/E ratio (KGV)	17	12
Price/cash flow	5	4
Ø EV/EBITDA	16	15

VALUATION

		2012	2011
Market capitalisation (key date)	€m	920	728
Market capitalisation (annual average)	€m	741	963
Stated value (equity) (incl. minority interests)	€m	1,815.74	1,809.46
Ø Enterprise Value (EV)	€m	3,808.1	3,817.1
Net asset value (NNNAV)	€m	1,746.44	1,742.29

SHARES

		2012	2011
number of shares (31.12.)	pcs.	87,856,060	87,856,060
Ø Number of shares	pcs.	87,856,060	87,856,060
Ø price/share	€	8.4	11.0
end-of-year quotation (30.12.)	€	10.47	8.29
Highest price	€	10.75	13.45
Lowest price	€	7.06	7.02

¹⁾ before deferred taxes

ISIN: ATOOOO641352 / REUTERS: CAIV.VI / BLOOMBERG: CAI:AV

TO PUT IT PLAINLY:

HAVING COME THROUGH A PHASE OF EXPANSION,

THE TOP

PRIORITIES ARE TO INCREASE

PROFITABILITY AND DIVIDEND PAYOUTS.

FOR THIS REASON, WE HAVE DEFINED CLEAR OBJECTIVES FOR THE PERIOD

2012 - 2015

1. FOCUS ON CORE EXPERTISE

CA Immo will expand its core expertise, i.e. the management of large scale, modern office properties in its core markets Austria, Germany, Poland, Hungary, Slovakia, the Czech Republic and Romania. At the same time, properties in other sectors and regions will gradually be sold.



2. EMPHASIS ON PORTFOLIO MANAGEMENT

Active portfolio management with a strong local presence will improve occupancy rates and rental revenue, thereby raising overall efficiency. The majority of CA Immo's large scale urban development projects are at an advanced stage. These projects will deliver a significant contribution to revenue over the next few years, as numerous high quality properties are completed.



3. INCREASE IN EQUITY RATIO TO 40%

The equity ratio, which has stood at 31% since the Europolis portfolio was acquired in 2011, will be steadily increased to 40% over the next few years as the portfolio is focused and certain loans are repaid from trading income. This will give the company adequate scope, even during volatile market phases.



CA IMMO IS A

REAL ESTATE COMPANY WHICH IS EARNING ITS REVENUES

FROM THE RENTAL, DEVELOPMENT

AND SALE OF COMMERCIAL PROPERTIES.

VISION AND MISSION STATEMENT

Our goal is to generate long-term value from real estate, provide long-term benefits to our shareholders and tenants and use resources responsibly in all our activities. We are a reliable partner for equity and outside capital providers, customers, employees and the general public; within our business segment, we are setting standards of quality, transparency and fairness.

ASSET MANAGER WITH PRONOUNCED PROJECT DEVELOP-MENT SKILLS

CORE MARKETS
CENTER OF EUROPE

BUSINESS AREA

INVESTMENT PROPERTIES

Acquisition, optimisation and letting of investment properties, with the focus on office properties in Austria, Germany and Eastern Europe.

- Book value of investment properties: € 4.5 bn
- Proportion of total assets: 86 %

PROJECT DEVELOPMENT

Development and subsequent utilisation of high quality commercial real estate (including entire city districts) in selected growth regions of Europe.

- Book value of investment properties under development: € 0.7 bn
- Proportion of total assets: 14 %









SPECIALIST IN MODERN, ENERGY-EFFICIENT OFFICES

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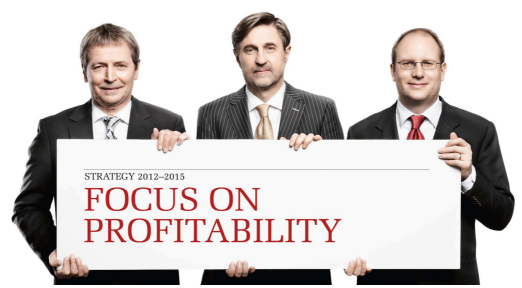
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FOREWORD BY THE MANAGEMENT BOARD



The Management Board (left to right): Bernhard H. Hansen, Dr. Bruno Ettenauer, Florian Nowotny

DEAR SHAREHOLDERS,

CA Immo achieved positive results in 2012, especially in the area of sustainable revenue from lettings activity. In particular, intensive tenant support at local level and the high level of market acceptance for our completed projects enabled us to gain new customers and significantly raise rental revenue on the previous year's figure. At the same time, however, we continued to feel the effects of negative revaluations caused by the volatile conditions in Eastern Europe. To steel ourselves as effectively as possible for the market challenges ahead and ensure the success of CA Immo over the long term, we developed a programme designed to increase profitability and minimise risks to CA Immo and introduced initial measures in 2012.

Strategy: focusing on core expertise

Having come through a phase of acquisitions and expansion in recent years, the focus will be on raising profitability for the time being. Securing profit and dividend payments for the long term will be the top priorities. The key instruments for achieving these goals will be a focus on office property expertise within defined core regions and a significant increase in the equity ratio (brought about through specific real estate sales). The strategy will be accompanied by a reduction of around 20% in internal and external costs. These measures are designed to ensure CA Immo remains competitive over the long term while facilitating future growth through the company's own activity.

Completed projects and strong lettings performance raise current revenue

Several development projects were completed in 2012 and transferred to the asset portfolio; these included finalising the superstructure following the lower levels of Tower 185 in Frankfurt early in the year; the main tenant has since taken up residence in the building. Tour TOTAL, the office high-rise next to the main station in Berlin which was built by CA Immo and fully let to the oil company TOTAL, was completed in the autumn of 2012. These and other new investment properties with good letting levels will continue to deliver a major contribution to revenue over the years ahead. Our highly successful international letting activities also boosted current rental revenue by 5.8% compared to the same period last year.

Real estate sales agreed well above book values

We have also exploited positive market cycles to enact gainful property sales. Revenue from these transactions amounted to approximately $\[\in \]$ 235.8 m in 2012, with the total contribution to earnings from sales standing at roughly $\[\in \]$ 37.5 m (compared to $\[\in \]$ 52.8 m in the previous year). The main sales involved undeveloped sites in Germany and the Warsaw Financial Center portfolio building in Poland; the transaction, which had an approximate volume of $\[\in \]$ 210 m (of which CA Immo attracted a proportion of 50%) was concluded in November. We will mainly use funds generated by the sales for the purpose of debt reduction, which will raise our equity ratio and lower our risk profile.

Results for 2012

Rental income rose by 5.8% on the 2011 figure to € 280.9 m, mainly because of the transfer of completed development projects to the portfolio. Net operating income (NOI) after the deduction of direct management costs consequently rose by 8.7% to € 247.9 m. Real estate sales contributed € 37.5 m to the result in 2012. Alongside rental and trading income, the revaluation result had the biggest impact on consolidated net income: the figure for 2012 was slightly negative at € - 8.4 m (compared to € 49.1 m in 2011), mainly as a result of devaluations to office properties and logistical sites in Eastern Europe. Earnings before interest and taxes (EBIT) were thus - 19.2 % below the previous year's value at € 230.4 m; consolidated net income after minorities stood at € 54.4 m, compared to € 62.6 m in the previous year.

Long-term dividend policy upheld

On the basis of these results, we intend to propose, as in the previous year, payment of a dividend of 38 cents per share to the Ordinary General Meeting for 2013. This corresponds to our declared target of around 2% of net asset value, which stood at € 19.27 per share as at 31 December 2012.

CA Immo share price up $25\,\%$

The resurgence of trust in share markets boosted all of Europe's exchanges (including the ATX), with doubledigit growth rates reported at the end of the year. Over the course of the year, the price of the CA Immo share rose by around 25%; this reflected the pattern of the market environment.

Outlook for 2013

Although 2013 began with cautious optimism regarding economic developments, several factors remain that could hamper any recovery, especially in Europe.

Against this background, we expect a positive dynamic in rental income for CA Immo. However, additional rent from completions will not fully compensate for losses of rental income due to sales. Sales totalling some € 250 m are planned, and we are aiming for the proportionate sale of the Tower 185 office high-rise in Frankfurt. Funds released by the sales will mainly be used for the purposes of debt reduction. A volume of around € 200 m will be earmarked for investment in 2013, especially in current development projects. The dividend policy of around 2% of NAV will be upheld.

To ensure we are ideally prepared to cope with current and potential economic conditions, we will make every effort to implement our Group-wide programme to raise profitability in 2013. Measures introduced in 2012 to cut costs by streamlining administrative overheads and cutting material costs are expected to start having a positive impact halfway through 2013.

We are confident that these initiatives will serve to improve the future earnings performance of CA Immo while enhancing the benefit to our shareholders from a solid basis.

Vienna, March 2013 The Management Board

Bruno Ettenauer

(Chief Executive Officer)

Bernhard H. Hansen (Member of the Management Board)

Florian Nowotny (Member of the Management Board)

THE STRATEGY OF THE CA IMMO GROUP

Between 2006 and 2011, CA Immo acquired and incorporated a number of large real estate companies in Germany and Eastern Europe. As a result, property assets have expanded by an annual average of more than 30% over the past five years to stand at the current level of around € 5.3 bn. The task facing the company now is to utilise the earnings potential of the portfolio as effectively as possible and raise the company's profitability, thereby guaranteeing steady profit and the right conditions for dividend payments. For this reason, sharpening the focus of the existing portfolio, thereby raising profit

levels, clearly takes priority over further expansion of the portfolio.

Over the periods ahead we intend to improve efficiency, increase our profitability and ensure adequate equity capitalisation by concentrating on core business. The guidelines and objectives defined as part of our strategy are designed to consolidate the strong position of CA Immo while establishing a basis of high yield that will secure the company's competitiveness for the long term and naturally promote future growth.

	Strategic guidelines	Status in 2012	Targets 2013–2015
1)	Raise profitability and increase cash flow	- Increase funds from operations (FFO) - Payment of a dividend of 38 cents per share	- Further rise in consolidated net income - Securing of sustainable revenue - Long-term dividend policy
2)	Streamline the portfolio by focusing specifically on defined core regions and a small number of usage types	Successful sale of land reserves in Germany No reduction in SEE or logistics portfolio owing to low liquidity on these markets	- Exit from non-core markets and logistics asset class in short to medium term
3)	Improve equity capitalisation and creditworthiness; balance capital commitment in the portfolio	- Stable equity ratio	- Reduction in debt capital through the proportionate sale of Tower 185 office building in Frankfurt - Increase in equity ratio to 40%
4)	Cut costs through internal and external efficiency gains	- Streamlining of internal platform by around 20% introduced	- Saving of around 20% on material costs
5)	Maintain wide-ranging commitment to sustainability to ensure competitiveness at product and Group level	- Recording environmental, technical and economic data on stock of office property - All development projects (office and hotels) realised with LEED, DGNB or ÖGNI certification - Reporting of sustainability parameters according to Global Reporting Initiative (GRI) standards	- Compilation of a reorganisation and optimisation concept - Evaluation and subsequent implementation of specific measures to improve energy efficiency

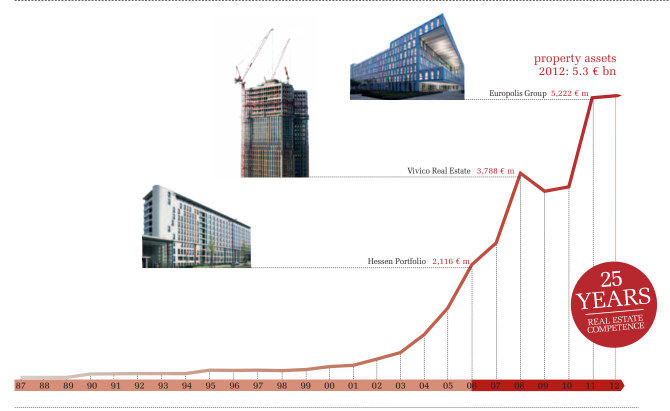
CA IMMO'S STRATEGY FOR 2012 TO 2015 IS BASED ON THE FOLLOWING SPECIFIC OBJECTIVES:

Achieving long-term profitability and dividend payouts

In the medium term, the company aims to achieve a return on equity (RoE) of at least 5% from ongoing lettings activity. The company hopes this figure will be enhanced by additional revenue from development and through the valuation result and income from sales. The aim is to pay shareholders a regular dividend of at least 2% of net asset value.

Focus on core markets and the offices asset class

CA Immo's core field of expertise is the management of large and modern office properties in cities within the defined core markets of Austria, Germany, Poland, Slovakia, Hungary, the Czech Republic and Romania. Office properties currently account for approximately 80% of assets, a proportion the company is seeking to increase. As soon as the investment market reasonably allows, CA Immo intends to withdraw in stages from certain regions and sectors that are not part of its immediate strategic focus. Real estate on secondary



PORTFOLIO DEVELOPMENT: SHARP RISE IN PROPERTY ASSETS 1987–2012

2006–2011: Period of dynamic growth, 2012: property assets 5.3 € bn

markets such as Serbia, the Ukraine and Bulgaria is therefore earmarked for sale along with logistical and hotel properties.

Balancing of capital commitment in the portfolio

Size, tenant structure and a greater than average concentration of capital resources in a single large property will also rate as key factors in the future purchase or sale of individual properties. Capital commitment needs to be purposely balanced in the portfolio to counteract concentration risk. A high degree of CA Immo equity is currently tied up in urban development projects in Germany in particular; the proportionate sale of Tower 185, the office high-rise in Frankfurt, is therefore scheduled for 2013, amongst other things. The development of large urban districts in Germany will also be accelerated wherever possible. In particular, plots with approval for residential development that have been brought to construction readiness by CA Immo will either be sold to investors or realised with partners under the terms of joint ventures. The company will continue to realise selected projects (especially relating to commercial office and hotel usages); own development projects will either be transferred to the asset portfolio or sold to investors once completed.

Increase in equity ratio to 40%

The experience of recent years has shown that a sufficient level of shareholders' equity is one of the most important stability factors for a real estate company. CA Immo believes an equity ratio of 35-40% is necessary to ensure adequate scope even in volatile market periods. As expected, however, CA Immo fell significantly short of this target in 2011 owing to the acquisition of Europolis. The company must now seek to rebuild the equity ratio through its own efforts in the medium term. Funds generated through trading income will be used to repay certain loans and other financial liabilities and to ensure a dividend is paid. In view of the share price above all, which is well below the NAV, the target equity ratio of around 40% should be achieved without a capital increase.

20% reduction in material and staff costs

Following the major corporate acquisitions of 2008 and 2011, the level of property assets increased sharply in tandem with the number of employees. The aforementioned process of focusing and associated shrinkage of the real estate portfolio will automatically entail the streamlining of our internal platform. The aim is to cut both internal staff costs as well as material and consultancy costs by around 20%. Initial measures, including closure of the subsidiary in Cologne, were introduced at the end of 2012. Back office units will also be amalgamated and international dual appointments will be resolved.

SUSTAINABILITY TO ENSURE COMPETITIVENESS

Around 40% of all carbon emissions in industrialised nations are known to come from buildings, ¹⁾ a fact that has prompted CA Immo to accord high priority to the issue of sustainability. More and more investors and capital contributors are also coming to appreciate the lasting value offered by environmentally sound, resource-aware portfolio buildings and development projects. For our tenants, this approach pays dividends in the form of lower operating expenses and better living conditions, to give two examples. To comply as fully as possible with the requirements of stakeholders at both product and Group level, CA Immo operates a sustainability policy that covers both levels (see also the section on ,Corporate responsibility').

In 2012, relevant measures at product level included the Group-wide collection of environmental, technical and economic data on the stock of office property in a central analysis tool (CA Immo Sustainability Tool, or CAST); the carbon footprint of these properties was also determined for the first time. From 2013 onwards, a reorganisation and optimisation concept will be developed on this basis with a view to evaluating specific measures aimed at increasing energy efficiency within the portfolio. The Development

area has been ensuring all office and hotel projects throughout the Group are implemented with LEED, DGNB or ÖGNI certification since the end of 2011.

To enhance the transparency of these multi-faceted measures in the sustainability field, CA Immo has based its reporting on the international Global Reporting Initiative (GRI) standard since 2011. An overview of topics and contents list for all sustainability parameters may be found in the GRI Index on page 8 to 10.

GUIDING PRINCIPLES OF SUSTAINABILITY FOR THE MANAGEMENT BOARD OF CA IMMO

Since the sustainable development of CA Immo is of such central concern, our strategic approach includes a comprehensive set of sustainability goals that cover environmental, economic and social factors as well as exemplary corporate governance.

Such a strategy impacts on current and future generations in many ways. Integrating sustainability into our fields of expertise and working processes is therefore the right path for this company.

Our employees play a critical role in the success of CA Immo: We understand that we will only

achieve our targets through informed, qualified and motivated members of staff.

To an increasing degree, our shareholders, customers and business partners are also accepting their obligation to adopt a long-term approach to business. By designing our products and services with their requirements in mind, we are establishing the basis for lasting relationships.

We are convinced that our sustainability stance not only delivers a major contribution to society but also secures the value of our company for the long haul.

Bruno Ettenauer

Guld (cem-

Florian Nowotny

¹⁾ Source: Study by the Royal Institution of Chartered Surveyors (RICS)

CORPORATE RESPONSIBILITY

At CA Immo, corporate social responsibility (CSR) means responsible corporate management that focuses on creating sustainable value over the long term. The CA Immo sustainability model gives equal weighting to the environment, the economy and social aspects at both Group and product level. Responsible corporate governance is an overarching term spanning all CSR topics (see diagram).

Overview of activity

At CA Immo, corporate responsibility mainly manifests itself in the following areas:

Products and services (real estate level)

Initiatives aimed at minimising the environmental impact of the asset portfolio and raising real estate value over the long term

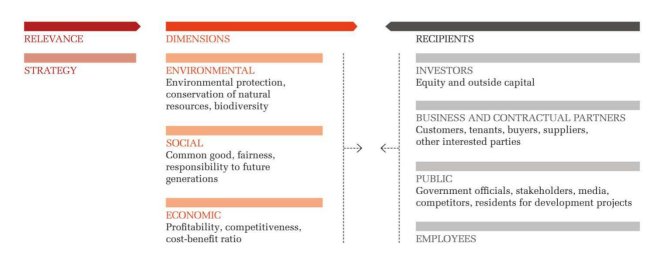
-Sustainability certification (at least silver DGNB or gold LEED) for all development projects in the office and hotel asset classes

Corporate governance (Group level)

- -Compliance management: observance of laws, guidelines and codes
- -Transparent stakeholder communication
- -Measures to prevent corruption
- -Upholding a corporate culture that is respectful and fair to all stakeholders

This approach gives rise to various roles and spheres of activity for CA Immo. To ensure the issues are covered as clearly and transparently as possible, CA Immo has based its sustainability reporting on the international **Global Reporting Initiative** (GRI) standard since 2011. An overview of topics and contents may be found in the GRI Index on the following pages.

CA IMMO APPROACH TO SUSTAINABILITY



CORPORATE GOVERNANCE

Legislation, transparency, monitoring

SUSTAINABILITY REPORT ACCORDING TO GRI STANDARDS

SUSTAINABILITY INDEX FOLLOWING GRI

The yearly report on key sustainability activities for CA Immo and associated objectives complies with the international standard GRI (Global Reporting Initiative). The report, which relates to business year 2012, is incorporated into various sections of the main Annual Report and has been audited by an independent public accountant.

GRI CONTENT INDEX

No.	Indicator	Page	Degree of Performance
1.	Strategy and analysis		
1.1	Statement by the most senior decision-maker in the organisation	4-6	
1.2	Effects, risks and opportunities of sustainability	83	
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2.1	Name of the organisation	32	
2.2	Primary brands, products and/or services	32-33	
2.3	Operational structure of the organisation	32-33	
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2.5	Countries in which the organisation operates	32	
2.6	Nature of ownership and legal form	13, 32	
2.7	Markets served	40-42	
2.8	Scale of organisation	32-33, 73,90, 92	
2.9	Significant changes to size, structure, or ownership during the reporting period	13, 32-33, 40-42	
2.10	Awards received in the reporting period ¹⁾		
3.	Report parameters		
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3.3	Reporting cycle	8	
3.4	Contact point for questions regarding the report or its contents	201	
3.5	Process for defining report content	10	
3.6	Boundary of the report	10	
3.7	Specific limitations on the scope of the report	10	
3.8	Joint ventures, subsidiaries, outsourced operations (basics of reporting)	32-33	
3.9	Data acquisition methods and calculation bases 3)		
3.10	Explanation of the effect of re-statements of information provided in earlier reports $^{4)}$		
3.11	Significant changes to earlier reporting periods 4)		
3.12	GRI content index	8-10	-
3.13	Confirmation of report by external third parties	166-169	
4.	Governance, commitments and engagement		
4.1	Governing structure of the organisation, including committees under the highest	0	_
	governing body responsible for specific tasks	26 f	•
4.2	Independence of board members	27	

¹⁾No prizes relating to sustainability in the reporting period. ²⁾Reported for the first time in 2011. ³⁾The data acquisition methods and calculation bases are listed within the specific indicators, with corresponding references included in footnotes to the index. ⁴⁾Changes from key reporting parameters that affect statements by specific indicators in respect of prior year reporting are justified in the respective indicator.

No.	Indicator	Page	Degree of Performance
4.3	For organisations with a unitary board structure, state the number of members of		
	the highest governing body that are independent and/or non-executive members 5)		
4.4	Mechanisms for shareholders and employees to provide recommendations or	45.05.05	
4.5	direction to the highest governance body	15, 25-27	
4.5 4.6	Link between remuneration of senior managers and performance of the company Mechanisms of the highest governing body designed to prevent conflicts of interest	29 f 22-27	
4.7	Qualification of the highest governing body regarding sustainability issues	18	
4.7	Mission statement, internal code of conduct, principles	6, 22-24	
4.9	Procedure at top managerial level to monitor sustainability performance ⁶⁾	0, 22-24	
4.10	Procedure for assessing the sustainability performance of the Management Board	29-31	
4.11	Implementation of the precautionary principle (risk management, planning,	25-31	<u> </u>
7.11	developing new products)	78 ff	
4.12	Participation in/support for external initiatives	26	—
4.13	Memberships	26	
4.14	List of stakeholder groups engaged by the organisation	7, 15	
4.15	Basis for identification and selection of stakeholders	10	
4.16	Stakeholder dialogue	10, 15, 53	
4.17	Statement on central concerns of stakeholders	10, 15, 53, 73 ff	
5. EC1	Economic performance indicators Direct economic value generated and distributed 7)	76-77	
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EC7	Site-specific selection of personnel	73	
6.	Environmental performance indicators		
EN6	Initiatives to provide energy-efficient products and services based on renewable		
	energy, and reductions in energy requirements as a result of these initiatives	6, 7, 47, 53	-
EN12	Description of significant impacts of activities, products and services on biodiversity in protected areas	53	•
EN15	Number of IUCN Red List species and national conservation list species with habitats in areas affected by operations, by level of extinction risk	53	-
EN26	Initiatives to mitigate environmental impacts of products, and extent of impact mitigation	47, 53	•
EN28	Monetary value of significant fines and total number of non-monetary sanctions for non-compliance with environmental laws and regulations	25	•
CRE8	Type and number of sustainability certification, rating and labelling schemes		_
	for new construction, management, occupation and redevelopment	7, 53	
EN16	Greenhouse gas emissions by weight	47	
7.	Labour practice and proper work		
LA2	Total number and rate of new employees hired and employee turnover by age group, gender and region	73 f	

⁵⁾Not applicable; a supervisory board exists. ⁶⁾The responsible departments discussed all indicators with the relevant Management Board member; indicators were checked and released and further objectives and measures were discussed. The survey is performed at least once a year. ⁷⁾Taxes paid are consolidated and apportioned to regions instead of countries, so that reporting is slightly at variance with the GRI Guidelines. On the other hand, this apportionment is consistent with overall reporting policy and, in view of the scope, is to be regarded as sensible. ⁸⁾No government grants in the 2012 reporting period.

No.	Indicator	Page	Degree of Performance
LA7	Rates of injury, occupational diseases, lost days and absenteeism, and total number		
-	of work-related fatalities, by region and by gender	75	
LA10	Average annual number of hours of further education and training per employee, by gender	75	
LA13	Composition of governing bodies and breakdown of employees per employee		
	category according to gender, age group and minority group	75	-
HR1	Percentage and total number of significant investment agreements and contracts		_
	containing clauses on human rights or checked for human rights aspects	25	
HR2	Percentage of key suppliers, contractors and other business partners evaluated for		_
	human rights aspects, and measures taken	25	•
HR4	Total number of discrimination cases, and measures taken	25	
HR5	Business activities that could seriously jeopardise freedom of association or the right		_
	to collective bargaining for employees of the organisation or its key suppliers	25	
8.	Society		
SO2	Percentage and total number of business units analysed for risks relating to corruption	24	
SO3	Percentage of employees trained in organisation's anti-corruption policies and procedures	24	
SO4	1	24	
SO5	Actions taken in response to incidents of corruption 9		
	Public policy positions and participation in public policy development and lobbying	26	
SO7	Total number of legal actions for anti-competitive behaviour, anti-trust and		
000	monopoly practices and their outcomes 10)		
SO9	Operations with significant potential or actual negative impacts on local	45.50	
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9.	Responsibility for products		
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PR6	Programmes aimed at compliance with laws, standards and voluntary codes		
	of conduct in relation to advertising	15	_
PR9	Fines for breaches of legal regulations regarding the provision and utilisation		
	of products and services	25	•

■ fully reported ■ partially reported ■ irrelevant

To determine the content of the report (specific indicators) and the target groups (stakeholders, see diagram in ,Corporate responsibility' section) for sustainability reporting, an internal materiality analysis was first carried out before the various points for the report were prioritised. This procedure follows the process specified by GRI. A bilateral exchange with all stakeholders takes place regularly; no new concerns were raised in the year under review. There has been no structured or systematic stakeholder dialogue to date. The data collected

throughout the Group and the reporting to GRI standard refer to business year 2012; possible limitations are explained in the relevant indicator. The report encompasses all fully and proportionately consolidated companies within the CA Immo Group, but not companies in which less than a 50 % interest is held. Changes to significant reporting parameters influencing the information revealed by individual indicators year-on-year are shown separately.

 $^{^{9)}}$ No occurrences in the 2012 reporting period. $^{10)}$ No occurrences in the 2012 reporting period.

INVESTOR RELATIONS

POSITIVE PERFORMANCE ON SHARE MARKETS

In spite of debt crises and economic worries around the world, many share markets have performed unexpectedly strongly in the reporting period. Europe's interest rate policy, based on 'cheap money', stimulated a definite upturn which has had a highly positive impact on stock markets around the world. The resurgence of trust in share markets boosted all the broad-based indices in Europe (including the ATX), with double-digit growth rates reported at the end of the year. By contrast, the European debt crisis and widespread economic uncertainty has dominated the property sector on the continent. Austrian property securities in particular performed relatively poorly in the first half of 2012 especially before rising sharply in the final quarter; the IATX, the Austrian real estate index, closed up 23.60%. Despite this, domestic real estate shares traded at high discounts during the year.

Outlook on the capital market

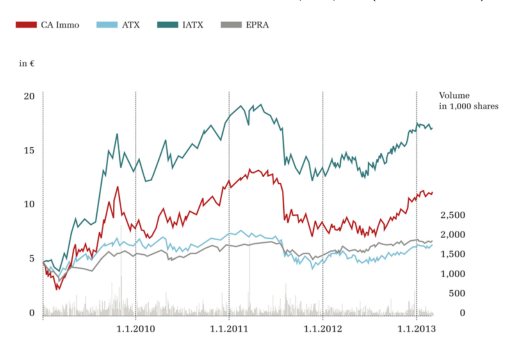
Financing is likely to remain an issue in the property business: given the high levels of loan capital in the real estate sector, the restrictive financing policy of banks will impact on the development of property shares. In addition, there is a good deal of scepticism regarding the future economic direction of Europe; Eastern European property securities in particular are trading at significant discounts. The future performance of the real estate sector depends above all on the development of the property markets themselves as well as the readiness of banks to provide finance. However, the continuing slide in money market rates may have a positive influence; the gloomy economic outlook is likely to mean the continuance of the ECB's low interest rate policy.

KEY PERFORMANCE FIGURES
(31.12.2011 to 28.12.2012)

Dow Jones	5.87 %
Eurostoxx 50	10.59 %
NIKKEI225	23.24 %
DAX	24.30 %
ATX	22.63 %
IATX	23.60 %
EPRA	22.09 %
CA Immo-Share	25.24 %

Source: Bloomberg, finanzen.net

SHARE PRICE DEVELOPMENT IN RELATION TO ATX, IATX, EPRA (2.1.2009 to 7.3.2013)



RATE DEVELOPMENT, STOCK EXCHANGE SALES AND MARKET CAPITALISATION FOR THE CA IMMO SHARE

The development of the CA Immo share mirrors the trend of the market environment, which was generally volatile but positive in the second six months of the year especially. The CA Immo share price started business year 2012 at € 8.29 and fluctuated considerably throughout the first nine months in particular. Over the whole year, the rate fluctuated between € 7.06 (annual low) and € 10.75 (annual high). The share price finally began climbing towards the € 10 mark in September, reaching this level late in November. The CA Immo share closed at € 10.47 on 31 December 2012, a rise of approximately 25% since the start of the year. The discount to NAV stood at - 45.66% on key date 31 December 2012.

By the end of the year, market capitalisation for the CA Immo share had risen to approximately \in 920 m (\in 728 m on 31.12.2011), underlining the renewed confidence of investors in the share. The average daily trading volume declined in line with the Vienna Stock Exchange, however, while average trading turnover fell by 44% compared to 2011. Stock exchange trading averaged \in 3.4 m per day in 2011, a figure that fell to around \in 1.9 m in 2012. The average daily trading volume for the year (double-counting) was approximately 224,000 shares

(compared to 316,000 shares in 2011). CA Immo is currently weighted at 2.20% on the ATX. As a consequence of the share's decline in liquidity, CA Immo conceded its place in the GPR 250 Index in December 2012. The index comprises the 250 most liquid listed property securities in the world. Over the 12-month period, CA Immo ranked 260th in terms of average daily turnover. Given that CA Immo is likely to meet the index criteria once again, re-admittance early in March 2013 is a highly realistic prospect.

DIVIDEND POLICY

In line with its dividend policy, CA Immo aims to pay a dividend of around 2% of NAV to its shareholders over the long term. However, the level of future dividends will be determined by future market trends as well as the company's profitability, growth prospects and capital requirements.

A dividend of 38 cents per share was paid for the first time in 2012, equivalent to the stated target figure of around 2.0% of NAV as at 31 December 2011. The dividend was paid on 14 May 2012 and the ex-dividend date was 10 May 2012. The payment took the form of a capital repayment under Austrian taxation law and was thus tax-free for natural persons living in Austria holding CA Immo shares as personal assets.

SHARE RELATED KEY FIGURES

		31.12.2012	31.12.2011
NNNAV/share	€	19.88	19.83
NAV/share	€	19.27	19.17
Price (key date)/NAV per share -1^{1}	%	-45.66	-56.78
Number of shares (key date)	pcs.	87,856,060	87,856,060
Ø number of shares (key date)	pcs.	87,856,060	87,856,060
Ø price/share	€	8.43	10.96
Market capitalisation (key date)	€m	919.85	728.06
Highest price	€	10.75	13.45
Lowest price	€	7.06	7.02
Closing price	€	10.47	8.29
Dividend distribution	€	0.38	_
Dividend yield	%	3.6	-

¹ before deferred taxes

At the Ordinary General Meeting to be held on 7 May 2013, the Management Board will propose payment of a dividend for business year 2012 of 38 cents per share, payable on 14 May 2013. This equates to a dividend yield of around 3.6% in relation to the closing rate for 2012.

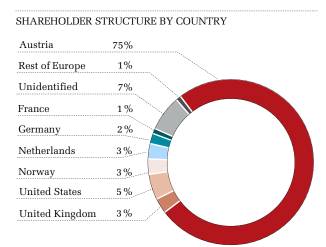
ANALYST COVERAGE

CA Immo was assessed by nine investment companies in 2012: regular analyses were produced by Baader Bank, Erste Group, Goldman Sachs, HSBC, Kempen & Co, Kepler, Raiffeisen Centro, Rabobank and SRC Research. The 12-month target rates most recently published fluctuate between \in 9.80 (Goldman Sachs) and \in 13.50 (Erste Group).

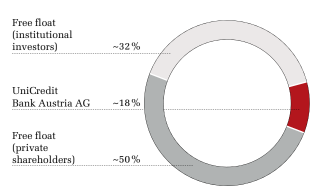
CAPITAL STOCK AND SHAREHOLDER STRUCTURE

The capital stock amounted to $\[\epsilon \]$ 638,713,556.20 on the balance sheet date, divided as before into four registered shares and 87,856,056 bearer shares traded on the prime

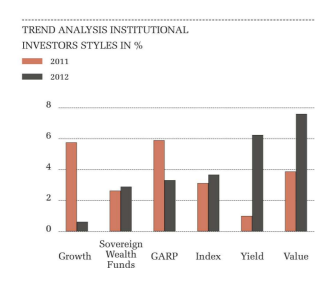
market segment of the Vienna Stock Exchange. As at key date 31 December 2012, the company did not hold any own shares. The registered shares are held by UniCredit Bank Austria AG, the long-standing main shareholder of CA Immo with a stake of approximately 18% (up from around 11% in 2007). Over recent years, UniCredit Bank Austria AG has also constituted the majority of the capital represented at the Ordinary General Meeting. The company is not aware of any other shareholders with a stake of more than 5%. The remaining shares of CA Immo (approximately 82% of the capital stock) are in free float with both institutional and private investors, the majority of whom (75%) come from Austria; around 50% of the shares are held here by private shareholders. Value-oriented investors currently make up the majority of institutional investors, followed by those solely oriented towards dividend yields.1 For more information on the organisation of shares and the rights of shareholders, please refer to the Corporate Governance Report.







¹ Source: CA Immo Global Shareholder Identification Analysis, November 2012



ORDINARY GENERAL MEETING APPROVES DIVIDEND PAYMENT FOR FIRST TIME

For the first time in the company's history, payment of a dividend of 38 cents per share was approved by the 25th Ordinary General Meeting. The agenda also covered approval of the actions of Management and Supervisory Board members, the definition of Supervisory Board remuneration, confirmation of KPMG Wirtschaftsprüfungs- und Steuerberatungs AG of Vienna as the (Group) auditor for business year 2012, the re-election of Reinhard Madlencnik to the Supervisory Board, authorisation of the Management Board to increase the capital stock (authorised capital according to article 169 of the Austrian Stock Corporation Act), the acquisition of own shares and amendments to the articles of association. The Ordinary General Meeting was attended by 263 shareholders and their delegates, representing 25,676,626 shares and votes (29.22% of the capital stock). All items on the agenda were passed with clear majorities as proposed by the Management Board.

CA IMMO BONDS 1

The **5.125% CA Immo bond 06-16** (ISIN:

AT0000A026P5) with a nominal value of € 200 m is registered for trading on the unlisted securities market of the Vienna Stock Exchange. In 2012, it traded between the low price of 99.50 (low for 2011: 97.56) and the upper value of 104.25 as at 31.12.2012 (high for 2011: 101.98). The remaining term on the bond is 3.7 years; it will be

100% redeemed on 22 September 2016. The annual interest return is 5.125%.

The 6.125% CA Immo bond 09-14 (ISIN:

AT0000A0EXE6) issued in October 2009 is also trading on the unlisted securities market of the Vienna Stock Exchange (nominal value of \in 150 m). During 2012, the rate fluctuated between 101.01 (low for 2011: 100.00) and 105.65 (high for 2011: 105.50). closing the year at 104.75 (compared to 101.95 in 2011). The bond has a remaining term of 1.76 years, with the maturity date set at 16 October 2014; the interest rate was fixed at 6.125%.

Convertible bonds were issued in November 2009 with an issue volume of € 135 m and a total term of five years (the remaining term is 1.80 years). They are registered for trading in the MTF (Third Market) of the Vienna Stock Exchange (ISIN: AT0000A0FS99). At the end of 2012, they were trading at the rate beyond 100.00 (97.00 in 2011). Early repayment of the convertible bonds by CA Immo is possible after three years provided the price of the CA Immo share (in certain periods) amounts to at least 130% of the applicable conversion price at that time. The coupon of the convertible bonds (payable semiannually) was set at 4.125% p.a.; the original conversion price was set at € 11.5802. This corresponded to a premium 27.5% above the reference price of € 9.08. On account of the dividend payment made in 2012 (for 2011), the conversion price was adjusted to € 11.0575 in accordance with article 10e of the regulations governing convertible bonds 2009-2014; the adjustment came into effect on 10 May 2012. Where conversion rights are exerted, therefore, a maximum of 10,354,963 shares can be issued (based on an outstanding volume of € 114.5 m). The convertible bonds were issued at a nominal amount of € 50,000 per bond; they will be repaid on maturity (9 November 2014) at 100% of the nominal amount plus accrued interest, provided they are not converted before that date.

Further details on the bonds, see the chapter "Financing".

¹ Source: Vienna Stock Exchange

STAKEHOLDER DIALOGUE

Dialogue with investors, analysts, journalists and the general public is a very high priority at CA Immo. Our information policy is characterised by transparency and active communication.

In the last business year, CA Immo participated in 34 conferences and roadshows in Vienna, Frankfurt, Zürs, Amsterdam, London, Milan, Paris and Prague. Around 115 individual discussions were held, along with group presentations involving over 160 institutional investors and analysts. Private shareholders engage in dialogue with the IR team via the Ordinary General Meeting, investor fairs and our shareholders' phone line. When financial results are published, CA Immo arranges conference calls.

All relevant facts concerning the company and the CA Immo share are published on www.caimmo.com, along with annual and quarterly results, financial news items, various presentations and all key dates in the calendar. Interested persons can subscribe to our IR newsletter, which contains full details of recent developments along with the latest news and presentations. Through continual media relations efforts, CA Immo also ensures a regular presence in trade publications and the mass media. The focus is on the company's new projects as well as background stories and developments in the wider sector. In its public relations work, CA Immo abides by the journalistic principles of the Austrian Press Council: this means that CA Immo identifies all advertising as such, avoids discrimination and observes legal notices. According to the rules of the German Advertising Council, advertising standards preclude dishonesty, misleading information and discrimination.

BASIC INFORMATION ON THE CA IMMO SHARE

Type of shares:	No-par value shares	
Listing:	Vienna Stock Exchange, Prime Market	
Indices:	ATX, ATX-Prime, IATX, FTSE EPRA/NAREIT Europe, WBI	
Specialist:	Raiffeisen Centrobank AG	
Market Maker:	Crédit Agricole Cheuvreux S.A., Erste Group Bank AG	
Stock exchange symbol / ISIN:	CAI / AT0000641352	
Reuters:	CAIV.VI	
Bloomberg:	CAI:AV	
Shareholder's phone line (in Austrai):	0800 01 01 50	
E-Mail:	ir@caimmo.com	
Website:	www.caimmo.com	

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SUPERVISORY BOARD REPORT



DEAR SHAREHOLDERS AND READERS,

Also in 2012 cooperation between the Supervisory Board and the Management Board was characterised by open discussion. Close contact between the Supervisory Board chairman and the Management Board underlines the atmosphere of trust and open exchange as regards issues that require decisions. The Supervisory Board was regularly provided with all necessary information on business developments.

Supervisory Board meetings

In seven meetings in the last business year, the Supervisory Board focused on the planning and realisation of two office projects in Berlin as well as the sale of numerous land reserves in Germany for an approximate purchase price of \in 85 m (most of which affected net earnings in 2012). Three tenants have been signed up for the development project on the MK7 construction site, which has an approximate investment volume of \in 77 m; the pre-letting rate of around 40% required to realise the office building (gross floor space of 21,860 sqm) has thus been attained. Progress should therefore be made on implementing this project. The second office building, which has gross floor space of around 9,200 sqm, will have an investment volume of around \in 24 m (including the land), also subject to pre-letting of 40%. On 14 March

2012, the Supervisory Board also approved the sale of a Polish shareholding in the CA Immo Group.

Regular reporting by the Management Board focused on developments on real estate markets, the impact of this on planned sales transactions and liquidity, opportunities and risks facing CA Immo, company law measures and personnel issues. Special reports were compiled on issues around profitability and financing as well as property valuation. The audit committee reported to the Supervisory Board at regular intervals on questions of risk management and internal auditing. The Management Board explained any departures from planned values and targets in full. Decisions and measures taken by the Management Board were transparent and raised no objections. Evaluating the organisation and working methods of the Supervisory Board and its committees were central to a self-assessment exercise. At the meeting held on 14 March 2012, the results of this assessment and the annual activity report on compliance management were discussed and corporate governance was reviewed. Observance of the Corporate Governance Code was evaluated by KPMG Wirtschaftsprüfungs- und Steuerberatungs AG. The assessment, which utilised the official questionnaire of the Austrian Working Group for Corporate Governance, found that declarations of conformity submitted by CA Immo with regard to compliance with the C and R Rules of the Austrian Corporate Governance Code were correct.

At the annual strategy meeting, the Management and Supervisory Boards discussed recent developments within the Group that will inform the future strategy of the company. The main emphasis was on the liquidity situation, forthcoming (re)financing issues and the earning power of properties and projects on the various markets of CA Immo. Following a phase of rapid growth, CA Immo has entered a period of consolidation as far as both the real estate portfolio and personnel are concerned. The main emphasis will be on reducing total assets and the proportion of loan capital, streamlining the real estate portfolio and general cost reduction.

Main activities of the committees

In 2012 the **audit committee** held four meetings. The annual and consolidated financial statements for 2011 (including the management reports) and the corporate governance report were discussed and examined with the auditor and the Management Board on 14 March 2012. A statement was obtained from the proposed auditor, whose legal relationship with CA Immo and its senior

executives was scrutinised; the fee for carrying out the audit was negotiated and a recommendation on the selection of an auditor was submitted. The internal monitoring system and the effectiveness of risk management in the company were also examined. In its quarterly meetings, the audit committee discussed the financial result and progress on current business activity. No objections were raised at any meeting. The results of internal auditing for business year 2012 and the audit plan for 2013 were discussed and approved on 20 November 2012.

The **investment committee** convened once in 2012 to discuss the portfolio strategy in Poland and approve the associated sales of specific properties.

The remuneration and nomination committee convened twice in the period under review. These meetings focused on the extent to which targets were met for bonus payments in 2012 (for 2011), the redefinition of targets for business year 2012 and the long-term incentive programme for 2012-2014. Another key aspect of committee activity involved new appointments to the Management Board and thus the reorganisation of the Board.

More information on the responsibilities of the Supervisory Board and its committees are provided in the corporate governance report or on www.caimmo.com.

Changes to the Management Board

Florian Nowotny was appointed to the Management Board of CA Immo on 1 October 2012 to head the finance division. Mr. Nowotny succeeds Wolfhard Fromwald (60) who, with the consent of the Supervisory Board, left CA Immo after 23 years' service on the Management Board when his contract expired at the end of September 2012. We would like to take this opportunity to thank Wolfhard Fromwald once again for a productive working relationship and for his years of commitment to CA Immo.

Mr. Nowotny was appointed on the basis of the requirements profile defined by the nomination and remuneration committee in response to the needs of the company, and through an appointment procedure (hearing) in which external advisors were consulted. Three candidates in total stood for the post. The mandate of Mr. Nowotny runs until the end of September 2015; the contracts of Management Board members Bruno Ettenauer

The mandate of Reinhard Madlencnik terminated at the end of the 25th Ordinary General Meeting. The Supervisory Board proposed to the Meeting that the mandate of Mr. Madlencnik be extended to the maximum extent permissible. The proposal was passed by a clear majority of those attending the Ordinary General Meeting.

Consolidated and annual financial statements for 2012

KPMG Wirtschaftsprüfungs- und Steuerberatungs AG has audited the annual financial statements for 2012 (including the management report) and expressed its unqualified auditor's opinion. All documents making up the financial statements, the proposal on the distribution of profit, the auditor's reports and the corporate governance report were discussed in detail by the audit committee in the presence of the auditor and the Management Board members and examined. After concluding the examination, no significant objections were raised. The Supervisory Board endorsed the annual financial statements, which were thus adopted in accordance with article 96 subsection 4 of the Austrian Stock Corporation Act, and indicated its consent to the Management Board's proposal on the distribution of profit.

The Supervisory Board would like to thank the Management Board and all employees for the commitment they have shown.

Loegrang June

On behalf of the Supervisory Board

Dr. Wolfgang Ruttenstorfer, Chairman Vienna, 19 March 2013

⁽CEO) and Bernhard H. Hansen (Chief Development Officer) have been extended to the same date. In tandem with the changes to the Management Board, the Supervisory Board resolved to amend the rules of procedure for the Management Board in article 2 (allocation of responsibilities).

 $^{^{\}rm 1}$ See also the remuneration report in the section on Corporate Governance

 $^{^{\}rm 2}$ See diagram 'Division of responsibilities' in the section on Corporate Governance

MANAGEMENT BOARD

DR. BRUNO ETTENAUER CEO (BORN 1961)

Bruno Ettenauer gained his initial experience in the field of real estate and mortgage financing with banking organisations such as P.S.K. Bank, Österreichische Länderbank and Bankhaus Feichtner. In 1999, he moved to the Financing and Consulting department of Creditanstalt AG; in November 2000 he was appointed head of real estate transactions (for Austria and central and eastern Europe) at Creditanstalt and Bank Austria. Bruno Ettenauer became a member of the CA Immo Management Board in 2006 and was appointed Chief Executive Officer in 2009; in this capacity, he is responsible for the areas of real estate (investment and asset management), project organisation, IT, personnel and legal affairs and corporate communications. To perform these tasks, he can draw on more than 20 years' experience in the field of property financing as well as his status as a court-certified expert for property valuation. Amongst other things, he is a member of the CRE (Counselors of Real Estate) in Chicago. Alongside other Group functions, he holds supervisory board mandates at UBM Realitätenentwicklung AG, Bank Austria Real Invest GmbH, Bank Austria Real Invest Immobilien-Kapitalanlage GmbH and WED Wiener Entwicklungsgesellschaft für den Donauraum AG; he is also a general partner at Dr. Bruno Ettenauer Immobilienhandel KEG.

Initial appointment: 1 March 2006 Term of office ends: 30 September 2015

MAG. FLORIAN NOWOTNY CFO (BORN 1975)

Florian Nowotny was appointed to the Management Board of CA Immobilien Anlagen AG on 1st October 2012. As the head of the company's financial department, he is in charge of accounting, controlling and financing as well as capital markets and investor relations. Mr. Nowotny joined the CA Immo Group in 2008. In addition to his role as Head of Capital Markets for the CA Immo Group, he has also served on the Management Board of the subsidiary Europolis AG and as Managing Director of the CA Immo New Europe Property Fund. Before joining the CA Immo Group, Mr. Nowotny spent almost a decade working as an investment banker in Vienna and London. He is a graduate of the Vienna University of Economics and Business and holds an MBA from INSEAD in Fontainebleau. Aside from various other functions within the Group, Florian Nowotny does not hold any posts with external companies.

Initial appointment: 1 October 2012 Term of office ends: 30 September 2015

BERNHARD H. HANSEN CTO (BORN 1954)

Bernhard H. Hansen is a real estate expert with decades of experience in implementing projects for the CA Immo Group. He developed his real estate project skills with organisations that have included Strabag Bau AG and the United States Army Corps of Engineers; he also headed the construction division of the European Space Agency. Bernhard Hansen joined Deutsche Bank AG in 1992, where he oversaw project development for a subsidiary company. In 1996 he was appointed Managing Director of Deutsche Interhotel Holding GmbH & Co. KG, later fulfilling the same role at companies that included DB Immobilien. In 2000 he was appointed to the Management Board of DB Station & Service AG. Mr. Hansen switched to become Chairman of the Management Board of CA Immo Deutschland GmbH (formerly Vivico) in 2006. In October 2009, he consolidated the Management Board of CA Immo by accepting the role of CDO (Chief Development Officer); in this role he is responsible for all development activities, including initial Group lettings; all Group technical units also fall within his area of responsibility. Mr. Hansen is a member of the Supervisory Board of BulwienGesa AG as well as many other committees and networks, including the ICG Corporate Governance Initiative, IREBS Immobilienakademie GmbH, ULI Germany and the German Property Federation (ZIA).

Initial appointment: 1 October 2009 Term of office ends: 30 September 2015

DIVISIONS OF RESPONSIBILITIES



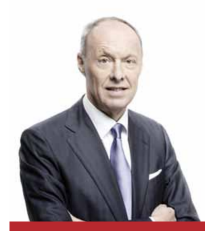


Corporate Strategy
Investmentmanagement
Assetmanagement
Corporate Communications
Administration-Services
(Human Resources, Legal Affaires,
IT and Project Organisation)

Accounting
Controlling
Finance
Capital Markets & Investor Relations

Development Engineering

SUPERVISORY BOARD



DR. WOLFGANG RUTTENSTORFER

Chairman of the supervisory Board

(born 1950) Initial appointment: 2009 Term of office ends: 2014 (27. oHV)

Wolfgang Ruttenstorfer started his career in 1976 with OMV, where his fields of responsibility included planning and control, corporate development and marketing. He became an Executive Board member in 1992, a role he performed until 1997. From 1997 to 1999, he served as State Secretary at the Federal Ministry of Finance. Early in 2000, he returned to the OMV Group as Deputy Director General, heading the Finance and Natural Gas divisions. In his capacity as Chief Executive Officer and Director General of OMV between January 2002 and March 2011, Wolfgang Ruttenstorfer was largely responsible for the realignment and international positioning of the OMV Group. In addition to his role at CA Immo, Mr. Ruttenstorfer is a member of the management board of NIS a.d. Naftna industrija Srbije in Serbia and sits on the supervisory boards of VIENNA INSURANCE GROUP AG (as chairman), Telekom Austria AG, Flughafen Wien AG and RHI AG.



MAG. HELMUT BERNKOPF

Deputy Chairman of the supervisory

(born 1967)

Initial appointment: 2009

Term of office ends: 2014 (27. oHV)

Helmut Bernkopf has worked for Bank Austria since 1994. He started his international career in the corporate clients area of Bank Austria at its London branch. Over the course of his career, he has headed the corporate clients business at Bank Austria Romania and was appointed to the Management Board of HVB Bank Romania. He returned to Vienna at the end of 2004 to take up the post of General Manager and oversee the Central and Eastern Europe region. From 2007 to 2008, Mr. Bernkopf served as Deputy President of the Board of Management of UniCredit Bank Russia before heading the Corporate and Investment Banking division until 2011. As the head of Private Banking, Mr. Bernkopf recently took overall responsibility for this division. In January 2013, Mr. Bernkopf took control of the new Management Board division for private and corporate clients at Uni-Credit Bank Austria AG. Alongside his posts at UniCredit Bank Austria and CA Immo, Helmut Bernkopf serves on the supervisory boards of Schoellerbank AG (as chairman), Lenzing AG and Oesterreichische Kontrollbank AG.



UNIV.-PROF. DDR. WALDEMAR JUD

(born 1943)

Initial appointment: 2011

Term of office ends: 2014 (27.oHV)

Waldemar Jud is a retired professor ordinarius from the University of Graz (Institute of Austrian and International Corporate and Commercial Law). He is the author of publications dealing with all aspects of company law and the publisher of legal periodicals and compilations. Alongside his academic activity, Waldemar Jud is known for his extensive expert collaboration in legislative projects, his provision of expert opinions and his arbitration functions. Professor Jud is a supervisory board member at Ottakringer Getränke AG, Do&Co AG, Oberbank AG, BKS AG, Bank für Tirol und Vorarlberg Aktiengesellschaft and other non-listed companies.



MAG. REINHARD MADLENCNIK



BARBARA A. KNOFLACH



FRANZ ZWICKL

(born 1961) Initial appointment: 2002

Term of office ends: 2017 (30. oHV)

(born 1965) Initial appointment: 2011 Term of office ends: 2016 (29. oHV) (born 1953)

Initial appointment: 2011 Term of office ends: 2016 (29.oHV)

After completing a degree in business administration, Reinhard Madlencnik joined the BA-CA Group (now UniCredit Bank Austria AG) in 1985. Having fulfilled various roles in the fields of commercial financing and risk management, he was appointed as deputy head of Real Estate in 2003, going on to manage the division in September 2006. In his present position, he is responsible for all commercial real estate business as well as property financing. He holds no posts with listed companies at home or abroad aside from his Supervisory Board function at CA Immo.

Having completed a degree in business administration in 1986, Barbara Knoflach started her career with Deutsche Bank AG, where she worked in International Project Financing. After a few years, she opted for an inter-Group move to the Consulting and Research division of Deutsche Immobilien Anlagegesellschaft mbH. After joining SEB AG in 1994, Ms. Knoflach initially played a key role in helping to expand the bank's closed-end property funds and property leasing activities. She was appointed head of the fund management companies in 1997 and Managing Director of the investment company SEB Investment GmbH in 1999. Barbara Knoflach was appointed CEO of SEB Asset Management AG in August 2005. Aside from her function at CA Immo, she holds no posts with listed companies at home or abroad.

Having completed a degree in business IT, Franz Zwickl began his career in 1977 in the auditing association of a non-profit housing developer, where he was appointed as a cooperative auditor in 1979. Four years later, he switched to KPMG Austria as a certified tax advisor. Mr. Zwickl was appointed to the Management Board of the Österreichische Postsparkasse postal savings bank in 1991, subsequently moving to the Management Board of Bank Austria AG in 1996. Since October 2002, he has worked as an independent auditor for Austrian Tax Advisory & Trustee GmbH. In addition to his supervisory board mandate at CA Immo, Mr. Zwickl is a partner and senior executive in several asset management companies; he sits on the executive boards of private foundations and performs governing and supervisory board functions for banks and service companies.

CORPOATE GOVERNANCE

CORPORATE GOVERNANCE: PAYING MORE THAN LIP SERVICE

For CA Immo, integrating corporate governance in everyday business dealings is of fundamental importance. We organise our business in such a way that we are able to comply with all applicable compliance standards. Above all, the CA Immo business model is based on the trust that we have earned from our stakeholders. CA Immo has always taken pains to ensure the running of the business is as transparent and open to external scrutiny as possible. Compliance with the relevant legal provisions in Austria is very important to the Management Board and Supervisory Board of CA Immo. Needless to say, our subsidiaries in Germany and Eastern Europe also comply with local laws. CA Immo is committed to observing the Austrian Corporate Governance Code and thus to transparency and uniform principles of good corporate management. The rules and recommendations of the version of the Code applicable in business year 2012 (July 2012 amendment) were implemented almost in full. Discrepancies noted in respect of C-Rules no. 2 (right of appointment to the Supervisory Board) and no. 45 (executive positions with competitor companies) are described under 'Comply or explain'.

COMPLY OR EXPLAIN

C Rule no. 2: Formulation of shares in accordance with the 'one share – one vote' principle.

Explanation/reason: CA Immo has issued 87.9 million ordinary shares in accordance with the 'one share - one vote' principle. Around 82% of shares were in free float as at key date 31 December 2012. UniCredit Bank Austria AG holds 18% of the capital stock plus four registered shares. The registered shares entitle the holders to nominate one Supervisory Board member for each share; this right of appointment has not been utilised to date. All members of the Supervisory Board have been elected by the Ordinary General Meeting. Transfer of registered shares requires the approval of the company. There are no preference shares or restrictions on ordinary shares of the company. In addition, the Austrian Takeover Act ensures that all shareholders would receive the same price for their CA Immo shares in the event of a takeover bid (mandatory offer). In all cases, the shareholders alone would decide whether to accept or reject any such bid.

C Rule no. 45: Supervisory Board members may not take up executive positions with companies that are competitors of CA Immo.

Explanation/reason: Persons proposed for election to the Supervisory Board must present to the Ordinary General Meeting their professional qualifications, state their vocational or similar functions and disclose all circumstances that could give rise to concern over partiality. Supervisory Board members are not permitted to make decisions in their own interests or those of persons or organisations with whom they are closely acquainted where such interests are counter to the (business) interests of the CA Immo Group. Potential conflicts of interest must be declared to the Supervisory Board Chairman immediately; where the chairperson is the subject of a conflict of interest, disclosure must be made to the deputy chairperson. Similarly, Management Board members are obliged to declare close personal interests in transactions of the CA Immo Group and other conflicts of interest to the Supervisory Board, and to inform their colleagues without delay. In the event of a contradiction of interests arising, the member in question shall be required to abstain from taking part in voting procedures or leave the meeting while the relevant agenda item is being discussed. Moreover, all business transactions conducted between the company and members of the Management Board as well as persons or organisations with whom they are closely acquainted must conform to industry standards and have the approval of the Supervisory Board. The same applies to contracts between the company and members of the Supervisory Board which oblige those members to perform services outside of their Supervisory Board activities for the CA Immo Group in return for remuneration of a not inconsiderable value (article 228 section 3 of the Austrian Commercial Code). The company is not permitted to grant loans to members of the Supervisory Board outside the scope of its ordinary business activity. Moreover, members of the Management Board are not permitted to run a company, own another business enterprise as a personally liable partner or accept Supervisory Board mandates in companies outside the Group without the consent of the Supervisory Board. Senior executives may only enter into secondary activities (and in particular accept executive positions with non-Group companies) with the approval of the Management Board.

The following Supervisory Board members hold executive positions with similar companies: Alongside his mandate at CA Immo, Reinhard Madlencnik heads the

Real Estate division at UniCredit Bank Austria AG and fulfils supervisory board mandates with a number of the bank's subsidiaries that are active in similar fields of business (real estate and project development). On 1st January 2013, Helmut Bernkopf took control of the new Management Board division for private and corporate clients at UniCredit Bank Austria AG. UniCredit Bank Austria AG is the principal bank of the CA Immo Group and the company's largest shareholder with a stake of around 18% as at 31 December 2012 (see also the remarks on C Rule no. 2). The company processes most of its payment transactions as well as its credit financing through the bank and deposits a large proportion of its financial investments with the bank. Barbara A. Knoflach is CEO of SEB Asset Management GmbH and Managing Director of SEB Investment GmbH in Germany. Waldemar Jud chairs the Supervisory Board at Universale International Realitäten GmbH and Franz Zwickl is a partner in various real estate management companies. A full list of executive functions performed by Management and Supervisory Board members may be viewed at www.caimmo.com.

CERTIFIED TO ICG STANDARDS

As a real estate company, CA Immo understands that integrity, professionalism, transparency and fairness constitute the essential foundation of our dealings with stakeholders. CA Immo therefore became the first real estate company in Austria voluntarily to comply with the ICG standards defined by the ICG Corporate Governance Initiative (a registered association for the real estate sector in Germany), which were imported to Austria with the cooperation of the Austrian Society for Sustainable Real Estate (ÖGNI). Amongst other things, these standards require the introduction of a value management system.

In 2011, KPMG Wirtschaftsprüfungs- und Steuerberatungs AG performed the first Group-level audit on compliance with the ICG standards. ÖGNI certification, which attests to the company's exemplary and value-oriented management team, was granted early in 2012. At the same time, certification according to German ICG statutes was confirmed for CA Immo Deutschland GmbH and its subsidiary omniCon in Germany. The mandatory second audit was performed by a reputable auditing company in the spring of 2012.

OUR VALUES

Our standards of conduct are appropriate to specific countries and based on a uniform and approved code of ethics that is binding on all Group companies. Minimum standards defined at Group level may be formulated more restrictively in certain countries in line with locally applicable laws. To implement the value management system, company-specific processes that promote integrity at all corporate levels and seek to prevent wrongful or undesirable actions have been utilised. The central aim is to raise awareness of the social responsibilities incumbent on all employees. The manual 'Value management in the CA Immo Group' is available on the web site www.caimmo.com.

All CA Immo employees are required to sign a compliance declaration; all major business partners sign a 'compliance declaration for third parties', which refers stakeholders to the company's fundamental values and obliges them to observe our standards of conduct. The document applies to business partners of all company divisions and thus covers construction firms, estate agents, other service providers involved in lettings and joint venture partners.

The Group Auditing department monitors observance of the value management regulations as part of its annual auditing plans. A review of compliance with ICG and ÖGNI statutes by an external auditing company is also mandatory every three years.

Insider trading

The Group has also adopted compliance guidelines in line with the Issuer Compliance Decree of the Austrian Financial Market Authority (FMA) with a view to preventing insider trading. The guidelines apply to all business units and employees of the CA Immo Group. The Group Compliance Officer is responsible for monitoring observance of the guidelines. Acquisitions and sales of CA Immo securities by the company's executive bodies are regularly reported at www.caimmo.com.

Compliance and training

CA Immo is exposed to the risk of bribery and corruption in all activities across its various fields of business. Preventing corruption is therefore a top priority for the CA Immo Group. With this in mind, the expansion of compliance structures continued to be regarded as extremely important in business year 2012. Amongst other things, the compliance area of the Intranet has been

standardised and clarified for all Group companies: it now contains the code of ethics, standards of conduct, a basic form of the compliance declarations and the compliance steering committee's rules of procedure⁴ in German, English and other local languages. Rules on engaging the ombudsman at Group level and the addresses of local ombudsmen are also listed on the Intranet. Guidelines on the treatment of insider information, which form part of the standards of conduct, are included separately in the compliance area owing to their particular relevance to CA Immo as a listed company.

Training on value management and potential corruption risks has so far been given to 98% of employees in Germany and all managers in Austria and Eastern Europe. In business year 2012, the basis for the Group-wide rollout of web-based training already available in Germany to Austria and branch offices in Eastern Europe was established. Technical programming of a scope statement compiled to this end will be carried out by an appointed law firm. The training focuses on handling everyday working and conflict situations in keeping with the company's value system. Courses cover both the construction area and investment property transactions (including conflicts of interest in the real estate business); case studies on insider trading law are also on the agenda. The training is scheduled to be introduced throughout the Group and undertaken by employees in spring 2013. New staff will also be familiarised with value management and aspects of compliance as well as standards of conduct defined on that basis via face-to-face meetings on induction days.

Preventing corruption

CA Immo is committed to combating every kind of internal and external corruption and to this end has defined compulsory principles (zero tolerance). Countercorruption measures are reported to the Supervisory Board at least once a year. The rules of procedure for the compliance steering committee of the CA Immo Group were revised and approved in 2012. Where cases of corruption come to light, an escalation process has been defined, whereby an ombudsman is appointed. Instances of potential corruption are investigated by the Group Auditing department which, for example, ensures competence guidelines have been observed and that compliance declarations are available (also in relation to busi-

ness relationships with third parties). The implementation of the SAP system in certain Group companies (especially in Hungary and Poland) was also checked in business year 2012, and an audit of all commercial business processes was performed at the Romanian subsidiary CA Immo Real Estate Management Romania. In 2012, the year under review, Group Auditing examined around 30% (33% in the previous year) of all units in the business areas of Austria, Germany and Eastern Europe for corruption risks. No instances of corruption were uncovered.

Dealing with conflicts of interest

In line with our commitment to corporate responsibility and mutual fairness, secondary employment and shareholdings in companies that are either in competition with CA Immo or otherwise closely related (e.g. business partners or related parties) must generally be disclosed and approved by the Management Board or Supervisory Board. Employees are obliged to disclose even potential conflicts of interest and coordinate next steps with their managers. Moreover, exceptionally serious or suspicious cases must be reported to the Group Compliance Officer and the Human Resources department. Members of the CA Immo Management Board who are affected by a conflict of interests must inform their colleagues and the Supervisory Board accordingly. Measures aimed at avoiding conflicts of interest among Management and Supervisory Board members along with potential circumstances are detailed under 'Comply or explain' (explanation/reason for C Rule no. 45).

Business ethics and client acceptance

Everyone is entitled to protection against all kinds of discrimination and harassment. CA Immo treats its own employees and those of its business partners equally, regardless of age, gender, origin, skin colour, disability, sexual orientation, nationality or religious affiliation. We are not aware of any activity linked to the functional and regional business dealings of the Group within the sphere of influence of the CA Immo Group or its suppliers or other business partners that could jeopardise the freedom of staff members to exercise their rights of freedom of association and collective bargaining. No incidents of discrimination, the threat to freedom of association and the right of employees of collective bargaining came to light in business year 2012 and so far no action has been taken

The reliable and long-standing partnerships that we seek to establish are our best reference. Unreliability,

⁴ The compliance steering committee is made up of the Group Compliance Officer or their deputy, the head of the Group Auditing department, the head of Risk Management and at least one member of the Group Management Board; the committee is chaired by the Group Compliance Officer.

incompetence, fraud, money laundering, bribery, anticompetitive practices and the formation of cartels or monopolies are not tolerated under any circumstances; no such instances were reported in 2012. In signing the compliance declaration for third parties, all contractual partners undertake to observe applicable legislation to the best of their knowledge in their business dealings with CA Immo. They are also committed to observing our ethical and moral principles.

Where providing construction services, CA Immo requires contractors to comply with the legal regulations on occupational health and safety, workplace regulations, working time regulations and wage agreements. CA Immo subsidiary omniCon, which represents project sponsors in development projects, is thereby responsible not only for the entire construction process as the client to planning and building firms, but also for ensuring compliance with social and environmental standards in planning and construction work. Alongside the economic evaluation of tenders, the company asks potential contractors to comply with social and environmental standards and monitors observance. Only companies that can demonstrate reliability, expertise and commitment are admitted to the tendering process. Where submitting bids, individual bidders must specifically commit to observing aspects of human rights. Since 1 July 2012, tendering processes for construction services in relation to development projects in Germany have involved assessments of bidders' commitment to observing human rights as part of their corporate responsibility, and in particular to rejecting child labour. Potential contractors must also provide a statement confirming that to the best of their knowledge, no utilised materials or equipment have been manufactured or processed using child labour. Confirmation of observance of human rights aspects has so far been requested on five projects in Berlin, Düsseldorf and Frankfurt.

Observance of environmental standards

Observing or improving on environmental standards is a high priority for CA Immo, as expressed in our focus on sustainability, energy efficiency and conservation. No significant fines or non-monetary penalties arising from non-compliance with environmental regulations or the provision and utilisation of products and services were incurred in the year under review.

SHAREHOLDER RIGHTS

Information on the organisation of shares may be found under 'Comply or explain' (explanation/reason for C Rule

no. 2). As regards Ordinary General Meetings, the following mechanisms are in place for minority shareholders:

- -Shareholders whose combined holdings amount to at least 1% of the capital stock are entitled to put forward proposed resolutions for every item on the agenda that is published by the company online; reasons must be given for all proposals.
- -Shareholders whose combined holdings amount to at least 5% of the capital stock are entitled to demand the convening of an Ordinary General Meeting or the inclusion of additional agenda items. Such demands must be made in writing and include the agenda with proposed resolutions; these demands must be justified.
- -Shareholders whose combined holdings amount to at least 10% of the capital stock may initiate a special investigation where there are grounds for suspecting improbity or gross dereliction of the duty imposed by the law or Articles of Association.
- -All properly registered shareholders are entitled to participate in Ordinary General Meetings; they have the right to answer questions, the right to information and the right to vote.

During business year 2012, no shareholders called for the convening of an Ordinary General Meeting, requested additions to an agenda or put forward proposed resolutions. Only the agenda items announced in the convening notice dated 10 April 2012 were discussed at the 25th Ordinary General Meeting.

ADVANCEMENT OF WOMEN AT CA IMMO

For the Group as a whole, the proportion of female employees is 55% (52% on 31.12.2011). At managerial level, the proportion of women increased from 16% in the previous year to 22%. One of the six Supervisory Board mandates is held by a woman. The aim of our active personnel policy is qualitatively, quantitatively and structurally to increase the proportion of women in the workforce as a whole and at all managerial and executive levels. In particular, the company is seeking to ensure 50% of new management trainees are women; in the recruiting process, two candidates of either gender will be included on future shortlists.

LOBBYING AND MEMBERSHIPS

CA Immo is convinced of the economic, social and environmental importance of sustainability, especially in

urban development. CA Immo accepts its responsibility by engaging in interest groups such as the ÖGNI and the German Property Federation (ZIA) and supporting initiatives like the Urban Land Institute (ULI). CA Immo is a member of the following associations and interest groups:

- -Founder member of the Austrian Society for Sustainable Real Estate (ÖGNI)
- -European Public Real Estate Association (EPRA)
- Aktienforum (interest group for listed companies in Austria)
- Verband österreichischer Immobilieninvestoren (association of Austrian real estate investors)
- -German Property Federation (ZIA)
- -German Sustainable Building Council (DGNB)
- -Initiative Corporate Governance der deutschen Immobilienwirtschaft e.V. (ICG)
- -German Society of Property Researchers (GIF)
- -Bundesverband freier Immobilien- und Wohnungsunternehmen e.V.

Although the company is not involved in party politics, the local politics of urban planning are central to development projects. To this extent, CA Immo is involved in the political decision-making process in this area.

RESPONSIBILITIES OF THE MANAGEMENT BOARD AND SUPERVISORY BOARD

Unless legally regulated, the responsibilities of Management and Supervisory Boards and cooperation between Board members are defined by the Articles of Association and rules of procedure passed by the Supervisory Board (including the schedule of responsibilities for the Management Board). The obligations therein defined as regards information provision and reporting by the Management Board apply to all subsidiaries of CA Immo. The full Supervisory Board rules on matters of critical importance as well as general strategy. The Supervisory Board also executes its duties through three competent committees and (in urgent matters) the presiding committee. The Supervisory Board report describes the main activities of the Supervisory Board in business year 2012. The rules of procedure of the Supervisory Board and associated business matters requiring approval (which covers all Group subsidiaries) are published on the Internet at www.caimmo.com.

Collaboration within the Management Board

The Management Board of CA Immo has three members. Bruno Ettenauer has been the Chief Executive Officer since October 2009. The division of responsibilities for the Management Board (which was redefined in the last business year) is regulated in its rules of procedure and schedule of responsibilities. Regardless of individual departmental and Board responsibilities, all agendas are discussed openly by the Board members at regular Management Board meetings, with departmental representatives included in the discussions. The implementation of resolutions passed is constantly monitored. The Supervisory Board is informed immediately of any significant discrepancies from planned values.

Irrespective of the division of authority, each member of the Management Board shares responsibility for the overall running of the company's business affairs. The **entire**Management Board is responsible for realising the objectives of company policy and to this end bears general managerial responsibility at both company and Group level. These objectives are based on a wide-ranging corporate social responsibility (CSR) strategy that takes account of economic, environmental and social aspects and defines exemplary corporate governance (compliance). CA Immo believes in treating stakeholders with integrity, professionalism, transparency and fairness and is committed to observing all relevant compliance standards.

Irrespective of the allocation of responsibilities, the Chief Executive Officer is responsible for the overall organisation and management of the company, the strategic direction and future development of the company and its holdings (corporate strategy) and for representing the company to its supervisory boards and owners. The CEO is also the spokesperson for the Management Board. As such, he is responsible for informing the company's higher executive bodies, scheduling the meetings and resolutions of these bodies and making statements to the general public, the press and the media.

Risk management and internal auditing

Risk Management and Internal Auditing are separate units subordinate to the full CA Immo Management Board (C Rule 18). Both units oversee compliance with legal provisions, internal guidelines and rules of conduct on the basis of an annually compiled auditing plan, and also monitor the potential for risk in operational processes (upholding the dual verification principle in all organisational entities, continual reporting and so on). Reports on the auditing plan and assessment results will be submitted to the Supervisory Board at least once every year. The internal monitoring system (IMS) is also being con-

tinually expanded and examined to assist in the early identification and monitoring of risks. The management letter from the auditing company along with that company's report on the effectiveness of risk management within the Group were submitted to the Supervisory Board Chairman and examined carefully by the audit committee and the Supervisory Board.

INTEGRITY, EXPERTISE AND INDEPENDENCE: THE SUPERVISORY BOARD OF CA IMMO

The Supervisory Board of CA Immo currently comprises six members. Candidates for vacant mandates put forward to the Ordinary General Meeting are considered on the basis of their professional and personal qualifications, with particular efforts made to maintain a balance of expertise across the Supervisory Board. Diversity is another high priority.

The Supervisory Board of CA Immo is characterised by the personal integrity, experience and market knowledge of its members as well as decision-making solely in the interests of the company. The breadth of expertise and professionalism of its members promote open discussion of strategic issues.

In accordance with the Corporate Governance Code, the Supervisory Board has defined criteria for determining its independence (C Rule 53). A CA Immo Supervisory Board member is deemed to be independent where he or she has no business or personal relationship with the company or its Management Board which could give rise to a material conflict of interests and thus influence the conduct of that member. All members of the Supervisory Board have declared their independence according to C Rule no. 53. Four of the six Supervisory Board members (Wolfgang Ruttenstorfer, Barbara A. Knoflach, Waldemar Jud and Helmut Zwickl) meet the criteria of C Rule no. 54 in that they do not represent the interests of any shareholder with a stake of more than 10% (UniCredit Bank Austria AG). However, some members of the Supervisory Board perform functions in related companies or similar organisations that have the potential to create a conflict of interests. Full details are found under 'Comply or explain' (explanation/reason for C Rule no. 45) and in the 'Related party disclosures' in the notes. The independence criteria defined by the Supervisory Board are published on the company's web site (www.caimmo.com) along with a list of all mandates held by Board members outside the CA Immo Group.

Co-determination by employees on the Supervisory Board

The allocation of responsibilities applicable across the Group and the rules of procedure for the Management and Supervisory Boards give rise to a general authorisation requirement by the Supervisory Board for certain transactions. The rules of procedure for the Supervisory Board may be inspected online at www.caimmo.com. Staff members can submit recommendations to the Management Board which are considered at weekly Group Management Board meetings and forwarded to the Supervisory Board as appropriate.

The employees at CA Immo have not elected a works council. The only CA Immo subsidiary with a works councils is Europolis AG; however, the right to appoint employee representatives to the Supervisory Board of Europolis AG as enshrined in the Austrian Labour Constitution Act has not been exercised to date.

COMMITTEES

The audit committee

The audit committee is responsible for overseeing the entire process of financial reporting, the (Group) auditing process, the effectiveness of the internal monitoring system, the internal auditing system and risk management. Auditing the annual and consolidated financial statements (including the management reports) and examining the corporate governance report and proposals on the distribution of profit are also tasks of the audit committee. In addition, the committee monitors the independence and competence of the auditing company (as assessed by 'peer reviews'). All members of the audit committee (and especially Franz Zwickl) are acknowledged as financial experts on the basis of their experience and professional track records.

The investment committee

The investment committee, in cooperation with the Management Board, prepares the ground for critical decisions that must be taken by the full Supervisory Board. The investment committee may also approve investments in and sales of real estate and companies and the implementation of development projects and similar measures with total investment volumes of up to $\upbeta 75\ m$; beyond this limit, the approval of the full Supervisory Board is required.

The remuneration and nomination committee

The remuneration and nomination committee is mainly responsible for succession planning in respect of the Management Board. It also makes proposals to the Ordinary General Meeting on the filling of forthcoming vacancies on the Supervisory Board, taking account of the personal and professional qualifications of candidates as well as diversification. Management Board members are selected according to a defined appointment procedure, taking corporate strategy and the current position of the company into consideration. The remuneration and nomination committee also scrutinises the remuneration system for the Management Board and (in the case of exceptional bonuses) employees. On account of their lengthy professional track records, all members of the remuneration and nomination committee possess sufficient knowledge and experience of remuneration policy.

The presiding committee

The presiding committee of CA Immo is identical to the remuneration and nomination committee. It rules on transactions generally requiring the approval of the Supervisory Board where a delay in convening a Superviso-

ry Board meeting might expose the company to significant pecuniary disadvantage.

Details of the main activities of the committees in business year 2012 are provided in the Supervisory Board report.

AUDITING COMPANY SERVICES AND FEES

By resolution of the Ordinary General Meeting, KPMG Wirtschaftsprüfungs- und Steuerberatungs AG was appointed to audit the annual and consolidated financial statements. In the case of foreign subsidiaries, local partner law firms of KPMG are generally charged with reviewing and auditing the semi-annual and annual financial statements and with overseeing the conversion to IFRS. Auditing charges paid to the Group auditor totalled € 563 K in the last business year (against € 501 K in 2011); expenditure on project-related and other (assurance) services was € 337 K in the reporting period (€ 263 K in 2011). No consulting services that could compromise independence (particularly legal/tax consultancy services) were rendered by the Group auditor.

COMPOSITION OF COMMITTEES

		Remuneration and nomination committee /
Audit committee	Investment committee	Presiding committee
Wolfgang Ruttenstorfer (Chairman)	Wolfgang Ruttenstorfer (Chairman)	Wolfgang Ruttenstorfer (Chairman)
Helmut Bernkopf	Reinhard Madlencnik	Helmut Bernkopf
Reinhard Madlencnik	Franz Zwickl	Barbara A. Knoflach
Franz Zwickl		

REMUNERATION REPORT

GENERAL PRINCIPLES OF THE CA IMMO REMUNERATION SYSTEM

The commitment to sustainability that forms part of the company's strategy is consistently applied to the CA Immo remuneration model at all levels. Basic salaries are defined in line with specific sector and market conditions. In addition, a significant performance-related component based on variable remuneration agreements takes account of short-term and long-term targets as well as non-financial performance.

PAYMENTS TO THE MANAGEMENT BOARD

In accordance with the Austrian Corporate Governance Code, remuneration for Management Board members comprises a fixed element and a (variable) performance-related element. The level of **fixed salaries** depends on spheres of competence as determined in the schedule of responsibilities. Secondary employment of Management Board members is subject to the approval of the Supervisory Board to prevent time devoted to secondary activity and compensation paid in respect of such activity from conflicting with roles performed for the company. No separate payment is made for accepting mandates in Group companies (with the exception of Supervisory

Board mandates at UBM Realitätenentwicklung AG, in which CA Immo has a holding of 25% plus four shares).

Variable remuneration is determined by long-term (multi-year) operational and qualitative targets agreed annually with the remuneration and nomination committee or the full Supervisory Board; it also takes account of non-financial performance criteria. The degree of target attainment is determined by comparing the values agreed and actually achieved at the end of each business year; variable remuneration is paid in the subsequent year. The prerequisite for payment is positive consolidated net income after minorities. The level of performance-related remuneration actually paid (with a weighting of 50 %) is determined by attainment of the budgeted operating result (Group EBITDA) as well as qualitative strategic and project-related objectives; it is limited to a maximum of 100% of the fixed annual salary. Since business year 2010, Management Board members and other managerial employees have also been able to join the LTI (long term incentive) share scheme and thereby participate in the success of CA Immo over the medium to long term (subject to appropriate personal investment). There are no stock option plans.

MANAGEMENT BOARD EARNINGS

€ 1,000	Fix ¹⁾	Variable	Remuneration in kind³)	Ratio fix vs. variable in %4)	Total 2012	Total 2011
Bruno Ettenauer	320	291	8	53:47	619	637
Wolfhard Fromwald to 30.9.2012	282	$698^{2)}$	9	40:60 ²⁾	989	565
Florian Nowotny from 1.10.2012	56	-	1	-	57	-
Bernhard H. Hansen	270	246	22	54:46	538	555
Total	928	1,235	40	42:58	2,203	1,757

 $^{^{1)}}$ Excluding auxiliary staff costs (in total € 91 K)

²⁾ In addition to bonus payment for 2011 this amount includes all payments related to Fromwalds' resignation after 23 years of service.

³⁾ Car and travel expenses

⁴⁾ Including remuneration in kind

LONG-TERM INCENTIVE PROGRAMME

The LTI programme introduced a remuneration tool that takes account of value creation at CA Immo over the medium to long term. The revolving programme has a term (retention period) of three years per tranche and presupposes a personal investment limited to 50% of the fixed salary for Management Board members and 25% or 35% of the fixed salary for other managers. The personal investment is evaluated according to the closing rate as at 31 December of the preceding year, and the number of associated shares is determined on the basis of that evaluation. In line with the LTI programmes of the past two years, growth in NAV, ICR (interest coverage ratio) and TSR (total shareholder return) have been defined as target values for the 2012-2014 LTI programme. The weighting for NAV growth and the ICR is 30%, and 40% for the TSR. The extent to which targets are met is defined by comparing agreed values with the values actually attained. Payments are made in cash. As part of the LTI programme, as at 31 December 2012 there are provisions with a total value of € 885 K (31.12.2011: € 1,266 K); € 299 K of this figure relates to the current Management Board.

PENSION CONTRIBUTIONS

All members of the Management Board have pension fund agreements into which annually agreed contributions are paid (approximately 10% of the fixed salary). The pensionable age is the legal retirement age. During business year 2012, contributions to pension funds (defined contribution plan) totalled \in 225 K (\in 89 K in 2011). This figure included a contractually fixed one-time payment of \in 127 K for Board member Wolfhard Fromwald.

PENSION CONTRIBUTIONS

€ 1,000	2012	2011
Bruno Ettenauer	33	33
Wolfhard Fromwald to 30.9.2012	159	29
Florian Nowotny from 1.10.2012	6	-
Bernhard H. Hansen	27	27
Total	225	89

TERMINATION CLAIMS: SEVERANCE PAYMENTS

The amount of a legal severance payment is determined by the legal regulations. The criteria are the level of an overall salary and length of service, with the maximum payout equating to one full year's salary. Payment is forfeited in the event of the employee serving notice of termination. Where a Board member steps down prematurely without good cause, entitlement to severance indemnity is limited to a maximum of 24 monthly salaries plus the severance payment. There are no further obligations. Payments to form a reserve for severance payment claims (defined benefit plan) amounted to € 67 K in 2012 (compared to € 50 K in 2011). Upon leaving the company after 23 years of service, Management Board member Wolfhard Fromwald received a contractually agreed severance payment amounting to two years' salary. As at 31 December 2012, severance payment provisions totalled € 208 K (31.12.2011: € 557 K). No other payments were made to former Management Board members or their surviving dependants.

PROFIT SHARING SCHEME TO ENCOURAGE ENTREPRENEURSHIP

To promote strong identification with its objectives and ensure employees have a stake in the success of CA Immo, the company plans to introduce variable remuneration for all staff alongside fixed salaries. In line with the Management Board remuneration system, the precondition is the attainment of budgeted quantitative and qualitative annual targets and positive consolidated net income after minorities. Executive bonuses are also linked to the attainment of specific operational annual targets. Managerial staff has the additional option of participating in the LTI programme.

SHARE OWNERSHIP OF MANAGEMENT AND SUPERVISORY BOARD MEMBERS

As at 31 December 2012, 41,200 CA Immo shares (49,000 on 31.12.2011) were privately held by Management Board and Supervisory Board members. In addition, a total of 43,515 CA Immo shares (45,692 in 2011) were held by CA Immo staff members under the terms of the LTI programme on key date 31 December 2012. The company itself did not hold any own shares on the key date.

SHARE OWNERSHIP OF MANAGEMENT AND SUPERVISORY BOARD MEMBERS

Number of shares	31.12.2012	31.12.2011
Bruno Ettenauer	11,000	11,000
Wolfhard Fromwald to 30.9.2012	-	12,000
Florian Nowotny from 1.10.2012	4,200	-
Bernhard H. Hansen	16,000	16,000
Wolfgang Ruttenstorfer	10,000	10,000
Total	41,200	49,000

D&O INSURANCE

At CA Immo Group level, D&O manager liability insurance with coverage of \leqslant 50 m was taken out for the executive bodies (Management Board members, administrative authorities, supervisory bodies and senior executives) of the parent company and all subsidiary companies. On account of the general premium payment for all insured persons, there is no specific assignment of premium payments to Management Board members. The insurance does not provide for any excess.

REMUNERATION OF THE SUPERVISORY BOARD

In line with the Articles of Association, remuneration for the Supervisory Board for the past business year is determined annually by the Ordinary General Meeting. For business year 2011, the 25th Ordinary General Meeting held on 8th May 2012 adopted a fixed fee of € 15 K per Supervisory Board member (unchanged from the previous year) alongside the reimbursement of cash expenses. The chairman receives double that amount, with the deputy chairman paid one and a half times the fixed fee. In addition, members of committees are paid € 500 for each attendance at a committee meeting. Remuneration is paid pro rata where a Supervisory Board member steps down during the year.

In business year 2012, total expenditure for the Supervisory Board was € 126 K (against € 119 K in 2011). Of this, remuneration accounted for around € 116 K (including attendance fees of € 9 K), cash outlays (travel expenses) totalled € 7 K (€ 5 K in 2011) and other expenditure was € 3 K (€ 1 K in 2011). No other fees (particularly for consultancy or brokerage activities) were paid to Supervisory Board members. No loans or advances were paid to either Management Board or Supervisory Board members. No company pension plans are provided for Supervisory Board members at CA Immo.

SUPERVISORY BOARD REMUNERATION APPROVED BY THE ORDINARY GENERAL MEETING

in €	2012 for 2011	2011 for 2010
Wolfgang Ruttenstorfer, Chairman	32,500	32,500
Helmut Bernkopf, Deputy Chairman	25,000	24,000
Detlef Bierbaum to 10.5.2011	5,342	15,000
Waldemar Jud from 10.5.2011	9,658	-
Barbara A. Knoflach from 10.5.2011	9,658	-
Reinhard Madlencnik	17,000	17,000
Horst Pöchhacker to 31.7.2010	-	8,712
Regina Prehofer to 10.5.2011	5,842	15,500
Franz Zwickl from 10.5.2011	10,658	-
Total	115,658	112,712

INVESTMENTS AND FUNDS

Although originally active on the Austrian market only, CA Immo began investing in Eastern Europe in 1999. Two years later, the company embarked on project development in the region. Having since acquired the Europolis Group in 2011, CA Immo now ranks as one of the biggest investors. As it expanded in Eastern Europe, the company built its portfolio of real estate in Austria and Germany, obtaining a package of properties from the German federal state of Hesse in 2006 and finalising the acquisition of Vivico Real Estate GmbH (now CA Immo Deutschland GmbH) early in 2008. Today, the CA Immo Group is established in Central Europe as an active holder of commercial real estate with strong development expertise. The parent company of the CA Immo Group is CA Immobilien Anlagen Aktiengesellschaft, a Viennabased firm listed on the Vienna Stock Exchange since 1988. The company has subsidiaries in Austria, Germany, Hungary, the Czech Republic, Romania, Poland and Serbia as well as offices in Russia, the Ukraine and Cyprus. Each site acts as a largely autonomous profit centre. As at key date 31 December 2012, the Group had 272 subsidiaries (compared to 263 as at 31.12.2011) in 17

COMPANIES BY REGION

countries1.

	31.12.2012	31.12.2011
Austria	40	42
- thereof Joint-Ventures	8	8
Germany	110	103
- thereof Joint-Ventures	22	20
Eastern Europe	122	118
- thereof Joint-Ventures	23	24
Across the Group	272	263
- thereof Joint-Ventures	53	52

- 1 Excluding CA Immobilien Anlagen AG
- 2 Including all subsidiaries in the scope of our Eastern European investments

CA IMMO IN GERMANY

CA Immo Deutschland GmbH has functioned as the operational platform for all Group activity in Germany since 2008. As a former collecting society for state-owned railway properties in Germany, the company has a wealth of expertise in developing inner city real estate. Projects on these sites are at various stages of preparation

and will be rapidly progressed to construction readiness over the coming years. On completion, development projects are either sold, transferred to the company's asset portfolio or sold to property developers as constructionready real estate. With subsidiaries in Frankfurt, Berlin and Munich, an appropriate local profile is assured. Construction management - which encompasses project monitoring, tendering, contract awarding, construction supervision and general planning - is carried out by omniCon, the CA Immo subsidiary acquired in 2008. omniCon also performs these services for third parties. CA Immo Deutschland GmbH is fully consolidated in the consolidated financial statements of CA Immo. The company's property assets mainly comprise properties under construction and undeveloped plots alongside a portfolio of properties intended for trading or sale.

Most of the investment properties in Germany, including the package of properties acquired from the state of Hesse, are maintained by Frankfurt-based **CA Immo AG** (in the future CA Immo Invest GmbH), in which CA Immobilien Anlagen Aktiengesellschaft of Vienna has direct and indirect holdings amounting to 100%. The company is also fully consolidated in the consolidated financial statements.

DRG Deutsche Realitäten GmbH was also founded as a joint venture with the estate agent and property management firm ÖRAG in 2011. DRG undertakes tenant management, service charge accounting, rental revenue enhancement, cost reduction, maintenance tasks and letting for CA Immo's office investment properties in Germany. To ensure the cost structure can be adapted flexibly, external service providers are brought in to carry out certain other activities.

POOLING OF EASTERN EUROPEAN ACTIVITY IN CA IMMO AND EUROPOLIS

The Group's portfolio in Eastern Europe is directly held via CA Immo participating interests and via Europolis AG, another wholly owned subsidiary of CA Immo acquired from the Volksbank Group early in 2011. The Europolis Group, which has been in existence since 1990, focuses on class A office, logistical and retail buildings in Eastern Europe. The Europolis AG portfolio also includes a small number of development projects and undeveloped plots in Poland, Hungary and the Ukraine. The overall portfolio is divided into six smaller portfolios in which reputable partners such as the EBRD, AXA and Union Invest hold shares of between 25% and 49%. The

¹ Includes holding companies in Cyprus, Luxembourg and the Netherlands

portfolios are managed by Europolis Real Estate Asset Management GmbH of Vienna (EREAM), a wholly owned subsidiary of Europolis AG, alongside a group of regional companies in Prague, Budapest, Warsaw, Bucharest and Belgrade trading as CA Immo Real Estate Management.

SPECIAL FUND FOR DEVELOPMENT PROJECTS IN EASTERN EUROPE

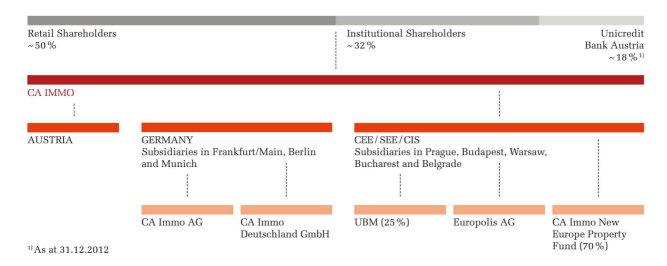
Since 2007, CA Immo has largely managed development projects in Eastern Europe through the CA Immo New Europe Property Fund (CAINE), a project development fund structured under Luxembourg law as a SICAR (Societé d'Investissement en Capital à Risque). CA Immo holds 70% of the shares in the fund; the remaining 30% is held by three institutional investors. The planned lifespan of the fund, which is managed by a CA Immo subsidiary, is seven years in total (with the option to extend). The commitment period (in which new projects can be initiated) came to a close at the end of 2009. Investment activity has fallen far short of the levels originally intended owing to changed market conditions; agreement was reached with co-partners only to proceed with development projects that were already in progress. In future, new projects will be launched directly by CA Immo unless the fund partner decides in favour of

individual involvement in the implementation. As at the balance sheet date, the CA Immo New Europe Property Fund had a book value of around \in 147 m (compared to \in 142 m in the previous year). Three projects are in progress at present; three more completed since the fund was set up are currently held by the fund as investment properties.

INVESTMENT IN UBM

CA Immo holds a stake of 25% plus four shares (vetoing minority holding) in the listed Vienna-based real estate developer UBM Realitätenentwicklung AG through a subsidiary company. The main shareholder in UBM is the PORR Group with a holding of approximately 41%. With development expertise in the CEE region, UBM is an ideal partner to the CA Immo Group. Projects realised with UBM include the Poleczki Business Park in Warsaw and the Airport City project in St. Petersburg. The investment in UBM contributed a total of \in 2,711 K to the earnings of CA Immo in 2012 (\in 1,640 K in 2011). CA Immo thus received a dividend for business year 2011 of \in 825 K (\in 825 K in the previous year), corresponding to a return on invested capital of approximately 8% or a dividend yield of around 4%.

GROUP STRUCTURE OF CA IMMO GROUP



ECONOMIC ENVIRONMENT

THE CYCLICAL TREND

The main factors influencing the operational business development of CA Immo are economic growth, which drives the demand for office space, as well as liquidity and interest rates. The continuing debt crisis is impacting on general economic stability and feeding insecurity on markets and amongst investors accordingly.

The pace of economic expansion across the EU slowed in 2012 with average GDP growth of 0.3%, compared to 1.6% in 2011. Against this background of tension as individual economies drifted even further apart within the eurozone, CA Immo's core markets returned above average growth figures. Compared to most eurozone nations, economic output on most of CA Immo's core markets in Eastern Europe proved more stable, with higher growth rates and far lower levels of debt. With GDP expansion of 2.4%, Poland took centre stage in impressive fashion. Over the same period, CA Immo's other core markets achieved economic output above the EU average with GDP increases of around 1.0%. According to Eurostat forecasts, Poland and Romania will have the highest growth rates in 2013.

THE MONEY MARKET AND INTEREST RATE ENVIRONMENT $^{\scriptscriptstyle 1}$

The average inflation rate in the eurozone for 2012 was 2.2%, 0.5% below the previous year's value but above the indicator of price stability of below two percent as specified by the European Central Bank (ECB). Once again, prices were driven by energy and other commodities. Despite the marginal decline in the inflation rate, the ECB upheld its low interest rate policy, introducing a further cut to the base rate (from 1.0% to 0.75%) in July.

Interest rates on the unsecured money market underwent a downward slide in 2012, levelling off at a record low level in the final quarter. The 3 month Euribor, the reference rate for floating rate loans, stood at 1.2% at the start of the year and had fallen to 0.19% by December. Despite the low interest level, total financing costs remained the same or higher than in previous years owing to higher bank margins. This was partly due to high risk premiums for financing as well as higher capital requirements on the part of financing banks (see also 'Outlook' on the next page).

ECONOMIC DATA OF CA IMMO CORE MARKETS

	Growth rate	Growth rate of the real GDP ¹		Rate of unemployment ³	Gross public debt ⁴	Public deficit/ -surplus	Balance of trade ⁵
	2012	2013	in %	in %	in %	in % of the GDP 2011	in bn €
EU (27)	0.3	0.4	2.3	10.7	80.1	-4.4	-9.8
Euro zone (17)	0.4	0.1	2.2	11.8	85.3	-4.1	9.3
AT	0.8	0.9	2.9	4.5	73.7	-2.5	7.2
D	0.7	0.8	2.0	5.4	81.7	-0.8	157.7
PL	2.4	1.8	2.2	10.6	55.9	-5	-7.5
CZ	1.3	0.8	2.4	7.4	44.9	-3.3	10.8
HU	1.2	0.3	5.1	10.9	78.6	4.3	6
RO	0.8	2.2	4.6	6.7	35.2	-5.5	-8.3

Source: Euostat

 $^{^{\}rm I}$ Sources: Eurostat 2012, European Central Bank, Monthly Bulletin January 2012

 $^{^{\}rm 1} Prognosis,\,^{\rm c} hange from previous year (in %)$

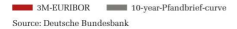
² as of January 2013

³ as of November 2012 (saisonally adjusted)

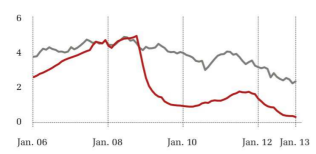
⁴ as of third quarter of 2012 (saisonally adjusted)

⁵ January to October 2012 (not saisonally adjusted

INTEREST RATE DEVELOPMENT



Interest rate in %



CURRENCIES 1

The development of the euro remained volatile as the sovereign debt crisis in various European nations persisted. The nominal effective exchange rate of the euro has been falling sharply against the currencies of the 20 main trading partners since the end of August. Against the US dollar, the euro fell by -0.5% on average to stand at US\$ 1.2848 at year end. Given that nearly all of CA Immo's lease contracts are concluded in euros, this did not impact directly on rental revenue.

OUTLOOK

The economy of Europe is set to expand in 2013, albeit at a moderate pace, and growth indicators are pointing to the stabilisation of economic activity. Economic data also suggests healthy stability for the core markets of CA Immo. Interrelations between these markets are strong, and trading activity – the main factor driving the European economy – will remain buoyant. Highly stable market conditions would therefore seem to be guaranteed for CA Immo.

Despite the positive signals, though, there is little sign that economic growth will pick up in the crisis-afflicted nations of Europe (such as Greece and Spain) during 2013. Although structural obstacles on labour and goods markets are still impeding the pace of expansion as regards investment, employment and consumption, the mood among business players is more optimistic than before.

During January 2013, tension on the money market eased tangibly; interbank transactions revived as many banks on core markets regained access to liquidity via the free markets. Accordingly, these institutions are generally repaying funds borrowed from the ECB early. At present, it is not possible to foresee the extent to which the ECB will tie its base rate to the pattern of interbank transactions or continue to support countries still in crisis via low base rates, which mean cheap money.

We must also wait and see whether, when and to what extent the positive banking sector developments noted early in the year will influence actual lending. Financing in the real estate environment is likely to remain costly and bound by strict requirements. In particular, long-term loans and loans for non-core products will become more expensive due to high risk premiums.

As regards the yield prospects for AAA-rated government bonds, which are presently low, higher-yield investments such as real estate and shares are likely to attract more capital in 2013. Demand for real estate investment (especially in the core category) is thus expected to rise, leading to price increases in at least some areas.

¹ Sources: European Central Bank, Monthly Bulletin January 2013, www.finanzen.net; closing rate on 30.12.2012

PROPERTY MARKETS

The core markets of CA Immo revealed sound economic foundations in 2012, with performance indicators proving highly stable on the property investment and rental markets. The investment and office markets in Austria were vibrant, offering a healthy basis for business. Germany continues to act as the stabilising influence of the eurozone, a fact reflected on real estate markets in the consistent levels of investment turnover and continuously high demand. CA Immo's core markets in Eastern Europe are still defined by widely varying conditions; overall, there is a clear north-south divide on the lettings and investment markets of Europe.

Once again, certainty was the main factor for investors making purchase decisions in 2012. As a result, the gap has widened between high quality real estate in European capital cities and older properties in B-class areas and locations that fall short of modern technical standards. This trend is expected to continue in 2013.

Given the expected drop in demand, vacancy levels (especially in previously occupied properties not conforming to the latest standards) could well increase. Peak rent levels were hovering around € 24.75/sqm at the end of 2012. Another slight rise in rental rates in prime locations is likely during 2013.

OFFICE MARKET DEVELOPMENT IN VIENNA

	2012	2011	Change in %
Take up in sqm	345,000	260,000	24.6
Vacancy rate in %	6.6	6.1	7.6
Peak rent in €/sqm net			
exclusive	24.75	23.8	4.0
Prime yield in %	5	5.2	-4.0

Sources: BNP Paribas Real Estate 2012; CBRE, Vienna Office Market View, Q4 2012, EMEA Rents and Yields Q4 2012

THE REAL ESTATE MARKET IN AUSTRIA 1

The investment market

Around € 1.8 bn was invested in Austrian real estate in 2012, an increase of 7% on the transaction volume for 2011. The majority of transactions (70%) took place in the second half of the year. Investors were strongly attracted to high quality retail properties (41%) and offices (33%). In year-on-year comparison, peak yields fell by 20 base points to stand at 5.0% at the turn of the year. Another marginal yield compression is expected in 2013.

The office property market

In Vienna, 345,000 sqm of office space was let in 2012, equivalent to a 34% rise in lettings performance compared to the previous year. CA Immo delivered a major contribution to this increase with, amongst other things, the letting of the Silbermöwe building (21,500 sqm) in the Lände 3 district. Despite this large-scale let, most floor space turnover was generated through small-scale lettings of less than 5,000 sqm. Lettings performance is likely to fall in 2013, levelling off around the level of 2011.

Compared to 2011, the production of office space (including general redevelopment) has increased by 92%. Another 176,000 sqm of office space is expected to be produced in 2013 as various projects are completed.

¹ Sources: CBRE, Vienna Office MarketView Q4 2012; EHL Market Research 2012

THE REAL ESTATE MARKET IN GERMANY ²

The investment market

Once again economic stability, a polycentric structure and large, liquid real estate markets made Germany a magnet for investors in 2012. Nationally, around € 25.6 bn (a rise of 9% on the previous year) was invested in the commercial purchase of real estate. Demand also remained strong for high quality properties with good letting levels (core segment), especially in the usage categories of offices (42% of the total investment volume) and retail (30.5%). The value of peak yields has fallen in most locations.

Berlin now leads the German investment market in terms of sales, with the transaction volume on the commercial investment market rising by 65% to \in 3.85 bn; it was followed by Munich with turnover of \in 3.62 bn (up 26%) and Frankfurt with \in 3.23 bn (up 9%). The reason for this was not a lack of demand from investors, however, but a shortage of suitable core status assets. Looking ahead, a similar transaction volume should be attainable in 2013.

The office property market

As regards the office rental market in Germany, office space totalling 1.84 m square metres was let on the core CA Immo markets of Berlin, Frankfurt and Munich in

² Sources: BNP Paribas Real Estate 2013; CBRE EMEA Rents and Yields Q4 2012; CBRE MarketView, Office Market Frankfurt/Munich Q4 2012

2012 (compared to 1.75 m square metres in 2011). Strong demand for high quality premises coupled with falling (speculative) construction levels will reduce vacancy further in the quality segment during 2013. Structural vacancy will rise at the same time, with the trend towards redesignation of vacant office properties no longer marketable to alternative (e.g. residential) usages accelerating rapidly in some prime office locations.

The supply of new premises in **Berlin** is moderate owing to the fact that construction has only been carried out as required in recent years (and subject to appropriate levels of pre-letting). Demand for modern properties in central locations is rising continually, driving a steady increase in peak rents. This positive market trend, which is reflected on the investment market, is expected to continue in 2013.

During 2012, **Frankfurt** achieved good results on the investment market (up 9%) and especially the office

rental market (up 20%). The supply of modern premises available at short notice is limited while structural vacancy is rising markedly outside of the prime segment, producing strong competition for older premises and forcing down average rents outside the core segment. The trend for refurbishing or redesignating older, vacant office space to alternative usage types (residential in particular) is set to continue in 2013.

Despite strong demand in central city locations, floor space turnover in **Munich** fell 19% to 611,450 sqm in year-on-year terms. Rental rates rose sharply in central areas, with the peak rent level overtaking Frankfurt for the first time. Vacancy decreased by around 14% compared to 2011 owing to the declining completion volume. Demand for modern office premises in central locations is likely to be sustained in 2013.

OFFICE MARKET DEVELOPMENT IN CA IMMO CORE MARKETS IN GERMANY

	2012	2011	Change in %
Berlin			
Take up in sqm ¹	633,000	568,000	11.4
Vacancy rate in %	7.2	7.7	-6.5
Peak rent in €/sqm net exclusive	22	21.6	1.9
Prime yield in %	5	5.10	-2.0
Frankfurt			
Take up in sqm ¹	509,800	423,500	20.4
Vacancy rate in %	13.3	13.8	-3.6
Peak rent in €/sqm net exclusive	35	32.3	8.4
Prime yield in %	4.9	5	-2.0
Munich			
Take up in sqm ¹	611,450	755,000	-19.0
Vacancy rate in %	6.3	7.3	-13.7
Peak rent in €/sqm net exclusive	38.4	34.8	10.3
Prime yield in %	4.75	4.8	-1.0

¹ incl. surrounding area and owner-occupier transactions

Sources: BNP Paribas Real Estate 2013; CBRE 2012; EMEA Rents and Yields Q4 2012; gif e.V. (German Society of Property Researchers), Annual Survey of Office Markets 2011 and 2012 of the "research working group", as of January 2013. All floor space data is rentable space (gif e.V.), conversion factor = gross floor space x 0.85

THE REAL ESTATE MARKET IN EASTERN EUROPE ¹

The investment market

During 2012, commercial investment activity in the CEE region was characterised by a fall in transactions; the total investment volume was around € 7.4 bn (down 35% on the previous year). Investors looking for core properties in capital cities were particularly attracted to Poland (€ 1.54 bn) and Russia (€ 1.19 bn). Only a handful of banks are prepared to finance real estate purchases in Eastern Europe. Poland and the Czech Republic alone emerged as relatively liquid markets. In Poland, the fourth quarter of 2012 saw the highest quarterly volume of transactions since 2006. Investors deserted the smaller nations of South Eastern Europe in droves owing to deteriorating economic conditions, restrictive financing options and a short supply of core assets as the investment market in the region virtually ground to a halt. Peak yields on class A office properties were largely stable in

2012; they were unchanged at 6.25% in Poland and 6.50% in the Czech Republic.

The office property markets ²

In spite of the tough economic conditions in Europe, the office market in the CEE region was again stable if patchy. Demand in Poland remained constant, with stable floor space turnover and good absorption levels for newly built premises. The vacancy rate is likely to rise over the years ahead, however, as more new projects and fully renovated office properties come onto the market. Lettings were also stable on the office property market in the Czech Republic in 2012. Although lettings performance declined by around 16%, vacancy levels and rents remained around the same levels. Completions of new office premises are likely to increase on the office markets of Poland and the Czech Republic in 2013. The absorption of these premises is expected to be generated largely through relocations from old offices. Vacancy is poised to increase, especially in outdated buildings.

OFFICE MARKET DEVELOPMENT IN CA IMMO CORE MARKETS IN EASTERN EUROPE

	2012	2011	Change
			in %
Budapest			
Take up in sqm ¹	244,700	394,655	-38.0
Vacancy rate in %	21.5	19.2	12.0
Peak rent in €/sqm net exclusive	20.0	20.0	0
Prime yield in %	7.5	7.3	3.4
Bucharest			
Take up in sqm ¹	160,000	262,000	-38.9
Vacancy rate in %	15.1	14.1	7.2
Peak rent in €/sqm net exclusive	18.5	19.5	-5.1
Prime yield in %	8.25	8.3	0
Prague			
Take up in sqm ¹	272,100	325,564	-16.4
Vacancy rate in %	11.9	12.0	-0.9
Peak rent in €/sqm net exclusive	21.0	21.0	0
Prime yield in %	6.5	6.5	0
Warsaw			
Take up in sqm ¹	608,000	573,000	6.1
Vacancy rate in %	8.8	6.7	31.3
Peak rent in €/sqm net exclusive	27.0	27.0	0
Prime yield in %	6.25	6.3	0

Sources: CBRE 2012/2013; Jones Lang LaSalle 2012/2013; Budapest: Data as of November 2012; Bucharest: Data as of Q3 2012. Note: Floor space turnover includes owner-occupier transactions

¹ Sources: CBRE Market View, CEE Offices February 2013; CBRE EMEA Rents and Yields O4 2012

 $^{^2}$ Sources: CBRE Market View, CEE Offices February 2013; CBRE EMEA Rents and Yields Q4 2012

Lettings activity in **Hungary and Romania** in 2012 was characterised by contract extensions and expansions of premises by existing tenants, resulting in low net absorption and a concurrent rise in the vacancy rate. An upturn on these office markets is not anticipated in the year ahead.

With the exception of Warsaw, vacancy rates on most markets remain above 10%. Owing to the limited availability of financing, high levels of pre-letting on new development projects are required, and this should continue to suppress vacancy. Some cities in the SEE region in particular (including Sofia and Belgrade) are still struggling with high (22% and beyond) rates of vacancy, and this is turn is forcing down rental rates. By contrast, rent levels are stable or declining slightly on core CA Immo markets such as Budapest.

Logistics 1

The logistics segment – which traditionally has shorter lease agreement terms, higher volumes of floor space and

direct links to the business environment – generally responds more quickly to international trends than the office property sector. Accordingly, transaction volume and lettings performance in the logistics area during 2012 showed moderate to good results on the more economically stable CEE markets such as Poland, the Czech Republic and Russia. This positive demand was seen alongside a large supply and thus strong competition of logistic space in these regions. Other markets in Eastern and South Eastern Europe saw investors withdraw as floor space turnover fell sharply.

Thanks to the country's strong domestic market, stable economic growth and close trading links with Western Europe, domestic and foreign demand in Poland has expanded steadily, encountering a high supply of logistic space available. Until October 2012, floor space turnover in the commercial sector broadly matched the level of the previous year. At the end of Q3 2012, the logistics vacancy rate averaged 12%, varying from 5% to 30% according to location. Rent levels remained stable at € 2.8/sqm to € 5.0/sqm. Peak yields fell marginally (down 25 base points) to the current level of 7.50%. Rents and yields are not expected to change significantly in 2013.



Logistics center in Romania: Europolis Park Bucharest

¹ Sources: Jones Lang LaSalle, European Industrial Bulletin, September 2012; CBRE Big Box Poland Industrial Market View, Q4 2012

PROPERTY ASSETS

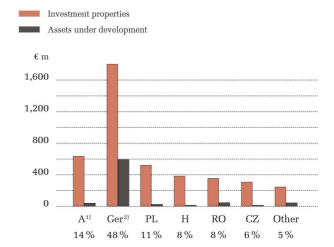
The CA Immo Group divides its core activity into the business areas of letting investment properties and developing real estate. In both of these business areas, CA Immo specialises in commercial real estate with a clear focus on office properties in the center of Europe. The objective is to build up a focused portfolio of high quality and sustainable investment properties within the core markets of Germany, Austria, the Czech Republic, Poland, Hungary, Romania and Slovakia. The company generates additional revenue through the utilisation of developed real estate reserves.

Property assets of € 5.3 bn

As at key date 31 December 2012, the property assets of CA Immo were approximately \in 5.3 bn (\in 5.2 bn as at 31.12.2011). Of this figure, investment properties account for \in 4.5 bn (86% of the total portfolio) and property assets under development represent \in 0.7 bn (14% of the portfolio as a whole). The proportion of the Eastern European segment fell from around 41% of total property assets as at 31 December 2011 to 38% as at 31 December 2012; the Germany segment rose to 48% of total property assets (45% as at 31.12.2011).

$^{\rm I}$ Including properties used for own purposes and intended for trading or sale

DISTRIBUTION OF PROPERTY ASSETS BY COUNTRY AND TYPE



¹⁾ including 9 € m properties held as current assets
²⁾ including 98 € m properties held as current assets

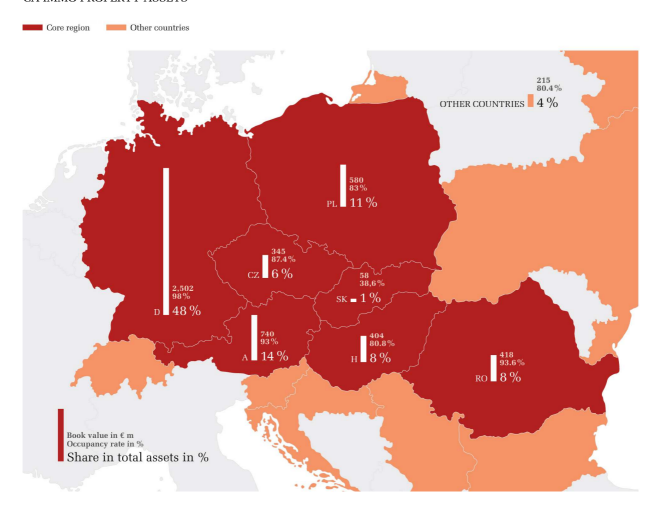
PROPERTY ASSETS OF CA IMMO GROUP AS OF 31.12.2012 (BOOK VALUES)

in € m	Investment properties ¹	Investment properties under development	Properties held as current assets ²	Property assets	Property assets in %
Austria	671	60	9	740	14%
Germany	1,839	565	98	2,502	48%
Czech Republic	337	8	0	345	6%
Hungary	395	9	0	404	8%
Poland	560	20	0	580	11%
Romania	376	42	0	418	8%
Others	250	23	0	273	5%
CA IMMO	4,428	727	106	5,261	100.0%
share on total portfolio	84%	14%	2%	100%	

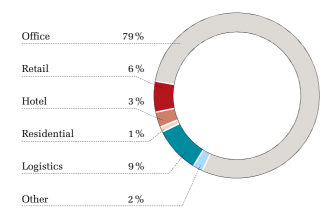
¹Incl. own use properties

² Incl. properties intended for trading or sale

CA IMMO PROPERTY ASSETS



DISTRIBUTION OF BOOK VALUE INVESTMENT PROPERTIES BY MAIN USAGE (Basis: § 4.4 bn)



Sales

Real estate with a value of \in 235.8 m was sold in 2012. Total income of \in 37.5 m was generated from sales (compared to \in 52,8 m in 2011). **Building plots** connected with urban district development activity (mainly in inner city areas in Germany) accounted for 43% of sales; suitably value-enhancing property use approvals had previously been obtained. Since this real estate had not been generating any rental income, the sales will not lead to falls in cash flow over the long term.

CA Immo and Pramerica Real Estate Investors signed an agreement on the sale of the Warsaw Financial Center (WFC), in which each company held a 50% stake, early in August; the transaction was subsequently closed in mid-November. The sale price for the whole stake was approximately € 210 m. A consortium comprising Allianz (87.5%) and Curzon Capital Partners III, a fund managed by Tristan Capital Partners (12.5%), will assume ownership of the modern office high-rise in Warsaw's central business district, which offers rentable effective area of around 50,000 sqm.

Market placement was particularly profitable for small to medium-sized apartment houses in Vienna and the regional capitals of Austria.

Investments

In total, CA Immo invested \in 230.1 m in its real estate portfolio in 2012, compared to \in 241.6 m in 2011. Of this figure, \in 26.8 m was earmarked for modernisation and optimisation measures in the asset portfolio and \in 214.6 m was devoted to the furtherance of development projects.



Sold in 2012: the 50% stake in the Warsaw Financial Centre

PROPERTY ASSETS BRIDGE 2011 TO 2012

		Austria	Germany	Eastern Europe	Total
Property assets 31.12.2011	€m	724.8	2,364.9	2,132.4	5,222.2
Acquisition of new properties	€ m	0.0	2.6	7.8	10.4
Investments	€ m	29.7	162.6	37.8	230.1
Change from revaluation/impairment/depreciation	€ m	4.6	41.8	-56.3	-9.8
Capitalised rent incentive	€ m	0.3	-0.6	1.7	1.3
Disposals	€m	-19.4	-69.6	-104.1	-193.1
Property assets 31.12.2012	€m	740.0	2,501.6	2,019.5	5,261.1
Annual rental income ¹⁾	€m	39.6	100.5	140.8	280.9
Annualised rental income	€m	39.6	108.8	142.2	290.5
Economic vacancy rate for investment properties	%	7.0	12.0	15.7	13.3
Yield (investment properties)	%	5.9	5.6	7.5	6.5

 $^{^{\}rm 1}$ Incl. annual rental income of sold properties in 2012 (€ 7.4 m)

INVESTMENT PROPERTIES

Contributing around 84% of total property assets, the investment property area is CA Immo's main source of income. The principle objective of the company is the continual optimisation of its portfolio and the retention and acquisition of tenants with a view to securing stable and regular rental revenue.

Assets rise to € 4.4 bn

As at key date 31 December 2012, the Group's asset portfolio incorporated a total rentable effective area of 2.6 m sqm with an approximate book value of \in 4.4 bn (compared to \in 4.2 bn in 2011). The Eastern Europe segment, which accounts for the largest proportion of the asset portfolio with 43% of market value, generated roughly 50% of rental revenue in 2012. CA Immo generated total rental income of \in 280.9 m in 2012 (\in 265.6 m in 2011). On the basis of annualised rental revenue, the asset portfolio produced a yield of 6.5% (2011: 6.3%).

Stable utilisation rate in core office segment

The occupancy rate for the asset portfolio as at 31 December 2012 was 86.7% (against 87.4% on 31.12.2011). The main reason for the marginal fall in capacity utilisation was the takeover of the high-building of the Tower 185, which was completed at the turn of 2011/2012 and has an effective area of around 40,000 sqm. Including the Skygarden office building in Munich, two major completed projects have now been incorporated into the portfolio; both are currently in a stabilisation phase. In particular, new lease contracts were concluded for the Skygarden building in 2012 and early in 2013; these will have a tangible impact on the economic occupancy rate in 2013. In like-for-like comparisons of real estate forming part of the portfolio as at 31 December 2011, the economic occupancy rate increased from 86.8% on that date to 88.5% on the balance sheet date for 2012.

INVESTMENT PROPERTIES: KEY FIGURES BY COUNTRY 1

	Book value		Rentable area	Rented area	Occupancy rate	Rental income	Yield
	in € m	in %	in sqm	in sqm	in %	in € m	in %
Austria	665.5	15.2%	321,411	297,710	93.0%	38.9	5.9%
Germany	1,835.7	41.8%	861,706	811,303	88.0%	93.7	5.6%
Czech Republic	309.2	7.0%	149,788	128,032	87.4%	24.4	7.7%
Hungary	395.1	9.0%	305,002	243,082	80.8%	28.7	7.6%
Poland	560.3	12.8%	414,897	303,806	83.0%	35.1	7.0%
Romania	376.0	8.5%	327,929	292,311	93.6%	30.6	8.8%
Others	249.5	5.7%	140,555	104,560	74.2%	16.0	6.6%
Total	4,391.4	100.0%	2,521,288	2,180,804	86.7%	267.4	6.5%

¹Excl. own use properties

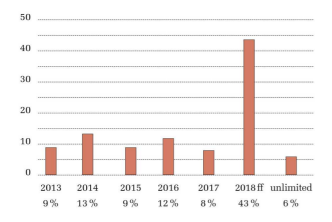
LIKE-FOR-LIKE-ANALYSIS OF PROPERTIES THAT WERE ALREADY CORE AS OF 31 DECEMBER 2011

In € m	В	ook values	Annua	lised rental		Gross yield	Осс	upancy rate
				income		in %		in %
In € m	2012	2011	2012	2011	2012	2011	2012	2011
Austria	665.5	665.0	39.0	37.1	5.9%	5.6%	93%	91%
Germany	1,321.3	1,333.6	78.9	71.0	6.0%	5.3%	95%	91%
Eastern Europe	1,890.1	1,902.5	142.2	142.0	7.5%	7.5%	84%	84%
Total	3,877.0	3,901.1	260.1	250.1	6.7%	6.4%	88%	87%

Lettings performance of around 462,000 sqm

Across the Group, CA Immo let approximately 461,900 sqm of usable space in 2012. This equates to lettings performance of around 18% of the Group's asset portfolio, which amounts to 2.6 m sqm. Of this total figure, new lettings were responsible for around 46% and existing tenants extending contracts accounted for 54%. The main impetus came from large-scale lettings in Eastern European investment properties together with various new contracts linked to recently completed development projects in Germany. Of the lease contracts, 49% were unlimited or had terms in excess of five years.

EXPIRY PROFILE OF LEASE AGREEMENTS BASED ON EFFECTIVE RENTAL INCOME (€ 290.5 M)





Office building Skygarden in Munich: 96% let

MAJOR TENANTS

	Sector	Region	Share in %1)
Hesse (state of Germany)	Public administration	Germany	16%
PWC	Auditor	Germany	8%
Pekao S.A	Banks	Eastern Europe	2%
Hennes & Mauritz GmbH	Fashion retail	Germany	2%
Land Berlin c/o Berliner Immobilienmanagement GmbH	Property administration	Germany	2%
Verkehrsbüro Hotellerie GmbH	Hotel sector	Austria/Eastern Europe	2%
IBM	IT	Eastern Europe	1%
Österreichische Post AG	Delivery Services	Austria	1%
Orange Romania SA	Mobile Communications	Eastern Europe	1%
Deloitte	Auditor	Eastern Europe	1%

¹ by annualised rental income

THE AUSTRIA SEGMENT

The asset portfolio in Austria comprises rentable effective area of some 321,411 sqm with a market value of around \in 666 m according to current valuations. Taking account of properties sold in 2012, this portfolio generated rental income of \in 39 m in the last business year (\in 37.0 m in 2011). This corresponds to an average yield of 5.9% (5.6% in 2011).

Lettings

Approximately 46,000 sqm of usable space was newly let or extended in Austria during 2012. This figure includes the letting of 21,500 sqm of the Silbermöwe office building to Robert Bosch AG for a term of 10 years. The large-scale let was by far CA Immo's largest new letting of 2012 on the Vienna office market. The economic occupancy rate in the asset portfolio totalled 93.0% on 31 December 2012 (90.7% in 2011).

CA Immo invested approximately € 5.0 m in its Austrian asset portfolio in 2012 (compared to € 14.1 m in 2011). In addition, refurbishment of the portfolio building at the Lände 3 site accounted for € 23.1 m. Yet another € 2.5 m or so (€ 2.0 m in 2011) was devoted to maintenance costs with a view to upholding the fabric of buildings and the quality of rental units.

INVESTMENT PROPERTIES AUSTRIA: KEY FIGURES¹

in € m	31.12.2012	31.12.2011	Change
Book value	665.5	682.2	-2.4%
Annualised rental income	39.0	38.3	+1.8%
Gross initial yield	5.9%	5.6%	+0.2 pp
Economic vacancy rate	7.0%	9.3%	-2.3 pp

¹ Excl. own use properties

THE GERMANY SEGMENT

The asset portfolio in Germany comprises rentable effective area of some 861.706 sqm with a market value of around \in 1,836 m according to current valuations (2011: \in 1,499 m). Alongside landmark buildings such as the Königliche Direktion in Berlin, the company's investment property assets in Germany include a package of properties in Hesse with a value of \in 800.6 m. These properties are leased to the state of Hesse on a long-term basis, with average remaining terms of around 20 years still to run on contracts.

Two completed projects transferred to the portfolio

Rental income of € 93.7 m was generated in 2012, compared to € 82.9 m in 2011. The yield on the portfolio was 5.6% as at 31 December 2012 (5.2% in 2011). CA Immo spent approximately € 4.0 m in maintaining its German investment properties in 2012. The high-building of the Tower 185, completed at the turn of the year 2011/2012, was incorporated in the portfolio (and reflected on the balance sheet) in the first quarter of 2012; Tour TOTAL in Berlin, which was developed by CA Immo and offers around 14,000 sqm of rentable effective area, was completed in September and also transferred to the asset portfolio.

Lettings

The occupancy rate for the asset portfolio in Germany fell from 91.6% on 31 December 2011 to 88.0% on 31 December 2012. The main factor behind the drop in capacity utilisation was the transfer to the portfolio of the office high-building of Tower 185, which was completed at the turn of the year 2011/2012. Significant new lettings were mainly concluded in relation to recently completed development projects in Germany. Lease contracts relating to floor space of around 8,250 sqm were only concluded for the Skygarden office building in Munich in 2012. An approximate total of 15,700 sqm of floor space was newly let or extended in 2012.

INVESTMENT PROPERTIES GERMANY: KEY FIGURES¹

in € m	31.12.2012	31.12.2011	Change
Book value	1,835.7	1,499.4	+22.4%
Annualised rental income	102.2	77.9	+31.2%
Gross initial yield	5.6%	5.2%	+0.4 pp
Economic vacancy rate	12.0%	8.4%	+3.6 pp

¹ Excl. own use properties

THE EASTERN EUROPE SEGMENT

CA Immo has been investing in Eastern Europe since 1999. The company now maintains investment properties in nine countries of Central and Eastern Europe (CEE, 69%) and South Eastern Europe (SEE, 31%). The share of Eastern Europe in the asset portfolio as a whole stood at approximately 43% on the key date. In this region, CA Immo concentrates on high quality office properties in capital cities of Eastern and South Eastern Europe, which make up 81% of the overall Eastern European portfolio; logistical real estate accounts for 15% of the portfolio, with retail properties making up 3% and hotels accounting for 1%. Investment properties are maintained and let by the company's local teams on site.

50% of rental revenue from Eastern Europe

As at key date 31 December 2012, investment properties in Eastern Europe had an approximate market value of $\in 1,890.1 \text{ m}$ ($\in 2,001.7 \text{ m}$ on 31.12.2011). The company's asset portfolio comprises 1,338,171 sqm of rentable effective area which generated rental income of $\in 134.7 \text{ m}$ in 2012 (compared to $\in 134.0 \text{ m}$ in 2011). This represents 50% of GA Immo's total rental revenue.

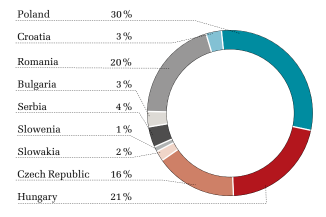
Stable utilisation rate in core office segment

Thanks to its strong local profile and the high quality of its real estate, CA Immo was able to stabilise the utilisation rate of its portfolio even in the tough climate of recent years. As at 31 December 2012, the economic occupancy rate for the asset portfolio (measured on the basis of expected annual rental income) was 84% (against 85% in 2011). In the core office segment, capacity

utilisation was unchanged on the previous year at 86%. The overall portfolio produced a gross yield of 7.5% (7.4% in 2011), with the yield for properties in the SEE region standing at 8.3% (2011: 8.2%) and that for properties in the CEE region at 7.2% (2011: 7.1%). The real estate list contains details on the various properties in the Eastern European asset portfolio.

Total lettings performance for the Eastern Europe segment in 2012 was around 400,200 sqm of rentable effective area. Of this figure, 165,300 sqm was newly let, while existing tenants extending contracts accounted for around 234,900 sqm (156,500 sqm of which was in the logistics segment).

DISTRIBUTION OF BOOK VALUE INVESTMENT PROPERTIES EASTERN EUROPE BY COUNTRIES (Basis: € 1.9 bn)



ASSET PROPERTIES EASTERN EUROPE: KEY FIGURES 1

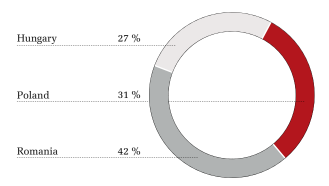
in € m	Book value	Annualised	Occupancy	Gross yield	Equivalent Yield
		rents	rate	in %	in %
Poland	560.3	38.9	83%	7.0%	8.0%
Hungary	395.1	29.8	81%	7.6%	8.9%
Romania	376.0	33.0	94%	8.8%	9.3%
Czech Republic	309.2	23.8	87%	7.7%	7.7%
Serbia	84.5	6.6	88%	7.8%	9.2%
Croatia	56.2	3.4	69%	6.1%	9.2%
Bulgaria	50.9	4.0	79%	7.9%	10.9%
Slovenia	14.8	1.2	87%	8.1%	9.6%
Slovakia	43.1	1.3	39%	2.9%	8.0%
Total	1,890.1	142.2	84%	7.5%	8.6%

¹ Excl. self-managed properties

Logistics

Logistics made up 15% of the portfolio as at 31 December 2012. In terms of lettings activity, this asset class is relatively volatile. Owing to lease contract terms that are shorter on average, it is particularly exposed to fluctuations in the global economic pattern, which are currently having a negative effect on the lettings situation for the logistics portfolio. In the medium term, the objective will be to reduce the proportion of logistics as soon as the market allows.

DISTRIBUTION OF BOOK VALUE LOGISTICS PROPERTIES EASTERN EUROPE BY COUNTRIES (Basis: € 281,4 m)



INITIATIVES AIMED AT RAISING THE ENERGY EFFICIENCY OF THE ASSET PORTFOLIO

CA Immo holds investment properties of many different kinds in many different countries. Given the lack of a certification scheme on the market for portfolio buildings which would adequately clarify and facilitate comparison of the sustainability of portfolio buildings across various countries, CA Immo developed its own recording system for office buildings in its portfolio in 2010. The tool was named CAST (CA Immo Sustainability Tool).

CAST: quality assurance for portfolio buildings

CAST not only records economic and social criteria, but also (and especially) the technical quality of installations and facilities across the Group; build quality is also recorded. This process creates transparency within the asset portfolio – a sound basis for the portfolio strategy as well as purchase and sale decisions. In line with corporate strategy, data on 85% of office investment properties was recorded in CAST in 2011. With the remaining properties following in 2012, the office asset portfolio was

fully mapped in CAST on the key date. According to a Supervisory Board resolution, office properties acquired in future will require a minimum points score in the CAST system.

Optimising the energy consumption of portfolio buildings and inspecting the compliance of safety standards on a regular basis as part of facility management services has been a component of the standard FM contracts of CA Immo Deutschland GmbH since 2008. Particular importance is attached to the carbon footprint of properties.

Energy optimisation: carbon footprint and carbon due diligence

CA Immo recorded the energy consumption values of 89% of its office investment properties for the first time in business year 2012. The company thereby determined the current carbon footprint of its properties, which was found to be 105,763 tons of CO_2 e/a (absolute carbon emissions). The figure included carbon emission from heat and power consumption in buildings, which was equivalent to 65.6 kg of carbon dioxide per year and square metre. Extrapolated to the entire office portfolio, absolute carbon emissions stood at 122,964 tons CO_2 e/a.

At the same time, a pilot phase of energy optimisation in selected investment properties (carbon due diligence) was initiated with the aim of detecting and eliminating energy-related cost drivers in structural design and technical systems. Documentation on specific energy efficiency measures and the potential for reducing carbon emissions includes estimates of investment costs and returns on investment for each measure. Carbon due diligence has already been completed for the first pilot property.

Only floor space utilised for offices was recorded (e.g. no computer centres in office buildings). The conversion factors of the GHG protocol were used to calculate electricity and gas; to calculate district heating, information provided by the supplier and a standard factor of 0.269 kg/kWh were applied.

INVESTMENT PROPERTIES UNDER DEVELOPMENT

Project development sustains portfolio quality

CA Immo also acts as a project developer on its markets. One objective of development activity is to raise the quality of the company's portfolio by absorbing projects as they are completed. On the other hand, the company increases the value of land reserves by acquiring building rights and utilises them by means of sales or joint venture developments. CA Immo either transfers completed projects to its portfolio or sells them (through forward sales or to investors upon completion). In the course of its development activity, CA Immo covers the entire value chain from site development and property use approval to project management, construction management and the letting or sale of completed properties.

78% of development activity in Germany

INVESTMENT PROPERTIES UNDER DEVELOPMENT BY COUNTRY

		In Zoning		Landbank	Projects under	r construction		Total
in € m	Book value	Book value	Book value	Book value				
		in %		in %		in %		in %
Austria	0.0	0.0%	14.0	4.9%	46.2	18.2%	60.2	8.3%
Frankfurt	25.0	13.4%	123.7	43.2%	94.0	36.9%	242.7	33.4%
Berlin	57.2	30.7%	49.8	17.4%	100.3	39.4%	207.3	28.5%
Munich	83.6	44.9%	6.2	2.2%	0.0	0.0%	89.7	12.3%
Rest of Germany	11.5	6.2%	0.0	0.0%	14.0	5.5%	25.5	3.5%
Germany	177.2	95.2%	179.7	62.7%	208.2	81.8%	565.1	77.7%
Czech Republic	0.0	0.0%	8.3	2.9%	0.0	0.0%	8.3	1.1%
Hungary	0.0	0.0%	8.6	3.0%	0.0	0.0%	8.6	1.2%
Poland	0.0	0.0%	19.6	6.8%	0.0	0.0%	19.6	2.7%
Romania	0.0	0.0%	41.6	14.5%	0.0	0.0%	41.6	5.7%
Serbia	0.0	0.0%	1.4	0.5%	0.0	0.0%	1.4	0.2%
Ukraine	0.0	0.0%	7.5	2.6%	0.0	0.0%	7.5	1.0%
Slovakia	8.9	4.8%	5.7	2.0%	0.0	0.0%	14.6	2.0%
Eastern Europe	8.9	4.8%	92.8	32.4%	0.0	0.0%	101.7	14.0%
Total	186.1	100.0%	286.4	100.0%	254.4	100.0%	727.0	100.0%

PROJECTS UNDER CONSTRUCTION

in € m	Book	Book value	Outstanding	Planned	Expected	Yield	City	Main	Share	Pre-	Scheduled
	value	in %	construction	rentable	value 1	in %		usage	in %	letting	completion
			costs	effective area						rate	
				in sqm							
Silbermöwe	46.2	18%	4.5	21,500	55.9	5.3%	Vienna	Office	100%	100%	12/2012
Mercedes Benz VD	42.4	17%	36.0	26,216	78.0	5.2%	Berlin	Office	100%	100%	5/2013
InterCity Hotel	36.5	14%	20.6	20,445	62.6	5.8%	Berlin	Office	100%	98%	9/2013
MK 7	21.4	8%	51.7	17,789	82.3	5.5%	Berlin	Office	100%	40%	6/2015
Belmundo	10.0	4%	23.3	10,169	39.7	5.5%	Düsseldorf	Office	100%	74%	5/2014
Lavista	4.0	2%	10.8	4,105	17.3	5.5%	Düsseldorf	Office	100%	9%	5/2014
								Retail,			
Skyline Plaza ²	94.0	37%	83.3	36,615	182.4	5.3%	Frankfurt	div.	50%	85%	8/2013
Total	254.4	100%	230.2	136,839	518.2	5.4%					

¹ Upon completion

THE AUSTRIA SEGMENT

CA Immo's development activities in Austria are centred on Vienna and span property assets under development with a total value of around \in 60.2 m. As at 31 December 2012, the company was realising one development project in Vienna.

Early in 2010, CA Immo launched a large-scale inner city development and restoration project known as **Lände 3** at Erdberger Lände in the capital. The site, which currently offers some 80,000 sqm of existing office space, comprises a number of sections. Following an initial phase of restoration, Post AG signed up as an anchor tenant for approximately 31,000 sqm of office space in 2011.

A redevelopment project was launched on the Lände 3 site in connection with the urban development scheme in March 2011: the Silbermöwe office building has now been thoroughly refurbished, thereby observing stringent sustainability criteria. Completion of the structural shell of the building, which has 10 floors and stands at just under 40 m, was celebrated in May 2012; an application for ÖGNI certification has been made. In November, Robert BOSCH AG agreed to rent the entire gross floor space of the building (21,500 sqm) for at least 10 years; the company will take up residence during quarters two and three of 2013. This agreement was by far CA Immo's largest new letting of 2012 on the Vienna office market.



Office building Silbermöwe, Lände 3



Urban development project Lände 3, Erdberger Lände

² All statements refer to the 50% share; incl. Congress Center

THE GERMANY SEGMENT

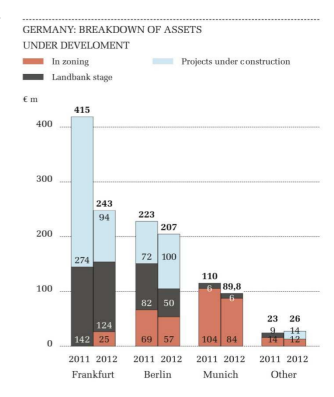
CA Immo focuses its development activity on the cities of Berlin, Frankfurt and Munich, aiming in particular to realise and establish mixed use urban development projects as rapidly as possible.

As at 31 December 2012, CA Immo held rentable effective area under construction amounting to 115,339 sqm in Germany with an expected market value (after completion) of around \in 462.3 m. Around 44% of the investment costs have been recovered; outstanding construction costs of around \in 225.6 m, split between 2013 (\in 130.3 m) and 2014 (\in 95.3 m), are fully covered by loan commitments and capital resources. This extensive project pipeline together with additional land reserves and land development projects with an approximate value of \in 356.9 m confirm CA Immo as the second largest project developer in Germany¹.

Project completions

Early in the year under review, CA Immo finalised its biggest single project to date in the Frankfurt Europaviertel: **Tower 185** was completed on time and within budget following a construction period of just 33 months. The 200 m building has rentable effective area of around 100,000 sqm along with gold LEED certification. The main tenant is PricewaterhouseCoopers, Germany's leading auditing and consulting firm. The occupancy rate on the key date was around 80%.

TOUR TOTAL, another development project, was completed in September of the reporting year and handed over to the tenant. The 17-storey office high-rise in Berlin's Europacity district has housed the German head-quarters of TOTAL since October; the oil company is renting the entire green building, which offers rentable effective area of approximately 14,000 sqm.



Key development activities in Germany

Berlin

The Europacity district around Berlin's main rail station comprises some 40 ha, roughly half of which is owned by CA Immo. As at the key date, CA Immo was realising one project as part of this urban development scheme: the biggest InterCity Hotel of the Steigenberger group is located adjacent to the railway station. With eight floors and 410 rooms, the upper-mid-range hotel will have gross floor space of 19,800 sqm. The investment volume stands at approximately \in 53 m. The lease agreement with Steigenberger Hotels AG has a fixed term of 20 years; completion of the structural shell was marked at the end of October.

¹ Source: BulwienGesa AG analysis institute

In June 2012, a planning competition was held to determine the urban structure to be developed as a mixed residential area around **Berlin's new city harbour** in the Europacity district. CA Immo and Hamburg Team, a company specialising in residential construction, established a joint venture in 2011 with a view to developing the site of roughly 32,000 sqm between Heidestrasse and the Ship Canal. Around 500 apartments will be built on the site. The land development process is currently under way.

In December of the year under review, CA Immo concluded three lease agreements relating to roughly 8,300 sqm as it develops the MK7 construction site in Europacity. The pre-letting quota for the planned office building on the site, which has gross floor space above ground of approximately 21,860 sqm, thus stands at around 40%. The planning application for the green building has been submitted and construction is due to begin in the second quarter of 2013.

The structural shell of the future headquarters of Mercedes-Benz Vertrieb Deutschland (MBVD) in the Berlin district of Friedrichshain was completed in September. From the middle of 2013, sales and service in Germany for vehicles with the Mercedes-Benz, smart, Maybach and Fuso brands will be overseen from the new green building with gross floor space of 33,000 sqm. The investment volume is approximately \in 70 m.

Munich

In April, CA Immo and PATRIZIA Immobilien AG formed a joint venture to create apartments and an office building for **Baumkirchen Mitte** in Munich. The urban district development project covers a site of around 124,000 sqm; at present, residential units are expected to provide 50,500 sqm and around 21,000 sqm of floor space will be devoted to offices and retail outlets. The necessary deconstruction measures have been completed, the land use plan is being drawn up and the blueprint is expected to be approved by mid-2013.

At the end of October, the city council of **Regensburg** passed a resolution on public disclosure of the draft land use plan for the **Marina Quartier**, which is being developed by CA Immo. The draft envisages the development of a new, mixed use quarter spanning roughly seven ha with some 450 townhouses and flats providing gross floor space of around 50,000 sqm and commercial usages (offices, hotels, etc.) delivering a further 21,500 sqm.

Europaviertel, Frankfurt

The Europaviertel is one of CA Immo's biggest urban district development projects. The new city quarter spans around 90 ha in total, of which CA Immo is developing 18 ha. This modern area of residential units, offices, restaurants, retail outlets and a conference centre is directly adjacent to the Frankfurt Exhibition Centre and the banking district. Reputable companies such as BNP Paribas, PricewaterhouseCoopers, Allianz and MEININGER have signed up as tenants or investors.

CA Immo started constructing the **SKYLINE PLAZA** shopping centre in a joint venture with ECE Projektentwicklung in June 2011. The shopping mall with 38,000 sqm of retail space is scheduled to open in the **Europaviertel district of Frankfurt** at the end of August 2013; the topping out ceremony was held in mid-November. Skyline Plaza will offer around 180 shops and the largest food court in Frankfurt as well as a health and spa zone spanning some 9,200 sqm and approximately 2,400 parking spaces. The shopping centre is 96% let and the total investment volume is approximately € 360 m; following completion, Allianz will have an 80% share in Skyline Plaza. The sellers are CA Immo Deutschland GmbH and ECE, both of whom will hold a 10% stake in the property.

Düsseldorf

In October, CA Immo started construction work on the first office building for the **Düsseldorf district of Belsen-park**. The Belmundo building, which was 70% pre-let even before building work began, will be realised as a green structure. Belmundo will offer gross floor space of some 10,500 sqm across five full storeys; the investment volume is just over € 30 m.



Office building Belmundo and Lavista in Düsseldorf: Start of construction in 2012

DEVELOPMENT OF URBAN DISTRICT EUROPAVIERTEL IN FRANKFURT

1

MÖVENPICK HOTEL FRANKFURT



- Ground floor area: 16,100 sqm

Main usage: HotelOpened: 2006Status: sold

2

EUROVENIA

- Ground floor area: 17,200 ${\rm sqm}$

- Main usage: Residential - Opened: 2009

- Status: sold

3

MEININGER HOTEL FRANKFURT



- Ground floor area: 4,300 sqm

Main usage: HotelOpened: 2010Status: rented

4

CITY COLOURS

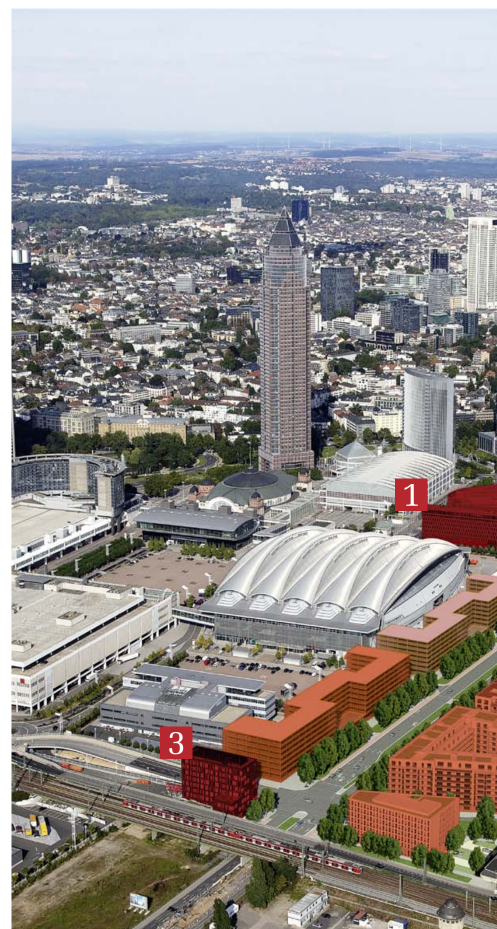


- Ground floor area: 17,200 sqm

- Main usage: Residential

- Opened: 2010 - Status: sold

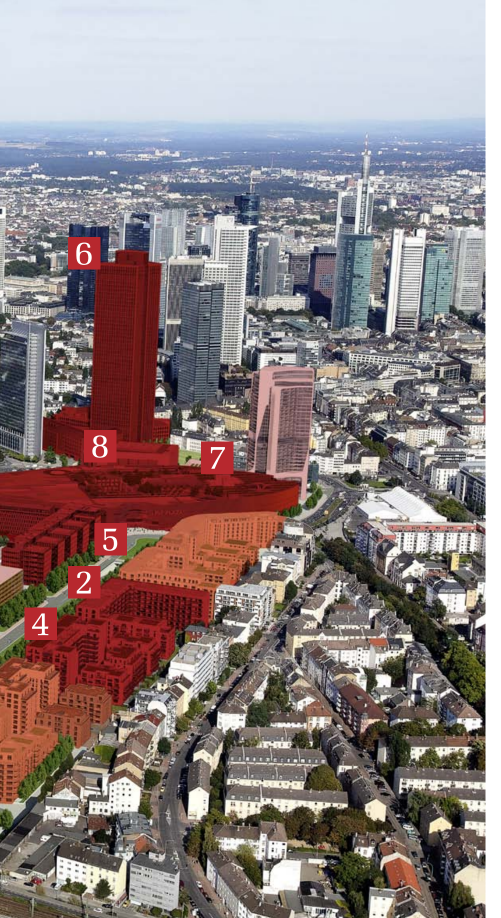
- Joint Venture with Realgrund













EUROPA ALLEE 12–22



- Ground floor area: 25,500 sqm

- Main usage: Office, Retail, Gastronomy

- Opened: 2010 - Status: sold



TOWER 185



- Ground floor area: 130,000 sqm

- Main usage: Office

- Opened: 2010 plinth building, 2012 tower

- Status: rented/for rent

7

SKYLINE PLAZA



- Ground floor area: 180,000 sqm

- Main usage: Shopping, Congress, Fitness/Wellness, Gastronomy, Parking

- Planned completion: 2013

- Status: under construction, 90% sold (forward sale)



CONGRESS CENTER

- Ground floor area: 17,000 ${\rm sqm}$

Main usage: CongressPlanned completion: 2013

- Status: sold

DEVELOPMENT OF URBAN DISTRICT **EUROPACITY IN BERLIN**

TOUR TOTAL



- Ground floor area: 18,000 sqm

- Main usage: Office - Opened: 2012 - Status: rented

MEININGER HOTEL



- Ground floor area: 7,000 sqm

- Main usage: Hotel - Opened: 2009 - Status: plot sold

INTERCITY HOTEL



- Ground floor area: 20,000 sqm

- Main usage: Hotel

- Planned completion: 2. HJ 2013

- Status: under construction



CONSTRUCTION SITE MK7



- Ground floor area: 22,000 sqm

- Main usage: Hotel - completion: 1. HJ 2015 - Status: under construction











STEIGENBERGER HOTEL AM KANZLERAMT



- Ground floor area: 23,500 sqm

- Main usage: Hotel - Completion: 1. HJ 2014

- Status: plot sold, under construction



ERNST BASLER + PARTNER



- Ground floor area: 5,500 sqm

- Main usage: Office

- Planned completion: unknown

- Status: plot sold



THE EASTERN EUROPE SEGMENT

The debt crisis in Europe is having a major bearing on project development activity across Eastern Europe. In particular, restrictions on financing and protracted contract negotiations with international tenants are leading to delays and even cancellations of building projects. Against this background, CA Immo completed development projects in the region selectively in 2012; the company had no own projects under construction in Eastern Europe by year end. In total, the Eastern Europe segment accounts for property assets under development (landbank and plots in zoning) with an approximate market value of € 101.7 m.

Project completions

Construction work on the **Bratislava Business Center 1 Plus** (BBC 1 Plus) office building was completed in October 2012. The structure was designed as an extension to the present Bratislava Business Center 1, and a direct link to the original building has been established. The new building, which comprises 13 floors with an approximate rentable effective area of 15,900 sqm and a car park with 313 spaces, is situated in Bratislava's business district with excellent infrastructure links. BBC 1 Plus was constructed as a sustainable building with the environmental standards that implies; it is the first building in the Slovakian capital for which an application has been made for LEED certification. The occupancy rate for the building (including Letters of Intent) is currently around 50%.

The Poleczki Business Park in Warsaw is being realised under the terms of a 50:50 joint venture between the CA Immo New Europe project development fund and UBM Realitätenentwicklung AG. The state-of-the-art office district is emerging on a site spanning some 140,000 sqm close to Warsaw Airport. The project - the largest of its kind in Poland - provides for the construction of 16 buildings in several construction phases. Construction phase one was completed in 2010 and the second building section was finalised in 2012; the latter comprises two four-storey buildings (B1 and C1) with rentable effective area of around 21,000 sqm. The floor space of section B1, which totals 9,500 sqm, was handed over to the anchor tenants Tetra Pak and Astellas Pharma in quarter three. An operating permit has been obtained for section C1, which comprises 11,500 sqm; the interior fittings were completed by year end. Gold LEED Core and Shell certification was conferred on the two buildings in the first quarter of 2013. The occupancy rate for construction phase two is currently 60%.

Russia

Airport City St. Petersburg is being developed by the project development company OAO AVIELEN A.G. as a joint venture with Warimpex and UBM. CA Immo holds a 35% stake in the venture through the CA Immo New Europe project development fund. Airport City is situated adjacent to St. Petersburg's Pulkovo 2 international airport. The first premium class business centre for the region represents a major infrastructure project for the expanding economic area of St. Petersburg.

Run by the InterContinental Group, the four-star Crowne Plaza opened late in 2011. Three modern office blocks with total rentable floor space of 31,000 sqm have also been built at Airport City. Construction phase one involved the opening of the Jupiter 1 and Jupiter 2 buildings, which offer floor space of 16,000 sqm; these structures are 80% let to Gazprom Invest Zapad on the basis of a lease contract signed in 2012. Gazprom has also signed a preliminary agreement for another 5,500 sqm to be finalised in 2013. In construction phase two, the structural shell of the third block (Zeppelin, 15,000 sqm) was completed; further extensions to the building will depend on tenant demand.

In addition to the projects described above, CA Immo holds land reserves and plots in zoning with an approximate value of \in 101.7 m in Eastern Europe. No specific construction projects are planned for these sites at present.

LAND BANK IN EASTERN EUROPE BY ZONING CLASSIFICATION

in € m	Office	Logistics	Others	Total
Czech Republic	0.0	0.0	8.3	8.3
Hungary	0.0	8.6	0.0	8.6
Poland	7.8	11.8	0.0	19.6
Romania	18.3	11.1	12.3	41.6
Ukraine	0.0	7.5	0.0	7.5
Slovakia	14.6	0.0	0.0	14.6
Others	0.0	1.4	0.0	1.4
Total	40.6	40.4	20.6	101.7

SUSTAINABLE PROJECT DEVELOPMENT: RESPONSIBILITY AND COMPETITIVENESS

Through its real estate and urban district development activities, CA Immo is helping to shape the skylines of major cities like Vienna, Berlin, Frankfurt and Munich – by collaborating on master plans and creating associated infrastructure such as public roads, cycle paths, parks and social facilities.

Projects with sustainability certificates

To comply with multifarious requirements at all levels, CA Immo resolved at the end of 2011 only to construct offices and hotels certified to LEED, DGNB or ÖGNI standards on a Group-wide basis. Commercial real estate developed by CA Immo in Germany (with the exception of hotels) has qualified for certification for more than four years; the Intercity hotel adjacent to Berlin's main station will be the first hotel developed with certification. By meeting various certification requirements, the company makes allowance for the conservation of resources such as energy and water as well as emissions, wastewater and refuse and the transporting thereof; effects on safety and health are considered in the planning and building phases to the advantage of current and future tenants.

Dialogue with residents and stakeholders

Within the context of its development projects, CA Immo observes legal requirements on potentially negative influences on stakeholders (such as construction noise and increased particulate matter emissions) and engages in proactive dialogue with relevant stakeholders from the outset. Examples of this have included the site conferences for the new Europacity in Berlin. CA Immo also offers contact options via project-specific web sites (such as www.tower185.de), special forums (such as www.caimmo-dialog.de for the MBVD project) and informative signs displayed at all building sites.

SUSTAINABILITY CERTIFICATIONS OF CURRENT DEVELOPMENT PROJECTS UNDER CONSTRUCTION

City	Project under construction	Certification
Frankfurt	Skyline Plaza	Precertificate DGNB Gold
Berlin	Intercity Hotel	DGNB silver aspired
Berlin	MBVD Headquarter	DGNB silver aspired
Berlin	MK 7	DGNB silver aspired
Vienna	Silbermöwe	ÖGNI silver aspired
Düsseldorf	Belmundo	DGNB silver aspired

Sensitive site development

Maximum attention is paid to issues such as biodiversity, species protection and (where relevant) habitat change during site development, especially in and around nature reserves. All sites are evaluated accordingly, with mitigating measures introduced as appropriate; these may include the creation of green access pathways or the planting of tree and bushes. In the year under review, for example, projects aimed at establishing and sustaining a safe haven for critically endangered wall lizards and band-winged grasshoppers continued in Germany.

EXAMPLE OF SUSTAINABLE PROJECT DEVELOPMENT: TOUR TOTAL



CONSTRUCTION

- Waste recycling: application made for highest DGNB level for low-waste building sites
- Land recycling: utilisation of urban brownfield site
- Resources: at least $80\,\%$ of all wood sourced from sustainable forestry

BUILDING

- Approximate 25 % saving on primary energy consumption (equivalent to heating 35 detached houses for a year)
- In energy terms, façade $50\,\%$ better than stipulated in the 2009 EnEV energy saving ordinance
- High amount of daylight reaches workstations
- Presence/light sensors and energy-efficient lighting
- Water-saving fittings and flushing system
- Parking space for 90 bicycles

PROPERTY VALUATION

Property valuation constitutes the fundamental basis on which a real estate company is appraised, and is thus the most important factor in determining the value of such a company's shares. The crisis afflicting the global financial system has caused real estate prices and values to fluctuate substantially over recent years, and the situation has also affected the CA Immo Group directly.

The attributable fair value of real estate that is relevant to accounting is generally determined by independent expert appraisers outside the company using recognised valuation methods. External valuations are carried out in line with standards defined by the Royal Institution of Chartered Surveyors (RICS). The RICS defines fair value as the estimated value at which a property should be sold on the valuation date, after a reasonable marketing period, between a willing seller and a willing buyer in the usual course of business, whereby the parties each acted knowledgeably, prudently and without compulsion.

The valuation method applied by the expert appraiser in a particular case is mainly determined by the stage of development and usage type of a property.

Rented commercial real estate (which makes up the bulk of the CA Immo Group's portfolio) is generally valued according to the investment method; fair values are based on capitalised rental revenue or the discounted cash flow expected in future. In addition to current contractual rents and lease expiry profiles, the qualified assessment of the expert appraiser determines and takes account of other parameters such as, in particular, the long-term market price attainable for a property (ERV, expected rental value) and the equivalent yield for a property.

The residual value procedure is applied to properties at the development and construction phase. In this case, fair values are determined following completion, taking account of outstanding expenses and imputing an appropriate developer profit of 5.0% to 20.0%. Possible risks are considered, amongst other things, in future attainable rents and the capitalisation and discounting rates. Interest rates

were unchanged on the previous year in the range of 5.0–8.5%; they are influenced in particular by general market behaviour as well as locations and usage types. The closer a project comes to the point of completion, the larger the proportion of parameters derived from actual and contractually stipulated figures. Shortly before completion and after completion, properties are valued according to the investment method (see above), taking outstanding residual work into consideration.

In the case of land reserves where no active development is planned for the near future, the comparable value method (or the liquidation, costing or residual value method) is used, depending on the property and the status of development.

An external valuation of over 98% of property assets was carried out on key date 31.12.2012. The values for the remaining property assets were updated internally on the basis of previous year valuations and binding sale agreements.

The valuations as at 31 December 2012 were compiled by the following companies:

- -CB Richard Ellis (Austria, Germany, Eastern Europe)
- -Cushman & Wakefield (Eastern Europe)
- -MRG Metzger Realitäten Beratungs- und Bewertungsgesellschaft (Austria)
- –Ö.b.u.v.SV Dipl.-Ing. Eberhard Stoehr (Germany)
- -Valeuro Kleiber und Partner (Germany)

Stable environment in 2012

Real estate values remained stable in 2012, as in the previous year. Significant changes in value (both positive and negative) were due mainly to property-specific events such as completions of development projects and changes to occupancy rates.

For 2012 as a whole, these events produced a negative revaluation result of $\epsilon - 8.449$ K ($\epsilon 49.143$ K in 2011).

AUSTRIA

Only minor changes in value were reported for most of the portfolio in Austria. The biggest influence on the revaluation result came from the Erdberger Lände property (Lände 3); in particular, the letting of the Silbermöwe section, which is nearing completion, produced a rise in value.

The indicated rise in the gross starting yield from 5.6% to 5.9% was primarily linked to annualised rent, which was higher than the previous year's level thanks to a lower vacancy rate.

VALUATION RESULT AUSTRIA

	Acquisition costs (€ m)	book value (in € m)			initial yield
	31.12.2012	31.12.2012	in € m	31.12.2011	31.12.2012
Rental investment properties	709.4	665.5	1.4	5.6%	5.9%
investment properties under development	87.6	60.2	2.9		
Assets held for sale	9.1	8.5	0.5		
Total	806.2	734.3	4.8		

¹ Excl. own used properties

GERMANY

The revaluation result for 2012 was highly positive in Germany, mainly on account of revaluations linked to completed projects. In terms of amount, the biggest upward valuation (approximately \in 40.4 m) was for Tower 185 in Frankfurt.

The positive valuation shift was counteracted in particular by a marginal fall in the established values of property in the Hesse portfolio and the H&M logistics

centre in Hamburg. Regarding the indicated gross starting yield of around 5.6%, it should be noted that the target utilisation rate for properties completed in 2011 and 2012 (Tower 185, Skygarden and Ambigon) has not yet been achieved, and that annualised rent was below the imputed target rent on the key date owing to graduated rent.

VALUATION RESULT GERMANY

	Acquisition costs (€ m)			Gross ini	tial yield
	31.12.2012	31.12.2012	in € m	31.12.2011	31.12.2012
Rental investment properties	1,788.2	1,835.7	23.9	5.2%	5.6%
investment properties under development	553.7	565.1	15.7		
Assets held for sale	33.5	45.3	3.7		
Properties held for trading	54.0	52.7	-1.4		
Total	2,429.5	2,498.8	41.8		

¹ Excl. own used properties

EASTERN EUROPE

Over the past few years, Eastern and South Eastern Europe has been affected much more severely by the turmoil of the financial crisis than other regions in our portfolio. Most of the value changes observed in 2012 were linked to causes affecting specific properties; there was little change in general market yields.

With devaluations of approximately $\[\in \]$ -31.7 m, logistical real estate was largely responsible for the negative revaluation result. This asset class continues to be affected by high vacancy rates, which have affected valuations accordingly. The negative value trend in the office segment, which also sustained devaluations totalling $\[\in \]$ -19.7 m, was mainly caused by the challenging environment in Hungary and specific effects in Poland and Croatia.

REVALUATION RESULT EASTERN EUROPE

	Acquisition costs (€ m)	book value (in € m)	Revaluation / Impairment
	31.12.2012	31.12.2012	in € m
Rental investment properties	2,077.9	1,890.1	-53.5
investment properties under			
development	146.0	101.7	-2.9
Total	2,223.8	1,991.8	-56.4

FINANCING

As a real estate company, CA Immo operates in a capital-intensive sector that relies to a large extent on the availability of loan capital. It is critical to establish the most effective possible structuring of financing with outside capital; alongside successful management of the real estate portfolio, this is one of the key factors in the overall result of the CA Immo Group. As at 31 December 2012, the financial liabilities of the CA Immo Group totalled \in 3,379,532 K (compared to \in 3,400,898 K on 31.12.2011); financing costs for 2012 stood at \in – 168,844 K (\in – 162,479 K in 2011). In addition to financing already secured which is thus reflected on the balance sheet, the CA Immo Group has non-utilised credit lines totalling \in 63 m that will be used to finance development projects under construction.

Expiry profile

The diagram below shows the maturity profile of the financial liabilities of the CA Immo Group as at 31 December 2012 (assuming options to extend are exercised). The due amounts shown for 2013 total € 751 m.

This volume includes the following large-scale due amounts in particular:

- -Financing of € 270 m for Tower 185: the loan provided by a consortium of four banks for Tower 185 matures in the fourth quarter of 2013. The structure and amount of future financing for this property mainly depends on the outcome of the ongoing sales process. Regardless of a sale, however, non-binding term sheets for long-term financing are already available.
- -Construction financing of € 96 m for Skyline Plaza, Frankfurt: this financing is provided through contractually committed investors. Completion and handover of the property (and thus the financing) are scheduled for the third quarter of 2013.
- -Financing of € 61 m for Kavci Hory, Prague: this property financing provided by a reputable German bank expires in the final quarter of 2013. Based on initial dialogue, an extension is probable.

All other due amounts relate to specific secured financing with a volume of less than \in 40 m. Given that these extensions are generally routine transactions, CA Immo is confident that discussions with banks will produce positive outcomes in good time.



FINANCING COSTS

in € m	Book value	Book	occupancy	annualised	Gross-yield	Outstanding	Finance costs	LTV
		value in %	rate	rents	in %	financial	in %	in %
						liabilities		
Austria	671.2	12.8%	93.0%	39.0	5.8%	277.6	5.1%	41%
Germany	1,838,6	34.9%	88.0%	102.2	5.6%	1,051.6	3.9%	57%
Czech Republic	336.9	6.4%	87.4%	23.8	7.1%	239.2	3.3%	71%
Hungary	395.1	7.5%	80.8%	29.8	7.6%	158.7	3.3%	40%
Poland	560.3	10.7%	83.0%	38.9	7.0%	356.0	2.4%	64%
Romania	376.0	7.1%	93.6%	33.0	8.8%	214.9	3.6%	57%
Others	249.5	4.7%	74.2%	16.5	6.6%	119.8	4.3%	48%
Total	4,427,6	84.2%	86.7%	283.3	6.4%	2,417.7	3.7%	55%
Development projects	727.0	13.8%		5.2		241.7	3.1%	33%
Properties held as								
current assets	106.5	2.0%		2.0		0.8	3.3%	1%
Financing on parent								
company level	0.0	0.0%		0.0		719.3	3.8%	n.a.
Total	5,261.1	100.0%		290.5		3,379.5	3.7%	

¹ Incl. own used properties

As the table above shows, average financing costs for the CA Immo Group stand at 3.7%. This figure includes interest rate hedging directly attributable to a loan. The varying degree of interest rate hedging is also the main factor behind the wide variation in financing costs in different countries. Since the financing acquired with Europolis is generally unsecured (or only secured with caps), overall financing costs for Eastern European countries are lower than those in Austria and Germany despite higher margins in some instances. Interest rate risk is covered via long-term swap contracts for most loans in Austria and Germany; as a result, the fall in base rates (Euribor) has not affected the level of financing costs.

Where interest rate derivatives not directly attributable to financing are taken into account alongside interest rate hedges directly assigned to specific loans (see section on 'Long-term interest rate hedging'), financing costs rise to 4.1%.

BASIC PARAMETERS OF THE FINANCING STRATEGY

Emphasis on secured financing

As far as the borrowing of loan capital is concerned, the focus is on mortgage credit secured with property; credit is taken up in the (subsidiary) companies in which the respective real estate is held. Unsecured financing at Group parent company level is limited to the three bonds placed on the capital market. This structure offers the following key advantages:

- -Loans secured by a mortgage on a property generally offer more favourable conditions than unsecured financing and longer terms are possible.
- -Since financing is provided at subsidiary level, there is no recourse to the parent company or other parts of the Group.
- -Covenants relate only to the property in question and not to key figures for the Group as a whole. This expands strategic scope considerably; moreover, any breaches of covenant at property level can be remedied much easier than would be the case at overall Group level.

As a result of the emphasis on secured financing, a large proportion of the property assets of the CA Immo Group is pledged as security. The book value of CA Immo's unmortgaged properties as at 31 December 2012 was around \in 0.9 bn, with undeveloped sites making up the majority of this. The volume of unsecured bond financing was \in 0.4 bn.

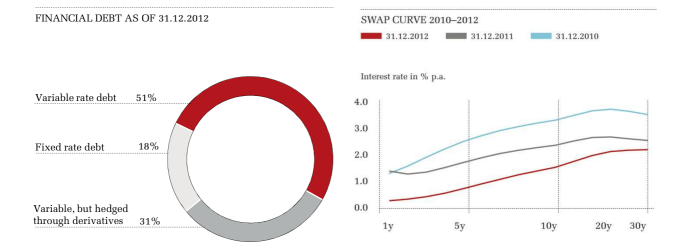
Long-term interest rate hedging

Given that the interest paid makes up the biggest expense item in the income statement for most real estate companies, interest rate rises can have a serious impact – especially since the income side (rent) is usually based on long-term agreements, which means increases in financing costs cannot be counterbalanced by higher revenue. For this reason, the CA Immo Group's financing policy partly involves hedging a substantial proportion of interest expenditure against fluctuation over the long term. Interest swaps (and, to a lesser extent, interest rate caps) are used as interest hedging tools.

Of the derivatives deployed, interest swap agreements account for a nominal value of \in 1,415,559 K. The weighted average interest rate fixed via swap contracts is 4.0%. The weighted average term remaining on derivatives used for interest rate hedging is around 4.3 years, compared to a weighted remaining term of 3.3 years on variable interest-bearing liabilities. Interest rate caps represent a nominal value of \in 200,269 K.

The fair value of swap contracts is strongly negative on account of the sharp drop in the general interest level in recent years. The total fair value as at 31 December 2012 was € - 214,309 K (for the entire nominal amount of € 1,415,559 K). In terms of the balance sheet, a distinction is drawn between those contracts directly attributable to a loan (thus meeting the criteria for hedge accounting as cash flow hedges) and those for which these preconditions are not met (fair value derivatives). For cash flow hedges, the change in the fair value on the relevant key date is recognised directly in equity; for fair value derivatives, by contrast, the change is recognised as expenditure in the income statement under 'Income from derivative transactions'. As at key date 31 December 2012, contracts with a nominal value of € 1,011,288 K and a fair value of € – 138,008 K were classified as cash flow hedges. The nominal value of swaps classified as fair value derivatives was € 404,271 K; the negative fair value was € - 76,301 K as at 31 December 2012.

The diagram below shows the fall over recent years in the swap interest rate, which is critical to the evaluation of swap contracts:



Bonds and other key sources of financing

CA Immo has three outstanding bonds at present, registered for trading on the unlisted securities market of the Vienna Stock Exchange:

ISIN	Typus	Outstanding Volume	Maturity	Cupon
AT0000A0EXE6	Corporate Bond	€ 150 m	2009-2014	6.125%
AT0000A026P5	Corporate Bond	€ 186 m	2006-2016	5.125%
AT0000A0FS99	Convertible Bond	€ 115 m	2009-2014	4.125%

The bonds provide unsecured financing at Group parent company level; they are on equal footing to one another and to all other unsecured financing of CA Immobilien Anlagen AG. The conditions of the bonds do not provide for any relevant financial covenants.

During 2011, convertible bonds with a nominal value of € 20.5 m were repurchased by the market at an average rate of 94.6%; bonds from 2006 with a nominal value of € 14.0 m were bought back at a rate of 97.5%. No purchases were made in the current reporting year.

Key features of convertible bonds

The conversion price of the convertible bond is currently € 11.0575; the planned payment of a dividend will result in adjustment of the conversion price and thus the maximum number of bearer shares issued where the right of conversion is exercised. The conversion price will thereby be restricted to the level of the dividend yield at the time of the dividend payment. Early repayment of the convertible bonds by CA Immo is possible provided the price of the CA Immo share (in certain periods) amounts to at least 130% of the applicable conversion price at that time.

In terms of amount, the largest coherent source of financing aside from the bonds is the loan for the **Hesse portfolio** (real estate value of \in 793.4 m as at 31.12.2012), which had an outstanding volume of \in 504.0 m as at 31 December 2012. The original loan was securitised by

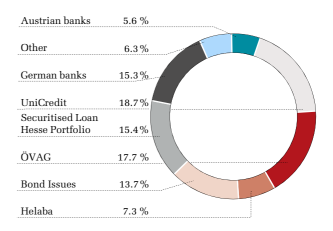
the arranging bank and placed on the capital market ('Opera Germany 3' transaction, ISIN XS0293598495 (tranche A) and XS0293599113 (tranche B)). The financing concluded at the end of 2006 runs until the first quarter of 2017. The margin on the loan is 0.5% above the 3 month Euribor rate; the Euribor was secured through a period-based swap with a rate of 3.94%, resulting in effective interest costs of 4.44%. The main covenants for this financing are as follows:

Ratio	Covenant	Current level
DSCR	1.05x	>1.35x
ICR	1.15x	>1.80x
LTV	<75%	~64%

Financing banks

CA Immo has business relations with a large number of banks. With around 19% of outstanding financial liabilities, the main financing bank is the UniCredit Group. As the diagram below shows, the Österreichische Volksbanken-AG Group (ÖVAG) and Helaba in Germany also account for significant shares. Taken together, all of the other banks each provide less than 5% of the credit volume.

FINANCING VOLUME BY BANKS



RESULTS

INCOME STATEMENT – KEY FIGURES

Gross revenues and net operating income

Measured against 2011, rental income increased by 5.8% to € 280,886 K. As illustrated by the table below, the growth in rents is chiefly attributable to the completion of development projects in Germany. In the other segments as well, new leases and index adjustments for existing tenants more than made good the decline in rents arising from the sale of properties, so that rental income advanced year-on-year.

Incentives provided by various leases, in particular rentfree periods, are linearised over the full term of the lease, so that the rental income reflects not the actual cash rent received in the period, but the economically effective rent. This linearisation gave rise to $\[\in \]$ 9,841 K of the rental income in business year 2012 (2011: $\[\in \]$ 7,296 K).

Measured against the previous year, own operating costs decreased by -6.7%, from € -38,490 K to € -35,925 K. The principal costs are vacancy costs and operating costs that cannot be passed on to tenants (€ -11,655 K), maintenance costs (€ -7,905 K) and allowances for uncollectible accounts (€ -2,492 K).

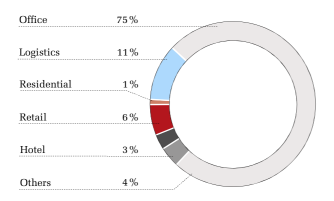
Net operating income attributable to letting activities after the deduction of direct management costs increased by 8.7%, from $\ \ 227,086\ K$ to $\ \ \ 244,961\ K$. The margin

(net operating income relative to rental income) also edged up, from 85.5% to 87.2%.

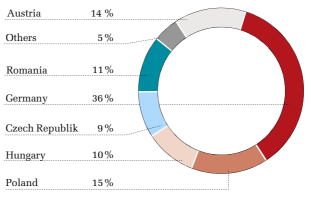
Following the insolvency of ECM, the tenant that originally connected CA Immo to the hotel operator, CA Immo took over two hotel businesses in Prague and Plzeň in July 2012. Proceeds from hotel operations, recognised for the first time in business year 2012, came to € 3,252 K. These revenues stand alongside expenses (excluding write-offs) in the amount of € – 2,774 K, so that hotel operations ultimately contributed € 478 K to earnings. (See also "Hotel and other owner-occupied properties" in the statement of financial position.)

In connection with the scheduled sale of properties forming part of current assets (exclusively in the Germany segment), trading income totalled \in 8,426 K in 2012 (previous year: \in 28,049 K). These revenues were diminished by book value disposals and other directly related expenses in the amount of \in – 3,231 K. The earnings contribution of the trading portfolio therefore came to \in 5,195 K (2011: \in 7,790 K). The continuous decrease in this item in recent years is largely attributable to the sharp decline in the total volume of the trading portfolio. At the year-end, the remaining volume of properties intended for trading stood at \in 52,693 K.





RENTAL INCOME BY COUNTRY



CHANGE IN RENTAL INCOME FROM 2011 TO 2012

€ m	Austria	Germany	Eastern Europe	Total
2011	37.1	90.2	138.3	265.6
Change				
Resulting from indexation	1.0	3.2	3.6	7.8
Resulting from change in vacancy rate or reduced rentals	2.6	-1.6	2.4	3.4
Resulting from whole-year rental for the first time	0.5	4.2	0.0	4.7
Resulting from completed projects	0.0	10.1	0.9	11.0
Resulting from one-off effect (previous year)	0.0	-5.1	0.0	-5.1
Resulting from sale of properties	-1.6	-0.4	-4.4	-6.3
Total change in rental income	2.5	10.4	2.5	15.3
2012	39.6	100.5	140.8	280.9

Following the expansion of Group subsidiary omniCon's service activities, gross revenue from development services for third parties advanced by 69.8% to € 3,940 K (previous year: € 2,320 K). Income from development ser-vices for third parties totalled € 1,675 K (2011: € 578 K).

Other expenses directly related to property assets under development fell from ℓ – 7,315 K to ℓ – 4,407 K.

Result from the sale of long-term properties

In 2012, proceeds from the sale of properties classified as fixed assets totalled € 227,338 K, and the earnings contribution came to € 32,274 K (2011: € 44,961 K). The sale of properties in Germany contributed € 25,115 K to the total; the largest portion of this amount was attributable to undeveloped properties. Following the disposal of the Warsaw Financial Center in Poland, the Eastern Europe segment made an earnings contribution from the sale of investment properties in the amount of € 3,857 K. This disposal also gave rise to income from the reversal of deferred taxes, however, in the amount of a further € 11,510 K, which is contained in the tax result. This is a one-off effect resulting from the tax-efficient structuring of the transaction. Sales in Austria generated a profit of € 3,302 K.

Indirect expenditures

Indirect expenditures increased by 4.2%, from $\mathfrak{E}-44,045$ K to $\mathfrak{E}-45,897$ K. The principal items remained largely unchanged year-on-year (details are contained in the table of principal items below). The staff expenses for 2012 contain an allocation to restructuring provisions in the amount of \mathfrak{E} 2,536 K, in connection with the envisaged manpower reduction. The overall rise in indirect expenditures originates from the year-on-year decrease of \mathfrak{E} 9,844 K in the "capitalised services" item. This item is to be regarded as a contra item to indirect expenditures which counterbalances the portion of the internal project development expenses that are directly attributable to individual development projects and thus qualify for capitalisation.

Earnings before interest, tax, depreciation and amortisation (EBITDA)

At \in 245,342 K, EBITDA remained more or less on a par (-0.4%) with the previous year's earnings. The contributions to total comprehensive income made by the individual regional segments are examined below.

The Eastern and South Eastern Europe segment made the largest contribution to consolidated EBITDA, namely 48% or € 116,765 K (2011: € 111,229 K). The share of the Germany segment was € 100,613 K, and that of Austria € 37,048 K.

INDIRECT EXPENDITURES

€ 1,000	2012	2011
Personnel expenses	-32,558	-32,220
Legal, auditing and consulting fees	-10,620	-11,343
Office rent	-1,902	-2,430
Travel expenses and transportation costs	-1,370	-1,347
Other expenses internal management	-4,760	-4,602
Other indirect expenses	-5,161	-4,907
Subtotal	-56,371	-56,849
Own work capitalised in investment property	9,844	12,108
Change in properties held for trading	630	696
Indirect expenses	-45,897	-44,045

Revaluation result

The revaluation result for 2012 was negative overall, closing at $\epsilon-8,449$ K (2011: $\epsilon-49,143$ K). From a regional perspective, the revaluation result arises from appreciation of $\epsilon-43,179$ K and $\epsilon-4,765$ K in Germany and Austria, and negative market value changes in the investment property portfolio ($\epsilon-56,393$ K) in the Eastern Europe segment.

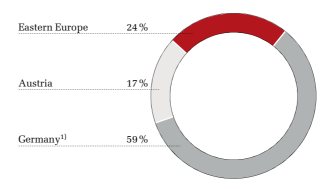
The positive figures for Germany and Austria are chiefly attributable to the completion of the Tower 185 project, on the one hand, and to progress made with the Silbermöwe development project in Vienna, on the other. The negative contribution posted in Eastern Europe largely stemmed from logistics property devaluations in Poland and Ukraine in connection with the project finance restructuring described in the remarks concerning the financial result. A detailed explanation of the factors governing the valuation of properties is contained in the "Property valuation" section.

Operating result (EBIT)

As of the reporting date, 31 December 2012, the operating result (EBIT) stood at € 230,365 K, which was -19.2% lower than the figure posted at the end of 2011 (€ 285,045 K). The valuation-related decrease in EBIT in the Eastern Europe segment, from € 93,532 K to € 58,513 K (-37.4%), played a significant part in this decline. EBIT deteriorated in Germany as well, where it fell by -18.8% to € 140,904 K (2011: € 173,506 K). Austria was the only segment to post an increase, to € 40,372 K (2011: € 25,042 K).

During the year, Q1 contributed \in 39,901 K to EBIT, Q2 \in 75,173 K, Q3 \in 61,773 K, and Q4 2012 \in 53,518 K. The variances between the quarters is primarily explained by the unequal distribution of the capital gains and revaluation result.

FRIT



 $^{^{\}mbox{\tiny 1)}}$ A property in Switzerland is assigned to the Germany segment

Financial result

The financial result for 2012 totalled ℓ – 157,834 K (2011: ℓ – 177.945 K). The changes in the constituents of the financial result are described in detail below.

Giving due consideration to interest on completed projects reclassified to the investment portfolio (Tower 185, Skygarden and Ambigon), financing costs edged up (3.9%) to ϵ – 168,844 K. Alongside the interest expenses recognised in the income statement, interest on development

projects under construction, in the amount of \in 5,361 K, was capitalised as well.

In the first quarter of 2012, the financing for two logistics properties in Poland and Ukraine was restructured. As a consequence, CA Immobilien Anlagen AG acquired the project companies' outstanding loans from the lending bank for less than the nominal amount. The associated accounting effect of \in 20,764 K must be seen in the context of the forenamed valuation loss on the properties concerned.

The financial result for 2012 also contains a valuation loss from interest-rate hedges in the amount of ℓ – 12,305 K (2011: ℓ – 22,456 K). A large portion of this loss is a non-cash valuation result. For further details, see also the "Financing" section.

At \in 9,003 K, the result from financial investments was lower than the figure posted for the previous year (\in 11,557 K). This decrease stems chiefly from the year-on-year decline in interest rates on investments (interest income from bank deposits).

The result from other financial assets, in the amount of $\[\epsilon - 7,000 \]$ K (2011: $\[\epsilon - 4,675 \]$ K), encompasses the impairment of a loan existing in connection with the project at Pulkovo Airport in St. Petersburg, and of another loan granted to a business partner in connection with the Erlenmatt project (Basle).

Income from associated companies (2012: \in 2,694 K; 2011: \in -1,696 K) contains the positive contribution from the investment in UBM, in the amount of \in 2,712 K (the cash dividend was \in 825 K).

Taxes on income and earnings

Net income before taxes (EBT) fell overall, closing the year at \in 72,531 K (2011: \in 107,100 K). The taxes on income and earnings in the amount of \in – 23,970 K (2011: \in – 39,429 K) represent the balance of current tax income of \in 4,977 K (2011: current tax expense of \in – 27,261 K), primarily in connection with the deferral in Germany to future periods of taxes on realised undisclosed reserves arising from disposals, and an expense from the change in deferred taxes. The sale of the Warsaw Financial Center, realised in Q4, gave rise to a positive tax effect in the amount of \in 11,510 K through a reversal of deferred taxes.

Result for the period

At \in 48,561 K, the result for the period fell year-on-year (2011: \in 67,671 K). The non-controlling interests stood at \in – 5,878 K, compared with \in 5,042 K in 2011. This item largely consisted of the result attributable to the partners in the sub-portfolios of Europolis, which was negative as a consequence of devaluations. The share of the result attributable to owners of the parent closed 2012 at \in 54,439 K. The figure for 2011 was \in 62,629 K.

Cash flow

The cash flow from earnings for 2012 totalled € 193,216 K (2011: € 191,861 K). The decrease in cash flow from business activities, from € 198,626 K to € 192,838 K, reflects changes in current assets arising from the disposal of properties intended for trading.

Cash flow from investment activities, which is the net amount of investments and property sales, came to $\xi-62,981~\mathrm{K}$ in 2012, which was much the same as the figure posted in 2011 ($\xi-62,623~\mathrm{K}$).

The cash flow from financing activities in 2012 totalled ϵ – 228,308 K (2011: ϵ – 134,643 K). The change primarily originates from the dividend payment made in 2012 to the shareholders of CA Immo, a reduction in new loans (2012: ϵ – 214,943 K, 2011: ϵ – 232.786 K), and a significant increase in the redemption of borrowings.

CASH FLOW STATEMENT – SHORT VERSION

€ m	2012	2011	Change
Cash flow from			
- business activities	192.8	198.6	-3%
- Investment activities	-63.0	-62.6	1%
		-	
- financing activities	-228.3	134.6	70%
Changes in cash and cash			
equivalents	-98.5	1.4	>100%
1	- 30.3	1.4	>100/0
	- 30.3	1.4	>100 /6
Cash and cash equivalents	- 30.3	1.4	>100 /6
•	353.8	354.8	0%
Cash and cash equivalents			
Cash and cash equivalents - beginning of the business year			

FFO - funds from operations

Funds from operations before taxes (FFO) in 2012 came to \in 107,1 K (2011: \in 98,1 K).

€ m	2012	2011
Net income before taxes before		
minorities	72.5	107.1
Depreciation and amortisation	6.5	10.5
Revaluation results	8.4	-49.1
Foreign currency gains/losses	2.1	-0.3
Corr. At-Equity result	-1.8	2.6
Valuation of financial instruments	19.3	27.3
Funds from Operations before		
taxes	107.1	98.1
Current income tax	5.0	-27.3
Funds from Operations	112.1	70.8

ANALYSIS OF STATEMENT OF FINANCIAL POSITION

Assets

The takeover of the hotel operations in the Czech Republic substantially raised the amount of the item "Hotel and other owner-occupied properties", from \in 12,760 K to \in 36,253 K.

Total property assets – that is investment properties, properties under development, hotel and other owner-occupied properties, and properties forming part of current assets – closed the period at \in 5,261,106 K, which corresponds to a moderate increase of around 0.7%. In 2012, an amount of \in 230.065 K was invested in property assets under development.

The cash and cash equivalents as of 31 December 2012 stood at \in 257,744 K, which was – 27.1% lower than the figure posted at the start of the year. Total assets dropped by – 0.5% to \in 5,888,442 K.

Liabilities

Shareholders' equity

The company's share capital stands at \in 638,714 K, and the number of ordinary shares outstanding remains

unchanged at 87,856,060. As of the reporting date, 31 December 2012, according to the company, around 82% of the shares were in free float, and the remaining 18%, as well as the four registered shares that entitle each of the holders to nominate one member of the Supervisory Board, were held by UniCredit Bank Austria AG. Further details on the shareholder structure and features of the shares are contained in the "Investor relations" section and the corporate governance report.

As of the reporting date, 31 December 2012, capital authorised but not issued (pursuant to Section 169 AktG (Austrian Stock Corporation Act)) existed in the amount of € 319.4 m (up to 43,928,030 no-par shares); the closing date for the issue of the capital against cash contribution is 11 September 2015. Authority for a contingent capital increase (pursuant to Section 159 AktG) in the amount of € 317.2 m (up to 43,629,300 no-par shares) also existed. Furthermore, the 25th Ordinary General Meeting authorised the Management Board for a period of 30 months to acquire treasury shares (Section 65 (1) No. 8 AktG) to the maximum extent permitted by law, namely 10% of the share capital, and if applicable also to redeem or sell treasury shares - including other than on the stock exchange or by way of a public offering. In the period until 31 December 2012, this authority was not exercised. As in the previous year, the company did not hold any treasury shares as of 31 December 2012.

Shareholders' equity (including non-controlling interests) increased by 0.3% in 2012, from € 1,809,455 K to € 1,815,742 K. Alongside the result for the period and the dividend payout in the amount of € 33,385 K, the change was driven in particular by a negative influence from the valuation of interest-rate hedges recognised as cash flow hedges. As of 31 December 2012, the negative valuation result of these cash flow hedges recognised in equity stood at € - 107,581 K (amount attributable to owners of the parent), which represented a further year-on-year deterioration of - 15.7%.

Interest-bearing liabilities

Interest-bearing liabilities fell by − 0.6% to € 3,379,532 K. Net debt (financial liabilities less cash and cash equivalents) increased year-on-year from € 2,991,055 K to € 3,067,180 K; gearing (ratio of net debt to shareholders' equity) rose from 165% as of 31 December 2011 to 169% as of 31 December 2012.

The Group also has access to credit facilities for the projects under development; amounts are made available by

the banks as construction work progresses. The balance of interest-bearing liabilities contains the amount cur rently drawn; joint ventures are recognised in the amount of the holding.

Around 99% of the interest-bearing liabilities are denominated in EUR. CA Immo operates a comprehensive hedging strategy against interest rate risk. For further details, see also the "Financing" section.

KEY FINANCING FIGURES

€ m	2012	2011
Shareholders' equity	1,815.7	1,809.5
Short-term interest-bearing liabilities	924.7	778.0
Long-term interest-bearing liabilities	2,454.8	2,622.9
Cash equivalents (including short-term		
securities)	-257.7	-353.8
Restricted cash	-54.6	-56.0
Net debt	3,067.2	2,991.1
Gearing	169%	165%
EBITDA / net interest (factor)	1.5	1.6

CONSOLIDATED STATEMENT OF FINANCIAL POSITION – SHORT VERSION

	2012		2011		Change	
	€ m	in %	€ m	in %	in %	
Properties	5,154.6	88	5,130.4	80	0	
Prepayments made on investments in properties	0.0	0	2.2	3	-100	
Intangible assets	37.1	1	39.1	1	-5	
Financial and other assets	139.8	2	119.6	2	17	
Deferred tax assets	9.8	0	11.7	0	-16	
Long-term assets	5,341.3	91	5,303.0	86	1	
Receivables	182.9	3	168.1	3	9	
Assets held for sale	53.8	1	57.8	1	-7	
Properties held for trading	52.7	1	33.9	1	55	
Cash equivalents and securities	257.7	4	353.8	8	-27	
Short-term assets	547.1	9	613.6	14	-11	
Total assets	5,888.4	100	5,916.6	100	0	
Shareholders' equity	1,815.7	31	1,809.5	31	0	
Shareholders' equity as a % of total assets	30.8%		30.6%			
Liabilities from bonds	447.5	8	444.8	8	1	
Long-term interest-bearing liabilities	2,007.4	34	2,179.0	37	-8	
Short-term interest-bearing liabilities	924.7	16	777.9	13	19	
Other liabilities	477.2	8	514.4	9	-7	
Deferred tax assets	215.9	3	191.8	3	13	
Total liabilities and shareholders' equity	5,888.4	100	5,917.4	100	0	

Net asset value

NAV (shareholders' equity excluding non-controlling interests according to IFRS) closed 31 December 2012 at € 1,692.9 m (€ 19.3 per share), representing a rise of 0.5%. This change reflects both the annual result and the forenamed other changes in shareholders' equity. The table below shows how the NNNAV is calculated from the NAV in compliance with the best practice policy recommendations of the European Public Real Estate Association (EPRA).

Given that the CA Immo share price on the reporting date was lower than the conversion price of the convertible bond, the EPRA NAV was calculated without giving consideration to a dilutive effect arising from a hypothetical exercise of the conversion option. As of 31 December 2012, the (diluted = undiluted) NNNAV per share stood at € 19.9 per share, representing a year-on-year increase of 0.2%. The number of shares outstanding as of 31 December 2012 remained unchanged at 87,856,060.

ASSET VALUE (NAV AND NNNAV AS DEFINED BY EPRA)

€ m	31.12.2012	31.12.2011
	basic	basic
Equity (NAV)	1,692.9	1,684.6
NAV/share in €	19.27	19.17
Computation of NNNAV		
Exercise of options	0.0	0.0
NAV after exercise of options	1,692.9	1,684.6
Value adjustment for		
- own use properties	3.7	3.5
- properties held as current assets	7.4	7.6
- Financial instruments	107.6	93.0
Deferred taxes	168.9	141.0
EPRA NAV after adjustments	1,980.4	1,929.7
Value adj. for financial instruments	-107.6	-93.0
Value adjustment for liabilities	-15.6	-2.9
Deferred taxes	-110.8	-91.4
EPRA NNNAV	1,746.4	1,742.3
EPRA NNNAV per share in €	19.9	19.8
Change of NNNAV against previous year	0.2%	4.6%
Price (31.12.) / NNNAV per share – 1	-47.3	-58.2
Number of shares	87,856,060	87,856,060

OUTLOOK

EXPECTED DEVELOPMENT, INCLUDING MATERIAL OPPORTUNITIES AND RISKS

Despite some positive indications, growth in the European economy still shows little sign of accelerating in 2013. We nonetheless expect the key core markets of CA Immo to make steady progress. The lending climate will remain the determining factor for the property segment in 2013.

Financing trends

The availability and rising cost of loan capital has been exerting a restrictive influence in the property investment market for some time. Tight lending policies are affecting the whole of Europe, but Eastern Europe in particular. Banks are still prepared to finance premium properties with a proven track record, good long-term occupancy rates and stable rental income, but only on expensive terms. It is becoming increasingly difficult, however, to obtain suitable financing for commercial properties with high vacancy rates. Provided that key parameters (preletting ratio, own capital contribution of at least 40%) were satisfied, project financing was never a problem for CA Immo thus far. While banks are making funds readily available in Germany in particular, finance is a rather scarce commodity in some Eastern European markets, for example.

Yield optimisation and cash flow growth provide operating and strategic opportunities

From a strategic perspective, we intend determinedly to pursue our Group-wide resizing programme with a view to substantially enhancing efficiency throughout the value chain. The goal is to safeguard additional stability and profitability for the company, and to align it as closely as possible with both the current and the prospective economic landscape. Further information and particulars on this subject are contained in the section entitled "Strategy".

Even though the economic climate remains difficult and beset by significant uncertainties, we anticipate the following developments in business year 2013:

 Largely stable rents on a like-for-like basis. Additional rental income from project completions will make good the revenue decrease triggered by property sales.

- -Disposals of around € 300 m, chiefly consisting of noncore properties in Eastern Europe and land banks in Germany. We also expect to sell part of the Tower 185 building (75%); initial indicative offers are expected in the course of the first half of 2013.
- -Released funds will be used primarily to amortise debt (bond liabilities).
- -A half-size portion of the benefits from tightening overheads and reducing material costs is to be delivered in 2013.
- Investments of around € 200 m are to be made in current development projects in particular.

Our expectations are based on certain assumptions concerning both general and specific outline conditions. The following key parameters could affect the pattern of business anticipated for business year 2013:

- -Economic developments in the regions in which we operate, and the impact of such trends on both rental demand and rents.
- -The development of the general interest rate level.
- -The lending climate, especially the availability and cost of long-term loans, and therefore the development of the property investment market and price trends, as well as the effect of these factors on the valuation of our portfolio. The speed at which the planned development projects are realised also depends in particular on the availability of the requisite outside borrowed and equity capital.
- Political, fiscal, legal and economic risks, and the transparency and extent of development of the individual property markets.

RESEARCH AND DEVELOPMENT

CA Immo has no expenditures in the research and development area.

SUPPLEMENTARY REPORT

There are no significant activities reported for the opening months of business year 2013.

PERSONNEL

As at 31 December 2012, CA Immo had 375¹) employees (compared to 390 on 31 December 2011). A total of 38 new staff members² joined the Group in 2012. With the sale of the Warsaw Financial Center, 15 employees at the site transferred to the new owner; this was one factor in a 16% reduction in the staffing level in Eastern Europe (see table). CA Immo has head offices in Vienna, from where the company oversees local branch offices in Frankfurt, Berlin and Munich as well as Budapest, Warsaw, Prague, Belgrade and Bucharest. Local staff are appointed by the particular head of the local office, by agreement with the Group head of Human Resources. All functions on employee- as well as on management-level are occupied by regional staff.

Consolidation following period of rapid growth

Largely as a consequence of the big corporate acquisitions of recent years, the number of CA Immo staff almost doubled from 203 as at 31 December 2007 to 390 as at 31 December 2011. Alongside the intended redimensioning of the real estate portfolio, the company now plans to boost efficiency across the value chain with a view to cutting Group staff costs by some 20% over the years ahead, amongst other things. The process was supported by an external consultancy firm which analysed working practices within the company and pinpointed areas that

could be improved. Suitable measures were then introduced and implemented at the end of 2012. These included closure of the subsidiary in Cologne, the amalgamation of back office units and the resolution of international dual appointments.

Promoting a unifying corporate culture

In another response to the rapid expansion of recent years, the Management Board launched a project aimed at establishing a shared corporate culture in the autumn of 2011. The objectives were as follows:

- -To foster a shared identity across the Group by means of active team building
- -To enhance the commitment of staff to the company
- -To create an agreeable and productive working environment for all employees
- To improve internal information flows and communication channels with a view to making working practices more efficient and raising productivity

The first step was to conduct a Group-wide staff survey in partnership with Great Place To Work late in 2011. In 2012, the results were discussed in detail by Management Board members and senior managers, and spheres of activity were determined. Managers then developed specific change proposals over the course of a two-day international workshop, as a result of which a package of measures was drawn up. This contained ideas for improving internal communications and information flows as well as staff development for the long term.

PERSONNEL DISTRIBUTION WITHIN THE CA IMMO GROUP

	31.12.2012		31.12.2012 31.12.2011 Change		Change	Fluctuation
	Total employees		1 ,		in %	in %
	(Headcounts)	in %	(Headcounts)			
Austria	85	58	86	-1	-1	11
Germany	183	43	176	7	4	12
Eastern Europe	107	73	128	-21	-16	7
Total	375	55	390	-15	-4	10

¹ Fluctuation rate: new personnel x 100 / average number of employees. Group employees on unpaid leave and employees (108 as of 31 December 2012) gained through the acquisition of two hotel businesses in the Czech Republic in the third quarter of 2012 were not counted

¹ Around 7% of those are part-time staff; 30 Group employees on unpaid leave and 108 employees gained through the acquisition of two hotel businesses in the Czech Republic in the third quarter of 2012 were not counted

² Excludes 108 employees gained through the acquisition of two hotel businesses in the Czech Republic in the third quarter of 2012.

International Employee Convention encourages staff integration

In order to commit all staff to a process of strengthening their shared identity as fully as possible, CA Immo invited its entire workforce to a two-day Employee Convention in Vienna in September 2012. The agenda offered insights into the company's international activities and highlighted its past, present and future. CA Immo also celebrated its first quarter century with a 25 Years Corporate Gala.

TRUST SUSTAINABILITY

OUR

TOWER

Visual symbol of the Employee Convention: Our Tower of values

New Human Resources division in October 2012

The first concrete measure was to set up and staff a separate Human Resources division that reports directly to the CEO. Since early October 2012, this division has served as a focal point for Group personnel matters while taking responsibility for issues such as international development and training opportunities, staff planning and the proactive internal communication of HR-related information. The division also supports and advises employees of all levels on issues such as team building and corporate culture.

Uniform human resources management

At Group level, one core task of the new Human Resources division will be progressively to align non-uniform personnel structures, principles and processes adopted through corporate acquisitions. The aim is to guarantee equal treatment for all employees as regards opportunities for promotion and training, remuneration and other conditions; the main emphasis will be on transparency also for employees. From 2013 onwards,

synergy between countries will be strengthened and processes simplified in the following areas:

- -Learning and development: specialist knowledge, promotion of personal skills and strengths
- Employee assessment: agreement on qualitative and quantitative targets
- -Reporting: regular internal reporting (e.g. staffing level reports, cost reporting)
- Personnel lifecycle: intake, contract drafting, job descriptions, management of resignations
- -Remuneration system: payroll processes, social benefits, salary increases
- Internal communication: faster communications to staff, introduction of transparent information processes



Impressions of the CA Immo 25 years Corporate Gala



At the Employee Convention 2012

Social benefits and safety at work

Depending on taxation and national insurance provisions, CA Immo employees receive social benefits in the form of meal and kindergarten allowances, support for training, group health insurance, group accident insurance, contributions to an external company pension fund and other benefits.

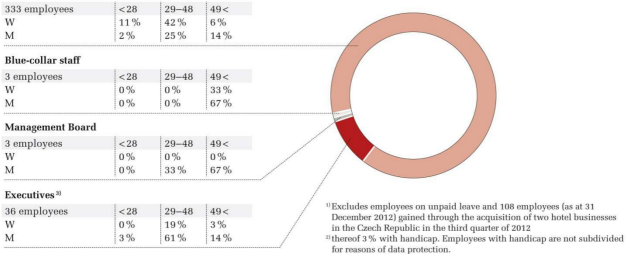
During reporting year 2012, no serious occupational injuries², illnesses or periods of absence on the part of CA Immo employees were reported.³ CA Immo staff on construction sites received regular safety guidance along with health and safety plans. Commissioned companies are responsible for the safety of subcontractor staff.

AVERAGE ABSENCES FROM WORK BY REGIONS

In days		Vacation	Illness	Qualification
	Women	22	11	1
Austria	Men	23	2	1
	Women	32	11	0.4
Germany	Men	31	5	0.7
	Women	23	8	0.8
Eastern Europe	Men	28	2	0.3

EMPLOYEES: DISTRIBUTION BY AGE, GENDER AND CATEGORIES (TOTAL: 375 EMPLOYEES) ¹

White-collar employees 2)



for reasons of data protection.

3) Executives include Group Managers, heads of the regional offices, heads of departments, divisional heads, team leaders. Share of female

¹ Solely for employees in Germany and Austria

² Serious injuries are defined as those requiring the employee to consult a doctor

³ A female Group employee on the way home had an accident that resulted in 23 days off work.

FINANCIAL AND NON-FINANCIAL PERFORMANCE INDICATORS

In strategic terms, the business activity of CA Immo revolves around raising the value of the company over the long term. Central financial performance indicators (key figures) are an important tool as regards identifying the main factors that contribute to the long-term increase in corporate value and quantifying those factors for the purposes of value management.

The primary financial performance indicator is the net income generated with the money shareholders have invested (return on equity, RoE). The aim is to produce a ratio higher than the imputed cost of equity (assuming a medium-term rate of around 7.0%) and thereby generate shareholder value. The return on equity for 2012 was approximately 3.2% below the target value (3.8% in 2011). Despite this, the measures defined under our strategy will lead to an acceptable return on equity in the medium term.

Among the other quantitative factors used to measure and manage our shareholders' long-term yield are the change in NAV per share, the operating cash flow per share, return on capital employed (ROCE) and economic value added (EVA; see table VALUE-INDICATORS).

Since the financial indicators ultimately demonstrate the operational success of the property business, they are preceded by a series of other non-financial performance indicators which are key to measuring and managing the operational business:

Vacancy rate and average rent

Sound economic data feeds the demand for commercial premises and invigorates both building activity and the property market. Cyclical discrepancies between supply and demand are reflected in the utilisation rate and attainable rents. Viewed over time, the vacancy rate and average rent are key indicators of a portfolio's quality and its successful management; they are also indicative of the asset managers' ability to respond in a timely fashion to economic influences.

Location quality

The quality of a site is a major criterion in property marketing: the accessibility of a location, determined by infrastructure, plays a particularly crucial role. Changes in the quality of a location take place gradually and are eventually reflected not only in price, but also in the difficulty of attracting new tenants.

Local presence

Local knowledge and familiarity with markets are key to the effective cultivation of highly diverse regional markets. For this reason, CA Immo maintains branch offices in its main markets of Germany and Eastern Europe.

Expertise and synergy

The competitive edge of CA Immo stems from the local knowledge of its employees and the utilisation of synergies in the Group, especially in the fields of project development and property marketing.

VALUE-INDICATORS

		2012	2011	2010	2009
Key figures per share					
NAV/share	€	19.30	19.20	18.70	17.90
Chance in NAV/share	%	0.5	2.7	4.5	-5.3
Operating cash flow / share	€	2.20	2.18	1.38	1.40
RoE 1) in %	%	3.2	3.8	2.8	-4.8
ROCE 2) in %	%	4.4	5.5	4.77	0.1
EVA 3)	€m	10.3	44.04	Negative	Negative

 $^{^1}$ Return on equity = consolidated net income after minorities/ \emptyset shareholders' equity (excluding minority interests)

 $^{^2}$ Return on capital employed (ROCE) = net operating profit after tax (NOPAT)/capital employed

³ EVA (economic value added) is a registered trademark of Stern Stewart & Co; EVA = capital employed * (ROCE – WACC); WACC 2012 = 4.18

Value added statement

Having integrated GRI reporting (in line with the global reporting initiative) into the annual report, a value added statement must now be included. The aim of the table below is to give an overview of the sources of value gen-

erated in the company and the utilisation of that value according to recipients.

STATEMENT OF VALUE ADDED

	2012	in %	2011	in %
Gross revenues	356,255		332,222	
Result from the sale of long-term properties	235,765		251,764	
Result from revaluation	-8,449		49,143	
Other income	11,063		17,368	
Operating expenses	-310,508		-308,070	
Depreciation and impairment	-6,528		-10,521	
Other expenses	-17,219		-14,485	
Incurrence	260,379		317,421	
to non-controlling interest	5,878	-2%	-5,042	2%
to staff	-32,558	13%	-33,164	10%
to state	-27,056	10%	-43,797	14%
to non-profit organisations	-5	0%	-2	0%
to lender	-152,199	58%	-172,787	54%
to company/shareholders	-54,439	21%	-62,629	20%
Allocation	-260,379	100%	-317,421	100%

RISK MANAGEMENT REPORT

CA IMMO GROUP RISK MANAGEMENT

RISIK MANAGEMENT AT CORPORATE LEVEL

STRATEGIC RISKS

- Capital market/financing risk
- Expansion risk

PROPERTY-SPECIFIC RISKS

- Market risk
- Profit fluctuation risk
- Asset management risk

GENERAL BUSINESS RISKS

- Financial risk
- Legal risk
- Tax change risk

RISIK MANAGEMENT AT REAL ESTATE LEVEL

STRATEGIC RISKS

- Concentration (cluster) risk
- Country-spcific/transfer risk

PROPERTY-SPECIFIC RISKS

- Location risk
- Letting risk (vacancy, property management, re-letting)
- Profitability risk
- Property valuation risk
- Tenant risk (loss of rent)
- Partner risk
- Liquidation risk
- Project development/ investment cost risk

GENERAL BUSINESS RISKS

- Environmental risk
- Contract/documentation risk

SUPPORTING SUSTAINABLE CORPORATE DEVELOPMENT: RISK MANAGEMENT

Risk management is very important to the CA Immo Group: it has a direct bearing on strategic and operational decision-making within the company and therefore delivers a significant contribution to the long-term development of the company. The aim of risk management is to identify potential opportunities and hazardous developments at an early stage and properly assess their impact so that relevant decision-makers can be informed in good time and suitable measures can be taken. CA Immo evaluates the current opportunity/threat situation through quarterly reporting. Risk is continually assessed in relation to specific properties and projects as well as (sub)portfolios. The company circumvents unexpected risk by means of early warning indicators such as rent forecasts and vacancy analyses as well as the continual monitoring of lease agreement periods and the possibility

of terminations; construction costs are also tracked during project implementation. Scenarios are envisaged regarding the value trend for the real estate portfolio, exit strategies and liquidity planning; these supplement risk reporting and promote reliable planning of the company's future development. CA Immo observes the precautionary principle by applying the full investment horizon to longterm planning and investment decisions and producing appropriate management templates. The company also evaluates specific risks at regular intervals, thereby consulting external advisors. All potential risks and opportunities are assessed according to substance, effect and the likelihood of occurrence. On that basis, risk management is implemented at every level of the company and is binding on all organisational divisions. The Management Board is involved in all risk-relevant decisions and bears overall responsibility for such decisions. At all process levels, decisions are subject to the dual verification principle. Clear internal guidelines and strategies, business

and investment plans and continuous reporting systems have made it possible to monitor and control the economic risks associated with everyday business activity. Measures are applied to all Group subsidiaries. Investment plans are also subject to the scrutiny and approval of the Supervisory Board or its investment committee. The Controlling department supports risk management by providing structured information and data; individual matters are spot-checked by the Internal Auditing division.

THE INTERNAL MONITORING SYSTEM (IMS)

Designed to identify risk, the accounting-based internal monitoring system (IMS) - part of the risk management system - is incorporated into individual business processes. The system incorporates all measures designed to ensure compliance with legislation and specific company guidelines (Group manual, allocation of responsibilities, authority to sign, dual verification principle, regulations for release, etc.) and prevent errors. The objectives of the IMS are to preclude (preventive monitoring) and identify (detective monitoring) errors in accounting and financial reporting, thus enabling amendments to be introduced in good time. Based on precise information concerning accounting and financial reporting processes, the IMS also covers related upstream processes. Operational divisions are involved to ensure a complete overview of the financial reporting process. Individual measures and checks operate in parallel with operations or apply directly upstream or downstream of working processes. In line with the organisational structure of the CA Immo Group, local management teams are responsible for the implementation and supervision of the internal monitoring system; the managing directors of the various subsidiaries are required to perform self-checks in order to assess and document compliance with the monitoring measures.

Alongside the Risk Management division, CA Immo has set up an Internal Auditing unit under the control of the full Management Board with a view to consolidating the IMS. On the basis of an annual auditing plan and ad-hoc assessments performed as needs dictate, the two units oversee compliance with legal provisions and internal guidelines throughout the Group. The effectiveness of the IMS is regularly assessed by the Group Auditing department while the cost-effectiveness of business processes and the potential for efficiency gains is continually evaluated. The results of these assessments are reported to the responsible executive boards as well as the full

CA Immo Management Board. The Supervisory Board is informed as to the auditing plan and the assessment results at least once a year. Furthermore, the proper functioning of the risk management system is evaluated annually by the Group auditor in accordance with the requirements of C-Rule no. 83 of the Austrain Corporate Governance Code, with the findings presented to the Management Board and Supervisory Board or its audit committee.

OVERALL ASSESSMENT OF OPPORTUNITIES AND RISKS

The most significant risk to CA Immo and its business activities is posed by the persistently tough economic climate. The main risks to the Group continue to derive from the market-linked danger of rising vacancy rates, tenant insolvency, the difficult environment for real estate transactions created by the restrictive lending policy of banks and, accordingly, short-term liquidity bottlenecks, rising yields and declining property values. The risk categories outlined below were evaluated following an assessment of risk carried out in 2011; the major risks facing the Group have not changed significantly from previous years.

STRATEGIC RISKS

Concentration (cluster) risk

Risk potential increases where investments lead to over-representation of a particular region, usage type or tenant structure in the overall portfolio. From a regional perspective, the focusing of its portfolio in Germany and Eastern Europe exposes CA Immo to risk of this kind; as for Germany, however, the overall risk is neutral given the stability of the market and the portfolio structure. The restrictive situation on certain Eastern European markets (including Hungary and Romania) has the potential for a certain level of market risk; CA Immo counters this by spreading its portfolio across various countries.

At individual property level, CA Immo defines the limit value for concentration/cluster risk at 5% of the total portfolio. The only property in this category at present is Tower 185 in Frankfurt. Preparations for a planned (partial) exit have already been enacted. The next-largest properties account for roughly 2.5% of the total portfolio value (e.g. Skygarden in Munich). These properties do not create concentration risk owing to wide regional distribution.

The package of investment properties acquired from the state of Hesse in 2006 (which makes up around 15% of the total portfolio) produced a 'cluster risk' from smaller portfolios. This particular portfolio is, however, divided between 36 properties that were individually sold. In view of the long-term nature of existing lease contracts and the satisfactory creditworthiness of the tenant (the state of Hesse), the portfolio represents a calculated risk. As regards land reserves and land development projects, risk arises from the high capital commitment. With the prevailing market climate hampering development projects, further property sales are in the pipeline for 2013. Measures have been put in place to accelerate land development projects where possible and partners are being involved at an early stage (especially in the residential construction segment) with a view to cutting the capital commitment.

Country-specific risk and transfer risk

Country-specific and transfer risk is linked to economic or political instability. Given the CA Immo Group's high level of investment activity abroad (particularly in Eastern Europe), inflows of capital and liquidity to which the company is undoubtedly entitled can fail to materialise owing to a lack of foreign currency or transfer restrictions in other countries. There is no generally effective way to hedge against this kind of transfer risk. CA Immo counters country-specific risk by concentrating on defined core regions through local subsidiaries with their own on-site staff, and through appropriate regional allocation within those core markets. The company is able to respond quickly to economic and political events through continual portfolio monitoring and specific portfolio management. CA Immo negates transfer risk by repatriating liquid assets from investment markets with a low credit standing.

PROPERTY-SPECIFIC RISKS

Risks linked to the market environment

The continuing reluctance of banks to provide real estate finance slowed the transaction rate perceptibly on some **property investment markets** in Eastern Europe last business year. Since this had an adverse effect on CA Immo's sales targets for 2012, the planned portfolio optimisation proved economically unfeasible in some parts of Eastern Europe. Demand was almost exclusively restricted to core real estate, especially in Warsaw; trading of other properties was limited. Germany continues to act as the stabilising influence of the eurozone, a fact reflected on real estate markets in the consistent levels of investment turnover and continuously high demand. The investment and office markets in Austria were vibrant, offering a healthy basis for business.

With everything pointing to the continuance of this trend, continual evaluation of key real estate indicators such the quality of locations and properties, changes in the market and emerging trends in order to determine ideal resale times will remain a top priority in 2013. This will also enable the company to counter in advance the danger of either being unable to sell properties, or only able to sell them at a discount. Market risk is thereby identified at an early stage, applied to evaluations of investment and project plans and thus to medium-term liquidity and corporate planning. Properties with heightened risk potential are managed by a specially formed restructuring unit with a view to securing their sale at the earliest opportunity after restructuring.

Real estate prices are also subject to considerable fluctuation owing to changing economic conditions.

CA Immo counters **property valuation risk** by subjecting its properties to annual valuation by an outside party; value changes during the year are identified by internal specialists. The past few years have shown how a rise in yields continues to be reflected in valuation reports owing to the discount and capitalisation rates assessed; it also influences consolidated net income and reduces shareholders' equity through changes in market value that must be recognised under IAS 40. The low prospect of rental growth will again pose the danger of starting yields for commercial real estate being adjusted upwards in 2013. Changes in value will continue to represent a significant risk in 2013.

Demand for commercial real estate is mainly determined by economic developments. Although the core markets of CA Immo maintained a sound economic basis in 2012 and performance indicators for the various rental markets were stable, the vacancy rate for the company remained high at over 20%, especially in Eastern Europe. The logistics asset class is largely responsible for vacancy. By comparison, vacancy rates on most core markets of CA Immo in Eastern Europe (with the exception of Warsaw) stand at more than 10%. Owing to the limited availability of financing, however, high levels of pre-letting on new development projects are required, and this is certain to reduce vacancy. With no upturn on office markets anticipated in 2013, no significant reduction in vacancy rates is likely in Eastern Europe. By contrast, lettings performance on the Austrian office market expanded dramatically in 2012. CA Immo played a major part in the upturn with, amongst other things, the letting of the Silbermöwe building in the Lände 3 district. Although vacancy in Austria is currently just under 7%, available floor space is likely to increase during 2013 as numerous projects are completed and demand falls. This will serve to suppress lettings performance. The vacancy level on the Viennese office market is thus expected to rise. Compared to the previous year, vacancy rates for the German asset portfolio have also risen owing to properties in a stabilisation phase (Tower 185 and Ambigon). However, strong demand for high quality premises coupled with falling construction levels are likely to reduce vacancy levels in this segment during 2013.

Given the economic conditions, it is also possible that existing tenants will be unable to meet their rent payments (loss of rent risk); this risk is countered by demanding securities (bank guarantees). To keep rent losses and attendant vacancy to a minimum, CA Immo screens the creditworthiness and reputation of potential tenants. The budgeted and actual revenues generated by all properties are continually monitored, and structured quality checks are carried out; restructuring is introduced where risk potential increases. At present, nearly all outstanding rental payments relate to Eastern Europe; these are linked in particular to hotels, two logistics parks and a shopping centre. All outstanding receivables have been evaluated according to the associated level of risk. The risk of lost rent was taken into account to a sufficient degree in the estimation of property values. Reduced income following

contract extensions remains a risk where rent levels have to be reduced or greater incentives are offered. Overall, however, the aforementioned problematic cases do not constitute a major threat.

Project development risks

The main risks associated with development projects include delays in the property use approval or planning permission processes, cost/deadline overruns, construction defects, lack of demand for rental space and so on. Given the high value that can be created through development projects, there is a chance of generating additional revenue. For projects to be realised, it is essential in any event that equity or additional loan capital (project financing) is available. After all, delays in approving credit can lead to postponements in project implementation as well as the imposition of contractual penalties in the case of pre-letting; loss of rental revenue can have serious implications for the company's cash flow. Increases in construction costs can in turn bring about stricter financing conditions. The start-up losses that typically arise in connection with project development also have a detrimental effect on earnings. Price trends in the raw materials sector (steel, aluminium, copper, etc.) are exposed to a risk of cost variation. With this in mind, cost pools are formed for large-scale projects, with the risk of rising commodity prices and production costs passed on to contractors. All projects are being implemented within their approved budgetary frameworks. Extensions of the stabilisation phase (initial letting) in response to market conditions and the risk of rising yields caused by restrictive lending place particular pressure on development outcomes. With all of this in mind, CA Immo takes various steps to control the risks associated with project development (cost monitoring, variance analyses, long-term liquidity planning, observance of minimum pre-letting quotas, and so on). Projects are only launched following detailed, long-term liquidity planning and an appropriate level of pre-letting (50-60% on average in Germany, for example). In Eastern Europe, compliance with a certain pre-letting rate may not be achievable (or only possible to a limited degree) on account of the specific market situation: most lease contracts can only be signed when project completion is foreseeable. Certain projects in the region are initiated with low levels of preletting, although financing is generally secured first. Generally speaking, we select partners and service providers with care and uphold strict internal and external controlling, including continual cost monitoring and variance analyses.

GENERAL BUSINESS RISKS

Legal risks

In addition to the usual legal disputes that arise in the sector (especially against tenants and construction service contractors), CA Immo faces the risk of disputes with, amongst others, joint venture and project partners as well as disputes linked to past and future sales of real estate. There is also potential for disputes arising over annulment actions brought by shareholders against resolutions of the Ordinary General Meeting or review of the exchange ratio applied in the 2010 merger of CA Immo International AG and CA Immo. Almost all pending actions relate to conventional cases of operational business activity. Our joint venture partner on "Maslov" project, for example, initiated arbitration proceedings for € 48 m in 2011, an amount that rose to approx. € 110 m (plus interest) in 2012; the chances of success had been seen as minimal. Sufficient financial provisions have been made for the anticipated outflow of funds. At present, no lawsuits or arbitration proceedings that could threaten the company's survival are thus imminent or pending. The Group's Legal & Compliance division is responsible for monitoring and overseeing legal disputes. Sufficient provisions are formed as necessary; for the Group as a whole. No provisions have been formed for active and passive lawsuits where the likelihood of prevailing is high or the risk of losing is below 50% respectively.

It is not possible to predict changes to legal provisions, case law and administrative practice or their impact on business results; such changes may adversely affect real estate values or the cost structure and thus the assets, financial and revenue positions of the CA Immo Group. One current case in point is the enactment of the AIFM (Alternative Investment Fund Managers) Directive, which will be transposed into national law by 22 July 2013. Given the broad definition of the term AIF (alternative investment fund), the directive will apply to classic hedge funds and private equity funds as well as property funds and special funds. Currently, it is still unclear whether the definition of AIF will cover listed real estate corporations, which would mean an even more extensive

duty to inform investors and supervisory authorities for such companies. Some requirements specified in the AIFM directive represent a departure from established practice for the sector. Provisions on depositories and extensive associated provisions on liability also represent a break from earlier sector standards, as do the organisational requirements and remuneration provisions in the directive. Far-reaching documentation requirements, the obligation to introduce depositories and so forth would generate higher costs for the company and its investors. The challenges ahead are therefore considerable and imprecisely defined in many cases given the ongoing absence of sufficiently detailed Level II provisions. Since there is no definite prospect of the legislative implementation of Level I directive in Austria at present, regulations that underlie options at national level (such as de minimis exceptions) also remain imponderable factors for the sector for now.

Taxation risk

National taxation systems are subject to continual change on the target markets of the CA Immo Group. All relevant discussions and decisions taken by national legislators are continually monitored. Despite this, exceptional tax rises linked to changing legal frameworks pose a constant risk to revenue. Sufficient financial provisions are made for known risks linked to tax audits and fiscal or extra-judicial proceedings.

Organisational risk

At the end of 2012, CA Immo began implementing measures aimed at increasing efficiency and 'redimensioning'. These included closure of the subsidiary in Cologne, the amalgamation of back office units and the resolution of international dual appointments. Over the next few years these initiatives will, amongst other things, cut staffing costs across the Group by around 20%; restructuring provisions have been formed for this. From an organisational viewpoint, however, there is a risk that working processes and flows will be adapted late or not at all, particularly in the departments most affected. An associated project aimed at improving existing workflows, which involves external advisors, should be completed in the near future.

SUSTAINABILITY: OPPORTUNITIES AND THREATS

Since the sustainable development of the CA Immo Group is of such central concern, pursuing a comprehensive set of environmental, economic and social sustainability goals forms part of our strategic thinking. To an increasing degree, our shareholders, customers and business partners feel similarly obliged to adopt a long-term approach to business. Sustainable practices that take account of environmental, economic and social aspects present more opportunities than risks to the company and its stakeholders. The business activity of CA Immo is based on value-oriented corporate management that is guided by the following (sustainability) criteria:

- Full transparency in relation to publication and documentation requirements to ensure any present risks are properly assessed.
- -Corporate governance that obliges employees and business partners alike to observe substantive sustainability criteria as appropriate in corporate governance and risk management structures (regarding corruption, breaches of human rights, violation of working conditions, reputation, etc.).
- -A portfolio and project development strategy oriented towards sustainability, tenant quality and the long-term upholding of marketability and utilisation quality: tenants increasingly view real estate as a statement, and the demands of the market can only be met through continual enhancement of the portfolio.
- Active tenant support (insourcing of property management activities in Eastern Europe and joint ventures in Germany) as tenant satisfaction is critical to long-term business relationships.
- -Establishment of a balanced financing structure as markets becoming increasingly volatile.
- -Long-term optimisation of profitability and lasting competitiveness, bearing in mind the needs of shareholders.

Environmental risk

The CA Immo Group can incur significant costs in preventing environmental damage (from toxic substances/materials and contamination); there is also a risk that legal changes may require previously acceptable materials to be eliminated. It is not possible to predict changes to legal provisions, case law or administrative practice, or the consequences that such changes will have on the earning power of real estate; such changes may adversely affect real estate values and thus the company's assets, financial and earnings position. As far as envi-

ronmental sustainability is concerned, CA Immo - as a real estate company focused on the long term - takes account of the impact of climate change and associated risks in determining the general direction of its business activity. To varying degrees from one country to another, risks are arising from stricter legal obligations (such as the EnEV energy saving ordinance for new buildings in Germany) and a greater awareness of environmental factors on the part of tenants. This can make investments necessary. At the same time, gaining a competitive advantage via early adaptation presents opportunities. To minimise the risk, CA Immo incorporates these considerations into its assessments prior to every purchase and appropriate guarantees are required from sellers. Wherever possible, the CA Immo Group makes use of environmentally sustainable materials and energy-saving technologies. Environmental risks associated with investment properties are assessed using the CA Immo Sustainability Tool (CAST). CA Immo observes the ecological precautionary principle by ensuring all (re)development projects qualify for certification: in this way, stringent green building and sustainability specifications are automatically satisfied while the usage of environmentally unsound products is ruled out. This criterion will be observed in the future acquisition of real estate.

FINANCIAL RISKS

Risks linked to liquidity, credit, interest rates and currencies make up the main financial risks.

Liquidity and refinancing risk

Refinancing on the financial and capital markets is one of the most important considerations for CA Immo. The (re)financing situation remains generally troublesome and lending policy will continue to be restrictive, especially in Eastern Europe. In regions such as Hungary and Romania, difficulty in refinancing could necessitate an influx of capital resources. By contrast, the Austrian and German markets will continue to offer sufficient liquidity in the next few years, making the procurement of capital easier. However, there is also a danger that credit margins will rise substantially on these markets where new loans are agreed or loans are extended, depending on market trends and corporate creditworthiness.

Although the CA Immo Group had access to sufficient liquidity at the end of 2012, restrictions at individual subsidiary level must be taken into consideration. This is mainly because of the following factors:

- liquidity is made available not within the parent company itself but at various levels of the company;
- access to cash and cash equivalents is limited owing to obligations to current projects;
- a liquidity requirement to stabilise loans exists in certain instances;
- planned sales activities are not current viable, or only possible subject to delays or price reductions.

The general liquidity situation had improved somewhat by year end thanks to sales (including that of the Warsaw Financial Center). Nonetheless, given the reluctance of banks to take risks, liquidity risks cannot be ruled out in the short term (for example, where financing arrangements expire and are not extended). Other risks arise from unforeseen additional funding obligations in relation to project financing and breaches of covenant in the property financing area. CA Immo counters this risk by continually monitoring covenant agreements and effectively planning and securing liquidity. Planning also takes account of the financial consequences of strategic targets (such as the steady depletion of the project pipeline and real estate sales); this also ensures the Group can meet unexpected cash flow requirements. To this end, various liquidity deployment measures have been identified; these provide, for example, for the early redemption of loans with very high margins. Loans are invariably agreed on a long-term basis in accordance with the investment horizon for real estate. As an alternative and supplement to established means of (equity) capital procurement, the company enters into equity partnerships (joint ventures) at project level. Even with meticulous planning, however, liquidity risk cannot be eliminated, particularly where capital requests linked to joint venture and fund partners (partner risks) are not viable. Capital commitments are typical in the case of development projects; the Group company CA Immo Deutschland has a particularly high commitment in the case of the Tower 185 project. Financing has been secured for all projects under construction; additional financing is required for new project launches. The expiry profile of financial liabilities for the CA Immo Group is stable until business year 2014; loans maturing by that date are linked solely to financing at property or project level. The refinancing of the 6.125% CA Immo bond 09-14 (ISIN: AT0000A0EXE6) and the convertible bond are scheduled for 2014, provided conversion rights are not exerted.

Interest rate risk

In response to the euro crisis, the European Central Bank lowered its base rate from 1.0% to a record low of 0.75% in the summer of 2012, a rate subsequently confirmed in February 2013. It is likely that the rate (at which commercial banks obtain refinancing from the central bank) will remain at this low level for the next four quarters. Swap rates are also unlikely to rise significantly. These market-led fluctuations in the interest rate affect both the level of financing costs and the fair value of interest hedging transactions concluded, which influence CA Immo's earnings and equity. In line with its investment strategy, the CA Immo Group opts for a mix of long-term fixed-rate and floating-rate loans; more than 60% of the latter are secured by means of derivative financial instruments (mainly in the form of interest rate caps/swaps) which have negative cash values owing to market conditions. According to the latest interest rate forecasts, however, the floor may already have been reached; from the present standpoint, the swap result could again be neutral in 2013. Despite this, continual monitoring of the interest rate risk is essential. No risks constituting a serious and permanent threat to the company exist at the present time. Sufficient provisions have been formed for all risks identified.

Currency risk

Since CA Immo invests in various currency areas, the company is exposed to certain currency risks linked to the inflow of rental income and rents receivable in BGN, CZK, HUF, PLN, RON and RSD. CA Immo secures these foreign currency inflows by pegging rents to a hard currency (EUR or USD); no significant currency risk exists at present. Since incoming payments are mainly received in local currency, however, free liquidity is converted into euros upon receipt. The pegging of rents to the EUR/USD affects the creditworthiness of tenants and thus produces an indirect currency risk that can result in payment bottlenecks and loss of rent (especially in Hungary). To hedge against the currency risk on the liabilities side (financing in CZK and USD), these loans are counterbalanced by rental income in the same currency. Loans are generally taken out in the currency underlying the relevant lease. There is no currency risk linked to construction projects now that most projects have been completed in Eastern Europe.

FINANCIAL RISK MANAGEMENT

RISK **EFFECT** COUNTERMEASURE

UNFORESEEABLE LIQUIDITY REQUIREMENT

- Lack of liquidity
- Capital requests linked to joint venture partners not viable
- Non-utilisation of opportunities
- Distress sales
- Insolvency

- Continual analysis, planning and monitoring of liquidity
 - Optimisation of investment
- Cash pooling

FINANCING

- Breach of covenants
- Non-extension of expiring credit
- Follow-up financing not secured after project phase
- Cost disadvantages during credit term
- Additional requirement for equity or liquidity
- Continual monitoring of the viability of real estate and the fulfilment of covenants from loan agreements
- Conclusion of project-related loan agreements, ideally for the long term
- Establishment of a liquidity reserve

DEVELOPMENT OF **EXCHANGE RATES**

- Evaluation of EUR/foreign currency relations

Significant fluctuation in earnings owing to exchange rate gains/losses

- Harmonising of loan and rental agreements
- Rapid conversion of free liquidity into EUR
- Forward cover, especially for construction contracts
- Restrictive approach to foreign currency loans

INTEREST RATE CHANGES/ **EVALUATION OF INTEREST** RATE HEDGING

- Evaluation of interest rate developments
- Significant fluctuation in earnings and change in equity ratio due to changing interest level (financing costs, evaluation of interest-rate hedges)
- Mix of long-term fixed-rate and floating-rate loans
- On-schedule use of derivatives (swaps/caps)
- Continuous monitoring of interest rate forecasts

CONSOLIDATED FINANCIAL STATEMENTS 2012



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A. CONSOLIDATED INCOME STATEMENT FOR THE YEAR ENDED 31.12.2012

€ 1.000	Note	2012	2011
Rental income	2	280,886	265,576
Operating costs charged to tenants	3	68,177	64,326
Operating expenses	3	- 79,832	- 75,413
Other expenses directly related to properties rented	3	- 24,270	- 27,403
Net rental income		244,961	227,086
Gross revenues hotel operations		3,252	0
Expenses related to hotel operations		- 2,774	0
Result from hotel operations	4	478	0
Income from the sale of properties held for trading		8,426	28,049
Book value of sold properties held for trading		- 3,231	- 20,259
Trading result	5	5,195	7,790
Revenues from development services		3,940	2,320
Expenses related to development services		- 2,265	- 1,742
Result from development services	6	1,675	578
Other expenses directly related to investment properties under			
development	7	- 4,407	- 7,315
Net operating income		247,902	228,139
Result from the sale of investment properties	8	32,274	44,961
Indirect expenses	9	- 45,897	- 44,045
Other operating income	10	11,063	17,368
EBITDA		245,342	246,423
Depreciation and impairment of long-term assets		- 5,134	- 9,282
Changes in value of properties held for trading		- 1,394	- 1,239
Depreciation and impairment/reversal	11	- 6,528	- 10,521
Revaluation gain		99,665	133,509
Revaluation loss		- 108,114	- 84,366
Result from revaluation		- 8,449	49,143
Operating result (EBIT)	1	230,365	285,045
Finance costs	12	- 168,844	- 162,479
Other financial result	13	20,764	1,470
Foreign currency gains/losses	18	- 2,146	334
Result from interest rate derivative transactions	14	- 12,305	- 22,456
Result from financial investments	15	9,003	11,557
Result from other financial assets	16	- 7,000	- 4,675
Result from associated companies	17	2,694	- 1,696
Financial result	18	- 157,834	- 177,945
Net result before taxes (EBT)		72,531	107,100
Current income tax		4,977	- 27,261
Deferred and other income taxes		- 28,947	- 12,168
Income tax	19	- 23,970	- 39,429
Consolidated net income		48,561	67,671
			, , , , , , , , , , , , , , , , , , , ,
thereof attributable to non-controlling interests		- 5,878	5,042
thereof attributable to the owners of the parent		54,439	62,629
		,,,,,,	
Earnings per share in € (basic equals diluted)	42	€ 0.62	€ 0.71
	i	ii	

CONSOLIDATED FINANCIAL STATEMENTS

B. CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME FOR THE YEAR ENDED 31.12.2012

€ 1,000 No	te 2012	2011
Consolidated net income	48,561	67,671
Other comprehensive income		
Valuation cash flow hedges	- 19,058	- 30,209
Reclassification cash flow hedges	1,299	4,892
Other comprehensive income/loss from associated companies	- 424	194
Exchange rate differences	283	- 391
Income tax related to other comprehensive income	3,146	5,151
Other comprehensive income for the period (realised through profit or loss)	- 14,754	- 20,363
Change of reserve according to IAS 16	486	0
Income tax related to other comprehensive income	- 121	0
Other comprehensive income for the period (not realised through profit or		
loss)	365	0
Other comprehensive income for the period	- 14,389	- 20,363
Comprehensive income for the period	34,172	47,308
thereof attributable to non-controlling interests	- 5,897	5,232
thereof attributable to the owners of the parent	40,069	42,076

C. CONSOLIDATED STATEMENT OF FINANCIAL POSITION AS AT 31.12.2012

€ 1,000	Note	31.12.2012	31.12.2011	1.1.2011
ASSETS				
Rental investment properties	21	4,391,378	4,183,202	2,716,211
Investment properties under development	21	726,988	934,482	790,582
Hotel and other own used properties	21	36,253	12,760	13,575
Office furniture and other equipment	21	9,972	10,470	1,638
Intangible assets	22	37,122	39,103	31,468
Prepayments made on investments in properties	23	0	2,217	136,200
Investments in associated companies	24	36,233	34,719	37,096
Financial assets	25	93,587	74,308	41,075
Deferred tax assets	26	9,812	11,739	14,133
Long-term assets		5,341,345	5,303,000	3,781,978
Long-term assets as a % of total assets		90.7%	89.6%	86.4%
Assets held for sale	27	53,794	57,835	46,509
Properties held for trading	28	52,693	33,904	45,339
Receivables and other assets	29	182,866	168,059	147,019
Securities		0	0	3,854
Cash and cash equivalents	30	257,744	353,778	354,764
Short-term assets		547,097	613,576	597,485
Total assets		5,888,442	5,916,576	4,379,463
LIABILITIES AND SHAREHOLDERS' EQUITY Share capital		638,714	638,714	638,714
Capital reserves		1,030,410	1,062,184	1,061,464
Other reserves		- 107,659	- 93,288	- 72,735
Retained earnings		131,393	76,954	14,325
Attributable to the owners of the parent		1,692,858	1,684,564	1,641,768
Non-controlling interests				18,171
	31	122,884	124,891	
Shareholders' equity Shareholders' equity as a % of total assets	31	1,815,742 30.8%	1,809,455 30.6%	1,659,939 37.9%
Provisions	32	4,163	9,182	6,239
Interest-bearing liabilities	33	2,454,856	2,622,925	1,888,306
Other liabilities	34	1	237,489	230,402
Deferred tax liabilities	26	271,435 215,863	191,813	116,157
Long-term liabilities	20	2,946,317	3,061,409	2,241,104
Current income tax liabilities	35	15,448	36,839	59,894
Provisions Interest-bearing liabilities	32	78,931	79,292	58,809
Other liabilities	33	924,676	777,973	238,049
	34	107,328	151,608	115,814
Liabilities relating to disposal groups	27	1 126 202	0	5,854
Short-term liabilities Tetal liabilities and shareholdered againts		1,126,383	1,045,712	478,420
Total liabilities and shareholders' equity		5,888,442	5,916,576	4,379,463

D. CONSOLIDATED CASH FLOW STATEMENT FOR THE YEAR ENDED 31.12.2012

€ 1,000	Note	2012	2011
Operating activities			
Net result before taxes		72,531	107,100
Revaluation result incl. change in accrual and deferral of rental income		7,120	- 49,143
Depreciation and impairment/reversal	11	6,528	10,521
Result from the sale of long-term properties and office furniture and other equipment	8	- 32,417	- 44,866
Income/loss from the sale of financial investments	16	- 333	0
Taxes paid excl. taxes for the sale of properties		- 18,380	- 9,696
Finance costs, result from financial investments and other financial result	12,13,15	139,077	149,452
Foreign currency gains/losses	18	2,146	- 334
Result from interest rate derivative transactions	14	12,305	22,456
Result from other financial assets and from investments in associated companies	17,12	4,639	6,371
Cash flow from operations		193,216	191,861
Properties held for trading	28	- 2,086	10,250
Receivables and other assets	25,29	14,797	- 4,732
Provisions	32	2,878	717
Other liabilities	34	- 15,967	530
Cash flow from change in net current assets		- 378	6,765
Cash flow from operating activities		192,838	198,626
Investing activities			
Acquisition of and investment in properties incl. prepayments		- 241,614	- 243,618
Acquisition of property companies, less cash and cash equivalents of $\in 4,\!436\mathrm{K}$ (2011:			
€ 128,308 K)		3,194	71,880
Acquisition of office equipment and intangible assets	21,22	- 1,431	- 1,382
Acquisition of financial assets		- 1,125	- 12,926
Disposal of long-term financial assets and securities	23	2,550	4,653
Repayment of joint ventures		4,042	9,929
Disposal of long-term properties and other assets	8	197,571	131,459
Disposal of companies with long-term properties, less cash and cash equivalents of			
€ 76 K (2011: € 2,696 K)	8	1,824	29,998
Taxes paid relating to the sale of long-term properties		- 26,931	- 49,291
Dividend payments received from associated companies and securities		877	891
Interest paid for investment in properties	21	- 5,470	- 9,934
Interest received from financial investments	15	3,532	5,718
Cash flow from investing activities		- 62,981	- 62,623
Financing activities			
Cash inflow from loans	33	163,134	252,226
Cash inflow from joint ventures and from non-controlling interests		5,478	4,861
Dividend payments to shareholders	31	- 33,385	0
Payments to subsidiaries and purchase of non-controlling interests		- 1,439	- 10,763
Repayment of loans incl. bonds	33	- 214,943	- 232,786
Other interest paid	12	- 147,153	- 148,181
Cash flow from financing activities		- 228,308	- 134,643
Net change in cash and cash equivalents		- 98,451	1,360
Cash and cash equivalents as at 1.1.		353,778	354,764
Changes in the value of foreign currency		2,417	- 2,346
Cash and cash equivalents as at 31.12.	30	257,744	353,778

E. CONSOLIDATED STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 31.12.2012

€ 1,000	Note	Share capital	Capital reserves	
As at 1.1.2011		638,714	1,061,464	
Valuation cash flow hedge	20	0	0	
Income recognised directly in equity of associated				
companies	20	0	0	
Currency translation reserve	20	0	0	
Consolidated net income		0	0	
Comprehensive income for 2011		0	0	
Acquisition of Europolis AG		0	0	
Disposal from sale of companies		0	0	
Dividend payments from subsidiaries		0	0	
Payments to non-controlling interests		0	0	
Payments from non-controlling interests		0	0	
Acquisition of non-controlling interests		0	1,301	
Repurchase convertible bond		0	- 581	
As at 31.12.2011	31	638,714	1,062,184	
Valuation cash flow hedge	20	0	0	
Income recognised directly in equity of associated				
companies	20	0	0	
Currency translation reserve	20	0	0	
Change of reserve IAS 16	20	0	0	
Consolidated net income		0	0	
Comprehensive income for 2012		0	0	
Dividend payments to shareholders	31	0	- 33,385	
Payments to non-controlling interests		0	0	
Payments from non-controlling interests		0	0	
Acquisition of non-controlling interests		0	1,611	
As at 31.12.2012	31	638,714	1,030,410	

Retained earnings	Valuation result (hedging)	other reserves	Attributable to shareholders of the parent company	Non-controlling interests	Shareholders' equity (total)
14,325	- 72,716	- 19	1,641,768	18,171	1,659,939
0	– 20,306	0	- 20,306	190	- 20,116
0	0	144	144	0	144
0	0	- 391	- 391	0	- 391
62,629	0	0	62,629	5,042	67,671
62,629	- 20,306	- 247	42,076	5,232	47,308
0	0	0	0	131,866	131,866
0	0	0	0	- 24,179	- 24,179
0	0	0	0	- 1,225	- 1,225
0	0	0	0	- 4,098	- 4,098
0	0	0	0	4,564	4,564
0	0	0	1,301	- 5,440	- 4,139
0	0	0	- 581	0	- 581
76,954	- 93,022	- 266	1,684,564	124,891	1,809,455
0	– 14,559	0	- 14,559	- 107	- 14,666
0	0	- 371	- 371	0	- 371
0	0	195	195	88	283
0	0	365	365	0	365
54,439	0	0	54,439	- 5,878	48,561
54,439	- 14,559	189	40,069	- 5,897	34,172
0	0	0	- 33,385	0	- 33,385
0	0	0	0	- 238	- 238
0	0	0	0	5,478	5,478
0	0	0	1,611	- 1,351	260
131,393	- 107,581	- 78	1,692,858	122,884	1,815,742

F. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS AS AT 31.12.2012

GENERAL NOTES

1. Information concerning the Company

CA Immobilien Anlagen Aktiengesellschaftand its subsidiaries (the "CA Immo Group"), is an international real estate group. The parent company is CA Immobilien Anlagen Aktiengesellschaft ("CA Immo AG"), which has its head office at 1030 Vienna, Mechelgasse 1. As at 31.12.2012, CA Immo Group owns office, hotel, commercial and residential properties in Austria and Germany as well as in Eastern Europe. CA Immo AG is listed in the prime market segment of the Vienna Stock Exchange and is included in the ATX (Austrian Traded Index of leading companies).

2. Accounting principles

The consolidated financial statements of CA Immo AG were prepared in accordance with the International Financial Reporting Standards (IFRS) as adopted by the European Union. The consolidated financial statements are based on the acquisition cost method, with the exception of investment properties (including properties under development), properties held for sale, securities, derivative financial instruments and provisions for cash-settled share-based payment plans, which are measured at fair value. The net item for plan assets arising from pension obligations comprises the fair value of the plan assets less the present value of the obligations.

The consolidated financial statements are presented in thousand of Euros ("€K"), rounded according to the commercial rounding method). The use of automatic data processing equipment may lead to rounding differences in the addition of rounded amounts and percentage rates.

3. Scope of consolidation

The consolidated financial statements comprise the ultimate parent company CA Immo AG and the companies listed in Annex I.

Changes in scope

	Full	proportional	At equity
As at 1.1.2012	227	32	3
Business combinations according to IFRS 3	2	0	0
Acquisition of property companies	4	2	0
Disposal of property companies	-2	0	0
New establishment of companies	6	8	0
Disposal of companies due to liquidation or restructuring	-17	0	0
As at 31.12.2012	220	42	3
thereof foreign companies	182	39	2

Acquisitions and disposals of companies

CA Immo Group acquired the following entities in 2012:

Company name/domicile Purpose		Interest	Purchase price	Initial consolidation
		in %	in € 1,000	date
Hotel Operations Plzen s.r.o., Prague	Hotel operations	100.0	8	24.7.2012
Hotel Operations Europort s.r.o., Prague	Hotel operations	100.0	8	24.7.2012
Business combinations according to IFRS 3			16	
Camari Investments Sp.z o.o., Warsaw	Holding company	50.0	3	1.1.2012
Megapark o.o.d. (in prior year interest of 35 %),				
Sofia	Property company	8.5	0	1.1.2012
	Holding company with an interest			
	of 10 % in ZAO "Avielen A.G.",			
Avielen Beteiligungs GmbH, Vienna	St. Petersburg	100.0	17	1.4.2012
Hotel Operations Plzen Holding s.r.o., Prague	Holding company	100.0	0	1.7.2012
Hotel Operations Europort Holding s.r.o., Prague	Holding company	100.0	0	1.7.2012
Alberique Limited, Limassol	Holding company	100.0	3	1.8.2012
IPOPEMA Towarzystwo Funduszy				
Inwestycyjnych S.A., Warsaw	Holding company	50.0	3	16.8.2012
Other acquisitions of companies		26		
Total			42	

These purchase prices were paid in full in cash.

In the business year, the Company incurred \in 213 K (2011: \in 39 K) in legal and other consulting expenses related to acquisitions according to IFRS 3. These expenses are reported in the item indirect expenses in the consolidated income statement.

CA Immo Group disposed of the following entities in the business year 2012:

Company name/domicile	Interest held	Sales price	Deconsolidation
	in %	€ 1,000	date
Flottwellpromenade Projektentwicklungs GmbH & Co. KG, Berlin	50.0	1,900	30.9.2012
Flottwellpromenade Verwaltungs GmbH, Berlin	50.0	-	30.9.2012
Summe		1,900	

The sale price was paid in full in cash.

The above mentioned business combinations in accordance with IFRS 3 and the disposals (measured as of the date of initial consolidation or deconsolidation, as appropriate) had the following effect on the consolidated financial statements:

€ 1,000	IFRS 3 acquisitions at market values	Sales at book values
Properties	0	-809
Office furniture and other equipment	154	0
Intangible assets	33	0
Cash and cash equivalents	3,838	-76
Other assets	1,342	-65
Deferred taxes	0	18
Provisions	-34	0
Other liabilities	-2,925	635
Liabilities to affiliated companies	-2,408	0
Net assets	0	-297

Other assets contain receivables and other assets with a fair value of \in 1,342 K (nominal amount of \in 1,355 K less allowances of \in 13 K).

Gross revenues generated by the companies acquired according to IFRS 3 totalled € 3,272 K since the time of acquisition (since 1.1.2012: € 7,249 K). The result for the period amounted to € - 377 K (from 1.1.2012: € 438 K).

Joint ventures

The proportional values for the companies that are consolidated proportionally are as follows:

€ 1,000	31.12.2012	31.12.2011
Properties according to IAS 40	207,432	247,212
Other long-term assets	30,434	38
Properties held for trading	30,435	11,887
Other short-term assets	18,655	32,977
Deferred tax assets	616	1,272
Total assets	287,572	293,386
Long-term liabilities	88,533	103,769
Short-term liabilities	116,993	104,579
Deferred tax liabilities	8,138	15,495
Liabilities	213,664	223,843

€ 1,000	2012	2011
Rental income	13,343	11,520
Income from the sale of properties held for trading	1,089	18,852
Result from revaluation	7,482	3,265
Other income	5,228	1,622
Other expenses incl. book value of assets disposed	-6,293	-23,629
Operating result (EBIT)	20,849	11,630
Financial result	-4,965	-5,769
Net result before taxes (EBT)	15,884	5,861
Income tax	6,724	-3,052
Consolidated net income	22,608	2,809

Associated companies

The following information concerning assets, liabilities, rental income and results for the period is available for the companies included in the consolidated financial statements by way of at-equity consolidation:

€ 1,000	31.12.2012	31.12.2011
Properties according to IAS 40	387,049	456,603
Other long-term assets	154,151	123,357
Short-term assets	198,206	194,134
Long-term liabilities	483,352	451,584
Short-term liabilities	141,620	182,509
Group's share in net assets	26,718	35,008
	2012	2011
Gross revenues	211,207	92,252
Net income	-22,067	3,325
Group's share in net income	-7,191	832

As at 31.12.2012 – like at previous year – there were no unrecognised losses from associated companies given.

4. Accounting methods

a) Changes in the presentation and classification

In 2012, CA Immo Group acquired two hoteloOperationcompanies which have been renting two investment properties of the group so far. Therefore beginning in July 2012, these two properties are no longer accounted for in accordance with IAS 40, but in accordance with IAS 16 and are presented as hotel and other own used properties. Income and directly attributable expenses from the operation of the hotels are presented in a separate line item in the consolidated income statement.

Since gains from the redemption of interest bearing liabilities (repurchase of investment loans) are significant in 2012 they are presented separately in the consolidated income statement. For the comparative period 2011 an amount of € 1,470 K (redemption of convertible bonds and bonds) was reclassified from the item finance cost to other financial result.

In the consolidated statement of financial position, the purchase price from the acquisition of the shares in Europolis AG, Vienna, which is deferred for payment until 2015, was reclassified from other liabilities to interest bearing liabili-

ties. For the purpose of improved comparability, an amount of € 136.884 K (long-term: € 136.000 K, short-term: € 884 K) was adjusted for 2011 accordingly.

b) Methods of consolidation

All companies under the control of the parent company are fully consolidated in the consolidated financial statements. A company is initially consolidated as of the time at which control is transferred to the parent. It is deconsolidated when control ends. All intra-group transactions between companies included in the scope of full and proportional consolidation, the related income and expenses, receivables and payables, as well as unrealised intra-group profits, are eliminated in full (or proportionally in the case of proportional consolidation).

CA Immo Group acquires companies that hold property assets. At the time of acquisition, the Company determines whether assets or a business are acquired. If a business is acquired, the acquisition encompasses not only properties and other assets and liabilities, but an integrated business. In detail, the following criteria are used for the assessment:

- number of properties and sites held by the subsidiary
- other major areas of included by the acquisition, such as property or asset management, accounting etc.
- existence of own employees managing the properties

If the acquisition of a property company does not represent a "business combination according to IFRS 3", the purchase encompasses only assets and liabilities. The acquired identifiable assets and liabilities of the company are recognised at their proportional acquisition cost. The acquisition cost is allocated to the acquired assets (especially properties) and liabilities based on their relative fair value at the date of acquisition of the subsidiary.

If a business is acquired, the acquisition is classified as a business combination. The subsidiary is consolidated for the first time using the acquisition method, by recognising its identifiable assets and liabilities at fair value and a goodwill if applicable.

Non-controlling interests are reported according to the classification of the capital interest as either shareholders' equity or loan capital, as non-controlling interests within shareholders' equity or as other liabilities within loan capital. Non-controlling interests are initially recognised at the proportional share in the recognised amounts of the acquired company's identifiable net assets. Non-controlling interests are subsequently measured according to the changes in shareholders' equity attributable to the non-controlling interests. Total comprehensive income is attributed to the non-controlling interests even if this results in a negative balance of non-controlling interests.

Changes in the parent's interest in a subsidiary that do not result in a loss of control are accounted for as equity transactions. The book values of the controlling and non-controlling interests are adjusted to reflect the changes in the respective interests in the subsidiary. Any difference between the amount by which the non-controlling interests are adjusted and the fair value of the consideration paid or received is recognised directly in equity and attributed to the owners of the company.

If a business operation is acquired, goodwill arises from the comparison of the fair value of the consideration and the amount recognised for the non-controlling interests with the fair value of the acquired company's identifiable assets and liabilities (net assets). The amount exceeding net assets is recognised as goodwill.

Joint ventures

CA Immo Group founds joint ventures with one or more partner companies in the course of establishing property rental or project development partnerships, whereby joint management of these ventures is established by contract. Interests in jointly managed companies are included proportionally in the consolidated financial statements of CA Immo Group. The Group's interests in the assets, liabilities, income and expenses of jointly managed companies are allocated to the relevant line items of the consolidated financial statements.

Associated companies

An associated company is an entity under significant influence of the Group that is neither a subsidiary nor an interest in a joint venture.

The results, assets and liabilities of associated companies are included in the financial statements using the equity method of accounting (AE – at equity). According to the equity method, investments in associates are initially recognised in the consolidated statement of financial position at cost including directly attributable ancillary costs, adjusted for post-acquisition changes in the Group's share of the net assets of the associate, as well as for the Group's share in the profit or loss, other comprehensive income and dividend payouts and contributions, less any impairment losses on individual investments.

Once the book value of the shareholder's interests in an associated company has decreased to zero, additional losses are recognised as a liability only to the extent that the holder has incurred a legal or constructive obligation or has made payments on behalf of the associate.

c) Foreign currency translation

Transactions in foreign currencies

The individual Group companies record foreign currency transactions at the rate of exchange prevailing at the day of the relevant transaction. Monetary assets and liabilities in foreign currency existing at the reporting date are translated into the particular functional currency at the rate of exchange prevailing on that date. Any resulting foreign currency gains or losses are recognised in the income statement of the relevant business year.

		Acquisition	Sale	Acquisition	Sale
		31.12.2012	31.12.2012	31.12.2011	31.12.2011
Switzerland	CHF	1.2002	1.2130	1.2090	1.2218
USA	USD	1.3156	1.3256	1.2905	1.3005

Translation of individual financial statements denominated in foreign currencies

Reporting currency is the Euro (EUR). Since the Euro is generally also the functional currency of those companies included in the consolidated financial statements that are domiciled outside the European Monetary Union in Eastern Europe, the financial statements prepared in a foreign currency are translated in accordance with the temporal method. Under this method, investment properties (including properties under development) as well as monetary assets and liabilities are translated at closing rates, whereas hotel and other own use properties and other non-monetary assets are translated at historical exchange rates. Items of the income statement are translated at theaverage exchange rates of the relevant reporting period. Gains or losses resulting from the currency translation are recognised in the income statement.

The functional currency of the subsidiaries in Ukraine, the management companies in Eastern Europe as well as the hotel operation companies in Czech Republic is the respective local currency. The amounts in the statements of financial position are translated at the exchange rate at the reporting date. Only shareholders' equity is translated at historical rates. Items of the income statement are translated at the average exchange rates of the relevant reporting period. Gains and losses arising from the application of the closing rate method are recognised in other comprehensive income and presented in the currency translation reserve.

Individual financial statements were translated on the basis of the following rates of exchange:

		Closing rate	Closing rate	Average exchange rate	Average exchange
		31.12.2012	31.12.2011	2012	2011
Bulgaria	BGN	1.9558	1.9558	1.9558	1.9558
Croatia	HRK	7.5500	7.5250	7.5243	7.3209
Poland	PLN	4.0882	4.4168	4.1721	4.1457
Romania	RON	4.4287	4.3197	4.3666	4.2313
Russia	RUB	40.2300	41.7000	40.0507	41.0177
Serbia	RSD	112.4000	106.0000	113.5209	101.9208
Czech Republic	CZK	25.1400	25.8000	25.0979	24.5788
Ukraine	UAH	10.5372	10.3624	10.3768	11.1648
Hungary	HUF	291.2900	311.1300	287.7321	280.6958

d) Properties

Classification

The item "investment properties" consists of investment properties and properties under development that are held neither for own use nor for sale in the ordinary course of business, but to generate rental income and appreciate in value.

Properties under development are reclassified to investment properties upon completion of the main construction services.

Properties are recognised as held for trading if the property concerned is intended for sale in the ordinary course of business or is under construction for subsequent sale in the ordinary course of business.

Properties held for the purpose of operating a hotel as well as investment properties used for administration purposes are presented under the item "own used properties".

Some properties are mixed-use – they are used both to generate rental income and appreciate in value, as well as for the operation of a hotel or administration purposes. If these respective portions can be sold separately, CA Immo Group recognises them separately. If the portions cannot be separated, the entire property is classified as an investment property only if the own use occupies less than 5.0 % of the total useful area. Otherwise, the entire property is classified as own use.

Valuation

All investment properties are measured according to the fair value model specified as an option under IAS 40. Under this model, property assets are measured at the fair value at the respective reporting date. Changes in the current book value before revaluation (fair value of previous year plus subsequent/additional acquisition or production cost less subsequent acquisition cost reductions and changes due to agreed incentives) are recognised in the income statement under "result from revaluation".

Properties held for trading are measured at the lower of cost and net realisable value as of the relevant reporting date.

Own used properties and the office furniture, equipment and other assets are measured in accordance with the cost method, i.e. acquisition or production cost or fair value at the date of reclassification less regular depreciation and impairment losses.

Office furniture, equipment and other assets are depreciated straight-line over their estimated useful life, which generally ranges from 3 to 40 years. The estimated useful life of the own used properties applying the principle that each part of an item with a significant cost shall be depreciated separately is 50 to 75 years for the structural work, 15 to 50 years for the façade, 20 to 25 years for the building equipment and appliances, 15 to 25 years for the roof, and 10 to 20 years for the tenant's finishing works.

Borrowing costs arising during property construction are allocated to the production costs if they are directly attributable to a qualifying asset. A qualifying asset is an asset that takes a substantial period of time to get ready for its intended use or sale. In cases in which loan capital is not directly attributable to an individual qualifying asset, the portional amount of the total financing costs is allocated to the qualifying asset. All other borrowing costs are recognised in profit or loss in the period in which they are incurred.

Determination of fair value

Around 99.5% (31.12.2011: 99.5%) of the properties in Austria, about 97.9% (31.12.2011: rd. 96.5%) of the properties in Germany, and about 99.9% (31.12.2011: 99.9%) of the properties in Eastern Europe were subject to an external valuation as of the reporting date 31.12.2011. The values of the other properties were determined internally on the basis of the previous year's valuations or binding purchase agreements.

The external valuations are made in accordance with the standards defined by the Royal Institution of Chartered Surveyors (RICS). The RICS defines the market value as the estimated amount for which an asset or liability could exchange on the valuation date between a willing buyer and a willing seller in an arm's length transaction, after proper marketing and where the parties had each acted knowledgeably, prudently and without compulsion.

The valuation method applied by the expert for each property particularly depends on the property's stage of development and its type of use.

Rented commercial properties, which constitute the largest portion of CA Immo Group's portfolio, are valued mainly by the investment method. Under this method, the market values are based on capitalised future expected rental income. Besides the current contractual rents and lease expiration profile, the appraiser establishes and considers further parameters on the basis of professional judgment and estimates including in particular the long-term achievable market rent for an individual property (ERV: expected rental value) as well as property specific, risk adjusted yields (equivalent yields). In Austria the equivalent yields remain stable at prior year's level ranging from 3.0 % to 8.5 % (31.12.2011: 4.25 % to 8.5 %). The majority of properties range in the middle between 5.0 % and 6.75 %. Also in Germany mostly steady equivalent yields can be observed, as these markets are regarded as exceptionally stable. As of 31.12.2012 the discount rates/capitalization interest rates range here from 4.25 % to 9.5 % (31.12.2011: 4,0 % und 8,25 %), however the predominant number ranges in the middle (5.0% und 6.5%) of the mentioned range. The trends in Eastern Europe are mainly inconsistent. While in Poland and Slovakia a slight decline of equivalent yields can be noticed partially, in Hungary a slight average increases can be observed. For example, the yields for office properties range from 7.5 % to 9.25 (31.12.2011: 7.5 % to 9.25 %), in Hungary, 7.9 % -10.0 % in Romania (31.12.2011: 8.5 % to 10.0 %), 8.4 % to 9.0 % in Serbia (31.12.2011: 8.25 % to 11.0 %) and 6.6 % to 8.0 % in Poland (31.12.2011: 6.8 % to 9.7 %). For the hotel properties in the portfolio in Slovenia and Czech Republic, the yields remain stable above 8.8 % to 10.0% (31.12.2011: 8.8 % to 10.0%). Considerably variations can be observed partially for the logistic portfolio. The yields for logistic property remain consistently at 9.0 % in Hungary (31.12.2011: 8.75 % bis 9.0 %), in Romania at 10.0 % (31.12.2011: 9.5 %) and in Poland from 5 % to 9.9 % (31.12.2011: 9.5 % bis 9.7 %).

For properties under development and construction the residual method is applied. Under this method, the market value is based on the estimated market value upon completion, less outstanding expenses and after applying a reasonable developer profit in the range of 4.0 % to 17.5% of acquisition or production costs (31.12.2011: 5.0 % bis 20.0 %)., Developer profit for properties under development, that are nearly completed, range at the bottom of the margin according to their reduced risk. Potential risks are considered in the estimated future rents and/or capitalisation/discount rates. Interest rates in Germany ranging from 4.0 % to 6.75 %. They vary in particular depending on the general market

climate, location and type of use. The nearer a project is to completion, the greater the portion of parameters that are based on actual or contractually fixed amounts. After completion or right before completion, the properties are valued by applying the investment method (see above), adjusted for outstanding work.

Land banks which are not currently under development or which are not expected to be developed in the near future, are valued, depending on the property and the stage of development, on the basis of comparable transactions or by the liquidation value, cost or residual value method.

e) Intangible assets

Goodwill resulting from business combinations pursuant to IFRS 3 mainly corresponds to the difference arising from the allocation of acquisition cost to the fair values of the acquired properties and the corresponding deferred tax liabilities, which are not discounted in accordance with IAS 12. Mainly, it represents the benefit resulting from the fact that the acquired deferred tax liabilities will become due in a future period. Goodwill is not amortised, but is tested for impairment at least annually.

Other intangible assets mainly comprise software and are recognised at acquisition cost less straight-line amortisation and impairment losses. Software is amortised over a useful life of 3 to 5 years.

f) Impairment losses

If an indication exists that an asset might be impaired, CA Immo Group determines the recoverable amount for the own used properties (including hotel operations), for office furniture, equipment and other assets as well as for intangible assets. The recoverable amount is the higher of the fair value less the cost to sell (net realisable value) and the value in use. The value in use is the present value of the expected future cash flows that are likely to be generated by the continued use of an asset and its retirement at the end of its useful life.

If this recoverable amount is lower than the carrying value of the asset, the asset is written down to the lower value. Impairment losses are reported in the consolidated income statement under "depreciation and impairment/reversal".

If at a later date impairment ceases to exist, the impairment loss is reversed to profit or loss – except in the case of goodwill – up to the carrying amount of the amortised original acquisition or production cost.

Goodwill is tested for impairment annually, with individual properties representing the cash generating unit. Due to the specific nature of the recognised goodwill, the recoverable amount for the cash generating unit cannot be determined without taking into account the expected tax charge for disposing individual properties. Hence, the book value of the cash generating unit includes, in addition to the allocated goodwill, the directly attributable deferred tax liability of the property determined at the time of the company's acquisition. The recoverable amount is determined on the basis of fair value. The fair value of a property is determined on the basis of external valuation reports. The present value of the income tax payments was determined considering after-tax interest rates (the respective yield of the valued property less the effect of the tax rate in the respective country) of expected income tax payments.

The impairment test assumes an average retention period for properties held by CA Immo Group of 15 years and of 25 years for land/land banks from the date of acquisition. Due to the assumption of the retention period decreasing each year and thus of a reduced discounting period each year, further impairment losses corresponding to the reduction in the present value benefit are expected in future periods.

g) Financial assets and liabilities (FI – financial instruments)Other interests in companies

Interests in companies which are not consolidated due to lack of control, and which are neither significantly influenced by the Group are assigned to the category "available for sale/at cost" (AFS/AC). Since a listed price on an active market is not available and the fair value cannot be reliably established, the other interests are measured at acquisition cost.

Loans and prepayments made on investments

Loans granted by the Company and prepayments made on property investments are assigned to the category "loans and receivables" (L&R). They are measured at fair value upon recognition, and subsequently at amortised cost, applying the effective interest-rate method.

Receivables and other financial assets

Trade receivables from the provision of services, other receivables and other financial assets are primary financial instruments that are not listed on active markets and not intended for sale. They are assigned to the measurement category "loans and receivables" (L&R). They are initially measured at fair value, and thereafter at amortised cost, applying the effective interest-rate method and less impairment losses.

An impairment loss on receivables and other assets is calculated based on the status of the dunning procedure, the past due date, and the individual credit rating of the relevant debtor, taking into account any security received and is recognised when there is objective indication that the receivables cannot be collected in full. Uncollectible receivables are derecognised. Subsequent payments in respect of receivables for which impairment losses have been recognised are recognised in the consolidated income statement in the item "Other operating income".

Receivables from the sale of properties having a maturity of more than one year are recognised as non-current receivables at their present values as of the respective reporting date.

Cash and cash equivalents

Cash and cash equivalents include cash, sight deposits with banks, as well as fixed-term deposits with an original term of up to three months. This item also includes cash in banks subject to drawing restrictions for a period of less than 3 months. Cash in banks subject to drawing restrictions with a longer period are presented in "receivables and other assets".

Interest-bearing liabilities

Interest-bearing liabilities are assigned to the category "financial liabilities at amortised cost" (FLAC) and recognised upon disbursement at the amount actually received less transaction costs. Any difference between the amount received and the repayment amount is allocated over the term of the financing according to the effective interest-rate method and is recognised in financing costs or, if the conditions set forth in IAS 23 are met, capitalised as part of the acquisition or construction or cost.

Other financial liabilities

Other financial liabilities, such as trade payables, are assigned to the category "financial liabilities at amortised cost" (FLAC) and measured upon recognition at fair value and subsequently at amortised acquisition cost.

For current other liabilities, the fair value generally corresponds to the estimated sum of all future payments. For non-current other liabilities (advance payments), the acquisition cost of the liabilities corresponds to their present value and they are accumulated up to the market rates of bank deposits.

Derivative financial instruments

CA Immo Group uses derivative financial instruments, such as interest rate caps, floors, swaps and forward exchange transactions, in order to hedge against interest and currency risks. These derivative financial instruments are recognised at fair value at the time the contract is concluded and remeasured at fair value in the following periods. Derivative financial instruments with a positive fair value are recognised as financial assets and as financial liabilities if their fair value is negative.

Derivative financial instruments are presented in non-current assets or liabilities if the remaining term of the instrument exceeds twelve months and realisation or settlement within twelve months is not expected. All other derivative financial instruments are presented in current assets or liabilities.

The method applied by CA Immo Group when recognising gains and losses from derivative financial instruments depends on whether or not the criteria for cash-flow hedge accounting (hedging of future cash flows) are met. CA Immo Group exclusively pursues a micro-hedging strategy, whereby the hedging instrument is directly assigned to an individual underlying transaction (loan agreement).

In the case of derivative financial instruments qualifying as cash flow hedges, the effective portion of the change in fair value is recognised in other comprehensive income, i.e. directly in equity. The ineffective portion is immediately recognised as an expense in the item "Result from interest derivative transactions". The gains or losses from the measurement of the cash flow hedges recognised in equity are reclassified into profit or loss in the period in which the underlying transaction becomes effective or the expected cash flows are no longer expected to occur. The effectiveness of the hedging relationship between the hedging instrument and the underlying transaction is assessed and documented at the inception of the hedge and subsequently reassessed on an ongoing basis.

Derivative financial instruments no longer qualifying for cash flow hedge accounting, such as e.g. interest rate caps, floors and swaps without a concurrent loan agreement, are referred to as "fair value derivatives" to clearly distinguish these instruments from cash flow hedges. Pursuant to IAS 39, derivatives not qualifying for hedge accounting are assigned to the category "held for trading" (HFT). Changes in the fair value are therefore recognised entirely in profit or loss in the item "Result from interest derivative transactions".

The fair values of interest rate swaps, caps and floors are calculated by discounting the future cash flows from variable payments on the basis of generally accepted finance-mathematical models.

h) Construction contracts

Pursuant to the percentage of completion method, contract revenue and contract costs associated with construction contracts and arising from the performance of services (such as project management, building construction, interior work, site development, decontamination) are recognised as receivables based on the stage of completion of the contract activity at the end of the reporting period. The stage of completion is determined by the ratio of contract costs incurred as of the reporting date to the estimated total contract costs (cost-to-cost method). An expected loss from a construction contract is immediately recognised as expense.

i) Other non-financial instruments

Other non-financial assets mainly consist of prepayments made on investment properties, receivables from fiscal authorities and prepaid expenses. They are measured at cost less any impairment losses.

Other non-financial liabilities refer to liabilities to fiscal authorities and short-term rent prepayments. They are initially recognised in the amount corresponding to the estimated outflow of funds. Changes in value arising from updated information are recognised in profit or loss.

j) Assets held for sale and disposal groups

Non-current assets and disposal groups are classified as held for sale if the relevant book value is expected to be realised from a disposal and not from continued use. This is the case when the relevant non-current assets and disposal groups are available for immediate sale in their current condition and a disposal is highly probable. Furthermore, the sale must be completed within one year of the classification as held for sale. Disposal groups consist of assets that are to be sold together in a single transaction and the associated liabilities that are to be transferred in the course of this transaction.

Non-current assets and disposal groups that are classified as held for sale are generally recognised at the lower of book and fair value less costs to sell. Investment properties, which are continuously measured according to the fair value model, are exempted from this rule.

k) Payment obligations to employees

Variable remuneration

In business year 2010, the members of the Management Board were offered to participate in an LTI (long-term incentive) programme with a term of three years for the first time. Participants are required to invest own funds, subject to a ceiling of 50% of their annual base salary. This investment was measured at the closing rate on 31.12.2009, and the number of underlying shares was calculated accordingly. Performance is measured according to the following indicators: NAV growth, ISCR (interest coverage ratio) and TSR (total shareholder return). Members of the first management level were also offered to participate in the LTI scheme. Their own investment is limited to 35% of their basic salary. In the business years 2011 and 2012, the LTI programme was continued and the members of the Management Board and first management level were again offered to participate. The key indicators of the 2010 LTI programme were NAV growth, ISCR and TSR, but the weighting of these factors was revised and the target values were raised.

For such cash-settled share-based payments, the obligation incurred is built up over the vesting period of 3 years and reported under provisions. Until the liability is settled, the fair value is remeasured at each annual reporting date and at the settlement date. All changes in the fair value of the liability are recognised in profit or loss in the relevant business year when inccurred.

Defined benefit plans upon termination of employmentObligations arising from defined benefit pension plans exist for four persons in the CA Immo Germany Group. The commitments relate to four pension benefits, three of which for managing directors who have already retired. In accordance with IAS 19.59, reinsurance contracts in respect of defined benefit pension obligations concluded in previous years that qualify as plan assets are presented in "Non-current receivables and other assets" the to the extent that the plan assets exceed the present value of the future obligations and CA Immo Group has a legally enforceable right to the plan assets.

Each year, external actuarial calculations are obtained for the defined benefit pension obligations. The defined benefit obligation or liability is calculated according to IAS 19 using the projected unit credit method and based on the following parameters:

	31.12.2012	31.12.2011
Interest rate	2.96%	4.75%
Salary increases expected in the future	2.0%	2.0%
Accumulation period	25 years	25 years
Expected income from plan asset	2.96%	3.0%

Actual return on plan assets for 2012 is 3,7 % (2011: 3.2 %).

The expected return on plan assets is set on a rate of 2,96 % (31.12.2011: observed average rate of 3,0 % during the recent years). Service cost and actuarial gains and losses related to the obligation are recognised in personnel expenses within indirect expenses in the year in which they arise. Interest expenses are recognised in financing costs. Both actuarial gains and losses related to the plan assets and expected return on plan assets are recognised in the result from financial investments in the year in which they arise.

CA Immo Group has the legal obligation to make a one-time severance payment to staff employed in Austria before 1.1.2003 in the event of dismissal or retirement. The amount of this payment depends on the number of years of service and the relevant salary at the time the settlement is payable. It varies between two and twelve monthly salary payments. A provision is recognised for this defined benefit obligation. According to IAS 19, a provision for those defined benefit obligation has been recognized.

Defined contribution plans

CA Immo Group has the legal obligation to pay 1.53 % of the monthly salary of all staff joining companies in Austria after 31.12.2002 into a staff pension fund. No further obligations exist. The payments are considered as staff expenses and are included in indirect expenses.

Based on agreements with three different pension funds in Austria and a benevolent fund for small and medium-sized enterprises in Germany, a defined contribution pension commitment exists for employees in Austria and Germany after a certain number of years of service (Austria: 1 or 3 years, depending on age; Germany: immediately upon reaching the age of 27). The contribution is calculated as a percentage of the relevant monthly gross salary, i.e. 2.5 % or 2.7 % in Austria, and 2.0 % in Germany. The contributions paid vest after a certain period (Austria: 5 or 7 years; Germany: 3 years) and are paid out as monthly pension upon retirement.

1) Other provisions and contingent liabilities

Other provisions are recognised if CA Immo Group has a legal or constructive obligation towards a third party as a result of a past event and the obligation is likely to lead to an outflow of funds. Such provisions are recognised in the amount representing the best possible estimate at the time the consolidated financial statements are prepared. If the present value of the provision determined on the basis of prevailing market interest rates differs substantially from the nominal value, the present value of the obligation is recognised.

If the amount of an obligation cannot be estimated reliably, it represents a contingent liability. A contingent liability is a possible obligation that arises from past events and whose existence will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Group. In such cases, a provision is not recognised and an explanation of the facts is disclosed in the Notes. Contingent liabilities are also disclosed to the extent that a future outflow of funds is not probable and therefore, a provision is not recognised for that reason, but is likewise not improbable, either. The amounts disclosed represent the present value of the best estimate.

m) Taxes

Income tax expense reported for the business year contains the income tax on the taxable income of the individual subsidiaries calculated at the tax rate applicable in the relevant country ("current tax"), and the change in deferred taxes recognised in profit and loss ("deferred tax"), as well as the tax effect arising from amounts recognised in equity not giving rise to temporary differences and recognised in equity (e.g. taxes related to issuing costs of capital increases and subscription rights due to convertible bonds, the measurement and sale of treasury shares, and – in some cases – the measurement of derivative transactions). Changes in deferred taxes resulting from foreign currency translation are included in deferred income tax expense.

In line with IAS 12, the calculation of deferred taxes is based on all temporary differences between the tax base of assets or liabilities and their book values in the consolidated statement of financial position. Deferred tax assets on tax losses carried forward are recognised taking into account the fact whether they can be carried forward indefinitely or only up to a certain time as well as the extent of their expected use in the future. The amount of the deferred tax asset recognised is determined based on projections for the next 5 to 7 years which show the expected use of the tax losses carried forward in the near future and on the existence of sufficient taxable temporary differences, mainly resulting from investment property.

The deferred taxes are calculated based on the following tax rates, which are expected to apply at the time when the differences are reversed:

Country		Tax rate	Country		Tax rate
	2012	2011		2012	2011
Bulgaria	10.0%	10.0%	Switzerland	31.9%	31.9%
Germany	many 15.8% to 31.9% 15.8% to 31.9% Serbia		% Serbia 15.0%		10.0%
Croatia	20.0%	20.0%	Slovakia	23.0%	19.0%
Luxembourg	28.6%	28.6%	% Slovenia 17.0%		20.0%
Netherlands	20.0%	20.0%	Czech Republic	19.0%	19.0%
Austria	25.0%	25.0%	Ukraine	19.0%	21.0%
Poland	19.0%	19.0%	Hungary	10.0% / 19.0%	10.0% / 19.0%
Romania	16.0%	16.0%	% Cyprus 10.0%		10.0%
Russia	20.0%	20.0%			

A group and tax compensation agreement was concluded in Austria for the formation of a tax group as defined by Section 9 of the Austrian Corporate Tax Act (KStG) for selected companies of CA Immo Group. The head of the group is CA Immobilien Anlagen Aktiengesellschaft, Vienna. All Austrian entities of Europolis Group are included in this tax group.

For certain entities within the CA Immo Germany Group a tax group has been established in accordance with German income tax legislation. Head of the tax group is CA Immo Deutschland GmbH, Frankfurt. Based on profit and loss transfer agreements the members of the tax group are required to transfer their entire profit to the head of the group (being the annual surplus before the profit transfer, less any loss carried forward from the previous year andafter recognition or release of reserves). The head of the group has an obligation to balance any annual deficit arising in a group entity during the term of the agreement to the extent that such deficits exceed the amounts which can be released from other reserves that have been allocated out of profits earned during the term of the agreement.

n) Leases

CA Immo Group determines whether an arrangement contains a lease based on the substance of the arrangement at the time of inception and evaluates whether the fulfilment of the arrangement is dependent on the use of a specific asset or assets and whether the arrangement contains a right to use the asset, even if such right is not explicitly stated in the agreement.

o) Operating segments

The operating segments were identified on the basis of the information regularly used by the company's principal decision makers when deciding on the allocation of resources and assessing profitability. The principal decision-making body of CA Immo Group is the Management Board. It controls the individual properties that are aggregated into reportable business segments in a first order according to regions, and within the regions according to investment property and investment property under development. The properties are allocated to the segments according to region/country, their category and the main activities of the management/holding companies. Items that cannot be directly attributed to a property or segment management structure are disclosed in the column "Holding". The presentation corresponds to CA Immo Group's internal reporting system. The following segments have been identified:

- Properties: Investment properties rented, own used properties (including hotel operations) and investment properties pursuant to IFRS 5
- Development: Properties under development and land banks, completed development properties (investment properties) until the second annual reporting date after completion (depending on the tenancy rate and beginning of sales process), development services for third parties, properties under development pursuant to IFRS 5, and properties held for trading
- Holding: General management and financing activities of CA Immo AG, Vienna

p) Revenue recognition

Rental income is recognised on a straight-line basis over the term of the lease unless a different recognition method is more appropriate. Lease incentive agreements, such as rent-free periods, reduced rents for a certain period or one-off payments are included in rental income. Therefore, the lease incentives are allocated on a straight-line basis over the entire lease term accordingly. In the case of leases with constant rent adjustment over the term (graduated rents), such adjustments are recognised on a straight-line basis over the term of the lease likewise. Any adjustments attributable to inflation, in contrast, are not spread over the underlying term of the lease.

The term of a lease over which rental income is allocated on a straight-line basis comprises the non-terminable period as well as any further periods for which the tenant can exercise an option, with or without making additional payments, provided that the exercise of the option is estimated as being probable at the inception of the lease.

Conditional rental income, like for example any amounts which are conditional on the revenues generated in the business premises, are recognised in profit or loss in the period in which they are assessed.

Rental income is measured at the market value of the consideration received or outstanding, less any direct reductions in rent income.

Payments received from tenants for the premature termination of a lease and payments for damage to rented premises are recognised as rental income in the priod in which they are incurred.

Operating costs incurred by CA Immo Group for properties rented to third parties which are charged to tenants are presented in the consolidated income statement in "Operating costs charged to tenants".

Income from hotel operations and service contracts is recognised to the extent the services have been rendered as of the reporting date.

Income from the sale of properties is recognised when

- all material economic risks and rewards associated with ownership have passed to the buyer,
- CA Immo Group does not retain any rights of disposal or effective power of disposition in respect of the object sold,
- the amount of the revenues and the costs incurred or to be incurred in connection with the sale can be reliably determined, and
- it is sufficiently probable that the economic benefit from the sale will flow to CA Immo Group.

Non-current payments received in advance (prepayments received) are discounted at the time of receipt at a reasonable market interest rate reflecting maturity and risk, and accreted upon subsequent measurement. The accreted interest is recognised in the consolidated income statement in financial result.

Income from the sale of properties under construction is assessed according to IFRIC 15 in order to establish whether IAS 11 or IAS 18 applies and thus to determine when income from the sale during the construction period shall be recognised. This assessment is subject to the condition that the entity selling the property neither retains a right of disposal, as is usually associated with ownership, nor holds effective power to dispose in respect of the constructed property. This would be the case, for example, if CA Immo Group were to retain the right to rental or disposal income, or could influence the design of the property. If this case does not apply, the underlying facts and circumstances have to be assessed to determine whether the sale falls within the scope of IAS 11 or IAS 18.

If a contract for the construction of a property is recognised as a construction contract, related income is recognised – in compliance with IAS 11 – by reference to the stage of completion of the contract activity at the end of the reporting period. The stage of completion of an individual construction contract is determined according to the ratio of contract costs incurred for work performed as of the reporting date to the estimated total contract costs.

A key criterion for applying IAS 11 is the customer specific project planning. IAS 11 is applicable if the buyer is able to specify the major structural elements of the construction plan before construction begins and once construction is in progress. If, in contrast, an agreement for the construction of real estate gives buyers only limited ability to influence the construction plan of the real estate, for example to select a design from a range of specified options, or to specify only minor variations to the basic design, it is an agreement for the sale of goods within the scope of IAS 18.

For the purpose of revenue recognition in accordance with IAS 18, contracts are separated into their individual components if materially different services are combined into a single arrangement. Such a multi-component transaction is assumed when a contract contains several complementary but different elements, such as a service provided alongside a sale of an investment property. In such cases, revenue is recognised separately for each of these different elements. The purchase price of the property is recognised according to the revenue recognition criteria applicable to sales. Service revenue is recognised in accordance with the stage of completion. As material components of investment properties the following have been identified: procurement of planning permission, site development, surface construction and interior works. The allocation of the total revenues to the individual components is done based on the residual value menthod. By deducting the market value of the components not yet delivered the fair value of the components already delivered is resulting.

q) Result from the sale of investment properties

In accordance with IAS 40, investment properties are measured as of each quarterly reporting date and, as a general rule, changes in market values are recognised in the consolidated income statement as result from revaluation (revaluation gain/loss). When property assets are sold during the business year, the valuation gain/loss realised during the current business year to date is reclassified to the result from the sale of investment properties together with the other gain/loss on disposal. Likewise, any goodwill that has been allocated to a property sold is recognised within the result from the sale of investment properties.

r) Indirect expenses

CA Immo Group capitalizes indirect expenses (mainly personnel expenses) to the extent that they can be attributed to the construction cost of properties under development and properties held for trading. These internally-produced capitalised expenses and capitalised changes in work-in-progress respectively are reported as correction of the indirect expenses.

s) Financial result

Finance costs comprise interest payable for external financing (if not required to be capitalised according to IAS 23), interest recognised by the effective interest-rate method, interest for committed external funds not yet received, current interest on hedging transactions, the interest costs arising from the calculation of retirement benefits, the net result attributable to non-controlling interests in limited partnerships and expenses similar to interest. Interest is deferred over time on behalf of the effective interest-rate method. The net result of non-controlling interests in limited partnerships contains the pro rata net income of non-controlling partners in German limited partnerships, whose capital contribution is recognised as debt in the statement of financial position under other liabilities.

Other financial result comprises the result from the repurchase of interest-bearing liabilities (e.g. loans, bonds) if the purchase price was below the book value. When convertible bonds are repurchased, a portion of the result is recognised directly in equity as capital reserves.

Foreign currency gains and losses mainly relate to the result of exchange rate differences in connection with financing and investment transactions, as well as the changes in value and the result from the realisation of forward exchange transactions.

The result from derivative transactions consists of gains and losses from the sale or measurement of interest rate swaps, caps and floors unless they are recognised in equity as cash flow hedges. The ineffective portion of the cash flow hedge relationships is also recognised in the result from derivative transactions.

The result from financial investments includes interest, dividends and other income from the investment of funds and investments in financial assets, gains and losses from the measurement and sale of securities, actuarial gains and losses in connection with plan assets, and the expected return on plan assets.

The result from other financial investments mainly relates to the valuation of loans and prepayments on investments in properties.

t) Significant judgments, assumptions and estimates

When preparing the consolidated financial statements, senior management is required to make judgments, assumptions and estimates that affect both the recognition and measurement of assets, liabilities, income and expenses, and the information contained in the Notes. Actual amounts in the future can differ from the initial assumptions.

Property valuation Immobilienbewertung

The crisis in the global financial system in recent years has triggered considerable uncertainty in the commercial property markets. As a result, prices and values are subject to increased fluctuation. In particular, restricted liquidity in the capital markets can make it more difficult to successfully sell the properties in the short term.

All valuations represent an estimate of the price that could be obtained in a transaction taking place at the valuation date. Valuations are based on assumptions, such as the existence of an active market in the region concerned. Unforeseen macroeconomic or political crises could have a significant influence on the market. Such events can trigger panic buying or selling, or a general reluctance to conclude business transactions. If a valuation date falls within a period immediately following an event of this kind, the data underlying the valuation may be questionable, incomplete or inconsistent, which inevitably affects the reliability of the estimate.

For properties that currently have a high vacancy rate or short-term leases, the influence of the appraiser's assumptions on the property value is higher than it is in case of properties with cash flows that are secured by long-term contracts. It is likewise true that the influence exerted by the appraiser's assumptions on the estimated property value increases, the more distant the scheduled completion date is.

The property values established by external appraisers depend on several parameters, some of which influence each other in a complex way. For the purposes of a sensitivity analysis for sub-portfolios in respect of changes in value caused by the change in one parameter, simplified assumptions were made below in order to present possible changes.

The table below illustrates the sensitivity of the fair value to a change in rental income (for the purposes of this model, defined as sustainable (reversionary) rent) and yield. It is based on a representative selection of the Group portfolio of investment properties that contains the highest-value investment properties, that are in Austria 2, in Germany 10 and Eastern Europe 13 properties. In total the market value of these 25 investment properties amounts to & 2.296 m and represents 52.3% of the total investment property portfolio.

Change in sustainable rent of								
Change in yield (in % of initial yield)	+10%	+5%	0%	- 5%	- 10%			
- 10%	20.3%	16.2%	12.1%	8.0%	4.0%			
- 5%	13.3%	9.5%	5.8%	2.0%	- 1.8%			
0%	7.0%	3.5%	0.0%	- 3.5%	- 7.0%			
+5%	1.6%	- 1.6%	- 4.9%	- 8.2%	- 11.5%			
+10%	- 3.6%	- 6.6%	- 9.7%	- 12.8%	- 15.8%			

The scenarios show that a change in the gross rental income has a minor effect on the fair values while a change of yield has a significant effect on the fair values. For the development projects, the table below illustrates the sensitivity of the fair value to an increase or decrease in the calculated outstanding development and construction costs. It is based on the development projects under construction in Germany.

Still outstanding capital expenditures									
in € m	- 10%	- 5%	Initial value	+5%	+10%				
Outstanding capital expenditures	175.0	184.7	194.4	204.2	213.9				
Fair values	208.8	199.1	189.4	179.6	169.9				
Changes to initial value	10.3%	5.1%	0.0%	- 5.1%	- 10.3%				

The calculated scenarios indicate that currently a change in the outstanding investment costs has a proportional effect on the fair values. This relationship however is only a current snap-shot at at the balance sheet date, as the book values as of the reporting date are approximately below the expected outstanding investment costs. As the stage of completion advances, the effect will become less because the ratio of the outstanding investment costs to the invested capital gradually declines.

Taxes

All companies with property holdings are subject to local income tax on both rental income and capital gains in their respective countries. Significant estimates are required in respect of the amount of income tax provisions to be recognised. Moreover, it needs to be determined to which extent the deferred tax assets should be recognised in the Group's financial statements.

Income from the disposal of investments in companies in Germany, Switzerland and Eastern Europe is wholly or partially exempt from income tax when certain conditions are met. Even if the Group intended to meet these conditions, the full amount of deferred tax liabilities is recognised for the investment properties.

Material assumptions about temporary differences and losses carried forward that can be offset against taxable profits need to be assessed and the probability that deferred tax assets can be capitalized. Uncertainties exist concerning the interpretation of complex tax regulations and with regard to the amount and effective date of future taxable income.

The probability that deferred tax assets arising from temporary differences and losses carried forward can be offset against taxable profits needs to be assessed. In this context, the impairment test applied to assess the recoverability of deferred tax assets depends on individual forecasts for each entity, taking into account, among other things, the future earnings situation planned for the relevant Group company. Given the complexity of international business interaction, differences between the actual results and the assumptions underlying the tax planning on the one hand, as well as the future changes to these assumptions on the other can influence future tax expenses and tax refunds. CA Immo Group recognises adequate provisions for probable liabilities arising from ongoing tax audits by the relevant national tax authorities.

Measurement of interest rate derivatives

CA Immo Group uses interest rate swaps, caps and floors in order to mitigate the risk of interest rate. These interest rate derivatives are recognised at fair value. The fair values are calculated by discounting the future cash flows from variable payments on the basis of generally recognised finance-mathematical methods. The interest rates for discounting the future cash flows are estimated by referencing an observable market yield curve. The calculation is based on interbank middle rates.

The practice of cash-flow hedge accounting (hedging of future cash flows) for interest rate swaps requests an estimation, whether the future cash-flow hedges of variable interests for financial liabilities occur with sufficient high probability. The probability of occurance depends on the existence of the direct refunding of financial liability, as far as the retention period of the interest rate swap is even longer. As far as probability is not sufficient anymore, cash-flow hedge

accounting is not allowed to be applied. Changes in valuation that are determined in other comprehensive income (equity), needs to be recognised entirely in profit or loss.

u) New and revised standards and interpretations

First-time application of new and revised standards and interpretations not materially influencing the consolidated financial statements

The following standards and interpretations, already adopted by the EU, were applicable for the first time in the business year 2012:

standard / interpretation	Content	entry into force ¹⁾
IFRS 7	Amended IFRS 7: Disclosures - Transfers of Financial Assets	1.7.2011

¹⁾ The standards and interpretations are to be applied to business years commencing on or after the effective date.

New and revised standards and interpretations that are not yet compulsory

The following amendments to and new versions of standards and interpretations have been issued, but are not yet compulsory as of the reporting date:

standard / interpretation	Content	entry into force ¹⁾
IAS 1	Amended IAS 1: Presentation of Items of Other Comprehensive Income	1.7.2012
IAS 12	Amended IAS 12: Deferred Tax: Recovery of Underlying Assets	31.12.2012
IAS 19	Amended IAS 19: Employee Benefits	1.1.2013
IAS 27	Revised IAS 27: Separate Financial Statements	1.1.2014
IAS 28	Revised IAS 28: Investments in Associates and Joint Ventures	1.1.2014
IAS 32	Amended IAS 32: Offsetting Financial Assets and Financial Liabilities	1.1.2014
IFRS 1	Amended IFRS 1: Severe Hyperinflation and Removal of Fixed Dates for First- time Adopters	31.12.2012
IFRS 1	Amended IAS 1: Government loans	1.1.2013 ²⁾
IFRS 7	Amended IFRS 7: Offsetting Financial Assets and Financial Liabilities	1.1.2013
IFRS 7	Amendment IFRS 7: Mandatory effective date and transition disclosures	1.1.20152)
IFRS 9	New Standard: Financial Instruments	1.1.20152)
IFRS 9	Amendment IFRS 9: Mandatory effective date and transition disclosures	1.1.20152)
IFRS 10	New Standard: Consolidated Financial Statements	1.1.2014
IFRS 11	New Standard: Joint Arrangements	1.1.2014
IFRS 12	New Standard: Disclosures of Interests in Other Entities	1.1.2014
IFRS 13	New Standard: Fair Value Measurement	1.1.2013
IFRIC 20	New Interpretation: Stripping Costs in the Production Phase of a Surface Mine	1.1.2013

 $^{^{1)}}$ The standards and interpretations are to be applied to business years commencing on or after the effective date.

The revisions and interpretations listed above are not being adopted early by CA Immo Group — with the exception of the amendment of IAS 1 (Presentation of Items of Other Comprehensive Income). The first-time application of IFRS 9 to IFRS 12 will have significant effect on the presentation of the financial position of CA Immo Group and its financial performance. As a result of these new IFRSs, CA Immo Group will require including jointly controlled entities in the consolidated financial statements at equity, rather than by the proportional consolidation method applied so far.. Currently the CA Immo Group analyzes the possible effects on consolidated financial statement, especially with regard to IFRS 10. The first time application of other new standards and revisions are not expected to have a significant effect on the presentation of the financial position of CA Immo Group and its financial performance.

Not yet adopted by the EU as of the reporting date. The effective date envisaged by an EU Regulation may differ from the date indicated by the IASB.

NOTES TO THE CONSOLIDATED INCOME STATEMENT, CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME, CONSOLIDATED STATEMENT OF FINANCIAL POSITION AND CONSOLIDATED CASH FLOW STATEMENT

1. Segment reporting

The operating segments generate gross revenues from rental activities, hotel operations, the sale of properties held for trading as well as from development services. Gross revenues are allocated to the country in which the investment properties are located.

Business relationships within an operating segment are consolidated within the segment. Business relationships with other operating segments are disclosed separately and reconciliations to the consolidated income statement and consolidated statement of financial position are presented in the "Consolidation" column.

The accounting principles of the reportable segments correspond to those described under "Accounting methods".

Transactions between operating segments are allocated as follows:

- -Personnel costs directly attributable to a business segment are recognised in the relevant segment.
- Management fees for services performed by the holding segment (e.g. accounting, controlling, general expenses) are charged on basis of actual costs and are allocated to the individual segments on the basis of the invoiced services.
 They are recognised in the column "Holding" as other operating income.
- -Management companies are assigned to the segments according to their main activities. Management fees charged by these companies are allocated based on the invoiced services to the individual operating segment of the respective region and are recognised in the segment, which the management company has been assigned to, as other operating income.
- –Due to an amendment of the strategic direction by the Management Board in 2012, expenses were allocated differently. In 2012, this results in a different allocation of indirect expenses in the segment of the German region. For a better comparability the amounts of the previous period have been adjusted accordingly (reallocation of € 2,925 K of the indirect expenses from the German development segment to the German income producing segment).
- -In 2012, the convertible bond and other bonds were shown for the first time in the column "Holding". The amounts of 2011 have been adjusted accordingly (31.12.2011: German development segment reduction by € 265,699 K, Eastern Europe income producing segment reduction by € 218.640 K, column Holding increase by € 464.339 K).
- -In the current business year, the segment reporting ends for the first time at the line operating result (EBIT), whereas the finance structure of CA Immo Group is directed by the Management Board not via segments/regions but via the entire CA Immo Group.

¹⁾ Incl. one property in Switzerland

²⁾ Property assets include rental investment properties, investment properties under development, hotels and other own used properties, properties held for trading and prepayments made on property acquisitions.

³⁾ Capital expenditures include all acquisitions of properties (long-term and short-term) including additions from initial consolidation, office furniture and other equipment and intangible assets; thereof € 5,118 K (31.12.2011: € 7,514 K) in properties held for trading.

€ 1,000			Austria		
2012	Income	Development	Total	Income	
	producing			producing	
Rental income	39,544	36	39,580	67,810	
Rental income with other operating segments	738	0	738	291	
Operating costs charged to tenants	8,827	36	8,863	7,093	
Operating expenses	- 10,002	– 36	- 10,038	- 8,467	
Other expenses directly related to properties rented	- 3,863	0	- 3,863	- 4,802	
Net rental income	35,244	36	35,280	61,925	
Result from hotel operations	0	0	0	0	
Trading result	0	0	0	0	
Result from development services	0	0	0	0	
Other expenses directly related to investment properties under development	0	– 720	- 720	0	
Net operating income	35,244	- 684	34,560	61,925	
Result from the sale of investment properties	3,302	0	3,302	81	
Indirect expenses	- 987	– 211	- 1,198	- 7,841	
Other operating income	384	0	384	1,560	
EBITDA	37,943	- 895	37,048	55,725	
Depreciation and impairment/reversal	- 1,441	0	- 1,441	- 117	
Result from revaluation	1,897	2,868	4,765	- 18,462	
Operating result (EBIT)	38,399	1,973	40,372	37,146	

31.12.2012

	1	1		1	
Property assets ²⁾	679,778	60,200	739,978	1,132,081	
Other assets	56,649	1,036	57,685	121,469	
Deferred tax assets	0	0	0	974	
Segment assets	736,427	61,236	797,663	1,254,524	
Interest-bearing liabilities	343,719	20,845	364,564	699,938	
Other liabilities	44,242	1,091	45,333	125,735	
Deferred tax liabilities incl. current income tax liabilities	54,609	271	54,880	6,405	
Liabilities	442,570	22,207	464,777	832,078	
Shareholders' equity	293,857	39,029	332,886	422,446	
Capital expenditures ³⁾	5,005	24,532	29,537	360	

Total	Consolidation	Total segments	Holding	Eastern Europe Total	Development	Income producing	Germany ¹⁾ Total	Development ¹⁾
280,886	0	280,886	0	140,761	1,031	139,730	100,545	32,735
0	- 1,029	1,029	0	0	0	0	291	0
68,177	0	68,177	0	45,733	102	45,631	13,581	6,488
- 79,832	0	- 79,832	0	- 52,554	- 238	- 52,316	- 17,240	- 8,773
- 24,270	0	- 24,270	0	- 9,722	- 237	- 9,485	- 10,685	- 5,883
244,961	- 1,029	245,990	0	124,218	658	123,560	86,492	24,567
478	0	478	0	478	0	478	0	0
5,195	0	5,195	0	0	0	0	5,195	5,195
1,675	0	1,675	0	0	0	0	1,675	1,675
- 4,407	0	- 4,407	0	- 1,063	- 1,063	0	- 2,624	- 2,624
247,902	- 1,029	248,931	0	123,633	- 405	124,038	90,738	28,813
32,274	0	32,274	0	3,857	0	3,857	25,115	25,034
- 45,897	5,811	- 51,708	- 12,834	- 17,986	- 3,082	- 14,904	- 19,690	- 11,849
11,063	- 4,782	15,845	3,750	7,261	634	6,627	4,450	2,890
245,342	0	245,342	- 9,084	116,765	- 2,853	119,618	100,613	44,888
- 6,528	0	- 6,528	- 340	- 1,859	- 4	- 1,855	- 2,888	- 2,771
- 8,449	0	- 8,449	0	- 56,393	- 2,896	- 53,497	43,179	61,641
230,365	0	230,365	- 9,424	58,513	- 5,753	64,266	140,904	103,758

3	5,261,10	0	5,261,106	0	2,019,492	146,940	1,872,552	2,501,636	1,369,555
1	617,52	- 409,864	1,027,388	344,246	268,402	89,890	178,512	357,055	235,586
2	9,81	- 42,285	52,097	42,285	1,731	0	1,731	8,081	7,107
2	5,888,44	- 452,149	6,340,591	386,531	2,289,625	236,830	2,052,795	2,866,772	1,612,248
2	3,379,53	- 409,405	3,788,937	518,778	1,627,328	156,093	1,471,235	1,278,267	578,329
7	461,85	- 459	462,316	56,937	58,174	1,518	56,656	301,872	176,137
1	231,31	- 42,285	273,596	47	112,785	2,636	110,149	105,884	99,479
)	4,072,70	- 452,149	4,524,849	575,762	1,798,287	160,247	1,638,040	1,686,023	853,945
2	1,815,74	0	1,815,742	- 189,231	491,338	76,583	414,755	1,180,749	758,303
3	242,13	0	242,138	727	46,062	24,651	21,411	165,812	165,452

€ 1,000			Austria		
2011	Income	Development	Total	Income	
	producing			producing	
Rental income	36,918	197	37,115	71,229	
Rental income with other operating segments	622	0	622	312	
Operating costs charged to tenants	7,947	43	7,990	6,104	
Operating expenses	- 9,650	- 49	- 9,699	- 6,870	
Other expenses directly related to properties rented	- 3,314	0	- 3,314	- 4,346	
Net rental income	32,523	191	32,714	66,429	
Trading result	0	0	0	0	
Result from development services	0	0	0	0	
Other expenses directly related to investment properties under development	0	– 515	- 515	0	
Net operating income	32,523	- 324	32,199	66,429	
Result from the sale of investment properties	3,619	- 2,203	1,416	- 818	
Indirect expenses	- 935	– 70 9	- 1,644	- 6,839	
Other operating income	421	11	432	4,874	
EBITDA	35,628	- 3,225	32,403	63,646	
Depreciation and impairment/reversal	- 3,873	- 60	- 3,933	– 74	
Result from revaluation	- 6,713	3,285	- 3,428	13,606	
Operating result (EBIT)	25,042	0	25,042	77,178	

31.12.2011

Property assets ²⁾	680,938	43,900	724,838	1,152,014
Other assets	23,644	5,569	29,213	152,778
Deferred tax assets	0	0	0	2,444
Segment assets	704,582	49,469	754,051	1,307,236
Interest-bearing liabilities	383,135	33,934	417,069	709,253
Other liabilities	8,483	1,024	9,507	102,635
Deferred tax liabilities incl. current income tax liabilities	52,008	523	52,531	9,941
Liabilities	443,626	35,481	479,107	821,829
Shareholders' equity	260,956	13,988	274,944	485,407
Capital expenditures ³⁾	18,157	9,617	27,774	1,373

	Germany ¹⁾			Eastern Europe	Holding	Total	Consolidation	Total
Development ¹⁾	Total		Development	Total		segments		
		producing						
18,922	90,151	132,282	6,028	138,310	0	265,576	0	265,576
0	312	0	0	0	0	934	- 934	0
4,738	10,842	43,226	2,268	45,494	0	64,326	0	64,326
- 3,896	- 10,766	- 50,897	- 4,051	- 54,948	0	- 75,413	0	- 75,413
- 4,458	- 8,804	- 14,021	- 1,264	- 15,285	0	- 27,403	0	- 27,403
15,306	81,735	110,590	2,981	113,571	0	228,020	- 934	227,086
7,790	7,790	0	0	0	0	7,790	0	7,790
578	578	0	0	0	0	578	0	578
- 5,970	- 5,970	0	- 830	- 830	0	- 7,315	0	- 7,315
17,704	84,133	110,590	2,151	112,741	0	229,073	- 934	228,139
34,391	33,573	9,044	928	9,972	0	44,961	0	44,961
- 9,066	- 15,905	- 16,777	- 4,480	- 21,257	- 11,714	- 50,520	6,475	- 44,045
2,887	7,761	7,720	2,053	9,773	4,943	22,909	- 5,541	17,368
45,916	109,562	110,577	652	111,229	- 6,771	246,423	0	246,423
- 5,224	- 5,298	- 704	- 322	- 1,026	- 264	- 10,521	0	- 10,521
55,636	69,242	- 342	- 16,329	- 16,671	0	49,143	0	49,143
96,328	173,506	109,531	- 15,999	93,532	- 7,035	285,045	0	285,045

33	5,222,1	0	5,222,183	0	2,132,447	232,218	1,900,229	2,364,898	1,212,884
64	682,6	- 424,543	1,107,197	303,445	335,010	103,838	231,172	439,529	286,751
19	11,7	- 39,083	50,822	39,083	2,777	461	2,316	8,962	6,518
′ 6	5,916,5	- 463,626	6,380,202	342,528	2,470,234	336,517	2,133,717	2,813,389	1,506,153
18	3,400,8	- 423,590	3,824,488	552,272	1,672,031	232,756	1,439,275	1,183,116	473,863
′1	477,5	- 953	478,524	83,409	72,868	10,324	62,544	312,740	210,105
2	228,6	- 39,083	267,735	0	114,869	2,881	111,988	100,335	90,394
1	4,107,1	- 463,626	4,570,747	635,681	1,859,768	245,961	1,613,807	1,596,191	774,362
5	1,809,4	0	1,809,455	- 293,153	610,466	90,556	519,910	1,217,198	731,791
39	1,828,0	0	1,828,069	157	1,555,879	176,626	1,379,253	244,259	242,886

A significant portion (respectively more than 10%) of total rental income is generated by CA immo Group in the four core regions of the Eastern Europe segment. In these regions a material portion of the investment properties of CA Immo Group is located:

		2012		2011	
	€ 1,000	Share in %	€ 1,000	Share in %	
Rental income					
Poland	41,066	14.6	37,846	14.3	
Romania	30,587	10.9	28,494	10.7	
Czech Republic	24,417	8.7	29,313	11.0	
Hungary	28,688	10.2	27,163	10.2	
Fair value of investment properties IAS 40					
Poland	510,494	9.9	628,997	12.3	
Romania	417,620	8.1	410,581	8.0	
Czech Republic	317,560	6.1	344,920	6.7	
Hungary	403,700	7.8	421,570	8.2	

2. Rental income

€ 1,000	2012	2011
Basic rental income	268,496	254,126
Conditional rental income	1,334	3,006
Accrued rental income related to lease incentive agreements	9,841	7,296
Settlement from cancellation of rent agreements	1,215	1,148
Rental income	280,886	265,576

CA Immo Group generates rental income through the following types of property:

2012		Austria	Germany		E	astern Europe		Total
	€ 1,000	Share in %	€ 1,000	Share in %	€ 1,000	Share in %	€ 1,000	Share in %
Offices	17,347	44	83,663	84	109,303	78	210,313	74
Hotels	6,061	15	856	1	1,976	1	8,893	3
Retail	10,693	27	295	0	7,402	5	18,390	7
Logistics	147	0	8,523	8	21,225	15	29,895	11
Residential	2,295	6	4	0	0	0	2,299	1
Other properties	3,037	8	7,204	7	855	1	11,096	4
Rental income	39,580	100	100,545	100	140,761	100	280,886	100

2011	Austria		Austria Germany East		stern Europe		Total	
	€ 1,000	Share in %	€ 1,000	Share in %	€ 1,000	Share in %	€ 1,000	Share in %
Offices	14,233	39	73,228	82	99,568	72	187,029	70
Hotels	4,910	13	882	1	7,022	5	12,814	5
Retail	10,836	29	365	0	9,172	6	20,373	8
Logistics	143	0	7,273	8	21,686	16	29,102	11
Residential	4,023	11	45	0	0	0	4,068	1
Other properties	2,970	8	8,358	9	862	1	12,190	5
Rental income	37,115	100	90,151	100	138,310	100	265,576	100

CA Immo Group generates rental income from a multitude of tenants. The rental income from rental agreements with one tenant in Germany (Federal State of Hessen) CA Immo Group generates more than 10 % of total rental income as follows:

€ 1,000	2012	2011
Rental income Federal State of Hessen	46,508	43,297
Principal tenant as a % of the rental income total	16.6%	16.3%
Fair value properties rented by Federal State of Hessen	800,550	813,850
Principal tenant as a % of the rental investment properties	18.2%	19.5%

3. Result from operating costs and other expenses directly related to properties rented

€ 1,000	2012	2011
Operating costs charged to tenants	68,177	64,326
Operating expenses	- 79,832	- 75,413
Own operating costs	- 11,655	- 11,087
Maintenance costs	- 7,905	- 6,005
Agency fees	- 5,053	- 2,369
Bad debt losses and reserves for bad debts	- 2,492	- 8,497
Other directly related expenses	- 8,820	- 10,532
Other expenses directly related to properties rented	- 24,270	- 27,403
Total	- 35,925	- 38,490

4. Result from hotel operations

Beginning in July 2012, CA Immo Group is operating two previously rented hotels in Czech Republic. The result from hotel operations therefore includes half a year. Other expenses from hotel operations mainly include expenses for food and beverages, catering, hotel rooms, licence and management fees, advertising costs, bad debts, operating costs, maintenance costs and other costs related to properties.

The depreciation of hotels operated by CA Immo Group are inlauded in the item "depreciation and impairment of long-term assets" with an amount of \in 856 K (2011: \in 0 K).

5. Trading result

€ 1,000	2012	2011
Income from sales	8,426	28,049
Book value of sold properties incl. ancillary costs	- 2,367	- 18,722
Book value of goodwill	– 9	0
Reversal of impairment losses previously recognised on properties sold during the business year	160	20
Impairment losses on properties sold during the business year	0	- 121
Other development expenses/materials costs	- 371	- 761
Own operating costs (vacancy costs)	- 644	- 675
Book value of sold properties held for trading	- 3,231	- 20,259
Trading result	5,195	7,790
Trading result as a % of income from sales	61.7%	27.8%

Other development expenses/materials costs include non-capitalisable project costs at CA Immo Germany Group.

6. Result from development services

€ 1,000	2012	2011
Revenues from contract work according to IAS 11	662	702
Revenues from service contracts	3,278	1,618
Other materials costs	- 837	– 798
Personnel expenses	- 1,428	- 944
Result from development services	1,675	578
Result from services as a % of revenues from development services	42.5%	24.9%

Costs incurred for contract work in accordance with IAS 11 for projects in progress at the reporting date total € 1,205 K (2011: € 602 K) so far, the related accumulated revenues amount to € 1,461 K (31.12.2011: € 799 K). In 2012, profits recognised by reference to the stage of completion of the contract amount to € 59 K (2011: € 197 K). Prepayments received total € 1,351 K (31.12.2011: € 742 K).

7. Other expenses directly related to investment properties under development

€ 1,000	2012	2011
Operating expenses related to investment properties under development	- 3,008	- 4,466
Property advertising costs	- 444	- 1,427
Project development and project execution	– 955	- 1,422
	- 4,407	- 7,315

8. Result from the sale of investment properties

€ 1,000	Austria	Germany	Eastern	2012	Austria	Germany	Eastern	2011
			Europe				Europe	
Sales prices for interests in property								
companies	0	1,900	0	1,900	0	42	32,958	33,000
Book value of net assets sold	0	- 297	0	- 297	0	530	- 26,474	- 25,944
Goodwill of sold properties	0	0	0	0	0	0	- 1,472	- 1,472
Revaluation result for the year	0	57	0	57	0	226	5,183	5,409
Subsequent costs and ancillary costs	0	0	0	0	0	- 111	- 307	- 418
Results from the sale of investment								
property (share deals)	0	1,660	0	1,660	0	687	9,888	10,575
Income from the sale of investment								
properties	21,021	99,722	104,695	225,438	38,259	152,032	424	190,715
Book value of properties sold	- 17,248	- 76,581	- 104,250	- 198,079	- 37,334	- 114,007	- 340	- 151,681
Goodwill of sold properties	- 201	- 196	0	- 397	- 709	- 1,401	0	- 2,110
Revaluation result for the year	0	10,440	4,537	14,977	1,917	19,561	0	21,478
Subsequent costs and ancillary costs	- 270	- 9,930	- 1,126	- 11,326	- 717	- 23,298	0	- 24,015
Results from the sale of investment								
property (asset deals)	3,302	23,455	3,856	30,613	1,416	32,887	84	34,387
Result from the sale of investment								
properties	3,302	25,115	3,856	32,273	1,416	33,574	9,972	44,962

In the previous year the book value of net assets sold (= equity) included investment properties in the amount of € 3,270 K in Germany and € 102,710 K in Eastern Europe, for which purchase prices totalling € 105,980 K were agreed.

9. Indirect expenses

€ 1,000	2012	2011
Personnel expenses	- 32,558	- 32,220
Legal, auditing and consulting fees	- 10,620	- 11,343
Office rent	- 1,902	- 2,430
Travel expenses and transportation costs	- 1,370	- 1,347
Other expenses internal management	- 4,760	- 4,602
Other indirect expenses	- 5,161	- 4,907
Subtotal	- 56,371	- 56,849
Own work capitalised in investment property	9,844	12,108
Change in properties held for trading	630	696
Indirect expenses	- 45,897	- 44,045

Personnel expenses include contributions to staff welfare funds in the amount of \in 102 K (2011: \in 114 K) and to pension and relief funds in the amount of \in 485 K (2011: \in 373 K).

10. Other operating income

€ 1,000	2012	2011
Management fees	2,650	3,966
Reversal of provisions	2,830	2,901
Reversal of bad debt allowance	1,744	2,220
Compensation payment	0	3,380
Others	3,839	4,901
Other operating income	11,063	17,368

11. Depreciation and impairment losses/reversal

€ 1,000	2012	2011
Regular depreciation	- 3,175	- 2,381
Impairment loss on goodwill	- 1,959	- 6,901
Impairment loss on properties held for trading	- 1,471	- 1,284
Reversal of impairment loss previously recognised on properties held for trading	77	44
Depreciation and impairment/reversal	- 6,528	- 10,521

12. Finance costs

€ 1,000	2012	2011
Interest expense banks	- 135,158	- 129,001
Interest expense bonds	- 19,587	- 21,237
Interest expense convertible bond	- 6,490	- 6,686
Other interest and finance costs	- 7,609	- 5,555
Finance costs	- 168,844	- 162,479

13. Other financial result

In 2012, CA Immo Group repurchased two loans for properties in Eastern Europe from the financing bank. The difference between the purchase price and the outstanding loan amount is presented in this item. In 2011, this item relates to the gain from the repurchase of bonds and convertible bonds.

14. Result from interest derivative transactions

€ 1,000	2012	2011
Valuation interest rate derivative transactions (not realised)	- 9,867	- 17,645
Reclassification of valuation results recognised in equity in prior years	- 1,299	- 4,892
Ineffectiveness of interest rate swaps	- 1,139	- 111
Realised results from interest rate derivative transactions	0	192
Result from interest rate derivative transactions	- 12,305	- 22,456

The item "Valuation interest rate derivative transactions (not realised)" includes the follwing items:

€ 1,000	2012	2011
Valuation of interest rate swaps without cash flow hedge relation	- 9,716	- 16,436
Valuation cash flow hedges relating to premature termination of cash flow hedge relation	- 261	1,558
Valuation result from counter-swaps	0	- 1,874
Valuation of interest rate caps and interest rate floors	110	- 893
Valuation interest rate derivative transactions (not realised)	- 9,867	- 17,645

15. Result from financial investments

€ 1,000	2012	2011
Interest income from loans to associated companies and joint ventures	3,159	3.480
Interest income on bank deposits	1,759	3,896
Income from investments	52	35
Realised income from securities	0	815
Other interest income	4,033	3,331
Result from financial investments	9,003	11,557

16. Result from other financial assets

The result from other financial assets for the year 2012 amounts to €– 7,000 K (2011: € – 4,675 K) and relates to the reversal of previously recognised impairment losses upon the sale of interests in properties of € 333 K (2011: € 325 K) and to impairment losses on loans related to investments in Germany and Eastern Europe amounting to € 7,333 K (2011: € 5,000 K).

17. Result form associated companies

€ 1,000	2012	2011
UBM Realitätenentwicklung AG, Vienna	2,712	1,640
ZAO "Avielen A.G.", St. Petersburg	- 18	- 3,334
Isargärten Thalkirchen GmbH & Co. KG, Grünwald	0	- 2
	2,694	- 1,696

18. Net results from categories of financial instruments

€ 1,000		Category ¹⁾	2012	2011
Interest expense		FLAC	- 168,844	- 162,479
Other financial result		FLAC	20,764	1,470
Foreign currency gains/losses	Valuation		- 6,208	5,100
	Realisation		3,194	- 3,267
Forward foreign exchange transactions	Valuation	HFT	1,214	- 1,432
	Realisation	HFT	- 346	- 67
Interest rate swaps	Valuation	HFT	– 11,275	- 21,644
		CFH	- 1,139	- 111
	Realisation	HFT	0	192
Interest rate caps and floors	Valuation	HFT	110	- 893
Securities	Realisation	FV/PL	0	815
Interest income		L&R	8,950	10,707
		AFS/AC	52	35
Result from other financial assets		L&R	- 7,000	- 4,675
Result from associated companies	-	AE	2,694	- 1,696
Financial result			- 157,834	- 177,945

¹⁾ FLAC – financial liabilities at amortised cost, L&R – loans and receivables, HFT – held for trading, CFH – Cash-flow Hedge, FV/PL – at fair value through profit or loss, AFS/AC - available for sale/at cost, AE – at equity

19. Income tax

€ 1,000	2012	2011
Current income tax (current year)	– 28,112	- 27,619
Current income tax (current year) Current income tax (previous years)	33,089	- 27,619 358
Current income tax	4,977	- 27,261
Effective tax rate (current income tax)	-	25.5%
Change in deferred taxes	- 28,947	- 17,645
Tax benefit on valuation of derivative transactions	0	5,477
Income tax	- 23,970	- 39,429
Effective tax rate (total)	33.0%	36.8%

Current income tax mainly results from the segment Germany. The change in current income tax (previous years) is mainly due to a tax benefit claimed 2012 in tax returns for previous years, which in turn resulted in an increase in deferred tax liabilities to some extent.

The reasons for the difference between expected income tax expense and effective income tax expense are outlined in the following table:

€ 1,000	2012	2011
Net result before taxes	72,531	107,100
Expected tax expenses (tax rate Austria 25.0% / prior year 25.0%)	- 18,133	- 26,775
Differing tax rates abroad	- 8,212	5,039
Non-usable tax losses carried forward	- 5,069	- 17,221
Recognition of tax assets not recognised in prior periods	3,021	6,988
Tax-effective impairment and reversal of impairment losses of investments in		
affiliated entities	- 700	5,493
Impairment loss on goodwill	- 542	- 2,940
Non tax-deductible expense and permanent differences	- 7,384	– 977
Exchange rate differences not affecting tax	1,453	- 2,817
Tax-exempt income	2,703	1,685
Tax-exempt sales	13,172	1,334
Adjustment of preceeding periods	- 9,071	- 7,797
Change in tax rate	5,822	- 1,748
Trade tax effects	- 516	881
Others	- 514	- 574
Effective tax expense	- 23,970	- 39,429

The item "Recognition of tax credits not recognised in prior periods" includes, among others, previously not recognised tax loss carryforwards of \in 1,524 K as well as \in 1,496 K for the actual use of previously unrecognised tax loss carryforwards. The item "adjustment of preceeding periods" includes, among others, reversals of impairment losses previously recognised on deferred tax assets of \in -2,761 K.

20. Other comprehensive income

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•	v	1	~

€ 1,000	result	Reserves from associates	Currency translation		Total
Other comprehensive income before taxes	(hedging) - 17.759	- 424	reserve 283	486	- 17,414
Income tax related to other comprehensive income	3,093	53	0	– 121	3,025
Other comprehensive income for the period	- 14,666	- 371	283	365	- 14,389
thereof: attributable to the owners of the parent	- 14,559	- 371	195	365	- 14,370
thereof: attributable to non-controlling interests	- 107	0	88	0	– 19

7	n	1	1
4	v	1	1

2011				
€ 1,000	Valuation	Reserves from	Currency	Total
	result	associates	translation	
	(hedging)		reserve	
Other comprehensive income before taxes	- 25,317	194	- 391	- 25,514
Income tax related to other comprehensive income	5,201	- 50	0	5,151
Other comprehensive income for the period	- 20,116	144	- 391	- 20,363
thereof: attributable to the owners of the parent	- 20,306	144	- 391	- 20,553
thereof: attributable to non-controlling interests	190	0	0	190

The reserve from associates comprises currency translation effects and cash flow hedge valuations recognised directly in equity of associated companies.

The reclassification of \in 1,299 K (2011: \in 4,892 K) relates to the fair values of cash flow hedges recorded in equity as at previous year's reporting date for which the underlying loans were repaid prematurely during business year.

The reserve according to IAS 16 results from the valuation at the market value due to reclassification of an own used part of a property from IAS 16 to IAS 40.

21. Long-term properties, office furniture and other equipment

€ 1,000	Rental investment	Investment properties under	Hotel and other own used	Office furniture and other	Total
	properties	development	properties	equipment	
Book values					
As at 1.1.2011	2,716,211	790,582	13,575	1,638	3,522,006
Addition from business					
combinations IFRS 3	1,377,636	111,213	40	9,204	1,498,092
Purchase of real estate companies	78,273	0	0	63	78,337
Current investment/construction	32,403	191,545	0	1,078	225,026
Disposals	- 132,682	- 73,772	0	- 180	- 206,634
Depreciation and amortisation	0	0	- 762	- 1,370	- 2,132
Reclassification to assets held for sale	0	- 49,124	0	0	- 49,124
Other reclassifications	65,558	- 65,006	- 93	- 443	15
Revaluation	33,171	29,135	0	479	62,785
Currency conversion	0	- 90	0	0	- 90
Addition of incentives agreements					
company acquisitions	8,939	0	0	0	8,939
Change in lease incentives	3,693	0	0	0	3,693
As at 31.12.2011 = 1.1.2012	4,183,202	934,482	12,760	10,470	5,140,914
Addition from business					
combinations IFRS 3	0	0	0	154	154
Purchase of real estate companies	8,190	61	0	0	8,251
Current investment/construction	65,708	160,200	120	728	227,129
Disposals	- 125,835	- 35,013	0	– 116	- 160,985
Depreciation and amortisation	0	0	- 1,598	- 1,230	- 2,828
Reclassification of own used					
properties	- 24,485	0	24,485	0	0
Reclassification to assets held for sale	0	- 32,806	0	0	- 32,806
Reclassification from IAS 40 to IAS 2	0	- 17,557	0	0	- 17,557
Other reclassifications	303,292	- 302,892	0	– 33	16
Revaluation	- 19,863	20,363	486	0	987
Change in lease incentives	1,169	150	0	0	1,319
As at 31.12.2012	4,391,378	726,988	36,253	9,972	5,164,591

The following table provides an overview of the book values at the respective reporting date:

€ 1,000	Rental investment properties	Investment properties under development	Hotel and other own used properties	Office furniture and other equipment	Total
As at 1.1.2011					
Acquisition costs					
Fair value of properties	2,716,211	790,582	16,689	3,845	3,527,328
Accumulated depreciation	0	0	- 3,115	- 2,207	- 5,322
Fair value/book value	2,716,211	790,582	13,575	1,638	3,522,006
As at 31.12.2011 = 1.1.2012					
Acquisition costs					
Fair value of properties	4,170,569	934,482	16,637	13,895	5,135,582
Accumulated depreciation	0	0	- 3,877	- 3,425	- 7,302
Net book value	4,170,569	934,482	12,760	10,470	5,128,281
Lease incentive agreements	12,633	0	0	0	12,633
Fair value/book value	4,183,202	934,482	12,760	10,470	5,140,914
As at 31.12.2012					
Acquisition costs					
Fair value of properties	4,390,208	726,838	40,378	14,401	5,171,825
Accumulated depreciation	0	0	- 4,125	- 4,429	- 8,553
Net book value	4,390,209	726,838	36,253	9,972	5,163,272
Lease incentive agreements	1,169	150	0	0	1,319
Fair value/book value	4,391,378	726,988	36,253	9,972	5,164,592

The current capital expenditures (construction costs) for existing investment properties under development mainly relate to "Lände 3" in Vienna (€ 24,512 K), "Skyline Plaza" in Frankfurt (€ 45,711 K), one project in Berlin (€ 29,894 K) as well as further projects in Germany, Slovakia and Poland. The capital expenditure for existing properties mainly relates to the completion of the objects "Tower 185" in Frankfurt (€ 25,186 K) and "Europaplatz" in Berlin (€ 17,187 K).

The disposals mainly relate to the sale of "Warsaw Financial Center" in Warsaw (€ 104,250 K) and various sales transactions in Vienna, Berlin and Munich.

The reclassification from investment properties to own used properties mainly relates to two hotels in Czech Republic which are operated by CA Immo Group beginning mid 2012.

The market value of the properties assigned as collateral for external financings totals € 4,204,287 K (31.12.2011: € 4,315,776 K), thereof € 161,450 K (31.12.2011: € 176,181 K) relate to joint ventures.

In the 2012 financial year, a total of \in 5,361 K (2011: \in 9,934 K) of borrowing costs related to the construction of properties was capitalised at a weighted average interest rate of 3.6 % (2011: 2.8 %) to contruction cost.

22. Intangible assets

€ 1,000	Goodwill	Software	Total
Book values			
As at 1.1.2011	31,093	374	31,468
Addition from business combinations IFRS 3	18,019	75	18,093
Current additions	0	334	334
Disposals	- 3,581	- 28	- 3,610
Depreciation and amortisation	0	- 268	– 268
Impairment	- 6,901	0	- 6,901
Reclassification	0	- 14	- 14
As at 31.12.2011 = 1.1.2012	38,631	472	39,103
Addition from company acquisitions	0	33	33
Current additions	0	709	709
Disposals	- 406	- 10	- 416
Depreciation and amortisation	0	- 346	- 346
Impairment	- 1,959	0	- 1,959
Reclassification	0	- 2	- 2
As at 31.12.2012	36,265	857	37,122

The following table shows the book values at each of the reporting dates:

€ 1,000	Goodwill	Software	Total
As at 1.1.2011			
Acquisition costs	62,960	1,079	64,039
Accumulated impairment/amortisation	- 31,866	– 70 5	- 32,571
Book values	31,094	374	31,468
As at 31.12.2011 = 1.1.2012			
Acquisition costs	64,464	1,377	65,841
Accumulated impairment/amortisation	- 25,834	- 905	- 26,738
Book values	38,630	472	39,101
As at 31.12.2012			
Acquisition costs	58,352	2,124	60,476
Accumulated impairment/amortisation	- 22,087	- 1,267	- 23,354
Book values	36,265	857	37,122

23. Prepayments made on investments in properties

The item "Prepayments made on investments in properties" relates to payments for contracts with a closing to be effected at a later point in time. As at 31.12.2011, this item included the prepayment made on a project company in Prague (forward purchase) in the amount of \in 2,217 K, which was sold in 2012.

24. Investments in associated companies

€ 1,000	Region 1)	1.1.2012	Payments made		•	Proportional other income	31.12.2012
UBM Realitätenentwicklung							
AG, Vienna	CEE	34,698	0	- 825	2,712	- 373	36,212
ZAO "Avielen A.G.", St.							
Petersburg	CEE	0	18	0	- 18	0	0
Isargärten Thalkirchen							
GmbH & Co. KG, Grünwald	Germany	21	0	0	0	0	21
		34,719	18	- 825	2,694	- 373	36,233

€ 1,000	Region 1)	1.1.2011	Payments	Dividend	Proportional	Proportional	31.12.2011
			made	distribution	income of the	other income	
					period		
UBM	CEE						
Realitätenentwicklung AG,							
Vienna		33,739	0	- 825	1,641	143	34,698
ZAO "Avielen A.G.", St.	CEE						
Petersburg		3,335	0	0	- 3,335	0	0
Isargärten Thalkirchen	Germany						
GmbH & Co. KG, Grünwald		22	0	0	- 1	0	21
		37,096	0	- 825	- 1,695	143	34,719

¹⁾ CEE Eastern Europe

Associated companies relate entirely to the development segment.

The share price of UBM Realitätenentwicklung AG, Vienna, was at € 13.50 as at 31.12.2012 (31.12.2011: € 25.00). Hence, the stock market value of the 1,500,008 shares (31.12.2011: 750,004 shares) held by CA Immo AG amounted to € 20,250 K (31.12.2011: € 18,750 K). In 2012 a share split in the ratio of 1:2 was effected.

25. Financial assets

€ 1,000	31.12.2012	31.12.2011
Other financial assets	65,208	39,684
Long-term receivables and other assets	28,302	32,751
Net plan assets from pension obligations	77	1,872
	93,587	74,307

Other financial assets

€ 1,000	Acquisition	Changes in value	Changes in value	Book value
	costs	recognised in profit	accumulated until	31.12.2012
	31.12.2011	or loss 2012	31.12.2012	
Loans to joint ventures	9,313	414	1,954	11,267
Loans to associated companies	22,516	- 3,599	- 3,446	19,070
Other loans	52,636	- 1,150	- 18,091	34,546
Loans and receivables	84,465	- 4,335	- 19,582	64,883
Financial assets available for sale	325	0	0	325
Other financial assets	84,790	- 4,335	- 19,582	65,208

€ 1,000	Acquisition costs 31.12.2011	Changes in value recognised in profit or loss 2011	Changes in value accumulated until 31.12.2011	Book value 31.12.2011
Loans to joint ventures	8,710	1,048	1,048	9,758
Loans to associated companies	20,932	- 453	- 453	20,480
Other loans	32,076	- 3,979	- 23,018	9,058
Loans and receivables	61,719	- 3,384	- 22,423	39,296
Financial assets available for sale	331	- 1	- 1	330
Interest rate caps	659	- 601	- 601	58
Other financial assets	62,709	- 3,985	- 23,025	39,684

Long-term receivables and other assets

€ 1,000	Book value	Book value
	31.12.2012	31.12.2011
Cash and cash equivalents with drawing restrictions	25,976	32,171
Other receivables and assets	2,326	580
	28,302	32,751

Net plan assets from pension obligations

CA Immo Group has a reinsurance policy for pension obligations (= plan assets), which fulfills the criteria for disclosure as plan assets:

€ 1,000	31.12.2012	31.12.2011	31.12.2010	31.12.2009	31.12.2008
Present value of obligation	- 6,293	- 4,269	- 4,084	- 3,033	- 2,343
Fair value of plan asset	6,370	6,141	6,022	5,966	2,343
Net position recorded in					
consolidated statement of					
financial position	77	1,872	1,938	2,933	0
Experience adjustments of cash					
value of obligation	- 1,857	63	- 815	- 138	583
Experience adjustments of fair					
value of plan asset	36	- 242	- 216	13	- 583

The following table presents the changes in the pension obligation and plan asset:

€ 1,000	2012	2011
Present value of obligation as at 1.1.	4,269	4,084
Current service costs	0	59
Past service costs	0	207
Interest cost	203	184
Actuarial losses/gains	1,821	- 265
Present value of obligation as at 31.12.	6,293	4,269
Plan asset as at 1.1.	6,141	6,022
Expected income from plan asset	186	361
Actuarial gains/losses	43	- 242
Plan asset as at 31.12.	6,370	6,141

The following expense was recognised in profit or loss:

€ 1,000	2012	2011
Current service costs	0	– 59
Past service costs	0	– 207
Interest cost	- 203	- 184
Expected income from plan asset	186	361
Actuarial losses/gains from pension obligation	- 1,821	265
Actuarial gains/losses from plan asset	43	- 242
Pensions costs	- 1,795	- 66

26. Deferred taxes

€ 1,000	31.12.2012	31.12.2011
Long-term properties	23,538	25,787
Intangible assets	83	1,550
Office furniture and other equipment	257	2,126
Receivables and other assets	11,740	6,718
Cash and cash equivalents	0	170
Liabilities	15,178	46,174
Provisions	1,063	0
Deferred tax assets	51,859	82,525
Long-term properties	273,797	260,214
Assets held for sale	12,524	10,776
Properties held for trading	2,275	2,358
Cash and cash equivalents	366	0
Loans	4,966	5
Provisions	0	22,849
Deferred tax liabilities	293,929	296,202
Non-capitalised deferred tax assets on deductible differences	- 32,534	- 25,594
Deferred tax assets on capitalised tax loss carryforwards	68,552	59,197
Deferred taxes (net)	- 206,051	- 180,074
thereof deferred tax assets in statement of financial position	9,812	11,739
thereof deferred tax liabilities in statement of financial position	215,863	191,813

The following table presents the changes in deferred taxes:

€ 1,000	2012	2011
Deferred taxes as at 1.1. (net)	- 180,074	- 102,024
Changes due to company acquisitions	0	– 80,857
Changes from sale of companies	18	9,716
Changes due to exchange rate fluctuations	3	117
Changes recognised in equity	2,949	10,619
Changes recognised in profit or loss	- 28,947	- 17,645
Deferred taxes as at 31.12. (net)	- 206,051	- 180,074

In 2012, changes recognised in profit or loss include \le 13,172 K (2011: \le 0 K) from the disposal of deferred taxes due to the sale of "Warsaw Financial Center", Warsaw.

Tax loss carryforwards for which deferred taxes were not recognised expire as follows:

€ 1,000	2012	2011
In the following year	33,156	4,784
Thereafter 4 years	97,890	87,913
More than 5 years	38,213	35,632
Without limitation in time	422,010	394,390
Sum total unrecorded tax losses carried forward	591,269	522,719
thereupon non-capitalised deferred tax assets	130,565	119,826

The total of taxable temporary differences related to investments in Austrian affiliated companies, joint ventures and associated companies for which no deferred taxes were recognised pursuant to IAS 12.39 amount to € 98,227 K (31.12.2011: € 38,596 K). Tax loss carryforwards of the Austrian companies that were not recognised amount to € 223,141 K (31.12.2011: € 219,845 K) – including the outstanding amounts relating to impairment losses on investments which have to be deferred over a period of 7 years for income tax purposes of € 72,318K (31.12.2011: € 70,484 K).

The total of taxable temporary differences related to investments in foreign affiliated companies, joint ventures and associated companies for which no deferred taxes were recognised pursuant to IAS 12.39 amount to € 4,443 K (31.12.2011: € 452 K). Tax loss carryforwards of foreign entities amounting to € 368,128 K (31.12.2011: € 302,874 K) were not recognised. Subject to specific requirements, gains from the disposal of investments in foreign entities are partially or completely exempt from income taxes.

27. Assets and liabilities held for sale

As at 31.12.2012, assets with a fair value of € 53,794 K (31.12.2011: € 57,835 K) were classified as assets held for sale. For those assets the disposal has been agreed by the appropriate level of management of CA Immo Group and a contract of sale has been concluded at the time of the preparation of the consolidated financial statements.

€ 1,000	31.12.2012	31.12.2011
Austria – Rental investment properties	8,535	100
Germany - Properties under development	45,259	57,735
Properties held for sale	53,794	57,835

The result from revaluation includes an amount of \in 6,085K (2011: \in 3,302 K) related to investment properties after their reclassification as properties held for sale.

As at 31.12.2012, no assets and liabilities were reclassified and attributed to disposal groups.

€ 8,535 K (31.12.2011: € 100 K) of the properties classified according to IFRS 5 (individual assets and disposal groups) are mortgaged as a collateral for loan liabilities.

28. Properties held for trading

€ 1,000	Acquisition / production costs	Accumulated impairment	31.12.2012 Book values	:	Accumulated impairment	31.12.2011 Book values
At acquisiion/production costs	45,295	0	45,295	25,276	0	25,276
At net realisable value	17,576	- 10,178	7,398	16,715	- 8,087	8,628
Total properties held for trading	62,871	- 10,178	52,693	41,990	- 8,087	33,904

The fair value of the properties held for trading which are recognised at acquisition/production costs amounts to € 52,678 K (31.12.2011: € 32,861 K).

Properties held for trading in the amount of € 38,365 K (31.12.2011: € 20,159 K) are expected to be realised within a period of more than 12 months. This applies to 18 properties (31.12.2011: 19 properties) in Germany.

€ 4 K (31.12.2011: € 397 K) of the properties held for trading are mortgaged as a collateral for loan liabilities.

In 2012, a total of \in 27 K (2011: \in 130 K) of borrowing costs was capitalised to properties held for trading at a weighted average interest rate of 4.6 % (2011: 4.0 %).

29. Receivables and other assets

€ 1,000	Book value	Book value
	31.12.2012	31.12.2011
Receivables and other financial assets	119,118	139,265
Derivative financial instruments	0	11
Other non financial assets	63,748	28,783
	182,866	168,059

Receivables and other financial assets contain receivables in accordance with IAS 11 amounting to € 98 K (31.12.2011: \pm 45 K).

A specific valuation allowance of \in 8,715 K (31.12.2011: \in 16,851 K) was recognised for short term receivables and other financial assets with a nominal value of \in 9,025 K (31.12.2011: \in 17,111 K). Insolvency proceedings against a tenant in Czech Republic, for which an allowance of \in 8,531 K had been recognised, was finalised and resulted in the use of valuation allowances as at 31.12.2011 of \in 7,924 K.

Change in valuation allowances of receivables and other assets:

€ 1,000	2012	2011
As at 1.1.	17,466	11,083
Appropriation (value adjustment expenses)	4,468	11,762
Disposal deconsolidation	0	- 177
Use	- 9,985	- 463
Reversal	– 1,725	- 2,129
Reclassification to long-term financial assets	0	- 2,099
Foreign currency gains/losses	649	– 511
As at 31.12.	10,873	17,466

Aging of short-term receivables and other financial assets, for which no allowance has been recognised, is as follows:

	not due				overdue	Total
		< 30 days	31 - 180 days	181 - 360 days	> 1 year	
31.12.2012	111,915	4,417	1,798	169	509	118,808
31.12.2011	125,382	6,639	3,010	790	3,184	139,005

30. Cash and cash equivalents

€ 1,000	31.12.2012	31.12.2011
Cash in banks	237,879	337,493
Restricted cash	19,773	16,261
Cash on hand	92	25
	257,744	353,778

31. Shareholders' equity

Share capital equals the fully paid in nominal capital of CA Immobilien Anlagen Aktiengesellschaft of € 638,713,556 (31.12.2011: € 638,713,556). It is divided into 87,856,056 (31.12.2011: 87,856,056) bearer shares and 4 registered shares of no par value. The registered shares are held by UniCredit Bank Austria AG, Vienna, each granting the right to nominate one member to the Supervisory Board. UniCredit Bank Austria AG, Vienna is currently not exercising this right. All members of the Supervisory Board were elected by the General Meeting.

In November 2009, a 5-year convertible bond with a volume of € 135,000 K was issued, of which an amount of € 20,500 K has been repurchased by the Company in 2011 until the reporting date. The coupon of the convertible bond payable every six months was fixed at 4.125% of the nominal amount. According to the issuing conditions of the convertible bond, the creditors have the right to convert their bond at any time (i.e. also prior to the expiration date of the bond in 2014) into shares in CA Immobilien Anlagen Aktiengesellschaft at the conversion price. As at the reporting date, the originally determined conversion price of € 11.5802 has been adjusted to € 11.0575 (31.12.2011: 11.5802) as a result of dividend payments. Therefore a maximum of 10,354,963 bearer shares can be issued upon exercise of the conversion right for the total outstanding nominal value. Due to a contemplated dividend payment in 2013, the conversion price will be adjusted once again resulting in a corresponding adjustment of the maximum number of bearer shares to be issued upon exercise of the conversion right. The adjustment depends on the share price immediately

before the effective date of the dividend payout. As of the reporting date, the share price of the CA Immo share of € 10.47 was below the conversion price. No bonds have been submitted for conversion as of the reporting date.

The tied capital reserve as reported in the individual financial statements of CA Immobilien Anlagen Aktiengesellschaft totals € 820,184 K (31.12.2011: € 820,184 K). Profits can only be distributed up to the amount of the net profit of the parent company disclosed in the individual financial statements in accordance with the Austrian Commercial Code (UGB), subject to the existence of any legal dividend payment constraints. In 2012, a dividend amount of € 0.38 for each share entitled to dividend, in total € 33,385 K (2011: € 0 K) was distributed to the shareholders. An amount of € 24,538 K (31.12.2011: € 18,431) of the total net profit of CA Immobilien Anlagen Aktiengesellschaft as at 31.12.2012 amounting to € 108,747 K (31.12.2011: € 98,748 K) is subject to dividend payment constraints. The Management Board of CA Immo AG proposes to use part of retained earnings as at 31.12.2012 amounting to € 108,747 K to distribute a dividend of € 0.38 per share, i.e. a total of € 33,385 K to the shareholders. The remaining retained earnings amounting to € 75,362 K is intended to be carried forward.

As at 31.12.2012, there is unused authorised capital amounting to \le 319,356,778.10 that can be drawn on or before 11.9.2015, as well as conditional capital in the amount of \le 317,185,011.

32. Provisions

€ 1,000	Staff	Construction services	Subsequent costs of sold properties	Others	Total
As at 1.1.2012	9,234	34,099	17,674	27,467	88,474
Use	- 5,683	- 32,665	- 2,554	- 12,972	- 53,874
Reversal	- 1,464	- 2,239	- 453	- 10,013	- 14,169
Addition	6,795	29,686	2,686	22,848	62,015
Addition from initial consolidation	0	0	0	37	37
Change in interest rates	166	0	0	0	166
Foreign currency gains/losses	24	249	0	172	445
As at 31.12.2012	9,072	29,130	17,353	27,539	83,094
thereof: short-term	7,760	28,876	14,756	27,539	78,931
thereof: long-term	1,312	254	2,597	0	4,163

Provision for staff

The provision for staff primarily comprises the present value of the long-term severance obligation of € 655 K (31.12.2011 € 967 K), bonuses of € 4,726 K (31.12.2011: € 6,806 K), and unused holiday entitlements of € 1,020 K (31.12.2011: € 1,080 K).

The provision for bonuses comprises a long-term provision for the 2011 and 2012 LTI-(long-term incentive) programmes in the amount of € 656 K (31.12.2011: € 1,266 K) as well as a short-term provision for 2010 of € 229 K (31.12.2011: € 0 K) which has been allocated since the business year 2010. All LTI-programmes provide for payment after a period of three years. In 2012, a reversal of provisions amounting to € 368 K (2011: expense € 952 K) was recognised.

The following table presents the changes in the present value of the severance payment obligation:

€ 1,000	2012	2011	2010	2009	2008
Present value of severance obligations as at 1.1	967	642	522	560	599
Addition due to acquisitions	0	458	0	0	0
Use	- 517	- 45	0	- 99	- 325
Current service costs	369	- 171	184	- 42	491
Interest cost	29	52	24	22	24
Actuarial gains/losses	- 193	31	- 88	81	- 229
Present value of severance obligations as at 31.12	655	967	642	522	560

Experience adjustments of the present value of the obligation are immaterial.

Furthermore, there are defined benefit pension plans in Germany, for which a reinsurance policy was obtained. Since the plan assets at the reporting date exceed the present value of the defined benefit obligation, net plan assets amounting to \notin 77 K (31.12.2011: \notin 1,873 K) are presented in long-term receivables.

33. Interest bearing liabilities

			31.12.2012			31.12.2011
€ 1,000	Short-term	Long-term	Total	Short-term	Long-term	Total
Convertible bond	672	114,500	115,172	488	112,724	113,212
Other bonds	4,515	332,961	337,476	4,516	332,106	336,622
Bonds	5,187	447,461	452,648	5,004	444,830	449,834
Investment loan	872,150	1,886,252	2,758,402	726,408	2,089,270	2,815,678
Subordinated liabilities	39,329	78,406	117,735	37,066	79,845	116,911
Loans due to joint venture						
partners	8,010	12,312	20,322	8,059	8,980	17,039
Liabilities to joint ventures	0	30,425	30,425	1,436	0	1,436
Other interest-bearing						
liabilities	919,489	2,007,395	2,926,884	772,969	2,178,095	2,951,064
	924,676	2,454,856	3,379,532	777,973	2,622,925	3,400,898

Liabilities in EUR account for 99.7% (31.12.2011: 99.2%), liabilities denominated in USD account for 0.1% (31.12.2011: 0.6%) and liabilities denominated in CZK account for 0.2% (31.12.2011: 0.2%) of total interest bearing liabilities.

Bonds

Donus	-				=		
31.12.2012	Nominal value	Book value	Deferred	Nominal	Effective	Issue	Repayment
	in € 1,000	Total	interest	interest rate	interest rate		
		€ 1,000	in € 1,000				
Convertible bond	114,500	114,500	672	4.13%	5.67%	9.11.2009	9.11.2014
Bonds 2006-2016	185,992	183,462	2,618	5.13%	5.53%	22.9.2006	22.9.2016
Bonds 2009-2014	150,000	149,499	1,897	6.13%	6.33%	16.10.2009	16.10.2014
Total	450,492	447,461	5,187				

31.12.2011	Nominal value	Book value	Deferred	Nominal	Effective	Issue	Repayment
	in € 1,000	Total	interest	interest rate	interest rate		
		€ 1,000	in € 1,000				
Convertible bond	114,500	112,724	488	4.13%	6.15%	9.11.2009	9.11.2014
Bonds 2006-2016	185,992	182,865	2,618	5.13%	5.53%	22.9.2006	22.9.2016
Bonds 2009-2014	150,000	149,241	1,897	6.13%	6.33%	16.10.2009	16.10.2014
Total	450,492	444,830	5,004				

Other interest-bearing liabilities

97.4 % (31.12.2011: 99.3 %) of other interest-bearing liabilities within CA Immo Group are subject to financial covenants. These usually are LTV (loan to value) and DSCR (debt service coverage ratio) ratios for rental investment properties and LTC (loan to cost) and ISCR (interest service coverage ratio) ratios for development financing.

Other interest-bearing liabilities for which the respective financial covenants are not met as at 31.12.2012 are presented in short-term interest-bearing liabilities regardless of their maturity as breaches of the financial covenants generally entitle the lender to early termination of the loan agreement. This applies irrespective of the state of negotiations with the banks regarding a continuation or amendment of the loan agreements. As at 31.12.2012, the respective covenants were not met for six loans in Eastern Europe amounting to a total of \in 140,664 K (31.12.2011: four loans in Eastern Europe amounting to a total of \in 69,965 K). CA Immo Group takes appropriate measures (e.g. partial repayment of the loans, increase in equity of the respective companies) in order to remedy the breach of financial covenants.

The subordinated liabilities relate to liabilities of Europolis Group towards Österreichische Volksbanken-Aktiengesellschaft, Vienna, and the European Bank for Reconstruction and Development (EBRD), London.

As at 31.12.2012 and 31.12.2011, the terms of other interest-bearing liabilities are as follows:

Type of financing and currency	Effective interest	Interest	Maturity	Nominal	Book value	Fair value
	rate as at	variable/fixed/		value in	in € 1,000	of liability
	31.12.2012 in $\%$	hedged		€ 1,000		in € 1,000
Investment loan / EUR	4.41%	hedged	01/2017	503,965	506,815	506,815
Investment loan / EUR	2.97%	hedged	12/2013	270,000	272,585	272,585
Investment loan / EUR	1.22%	variable	12/2015	136,000	136,424	136,424
Investment loans (each below 100 m EUR)	0.00% -7.73%	partly hedged	01/2013 - 12/2030	1,706,647	1,704,577	1,704,577
Investment loan / EUR	3.90% - 7.08%	fixed	06/2013 - 01/2024	126,695	127,673	132,422
Investment loan / CZK	5.72%	hedged	06/2013	7,129	7,129	7,129
Investment loan / USD	4.36%	variable	12/2015	3,199	3,199	3,199
Investment loans (total)				2,753,635	2,758,402	2,763,151
Subordinated liabilities	1.12% - 1.71%	variable	12/2013 - 09/2016	122,313	117,735	117,735
Loans due to joint venture partners						
EUR / HUF	0.00% - 7.00%	variable / fixed	03/2013 - 12/2020	16,818	20,322	20,380
Liabilities to joint ventures	3.25%	fixed	11/2014	30,296	30,425	31,044
				2,923,062	2,926,884	2,932,310

Type of financing and currency	Effective interest	Interest	Maturity		Book value	Fair value
	rate as at	variable/fixed/		value in	in € 1,000	of liability
	31.12.2011 in %	hedged		€ 1,000		in € 1,000
Investment loan / EUR	4.41%	hedged	01/2017	512,240	514,978	514,978
Investment loan / EUR	4.68%	hedged	12/2012	264,806	262,140	262,140
Investment loan / EUR	2.40%	variable	12/2015	136,000	136,884	136,884
Investment loans (each below 100 m EUR)	1.40% -7.73%	partly hedged	01/2012 - 12/2030	1,783,970	1,780,189	1,780,189
Investment loan / EUR	3.90% -7.58%	fixed	06/2013 - 12/2013	93,739	94,171	96,940
Investment loan / CZK	5.72%	hedged	06/2013	7,211	7,211	7,211
Investment loan / USD	2.83% -4.08%	variable	12/2012 - 12/2017	19,463	20,105	20,105
Investment loans (total)				2,817,429	2,815,678	2,818,447
Subordinated liabilities	2.30% - 2.90%	variable	12/2012 - 09/2016	124,651	116,911	116,911
Loans due to joint venture partners						
EUR / HUF	0.00% - 7.00%	variable / fixed	03/2012 - 12/2020	15,056	17,039	17,369
Liabilities to joint ventures	2.56%	variable	12/2011 - 12/2012	1,413	1,436	1,436
				2,958,549	2,951,064	2,954,163

Taking into account all interest hedging agreements, the average weighted interest rate is 3.5% (31.12.2011: 4.1%) for all other interest bearing liabilities denominated in EUR, 4.4% (31.12.2011: 3.9%) for all other interest bearing liabilities denominated in USD and 5.7% (31.12.2011: 5.7%) for the CZK investment loan.

34. Other liabilities

€ 1,000			31.12.2012			31.12.2011
	Short-term	Long-term	Total	Short-term	Long-term	Total
Fair value derivative transactions	742	214,620	215,362	5,418	181,092	186,510
Prepayments received	37,635	31,778	69,413	36,222	31,717	67,939
Trade payables	28,794	7,690	36,484	53,002	8,552	61,554
Rent deposits	1,427	14,301	15,728	2,173	13,162	15,335
Outstanding purchase invoices	9,478	0	9,478	1,436	0	1,436
Income resulting from						
deconsolidation not yet realised	6,400	0	6,400	6,400	0	6,400
Settlement of operating costs	3,612	0	3,612	3,325	0	3,325
Other	5,486	2,222	7,708	7,722	2,182	9,904
Financial liabilities	92,832	55,991	148,823	110,280	55,613	165,893
Operating taxes	7,966	0	7,966	30,733	0	30,733
Prepaid rent	5,788	824	6,612	5,177	784	5,961
Non-financial (other) liabilities	13,754	824	14,578	35,910	784	36,694
	107,328	271,435	378,763	151,608	237,489	389,097

35. Income tax liabilities

This item includes an amount of \in 13,284 K (31.12.2011: \in 35,921 K) related to CA Immo Germany Group and comprises corporate income tax and trade tax for the years 2004 to 2012 that have not been finally assessed by tax authorities.

36. Financial instruments

Financial assets by categories						:
Category			IAS 39 category 1)	No financial	Book value	Fair value
	:			instruments		
€ 1,000	HFT	AFS/AC	L&R		31.12.2012	31.12.2012
Net plan assets from pension						
obligations	0	0	0	77	77	77
Cash and cash equivalents with						
drawing restrictions	0	0	25,976	0	25,976	25,976
Derivative financial instruments	1	0	0	0	1	1
Primary financial instruments	0	325	67,208	0	67,533	67,533
Financial assets	1	325	93,184	77	93,587	93,587
Cash and cash equivalents with						
drawing restrictions	0	0	28,632	0	28,632	28,632
Other receivables and assets	0	0	90,387	63,846	154,233	154,233
Receivables and other assets	0	0	119,019	63,846	182,865	182,865
Cash and cash equivalents	0	0	257,744	0	257,744	257,744
	1	325	469,947	63,923	534,196	534,196

Category			IAS 39 category 1)	No financial instruments	Book value	Fair value
€ 1,000	HFT	AFS/AC	L&R		31.12.2011	31.12.2011
Prepayments made on investments in						
properties	0	0	2,217	0	2,217	2,217
Net plan assets from pension						
obligations	0	0	0	1,873	1,873	1,873
Cash and cash equivalents with						
drawing restrictions	0	0	32,171	0	32,171	32,171
Derivative financial instruments	58	0	0	0	58	58
Primary financial instruments	0	330	39,876	0	40,206	40,206
Financial assets	58	330	72,047	1,873	74,308	74,308
Cash and cash equivalents with						
drawing restrictions	0	0	23,894	0	23,894	23,894
Derivative financial instruments	11	0	0	0	11	11
Other receivables and assets	0	0	115,326	28,828	144,154	144,154
Receivables and other assets	11	0	139,220	28,828	168,059	168,059
Cash and cash equivalents	0	0	353,778	0	353,778	353,778
	69	330	567,262	30,701	598,362	598,362

 $^{^{\}rm 1)}$ HFT – held for trading, AFS/AC – available for sale/at cost, L&R – loans and receivables

The fair value of the receivables and other assets essentially equals the book value due to daily and/or short-term maturities. Since no price listed on an active market is available for the financial instruments of the available for sale category and the fair value cannot be assessed reliably, they are measured at acquisition cost. Therefore, the "Fair value" column for this category represents the book value.

Financial assets are partially given in mortgage as security for financial liabilities.

Category		IAS 39 category			
€ 1,000	HFT	СГН	FLAC		
Convertible bond	0	0	115,172		

Financial liabilities by categories

Convertible bond	0	0	115,172	0	115,172	119,721
Other bonds	0	0	337,476	0	337,476	351,022
Other interest-bearing liabilities	0	0	2,926,884	0	2,926,884	2,929,280
Interest-bearing liabilities	0	0	3,379,532	0	3,379,532	3,400,023
Derivative financial instruments	77,354	138,008	0	0	215,362	215,362
Other primary liabilities	0	0	148,823	14,578	163,401	163,401
Other liabilities	77,354	138,008	148,823	14,578	378,763	378,763
	77,354	138,008	3,528,355	14,578	3,758,295	3,778,786

No financial

instruments

Book value

31.12.2012

Fair value

31.12.2012

Category			IAS 39 category ¹⁾	No financial instruments	Book value	Fair value
€ 1,000	HFT	CFH	FLAC		31.12.2011	31.12.2011
Convertible bond	0	0	113,212	0	113,212	115,760
Other bonds	0	0	336,622	0	336,622	337,492
Other interest-bearing liabilities	0	0	2,951,064	0	2,951,064	2,959,167
Interest-bearing liabilities	0	0	3,400,898	0	3,400,898	3,412,418
Derivative financial instruments	67,381	119,129	0	0	186,510	186,510
Other primary liabilities	0	0	165,893	36,694	202,587	202,587
Other liabilities	67,381	119,129	165,893	36,694	389,097	389,097
	67,381	119,129	3,566,791	36,694	3,789,995	3,801,515

 $^{^{1)}}$ HFT – held for trading, CFH – Cash-flow Hedge, FLAC – financial liabilities at amortised cost

37. Derivative financial instruments and hedging transactions

			31.12.2012			31.12.2011
€ 1,000	Nominal value	Fair value	Book value	Nominal value	Fair value	Book value
Interest rate swaps	1,415,559	- 214,309	- 214,309	1,828,152	- 184,121	- 184,121
Interest rate caps	197,861	1	1	229,448	58	58
Interest rate floors	23,063	- 1,036	- 1,036	24,109	- 1,188	- 1,188
Forward foreign exchange						
transactions	2,088	– 17	– 17	11,289	- 1,191	- 1,191
Total	1,638,571	- 215,361	- 215,361	2,092,998	- 186,442	- 186,442
- thereof hedging (cash flow hedges)	1,011,288	- 138,008	- 138,008	1,366,614	- 119,129	- 119,129
- thereof stand alone (fair value						
derivatives)	627,283	- 77,353	- 77,353	726,384	- 67,313	- 67,313

As at the balance sheet date 46.2 % (31.12.2011: 58.4 %) of the nominal value of all variable-interest investment loans have been turned into fixed interest rates (or into ranges of interest rates with a cap or a floor respectively) by the way of interest rate swaps or interest rate caps/floors.

Interest rate swaps

Interest rate swaps are concluded for the purpose of hedging future cash flows. The effectiveness of the hedge relationship between hedging instrument and hedged items is assessed on a regular basis by measuring effectiveness.

€ 1,000	Nominal value	Fair value	31.12.2012 Book value		Fair value	31.12.2011 Book value
- Cash flow hedges (effective)	998,074	- 136,869	- 136,869	1,362,878	- 119,018	- 119,018
- Cash flow hedges (ineffective)	13,214	- 1,139	- 1,139	3,736	- 111	- 111
- Fair value derivatives (HFT)	404,271	- 76,301	- 76,301	461,538	- 64,992	- 64,992
Interest rate swaps	1,415,559	- 214,309	- 214,309	1,828,152	- 184,121	- 184,121

Currency	Nominal value in € 1,000	Start	End	Fixed interest rate as at 31.12.2012	Reference interest rate	Fair value 31.12.2012 in € 1,000
EUR	464,461	12/2006	01/2017	3.91%	3M-Euribor	- 65,325
EUR (nominal value						
each below 100 m EUR)						
- CFH	519,918	03/2006 - 12/2011	11/2013 - 12/2022	1.30% -4.79%	3M-Euribor	- 71,077
EUR (nominal value						
each below 100 m EUR)						
- stand alone	404,271	07/2007-12/2008	12/2015 - 12/2022	4.01% -4.82%	3M-Euribor	- 76,301
EUR	19,780	05/2006	12/2014	4.20%	6M-Euribor	- 1,459
CZK	7,129	06/2008	06/2013	4.62%	3M-Pribor	- 147
Total = variable in fixed	1,415,559					- 214,309

Currency	Nominal value in € 1,000	Start	End	Fixed interest rate as at 31.12.2011	Reference interest rate	Fair value 31.12.2011 in € 1,000
EUR	464,461	12/2006	01/2017	3.91%	3M-Euribor	- 54,565
EUR	264,700	03/2010	12/2012	1.93%	3M-Euribor	- 2,093
EUR (nominal value						
each below 100 m EUR)						
- CFH	609,364	03/2006 - 12/2011	06/2012 - 12/2022	1.30% -4.79%	3M-Euribor	- 60,472
EUR (nominal value						
each below 100 m EUR)						
- stand alone	461,538	09/2002 - 12/2008	09/2012 - 12/2022	4.01% - 5.28%	3M-Euribor	- 64,992
EUR	20,878	05/2006	12/2014	4.20%	6M-Euribor	- 1,623
CZK	7,211	06/2008	06/2013	4.62%	3M-Pribor	- 377
Total = variable in fixed	1,828,152					- 184,121

Interest rate caps/interest rate floors

Currency	Nominal value	Start	End	Fixed	Reference	Fair value
	in € 1,000			interest rate as at	interest rate	31.12.2012
				31.12.2012		in € 1,000
Interest rate caps EUR	197,861	10/2006 - 03/2011	09/2013 - 12/2014	1.22% - 5.80%	3M-Euribor	1
Interest rate floor EUR	23,063	06/2008	12/2013	3.85%	3M-Euribor	- 1,036
Total	220,924					- 1,035

Currency	Nominal value	Start	End	Fixed	Reference	Fair value
	in € 1,000			interest rate as	interest rate	31.12.2011
				at		
				31.12.2011		in € 1,000
			06/2012 -			
Interest rate caps EUR	229,448	10/2006 - 03/2011	12/2014	1.22% -6,50%	3M-Euribor	58
Interest rate floor EUR	24,109	06/2008	12/2013	3.85%	3M-Euribor	- 1,188
Total	253,557					- 1,130

Forward foreign exchange transactions

The forward foreign exchange transactions were concluded to hedge against future currency fluctuations for construction costs in Poland.

Currency	Fixed	Start	End	Nominal value	Nominal value	Fair
	Exchange rate			in 1,000	in € 1,000	value
	as at 31.12.2012			Foreign		31.12.2012
				currency		in € 1,000
			01/2013 -			
PLN	4.0700 - 4.1090	04/2011	08/2013	8,537	2,088	- 17

Currency	Fixed	Start	End	Nominal value	Nominal value	Fair
	Exchange rate			in 1,000	in € 1,000	value
	as at 31.12.2011			Foreign		31.12.2011
				currency		in € 1,000
			01/2012 -			
PLN	4.0020 - 4.6320	03/2009 - 04/2011	08/2013	44,357	10,940	- 1,152
USD	1.4337	06/2009	06/2012	500	349	- 39
					11,289	- 1,191

Gains and losses in other comprehensive income

Gams and rosses in other comprehensive income	:	
€ 1,000	2012	2011
As at 1.1.	- 93,882	- 73,766
Change in valuation of cash flow hedges	- 20,197	- 30,320
Change of ineffectiveness cash flow hedges	1,139	111
Reclassification cash flow hedges	1,299	4,892
Income tax cash flow hedges	3,093	5,201
As at 31.12.	- 108,548	- 93,882
thereof: attributable to the owners of the parent	- 107,581	- 93,022
thereof: attributable to non-controlling interests	– 967	- 860

Hierarchy of fair values

Financial instruments measured at fair value relate only to derivative financial instruments. As in prior year the valuation is based on inputs which can be observed either directly or indirectly (eg. interest rate curves or foreign exchange forward rates). This represents level 2 of the fair value hierarchy in accordance with IFRS 7.27A.

38. Risks from financial instruments

Interest rate risk

Risks resulting from changes in interest rates basically result from long-term loans and interest rate derivatives (Swaps, Caps, Floors) and relate to the amount of future interest payments (for variable interest instruments) and to the fair value of the financial instrument (for fixed rate instruments). A mix of long-term fixed-rate and floating-rate loans is used to reduce the interest rate risk. In the case of floating-rate loans, derivative financial instruments (interest rate caps, interest rate floors and interest rate swaps) are also used to hedge the cash-flow risk of interest rate changes arising from hedged items.

The following analysis shows the effects of a change in interest rates by 100 basis points on profit and loss and equity. The analysis assumes that all other variables, particularly foreign exchange rates, remain constant:

€ 1,000	Gain (+)/loss (-) t	hrough profit or loss	Recognised directly in equity	
	at 100 bps	until 100 bps	at 100 bps	until 100 bps
	Increase	Decrease	Increase	Decrease
31.12.2012				
Variable rate instruments (interest)	- 27,410	27,410	0	0
Derivative financial instruments (interest)	16,365	- 12,519	0	0
Derivative financial instruments (valuation)	13,870	- 9,373	29,149	- 15,604
	2,824	5,518	29,149	- 15,604
31.12.2011				
Variable rate instruments (interest)	- 27,019	27,019	0	0
Derivative financial instruments (interest)	20,817	- 20,817	0	0
Derivative financial instruments (valuation)	14,327	- 15,234	38,695	– 39,956
	8,125	- 9,032	38,695	- 39,956

Variable rate instruments contain variable rate financial liabilities, loans and receivables from financing, not taking into account hedge relationships. In the case of derivative financial instruments, an interest rate change gives rise to a component recognised in profit or loss (interest, valuation of fair value derivatives and ineffective portions of cash flow hedge valuation) and to the change in value of cash flow hedges recognised in equity.

Currency risk

Currency risks result from rental income and rental receivables denominated in BGN, CZK, HRK, HUF, PLN, RON and RSD. This foreign currency rental income is secured by linking the rental payments to EUR and USD, so that no major risk remains. Risks in respect of liabilities exist as a result from financing in CZK and USD. This risk is mainly counterbalanced by rental income in the same currency.

The following table shows the effect of a 10% increase or decrease in the Euro compared to the respective foreign currency to the consolidated income statement. Additional impacts to the shareholders' equity are not substantial.

31.12.2012					_	
€ 1,000	USD	Gain (+)/	CZK	Gain (+)/	HUF	Gain (+)/
		loss (-)		loss (-)		loss (-)
Exchange rate	1.3156		25.1400		291.2900	
+10% increase	1.4472	291	27.6540	648	320.4190	63
- 10% decrease	1.1840	-355	22.6260	-792	262.1610	-77
31.12.2011					OTHER COLUMN	
€ 1,000	USD	Gain (+)/	CZK	Gain (+)/	HUF	Gain (+)/
		loss (-)		loss (-)		loss (-)
Exchange rate	1.2905		25.8000		311.1300	
+10% increase	1.4196	1,828	28.3800	656	342.2430	59
- 10% decrease	1.1615	- 2.234	23.2200	- 801	280.0170	- 72

Forward foreign exchange transactions have been concluded to avoid the risk of currency fluctuations; these should counteract future fluctuations for construction costs.

Credit risk

The book values disclosed for all financial assets less deposits received from tenants and guarantees and other commitments assumed represent the maximum default risk as no major set-off agreements exist.

Tenants provided deposits in the amount of € 15,728 K (31.12.2011: € 15,335 K) as well as bank guarantees of € 48,431 K (31.12.2011: € 48,512 K). The default risk for other financial instruments recognised as assets is considered to be minor, since in most cases, the contracting parties are financial institutions with the highest credit rating or government bodies.

Liquidity risk

Liquidity risk is the risk that CA Immo Group will not be able to meet its financial obligations as they fall due. CA Immo Group's approach to managing liquidity is to ensure that CA Immo Group will always have sufficient liquidity to meet liabilities when due, whilst avoiding unnecessary potential losses and risks. Loans are usually agreed on a long-term basis in accordance with the long-term nature of real estate.

The CA Immo Group manages liquidity risk in several different ways: firstly, by means of distinct liquidity planning and securing to avoid possible liquidity shortages. Secondly, CA Immo Group takes safeguarding measures by entering into capital partnerships (joint ventures) for project development purposes as an alternative and extension to established sources of raising equity capital. External capital is raised by CA Immo Group not only from its principal bank, UniCredit Bank Austria AG/UniCredit Group, but to an increasing extent from other domestic and foreign banks, with which little or no business relationships existed.

The contractually agreed (undiscounted) interest payments and repayments for primary financial liabilities and derivative financial instruments can be seen in the table below.

31.12.2012	Book value	Contractually	Cash flow	Cash flow	Cash flow
€ 1,000	2012	agreed cash flows	2013	2014-2017	2018 ff
Convertible bond	115,172	- 123,946	- 4,723	- 119,223	0
Other bonds	337,476	- 392,496	- 18,720	- 373,776	0
Other interest-bearing liabilities	2,926,884	- 3,157,645	- 881,890	- 1,855,366	- 420,389
Other liabilities	163,401	- 163,401	- 106,585	- 46,653	- 10,163
Primary financial liabilities	3,542,933	- 3,837,488	- 1,011,918	- 2,395,018	- 430,552
Interest rate derivatives in connection with cash					
flow hedges	138,008	- 139,655	- 37,044	- 97,176	- 5,435
Interest rate derivatives not connected with hedges	77,337	- 84,470	- 19,461	- 57,962	- 7,047
Forward foreign exchange transactions not					
connected with hedges	17	- 17	- 17	0	0
Derivative financial liabilities	215,362	- 224,142	- 56,522	- 155,138	- 12,482
	3,758,295	- 4,061,630	- 1,068,440	- 2,550,156	- 443,034

31.12.2011	Book value	Contractually	Cash flow	Cash flow	Cash flow
€ 1,000	2011	agreed cash	2012-2015	2013-2016	2017 ff
		flows			
Convertible bond	113,212	- 128,669	- 4,723	- 123,946	0
Other bonds	336,622	- 411,215	- 18,720	- 392,495	0
Other interest-bearing liabilities	2,951,064	- 3,319,486	- 779,079	- 1,475,970	- 1,064,437
Other liabilities	202,587	- 202,587	- 147,074	- 43,503	- 12,010
Primary financial liabilities	3,603,485	- 4,061,957	- 949,596	- 2,035,914	- 1,076,447
Interest rate derivatives in connection with cash					
flow hedges	119,129	- 120,656	- 30,984	- 82,510	- 7,162
Interest rate derivatives not connected with hedges	66,180	- 69,053	- 16,507	- 43,657	- 8,889
Forward foreign exchange transactions not					
connected with hedges	1,201	- 1,201	- 964	- 237	0
Derivative financial liabilities	186,510	- 190,910	- 48,455	- 126,404	- 16,051
	3,789,995	- 4,252,867	- 998,051	- 2,162,318	- 1,092,498

The cash flows for interest rate derivatives are based on assumed values for the underlying forward rates as at the respective balance sheet date.

The cash flows from derivatives in cash flow hedge relationships are expected to have an effect on profit and loss in the period of occurrence of the underlying transaction, i.e. allocated over the term of the financing or when redeemed prematurely at the time of redemption.

Capital management

The objective of CA Immo Group's capital management is to provide the necessary financial resources for the Company to continue as a going concern at all times and to optimise the costs of capital.

The key parameters for determining the capital structure of CA Immo Group are the general ratio of shareholders' equity to liabilities and also the separation of liabilities into external funding collateralised by properties as collateral, which is raised at the level of special-purpose vehicles, and unsecured external funding, which is raised by the parent company of the Group. Equity is managed based in shareholders' equity as presented in the financial statements ac-

cording to IFRS. With regard to the first parameter, CA Immo Group strives to maintain an equity ratio of approx. 35 % to 40 %. As at 31.12.2012, the equity ratio was below this target corridor. Therefore, CA Immo Group intends to take active measures to improve the equity ratio, particularly through the sale of properties and the repayment of liabilities with the proceeds received from the sale.

With regard to the second parameter, CA Immo Group focuses on property loans secured by mortgages, which are usually taken out by special-purpose vehicles holding the respective property. Secured financing generally offers more favourable conditions compared to unsecured financing, as these are structurally subordinated to secured financing. Unsecured financing is generally only available in the form of corporate bonds issued on the capital markets. There are no external ratings or explicit requirements by third parties in respect of key parameters for managing the Group's capital.

Net debt and the gearing ratio are other key figures relevant for the presentation of the capital structure of CA Immo Group:

€ 1,000	31.12.2012	31.12.2011
Interest-bearing liabilities		
Long-term interest-bearing liabilities	2,454,856	2,622,925
Short-term interest-bearing liabilities	924,676	777,973
Interest-bearing assets		
Cash and cash equivalents	- 257,744	- 353,778
Cash and cash equivalents with drawing restrictions	- 54,608	- 56,065
Net debt	3,067,180	2,991,055
Shareholders' equity	1,815,742	1,809,455
Gearing ratio (Net debt/equity)	168.9%	165.3%

Cash and cash equivalents with drawing restrictions were considered in the calculation of net debt, as they are used to secure the repayments of financial liabilities.

39. Other liabilities and contingent liabilities

Guarantees and other commitments

As at 31.12.2012 CA Immo Germany Group is subject to guarantees and other commitments amounting to \in 65 K (31.12.2011: \in 21,205 K) resulting from urban development contracts and purchase agreements for decontamination costs and war damage costs amounting to \in 1,159 K (31.12.2011: \in 1,485 K). Furthermore, comfort letters have been signed for three proportionally consolidated companies in Germany amounting to \in 98,651 K (31.12.2011: \in 61,749 K).

Additionally, a guarantee has been granted by Caine B.V., Hoofddorp to assume the liabilities for the "Airport City Petersburg" amounting to \in 4,200 K (31.12.2011: \in 4,200 K).

Contingent liabilities

In 2011, the joint venture partner from "Project Maslov" has filed an arbitration action for approx € 48 m, which has been increase in 2012 to approx € 110 m plus interest. CA Immo Group considers the chances of this action succeeding as minimal. The expected cash outflows in this respect have been recognised in the statement of financial position accordingly.

Other financial obligations

Furthermore, other financial obligations relate to building site liabilities for work carried out in the course of developing real estate in Austria of \in 4,834 K (31.12.2011: \in 5,186 K), in Germany of \in 91,747 K (31.12.2011: 78,172 K), and in Eastern Europe of \in 476 K (31.12.2011: \in 16,630 K). Moreover as at 31.12.2012 CA Immo Group is subject to other financial liabilities resulting from construction costs from urban development contracts, which can be capitalised in the future with an amount of \in 47,807 K (31.12.2011: \in 41.385 K).

As at 31.12.2012 total obligations of CA Immo Group in respect of equity calls for proportionally consolidated companies amounted to \in 179 K (31.12.2011: \in 179 K).

40. Leases

CA Immo Group as lessor

All lease contracts concluded by CA Immo Group, under which CA Immo Group is the lessor, are recorded as operating leases in accordance with IFRS. Generally, these have the following essential contractual terms:

- -linkage to EUR or USD
- -guaranteed value by linkage to international indices
- -medium- to long-term maturities and/or termination waivers

Future minimum rental income from existing short-term lease contracts or contracts with termination waivers as at the reporting date are as follows:

€ 1,000	2012	2011
In the following year	258,587	231,731
Thereafter 4 years	731,938	664,981
More than 5 years	1,363,693	1,346,554
Total	2,354,218	2,243,266

All remaining rental agreements may be terminated at short notice.

The minimum rental income includes net rent amounts to be collected until the contractually agreed expiration of the contract or the earliest possible termination option by the lessee (tenant).

CA Immo Group as lessee

All rental agreements signed by CA Immo Group are classified as operating leases.

The lease contracts concluded by CA Immo Germany Group acting as lessee primarily relate to rented properties in Cologne (until 2016), Munich (until 2017), Berlin (until 2018) and Frankfurt (until 2021).

The remaining operating lease agreements of CA Immo Group relate to office furniture, equipment and other assets. No purchase options have been agreed. Leasing payments of $\le 2,652 \,\mathrm{K}$ were recognised as expenses in 2012. (2011: $\le 3,024 \,\mathrm{K}$).

The following minimum lease payments will become due in the subsequent periods:

€ 1,000	2012	2011
In the following year	2,181	2,324
Thereafter 4 years	6,705	7,162
More than 5 years	3,793	5,818
Total	12,679	15,304

41. Transactions with related parties

The following companies and parties are deemed to be related parties to CA Immo Group:

- -joint ventures, in which CA Immo Group holds an interest
- -associated companies, in which CA Immo Group holds an interest
- -the executive bodies of CA Immobilien Anlagen Aktiengesellschaft
- -UniCredit Bank Austria AG, Vienna, and UniCredit Group affiliated to it

Transactions v	vith join	t ventures
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31.12.2012	31.12.2011
11,266	9,758
25,777	5,110
31,223	2,279
2012	2011
1,874	551
- 922	- 5
680	1,434
000	-,:
	11,266 25,777 31,223 2012 1,874 - 922

Outstanding loans to joint ventures and the majority of the receivables from joint ventures as at the reporting date serve to finance properties. The interest rates are in line with those prevailing in the market. No guarantees or other forms of security exist in connection with these loans. The cumulative impairment loss on loans to joint ventures amounts to € 362 K (31.12.2011 € 0 K). Receivables from joint ventures comprise short-term loans in the amount of € 1,750 K (31.12.2011: € 1,721 K). The liabilities against joint ventures include long-term loans with an amount of € 30,425 K (31.12.2011: € 1,437 K). All receivables and liabilities have interest rates in line with those prevailing in the market. The remaining receivables and liabilities are predominantly the result of services performed in Germany. No guarantees or other forms of security exist in connection with these receivables and liabilities.

No additional impairment losses or other adjustments to the book values were recognised in profit or loss.

Transactions with associated companies

Transactions with associated companies		
€ 1,000	31.12.2012	31.12.2011
Loans	19,070	20,480
	2012	2011
Income from associated companies	2,711	1,640
Expenses due to associated companies	– 18	- 3,336
Result from associated companies	2,694	- 1,696
Interest income from associated companies	2,479	2,872
Impairment loans to associated companies	- 5,711	- 5,288

Loans to associated companies outstanding as at the reporting date serve to finance project development companies. All loans have interest rates in line with those prevailing in the market. No guarantees or other forms of security exist in connection with these loans. The cumulative impairment loss recognised on loans to associated companies amounts to \notin 7,636 K (31.12.2011: \notin 1,925 K).

The executive bodies of CA Immobilien Anlagen Aktiengesellschaft, Vienna Management Board

Dr. Bruno Ettenauer

Bernhard H. Hansen

Mag. Florian Nowotny (since 1.10.2012)

Mag. Wolfhard Fromwald (until 30.9.2012)

No loans or advances were paid. In addition, management board member Bruno Ettenauer is a member of the supervisory board of UBM Realitätenentwicklungs AG, Vienna.

In fiscal 2012 the total costs of the management board (including non-wage labour costs, benefits and expense allowances) amounted to € 2,294 K (2011: € 2,449 K). Thereof € 91 K were related to charges based on the wages. The remuneration of the management board included in 2012 € 1,265 K (2011: € 846 K) of variable salary components. Beside the bonus payments for 2011 all payments due to the resignation of Wolfhard Fromwald after 23 years of services are included in this amount. For variable salary components including charges on this component provisions in an amount of € 568 K (2011: € 622 K) were considered as expenses. Provisions for LTI (long term incentive) programme amount to € 665 K as at 31.12.2012 (31.12.2011: € 1,266 K). Thereof € 299 are related to the current Management Board. In fiscal year 2012 an amount of € 225 K (2011: € 89 K) was paid to the pensions funds. Included is a contractually agreed one-time payment of € 127 K for the former member of the management board Fromwald. The expenses for the provision building for severance payments (achievement oriented undertaking) amount to € 67 K (2011: € 50 K) in the current year 2012. No loans or prepayments were granted to the Management Board.

€ 1,000	Fixed ¹⁾	Variable	Payment in kind³)	Fixed/variable ratio in %4)	Total 2012	Total 2011
Bruno Ettenauer	320	291	8	53:47	619	637
Wolfhard Fromwald (to 30.9.2012)	282	$698^{2)}$	9	40:60	989	565
Florian Nowotny (from 1.10.2012)	56	-	1	-	57	-
Bernhard H. Hansen	270	246	22	54:46	538	555
Total	928	1,235	40	42:58	2,203	1,757

¹⁾ Not including non-wage labour costs in a total amount of € 91 K

²⁾ Beside bonus payments for 2011 all payments due to resignation of Wolfhard Frowald after 23 years of services are included.

³⁾ Car costs and traveling expenses

⁴⁾ Including benefits

Supervisory Board

Wolfgang Ruttenstorfer, Chairman Helmut Bernkopf, Vice Chairman Waldemar Jud Barbara A. Knoflach Reinhard Madlencnik Franz Zwickl

In 2012 (for the business year 2011), CA Immo Anlagen Aktiengesellschaft paid a total of \in 116 K (2011 for the 2010 business year: \in 165 K, thereof \in 52 K in universal succession of CA Immo International AG) in Supervisory Board compensation. No other fees (particularly for consultancy or brokerage activities) were paid to Supervisory Board members. No loans or advances were paid.

Since 1.1.2013, Helmut Bernkopf, who has been head of the Private Banking division of the UniCredit Group (UniCredit SpA, Milan), has taken over the new Management board for private banking and corporate clients in the UniCredit Bank Austria AG, Vienna. Additionally Franz Zwickl acts as member of the management board at UniCredit Group (UniCredit SpA, Milan). Reinhard Madlencnik heads the Real Estate division at UniCredit Bank Austria AG, Vienna.

UniCredit Bank Austria AG/UniCredit Group

UniCredit Bank Austria AG is the principal bank of the CA Immo Group and the largest single shareholder in the Company with a stake of about 18% (as at: 31.12.2012). CA Immo Group processes most of its payment transactions and arranges much of its credit financing and financial investment through the bank. UniCredit Bank Austria AG also holds four registered shares, which entitle the bank to nominate one Supervisory Board member for each share.

The list of transactions with UniCredit Bank Austria AG/UniCredit Group relates to the following items:

 $\hbox{-} Consolidated \ statement \ of \ financial \ position:$

€ 1,000	31.12.2012	31.12.2011
Share of financial liabilities recognised in the		
consolidated statement of financial position	18.9%	19.0%
Outstanding receivables	159,725	146,252
Outstanding liabilities	- 634,267	- 647,867
Fair value of interest rate swaps	- 152,683	- 128,053

-Consolidated income statement:

€ 1,000	2012	2011
Finance costs	- 54,016	- 48,948
Result from interest rate derivative transactions	- 5,032	- 8,951
Result from financial investments	919	1,898
Transaction fees	- 421	– 296

-Other comprehensive income (equity):

€ 1,000	2012	2011
Valuation result		
accumulated		
(hedging)	- 115,340	- 99,557

-Consolidated statement of cash flows:

€ 1,000	2012	2011
Raising of new bank loans	41,616	195,274
Repayment of bank loans	- 61,478	- 122,759
Realisation interest rate derivative transactions	0	109
Interest paid	- 48,574	- 49,197
Interest received	915	1,590

Mortgages, pledges of rental receivables, bank credits and shares as well as similar guarantees are used as collateral for bank liabilities. No impairment losses were recognised in profit or loss for bank receivables. The terms and conditions governing the transactions with UniCredit Bank Austria AG/UniCredit Group are in line with those prevailing in the market.

42. Key figures per share

Earnings per share

A convertible bond was issued in November 2009. This bond has an effect on the earnings per share. In this case, diluted earnings per share equal undiluted earnings per share since no dilutive effect arises due to the potential ordinary shares.

		2012	2011
Weighted average number of shares outstanding	pcs.	87,856,060	87,856,060
Consolidated net income	€ 1,000	54,439	62,629
Earnings per share (basic equals diluted)	€	0.62	0.71

Cash-flow per share

		2012	2011
Weighted average number of shares outstanding	pcs.	87,856,060	87,856,060
Cash flow from operations	€ 1,000	193,216	191,861
Operating cash flow per share (basic equals diluted)	€	2.20	2.18
Cash flow from operating activities	€ 1,000	192,838	198,626
Cash flow from operating activities per share (basic equals diluted)	€	2.19	2.26

43. Employees

In the 2012, CA Immo Group had an average of 460 white-collar workers (2011: 368) and 12 blue-collar workers (2011: 27), of which on average of 175 (2011: 172) were employed in Germany, 100 white-collar workers (2011: 0) in hotel operations in Czech Republic and 131 (2011: 149) white-collar workers and 10 (2011: 26) blue-collar workers at subsidiaries in Eastern Europe. Additionally an average of 1 white-collar worker was employed (2011: 1) in proportionally consolidated companies.

44. Costs for the auditor

€ 1,000	2012	2011
Auditing costs	563	501
Other review services	269	263
Other consultancy services	67	0
Total	899	763

The expenses for the auditor do not contain non-deductible VAT in the amount of € 54 K (2011: € 55 K).

45. Events after the close of the business year

There were no material events after the close of the business year.

These consolidated financial statements were prepared by the Management Board on the date below. The individual and consolidated financial statements for CA Immobilien Anlagen Aktiengesellschaft will be presented to the Supervisory Board on 19.3.2013 for approval.

Vienna, 19.3.2013

The Management Board

Bruno Ettenauer (Chairman) Bernhard H. Hansen (Management Board Member) Florian Nowotny (Managment Board Member)

ANNEX I TO THE CONSOLIDATED FINANCIAL STATEMENTS

The following companies are included in the consolidated financial statements in addition to CA Immobilien Anlagen Aktiengesellschaft:

Company	Registered	Nominal	Currency	Interest in %	Consolidation	Foundation /
1 0	office	capital	•		method 1)	Initial
		_				consolidation
						in 2012 ²⁾
CA Immo d.o.o.	Belgrade	390,500	EUR	100	FC	
TM Immo d.o.o.	Belgrade	13,750,000	EUR	100	FC	
BA Business Center a.s.	Bratislava	7,503,200	EUR	100	FC	
CA Holding Szolgáltató Kft	Budapest	13,000,000	HUF	100	FC	
Canada Square Kft.	Budapest	12,500,000	HUF	100	FC	
Kapas Center Kft.	Budapest	772,560,000	HUF	100	FC	
Kilb Kft.	Budapest	30,000,000	HUF	100	FC	
R 70 Invest Budapest Kft.	Budapest	5,270,000	HUF	100	FC	
Skogs Buda Business Center II. Kft.	Budapest	327,000,000	HUF	100	FC	
Váci 76 Kft.	Budapest	3,100,000	HUF	100	FC	
Opera Center One S.R.L.	Bucharest	27,326,150	RON	100	FC	
Opera Center Two S.R.L.	Bucharest	7,310,400	RON	100	FC	
S.C. BBP Leasing S.R.L.	Bucharest	14,637,711	RON	100	FC	
Blitz F07-neunhundert-sechzig-acht GmbH	Frankfurt	25,000	EUR	100	FC	
Blitz F07-neunhundert-sechzig-neun GmbH	Frankfurt	25,000	EUR	100	FC	
CA Immo Acht GmbH & Co. KG	Frankfurt	24,960	EUR	100	FC	
CA Immo AG	Frankfurt	50,000	EUR	100	FC	
CA Immo Deutschland GmbH	Frankfurt	5,000,000	EUR	99.7	FC	
CA Immo Drei GmbH & Co. KG	Frankfurt	24,844	EUR	100	FC	
CA Immo Eins GmbH & Co. KG	Frankfurt	24,743	EUR	100	FC	
CA Immo Elf GmbH	Frankfurt	25,000	EUR	100	FC	
CA Immo Fünf GmbH & Co. KG	Frankfurt	24,962	EUR	100	FC	
CA Immo Fünfzehn Beteiligungs GmbH	Frankfurt	25,000	EUR	100	FC	F
CA Immo Fünfzehn GmbH & Co. KG	Frankfurt	24,982	EUR	100	FC	
CA Immo GB Eins GmbH & Co. KG	Frankfurt	25,000	EUR	94.9	FC	
CA Immo GB GmbH	Frankfurt	25,000	EUR	100	FC	
CA Immo Neun GmbH & Co. KG	Frankfurt	24,811	EUR	100	FC	
CA Immo Null Verwaltungs GmbH	Frankfurt	25,000	EUR	100	FC	
CA Immo Sechs GmbH & Co. KG	Frankfurt	24,828	EUR	100	FC	
CA Immo Sechzehn Beteiligungs GmbH	Frankfurt	25,000	EUR	100	FC	F
CA Immo Sechzehn GmbH & Co. KG	Frankfurt	24,982	EUR	100	FC	
CA Immo Sieben GmbH & Co. KG	Frankfurt	24,818	EUR	100	FC	
CA Immo Vier GmbH & Co. KG	Frankfurt	24,973	EUR	100	FC	
CA Immo Zehn GmbH	Frankfurt	25,000	EUR	100	FC	
CA Immo Zwei GmbH & Co. KG	Frankfurt	24,491	EUR	100	FC	
CA Immo Zwölf Verwaltungs GmbH	Frankfurt	25,000	EUR	100	FC	F
CEREP Allermöhe GmbH	Frankfurt	25,000	EUR	99.7	FC	
CM Komplementär F07-888 GmbH & Co. KG	Frankfurt	25,000	EUR	94.9	FC	
DRG Deutsche Realitäten GmbH	Frankfurt	500,000	EUR	49³)	PC	
CA Immo Holding B.V.	Hoofddorp	51,200,000	EUR	100	FC	
1) FC full consolidation PC proportional consolidation EC) at aquity consolide	tion				

 $^{^{1)}}$ FC full consolidation, PC proportional consolidation, EQ at equity consolidation $^{2)}$ F foundation, A acquisition

³⁾ common control

Company	Registered		Currency	Interest	Consolidation	
	office	capital		in %	method 1)	Initial
						consolidation in 2012 ²⁾
CA Immobilien Anlagen d.o.o.	Ljubljana	50,075	EUR	100	FC	III 2012
CA IMMO NEW EUROPE PROPERTY FUND S.C.A. SICAR	Luxembourg	153,569,000	EUR	70	FC	
CA Immo S.á.r.l.	Luxembourg	33,000	EUR	100	FC	
OOO Saimir (in Liquidation)	Moscow	10,000		100	FC	
2P s.r.o.	Pilsen	240,000	CZK	100	FC	
Hotel Operations Plzen Holding s.r.o.	Prague	200,000	CZK	100	FC	A
Europort Airport Center a.s.	Prague	14,100,000	CZK	100	FC	
FCL Property a.s.	Prague	2,000,000	CZK	100	FC	
Hotel Operations Europort s.r.o.	Prague	200,000	CZK	100	FC	A
Megapark o.o.d.	Sofia	5,000	BGN	$43.5^{3)}$	PC	A
Office Center Mladost 2 EOOD	Sofia	5,000	BGN	10.0	FC	11
Office Center Mladost EOOD	Sofia	5,000	BGN	100	FC	
Camari Investments Sp.z o.o.	Warsaw	5,000	PLN	50	PC	A
Doratus Sp.z.o.o.	Warsaw	2,000,000	PLN	100	FC	71
Ipopema Towarzystwo Funduszy Inwestycyjnych S.A.	Warsaw	514,881,668	PLN	50	PC	A
PBP IT-Services Sp.z.o.o.	Warsaw	50,000	PLN	50	PC	11
Warsaw Financial Center Sp.z.o.o.	Warsaw	218,032,000	PLN	50	PC	
Avielen Beteiligungs GmbH	Vienna	35,000	EUR	100	FC	A
	vieima	33,000	EUK	100	rc	Λ
Betriebsobjekte Verwertung Gesellschaft m.b.H. & Co. Leasing OG	Vienna	4,135,427	EUR	100	FC	
BIL-S Superädifikatsverwaltungs GmbH	Vienna	70,000	EUR	100	FC	
CA Immo Beratungs- und Beteiligungs GmbH in Liqu.	Vienna	35,000	EUR	100	FC	F
CA Immo BIP Liegenschaftsverwaltung GmbH	Vienna	3,738,127	EUR	100	FC	Г
					FC	
CA Immo CEE Beteiligungs GmbH	Vienna	35,000	EUR EUR	100	FC FC	
CA Immo Galleria Liegenschaftsverwaltung GmbH	Vienna	35,000		100	FC	
CA Immo Germany Holding GmbH	Vienna	35,000	EUR	100	FC FC	
CA Immo International Beteiligungsverwaltungs GmbH	Vienna	35,000	EUR	100		
CA Immo International Holding GmbH	Vienna Vienna	35,000	EUR	100	FC FC	
CA Immo Investment Management GmbH CA Immo LP GmbH	Vienna	100,000	EUR	100 100	FC	
		146,000	EUR			
CA Immo ProjektentwicklungsgmbH	Vienna	72,500		100	FC	
CA Immo Rennweg 16 GmbH	Vienna	35,000	EUR	100	FC	
CA Immobilien Anlagen Beteiligungs GmbH & Co Finanzierungs OG	Vienna	2 527 600	ELID	100	FC	
CA Immo-RI-Residential Property Holding GmbH	Vienna	2,537,600 35,000		100 100	FC	
CAII Projektbeteiligungs GmbH						
CAll Projektmanagement GmbH	Vienna Vienna	35,000		100	FC	
CEE Hotel Development GmbH in Liqu.		35,000		100	FC PC	
	Vienna	70,000	EUR	50		
CEE Hotel Management und Beteiligungs GmbH in Liqu.	Vienna	35,000		50 100	PC	
EUROPOLIS AG	Vienna	5,000,000		100	FC	
omniCon Baumanagement GmbH	Vienna	100,000	EUR	100	FC	
UBM Realitätenentwicklung AG	Vienna	5,450,463	EUR	25	EQ	

FC full consolidation, PC proportional consolidation, EQ at equity consolidation ²⁾ F foundation, A acquisition

³⁾ common control

As at 31.12.2012, CA Immobilien Anlagen Aktiengesellschaft held 100 % of shares in EUROPOLIS AG, Vienna. The following subsidiaries, shares in joint ventures and associated companies of EUROPOLIS AG, Vienna, are therefore also included in the consolidated financial statements:

Company	Registered	Nominal	Currency	Interest	Consolidation	Foundation /
	office	capital		in %	method 1)	Initial
						consolidation
Dhäviy Logistics do o	Dolamodo	242 460 462	RSD	e =	FC	in 2012 ²⁾
Phönix Logistics d.o.o.	Belgrade	242,460,163		65		
Europolis D61 Logistics s.r.o.	Bratislava	1,435,000	EUR	100	FC	
Europolis Harbour City s.r.o.	Bratislava	23,629,211	EUR	65	FC	
CA Immo Real Estate Management Hungary K.f.t.	Budapest		HUF	100	FC	
COM PARK Ingatlanberuházási Kft	Budapest	3,010,000	HUF	65	FC	
EUROPOLIS ABP Ingatlanberuházási Kft	Budapest	21,410,000	HUF	51	FC	
EUROPOLIS City Gate Ingatlanberuházási Kft	Budapest	13,000,000	HUF	65	FC	
Europolis Infopark Ingatlanüzemeltető Kft	Budapest	5,240,000	HUF	51	FC	
EUROPOLIS IPW Ingatlanberuházási Kft	Budapest	54,370,000	HUF	65	FC	
EUROPOLIS M1 Ingatlanberuházási Kft	Budapest	55,020,000	HUF	51	FC	
Europolis Park Airport Kft.	Budapest	19,900,000	HUF	100	FC	
Europolis Tárnok Ingatlanberuházási Kft	Budapest	5,400,000	HUF	65	FC	
Terminál Közép-Európai Ingatlan-fejlesztő Kft	Budapest	3,500,000	HUF	75	FC	
CA Immo Real Estate Management Romania S.R.L.	Bucharest	985,000	RON	100	FC	
EUROPOLIS BV DEVELOPMENT S.R.L.	Bucharest	43,853,900	RON	65	FC	
EUROPOLIS ORHIDEEA B.C. S.R.L.	Bucharest	91,389,960	RON	65	FC	
EUROPOLIS PARK BUCHAREST ALPHA S.R.L.	Bucharest	54,064,790	RON	65	FC	
EUROPOLIS PARK BUCHAREST BETA S.R.L.	Bucharest	6,481,000	RON	65	FC	
EUROPOLIS PARK BUCHAREST DELTA S.R.L.	Bucharest	1,000	RON	65	FC	
EUROPOLIS PARK BUCHAREST GAMMA S.R.L.	Bucharest	8,601,000	RON	65	FC	
EUROPOLIS PARK BUCHAREST INFRASTRUCTURA S.R.L.	Bucharest	8,640,036	RON	65	FC	
EUROPOLIS SEMA PARK S.R.L.	Bucharest	107,680,000	RON	65	FC	
INTERMED CONSULTING & MANAGEMENT S.R.L.	Bucharest	330	RON	65	FC	
VICTORIA INTERNATIONAL PROPERTY S.R.L.	Bucharest	216	RON	65	FC	
Private Enterprise "Margolia Ukraine"	Kiev	1,000	UAH	65	FC	
TzoV "Europolis Logistics Park I"	Kiev	2,232,296	UAH	100	FC	
TzoV "Europolis Logistics Park II"	Kiev	122,456,333	UAH	100	FC	
TzoV "Europolis Logistics Park III"	Kiev	40,000	UAH	100	FC	
TzoV "Europolis Property Holding"	Kiev	204,712,185	UAH	65	FC	
TzoV "Europolis Real Estate AM"	Kiev	6,855,988	UAH	100	FC	
TzoV "Logistyk-Tsentr "A"	Kiev	13,512,117	UAH	65	FC	
TzoV"Corma Development II"	Kiev	1,000,000	UAH	65	FC	
TzoV"Corma Development"	Kiev	205,406,948	UAH	65	FC	
ALBERIQUE LIMITED	Limassol	1,000	EUR	100	FC	A
BEDELLAN PROPERTIES LIMITED	Limassol	11,833	EUR	65	FC	
EPC KAPPA LIMITED	Limassol	11,380	EUR	100	FC	
EPC LAMBDA LIMITED	Limassol	457,254	EUR	75	FC	
EPC LEDUM LIMITED	Limassol	12,312	EUR	100	FC	
EPC OMIKRON LIMITED	Limassol	56,259	EUR	65	FC	
EPC PI LIMITED	Limassol	2,010		65	FC	

 $^{^{\}rm 1)}$ FC full consolidation, PC proportional consolidation, EQ at equity consolidation

²⁾ F foundation, A acquisition

Company	Registered office	Nominal capital	Currency	Interest in %	Consolidation method ¹⁾	Foundation / Initial consolidation in 2012 2
EPC PLATINUM LIMITED	Limassol	2,445	EUR	100	FC	
EPC RHO LIMITED	Limassol	1,890	EUR	65	FC	
EPC THREE LIMITED	Limassol	2,491,237	EUR	65	FC	
EPC TWO LIMITED	Limassol	969,399	EUR	65	FC	
EUROPOLIS REAL ESTATE ASSET MANAGEMENT LIMITED	Limassol	2,500	EUR	100	FC	
OPRAH ENTERPRISES LIMITED	Limassol	2,800	EUR	100	FC	
Europolis Real Estate Asset Management LLC	Moscow	26,350,886	RUB	100	FC	
CORMA HOLDINGS LIMITED	Nicosia	6	EUR	65	FC	
HARILDO LIMITED	Nicosia	1,400	EUR	50	PC	
VESESTO LIMITED	Nicosia	1,400	EUR	50	PC	
4P - Immo. Praha s.r.o.	Prague	200,000	CZK	75	FC	
CA Immo Real Estate Management Czech Republic s.r.o.	Prague	1,000,000	CZK	100	FC	
EUROPOLIS Technopark s.r.o.	Prague	200,000	CZK	51	FC	
RCP Alfa, s.r.o.	Prague	1,000,000	CZK	51	FC	
RCP Amazon, s.r.o.	Prague	1,000,000	CZK	65	FC	
RCP Beta, s.r.o.	Prague	73,804,000	CZK	65	FC	
RCP Delta, s.r.o.	Prague	1,000,000	CZK	65	FC	
RCP Gama, s.r.o.	Prague	96,931,000	CZK	65	FC	
RCP ISC, s.r.o.	Prague	1,000,000	CZK	65	FC	
RCP Residence, s.r.o.	Prague	5,000,000	CZK	100	FC	
TK Czech Development IX s.r.o.	Prague	100,000	CZK	100	FC	
ALLIANCE MANAGEMENT COMPANY Sp.z o.o.	Warsaw	971,925	PLN	65	FC	
CA Immo Real Estate Management Poland Sp. z o.o.	Warsaw	565,000	PLN	100	FC	
CENTER PARK Sp.z o.o.	Warsaw	84,000	PLN	65	FC	
EUROPOLIS BITWY WARSZAWSKIEJ Sp.z o.o.	Warsaw	50,000	PLN	51	FC	
EUROPOLIS LIPOWY OFFICE PARK Sp.z o.o.	Warsaw	70,000	PLN	100	FC	
EUROPOLIS PARK BŁONIE Sp.z o.o.	Warsaw	1,091,400	PLN	65	FC	
EUROPOLIS SASKI CRESCENT Sp.z o.o.	Warsaw	50,000	PLN	51	FC	
EUROPOLIS SASKI POINT Sp.z o.o.	Warsaw	50,000	PLN	51	FC	
EUROPOLIS SIENNA CENTER Sp.z o.o.	Warsaw	4,600,000	PLN	51	FC	
POLAND CENTRAL UNIT 1 Sp.z o.o.	Warsaw	11,800,000	PLN	75	FC	
SOFTWARE PARK KRAKÓW Sp.z o.o.	Warsaw	50,000	PLN	50	PC	
WARSAW TOWERS Sp.z o.o.	Warsaw	50,000	PLN	51	FC	
EUROPOLIS CE Alpha Holding GmbH	Vienna	36,336	EUR	65	FC	
EUROPOLIS CE Amber Holding GmbH	Vienna	35,000	EUR	100	FC	
EUROPOLIS CE Gamma Holding GmbH	Vienna	35,000	EUR	65	FC	
EUROPOLIS CE Istros Holding GmbH	Vienna	35,000	EUR	100	FC	
EUROPOLIS CE Kappa Holding GmbH	Vienna	35,000	EUR	100	FC	
EUROPOLIS CE Lambda Holding GmbH	Vienna	35,000	EUR	75	FC	
EUROPOLIS CE Ledum Holding GmbH	Vienna	35,000	EUR	100	FC	

 $^{^{1)}}$ FC full consolidation, PC proportional consolidation, EQ at equity consolidation $^{2)}$ F foundation, A acquisition

Company	Registered office	Nominal capital	Currency	Interest in %		Foundation / Initial consolidation in 2012 ²⁾
EUROPOLIS CE My Holding GmbH	Vienna	35,000	EUR	75	FC	
EUROPOLIS CE Omikron Holding GmbH	Vienna	35,000	EUR	65	FC	
EUROPOLIS CE Pi Holding GmbH	Vienna	35,000	EUR	65	FC	
EUROPOLIS CE Rho Holding GmbH	Vienna	35,000	EUR	65	FC	
EUROPOLIS CE Sigma Holding GmbH	Vienna	35,000	EUR	65	FC	
EUROPOLIS CE Tau Holding GmbH	Vienna	35,000	EUR	65	FC	
EUROPOLIS CE Tilia Holding GmbH	Vienna	35,000	EUR	65	FC	
EUROPOLIS Duat Holding GmbH & Co OG	Vienna	2,906,913	EUR	100	FC	
Europolis Pheme Holding GmbH	Vienna	36,336	EUR	100	FC	
Europolis Real Estate Asset Management GmbH	Vienna	35,000	EUR	100	FC	
EUROPOLIS Sarisu Holding GmbH	Vienna	35,000	EUR	100	FC	
Europolis Zagrebtower d.o.o.	Zagreb	15,347,000	HRK	65	FC	

 $^{^{1)}}$ FC full consolidation, PC proportional consolidation, EQ at equity consolidation

As at 31.12.2012, CA Immobilien Anlagen Aktiengesellschaft held 70 % of shares in CA IMMO NEW EUROPE PROPERTY FUND S.C.A. SICAR, Luxembourg. The following subsidiaries, shares in joint ventures and associated companies of CA IMMO NEW EUROPE PROPERTY FUND S.C.A. SICAR, Luxembourg, are therefore also included in the consolidated financial statements:

Company	Registered	Nominal	Currency	Interest	Consolidation	Foundation /
	office	capital		in %	method 1)	Initial
						consolidation
						in 2012 ²⁾
CA Immo Sava City d.o.o.	Belgrade	33,620,000	EUR	100	FC	
TC Investments Arad S.R.L.	Bucharest	4,018,560	RON	100	FC	
Pannonia Shopping Center Kft.	Györ	500,000	HUF	100³)	FC	
CAINE B.V.	Hoofddorp	18,151	EUR	100	FC	
Pulkovo B.V.	Hoofddorp	25,000	EUR	100	FC	
CAINE S.à.r.l.	Luxembourg	12,500	EUR	100	FC	
K&K Investments S.R.L.	Sibiu	21,609,000	RON	90	FC	
ZAO "Avielen A.G."	St. Petersburg	370,000,000	RUB	35 ⁴⁾	EQ	
Amsterdam Office Sp.z.o.o.	Warsaw	2,700,000	PLN	50	PC	
Poleczki Business Park Sp.z.o.o.	Warsaw	7,936,000	PLN	50	PC	
Vienna Office Sp.z.o.o.	Warsaw	3,300,000	PLN	50	PC	

¹⁾ FC full consolidation, PC proportional consolidation, EQ at equity consolidation

²⁾ F foundation, A acquisition

²⁾ F foundation, A acquisition

 $^{^{\}rm 3)}$ thereof, 50% directly held by CA Immobilien Anlagen Aktiengesellschaft

⁴⁾ thereof, 10% indirectly held by CA Immobilien Anlagen Aktiengesellschaft

As at 31.12.2012, CA Immo Group held 99.7 % of shares in CA Immo Deutschland GmbH, Frankfurt am Main (or simply Frankfurt). The following subsidiaries, shares in joint ventures ans associated companies of CA Immo Deutschland GmbH, Frankfurt, are therefore also included in the consolidated financial statements:

Company	Registered	Nominal	Currency	Interest	Consolidation	Foundation /
	office	capital		in %	method 1)	Initial
						consolidation
						in 2012 ²⁾
CA Immo 13 GmbH	Frankfurt	25,000	EUR	100	FC	
CA Immo 14 GmbH	Frankfurt	25,000	EUR	100	FC	
CA Immo Berlin Europaplatz 01 GmbH & Co. KG	Frankfurt	5,000	EUR	100	FC	
CA Immo Berlin Europaplatz 01 Verwaltungs GmbH	Frankfurt	25,000	EUR	100	FC	
CA Immo Berlin Hallesches Ufer GmbH	Frankfurt	25,000	EUR	100	FC	
CA Immo Berlin Lehrter Stadtquartier 3 GmbH & Co. KG	Frankfurt	5,000	EUR	100	FC	
CA Immo Berlin Lehrter Stadtquartier 4 GmbH & Co. KG	Frankfurt	5,000	EUR	100	FC	
CA Immo Berlin Lehrter Stadtquartier 5 GmbH & Co. KG	Frankfurt	5,000	EUR	100	FC	
CA Immo Berlin Lehrter Stadtquartier 6 GmbH & Co. KG	Frankfurt	5,000	EUR	100	FC	
CA Immo Berlin Lehrter Stadtquartier 7 GmbH & Co. KG	Frankfurt	5,000	EUR	100	FC	
CA Immo Berlin Lehrter Stadtquartier 8 GmbH & Co. KG	Frankfurt	5,000	EUR	100	FC	
CA Immo Berlin Lehrter Stadtquartier 9 GmbH & Co. KG	Frankfurt	5,000	EUR	100	FC	
CA Immo Berlin Lehrter Stadtquartier Verwaltungs GmbH	Frankfurt	25,000	EUR	100	FC	
CA Immo Berlin Lietzenburger Straße GmbH & Co. KG	Frankfurt	5,000	EUR	100	FC	
CA Immo Berlin Lietzenburger Straße Verwaltungs GmbH	Frankfurt	25,000	EUR	100	FC	
CA Immo Berlin MBVD Projekt GmbH & Co. KG	Frankfurt	5,000	EUR	100	FC	
CA Immo Berlin MBVD Verwaltungs GmbH	Frankfurt	25,000	EUR	100	FC	
CA Immo Berlin Mühlenstraße Projekt GmbH & Co. KG	Frankfurt	5,000	EUR	100	FC	F
CA Immo Berlin Mühlenstraße Verwaltungs GmbH	Frankfurt	25,000	EUR	100	FC	F
CA Immo Berlin Schöneberger Ufer Beteiligungs GmbH	Frankfurt	25,000	EUR	100	FC	
CA Immo Berlin Schöneberger Ufer GmbH & Co. KG	Frankfurt	25,000	EUR	100	FC	
CA Immo Berlin Schöneberger Ufer Verwaltungs GmbH	Frankfurt	25,000	EUR	100	FC	
CA Immo Berlin Stadthafenquartier Europacity GmbH & Co. KG	Frankfurt	5,000	EUR	50	PC	
CA Immo Berlin Stadthafenquartier Europacity Verwaltungs						
GmbH	Frankfurt	25,000	EUR	50	PC	
CA Immo Düsseldorf BelsenPark MK 2.1 Projekt GmbH & Co. KG	Frankfurt	5,000	EUR	100	FC	
CA Immo Düsseldorf BelsenPark MK 3 Projekt GmbH & Co. KG	Frankfurt	5,000	EUR	100	FC	
CA Immo Düsseldorf BelsenPark Verwaltungs GmbH	Frankfurt	25,000	EUR	100	FC	
CA Immo Frankfurt Bauphase I GmbH & Co. KG	Frankfurt	5,000	EUR	100	FC	
CA Immo Frankfurt Bauphase I Verwaltungs GmbH	Frankfurt	25,000	EUR	100	FC	
CA Immo Frankfurt Nord 1 Beteiligungs GmbH	Frankfurt	25,000	EUR	100	FC	
CA Immo Frankfurt Nord 1 Projekt GmbH & Co. KG	Frankfurt	5,000	EUR	100	FC	
CA Immo Frankfurt Nord 1 Verwaltungs GmbH	Frankfurt	25,000	EUR	100	FC	
CA Immo Frankfurt Nord 4 GmbH & Co. KG	Frankfurt	5,000	EUR	100	FC	
CA Immo Frankfurt Nord 4 Verwaltungs GmbH	Frankfurt	25,000	EUR	100	FC	
CA Immo Frankfurt Tower 185 Beteiligungs GmbH	Frankfurt	25,000	EUR	100	FC	
CA Immo Frankfurt Tower 185 Betriebs GmbH	Frankfurt	25,000	EUR	100	FC	F
CA Immo Frankfurt Tower 185 Projekt GmbH & Co. KG	Frankfurt	5,000	EUR	100	FC	
CA Immo Frankfurt Tower 185 Verwaltungs GmbH	Frankfurt	25,000	EUR	100	FC	
CA Immo Frankfurt Tower– 2-Besitz GmbH & Co. KG	Frankfurt	5,000	EUR	100	FC	
CA Immo Frankfurt Tower– 2-Geschäftsführungs GmbH	Frankfurt	25,000	EUR	100	FC	

 $^{^{\}rm 1)}$ FC full consolidation, PC proportional consolidation, EQ at equity consolidation

²⁾ F foundation, A acquisition

Company	Registered	Nominal	Currency		Consolidation	Foundation /
	office	capital		in %	method 1)	Initial consolidation
						in 2012 ²⁾
CA Immo Frankfurt Tower– 2-Verwaltungsgesellschaft mbH	Frankfurt	25,000	EUR	100	FC	
CA Immo Köln K 1 GmbH	Frankfurt	25,000	EUR	100	FC	
CA Immo München Ambigon Nymphenburg GmbH & Co. KG	Frankfurt	5,000	EUR	100	FC	
CA Immo München Ambigon Nymphenburg Verwaltungs GmbH	Frankfurt	25,000	EUR	100	FC	
CA Immo München MI 1 - Arnulfpark Grundstücksverwertungs GmbH	Frankfurt	25,000	EUR	100	FC	
CA Immo München MK 6 - Arnulfpark Grundstücksverwertungs GmbH	Frankfurt	25,000	EUR	100	FC	
omniCon Gesellschaft für innovatives Bauen mbH	Frankfurt	100,000	EUR	100	FC	
omniPro Gesellschaft für Projektmanagement mbH	Frankfurt	25,000	EUR	100	FC	
Baumkirchen MK GmbH & Co. KG	Grünwald	10,000	EUR	50	PC	F
Baumkirchen MK Verwaltungs GmbH	Grünwald	25,000	EUR	50	PC	F
Baumkirchen WA 1 GmbH & Co. KG	Grünwald	10,000	EUR	50	PC	F
Baumkirchen WA 1 Verwaltungs GmbH	Grünwald	25,000	EUR	50	PC	F
Baumkirchen WA 2 GmbH & Co. KG	Grünwald	10,000	EUR	50	PC	F
Baumkirchen WA 2 Verwaltungs GmbH	Grünwald	25,000	EUR	50	PC	F
Baumkirchen WA 3 GmbH & Co. KG	Grünwald	10,000	EUR	50	PC	F
Baumkirchen WA 3 Verwaltungs GmbH	Grünwald	25,000	EUR	50	PC	F
CA Immo München Eggartensiedlung Verwaltungs GmbH	Grünwald	25,000	EUR	100	FC	
CA Immo München Moosach Projekt GmbH & Co. KG	Grünwald	5,000	EUR	100	FC	
CA Immo München Moosach Verwaltungs GmbH	Grünwald	25,000	EUR	100	FC	
CA Immo Projektentwicklung Bayern GmbH & Co. KG	Grünwald	255,646	EUR	100	FC	
CA Immo Projektentwicklung Bayern Verwaltungs GmbH	Grünwald	25,000	EUR	100	FC	
CA Immo Stuttgart Heilbronner Straße GmbH & Co. KG	Grünwald	5,000	EUR	100	FC	
CONCEPT BAU - PREMIER CA Immo Isargärten GmbH & Co. KG	Grünwald	15,000	EUR	33.3³)	PC	
CONCEPT BAU - PREMIER CA Isargärten Verwaltungs GmbH	Grünwald	25,000	EUR	33.3 ³⁾	PC	
Isargärten Bauträger GmbH & Co. KG	Grünwald	15,000	EUR	33.33)	PC	
Isargärten Bauträger Verwaltungs GmbH	Grünwald	25,000	EUR	33.3 ³⁾	PC	
Isargärten Thalkirchen Verwaltungs GmbH	Grünwald	30,000	EUR	33.3	EQ	
SKYGARDEN Arnulfpark GmbH & Co. KG	Grünwald	100,000	EUR	100	FC	
SKYGARDEN Arnulfpark Verwaltungs GmbH	Grünwald	25,000	EUR	50	PC	
Congress Centrum Skyline Plaza Beteiligung GmbH	Hamburg	25,000	EUR	50	PC	
Congress Centrum Skyline Plaza Verwaltung GmbH	Hamburg	25,000	EUR	50	PC	
CongressCentrum Skyline Plaza GmbH & Co. KG	Hamburg	25,000	EUR	50	PC	
REC Frankfurt Objekt GmbH & Co. KG	Hamburg	100,000	EUR	50	PC	
REC Frankfurt Objektverwaltungsgesellschaft mbH	Hamburg	25,000	EUR	50	PC	
Mainzer Hafen GmbH	Mainz	25,000	EUR	50	PC	
Zollhafen Mainz GmbH & Co. KG	Mainz	1,200,000	EUR	50.1³)	PC	
Kontorhaus Arnulfpark GmbH & Co. KG	Oberhaching	100,000	EUR	50	PC	
Kontorhaus Arnulfpark Verwaltungs GmbH	Oberhaching	25,000	EUR	50	PC	
Skyline Plaza Generalübernehmer GmbH & Co. KG	Oststeinbek	25,000	EUR	50	PC	
Skyline Plaza Generalübernehmer Verwaltung GmbH	Oststeinbek	25,000	EUR	50	PC	
Boulevard Süd 4 GmbH & Co. KG	Ulm	200,000	EUR	50	PC	
Boulevard Süd 4 Verwaltungs-GmbH	Ulm	25,000	EUR	50	PC	

FC full consolidation, PC proportional consolidation, EQ at equity consolidation
 F foundation, A acquisition
 common control

CONSOLIDATED FINANCIAL STATEMENTS

DECLARATION OF THE MANAGEMENT BOARD PURSUANT TO SECTION 82 (4) OF THE AUSTRIAN STOCK EXCHANGE ACT

The management board confirms to the best of their knowledge that the consolidated financial statements of CA Immobilien Anlagen Aktiengesellschaft, which were prepared in accordance with International Financial Reporting Standards (IFRS) as adopted by the EU, give a true and fair view of the consolidated financial position of CA Immo Group and its consolidated financial performance and of its consolidated cash flows and that the group management report gives a true and fair view of the business development, the financial performance, and financial position of the Group, together with a description of the principal risks and uncertainties the CA Immo Group faces.

Vienna, 19 March 2013

The Management Board

Bruno Ettenauer (Chairman) Bernhard H. Hansen (Member of the Management Board) Florian Nowotny (Member of the Management Board)

AUDITOR'S REPORT

Report on the Consolidated Financial Statements

We have audited the accompanying consolidated financial statements of

CA Immobilien Anlagen Aktiengesellschaft, Vienna,

for the year from 1 January 2012 to 31 December 2012. These consolidated financial statements comprise the consolidated statement of financial position as of 31 December 2012, the consolidated income statement, the consolidated statement of comprehensive income, the consolidated statement of cash flows and the consolidated statement of changes in equity for the year ended 31 December 2012 and a summary of significant accounting policies and other explanatory notes.

Management's Responsibility for the Consolidated Financial Statements and for the Accounting System

The Company's management is responsible for the group accounting system and for the preparation and fair presentation of these consolidated financial statements in accordance with International Financial Reporting Standards (IFRSs) as adopted by the EU. This responsibility includes: designing, implementing and maintaining internal control relevant to the preparation and fair presentation of the consolidated financial statements that are free from material misstatement, whether due to fraud or error; selecting and applying appropriate accounting policies; and making accounting estimates that are reasonable in the circumstances.

Auditor's Responsibility and Description of Type and Scope of the Statutory Audit

Our responsibility is to express an opinion on these consolidated financial statements based on our audit. We conducted our audit in accordance with laws and regulations applicable in Austria and with International Standards on Auditing, issued by the International Auditing and Assurance Standards Board (IAASB) of the International Federation of Accountants (IFAC). Those standards require that we comply with professional guidelines and that we plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free from material misstatement.

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

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

Opinion

Our audit did not give rise to any objections. In our opinion, which is based on the results of our audit, the consolidated financial statements comply with legal requirements and give a true and fair view of the financial position of the Group as of 31 December 2012 and of its financial performance and its cash flows for the year from 1 January to 31 December 2012 in accordance with International Financial Reporting Standards (IFRSs) as adopted by the EU.

Report on the Management Report for the Group

Pursuant to statutory provisions, the management report for the Group is to be audited as to whether it is consistent with the consolidated financial statements and as to whether the other disclosures are not misleading with respect to the Company's position. The auditor's report also has to contain a statement as to whether the management report for the Group is consistent with the consolidated financial statements and whether the disclosures pursuant to Section 243a UGB (Austrian Commercial Code) are appropriate.

In our opinion, the management report for the Group is consistent with the consolidated financial statements. The disclosures pursuant to Section 243a UGB (Austrian Commercial Code) are appropriate.

Vienna, 19 March 2013

KPMG Wirtschaftsprüfungs- und Steuerberatungs AG

Mag. Helmut Kerschbaumer Wirtschaftsprüfer ppa Mag. Christoph Erik Balzar Wirtschaftsprüfer

(Austrian Chartered Accountants)

This report is a translation of the original report in German, which is solely valid.

Publication of the consolidated financial statements together with our auditor's opinion may only be made if the consolidated financial statements and the management report are identical with the audited version. The Auditor's Report only refers to the complete German version of the consolidated financial statements and the management report. Section 281 paragraph 2 UGB (Austrian Commercial Code) applies.

INDEPENDENT ASSURANCE REPORT ON GRI CONTENTS IN THE ANNUAL REPORT 2012 OF CA IMMOBILIEN ANLAGEN AKTIENGESELLSCHAFT

We have performed an independent assurance engagement in connection with the GRI contents in the Annual Report 2012 of

CA Immobilien Anlagen AG, Vienna ("CA Immo")

with the purpose of expressing a conclusion with limited assurance.

The Assured Sustainability Parameters cover all parts of the group management report that include disclosures regarding the GRI performance indicators listed in the GRI Index (EC, EN, CRE, LA, HR, SO and PR) as well as the general disclosures as required by GRI under 4.x. In addition, we have been engaged to perform a check of CA Immos GRI Application Level as disclosed in the annual report 2012.

Engagement

The Company's management is responsible for the proper preparation of:

- -the preparation and presentation of the Assured Sustainability Parameters in accordance with the Global Reporting Initiative (GRI) G3 Guidelines
- -determining CA Immo's GRI application level in accordance with the GRI Guidelines.

These responsibilities include establishing such internal controls as management determines are necessary to enable the preparation of the GHG emissions and the Assured Sustainability Parameters that are free from material misstatement whether due to fraud or error.

Our responsibility is to express a limited assurance conclusion on the preparation and presentation of the Assured Sustainability Parameters included in the Annual Report. We conducted our assurance engagement in accordance with International Standard on Assurance Engagements ISAE 3000 Assurance Engagements other than Audits or Reviews of Historical Financial Information (ISAE 3000).

In conducting our engagement, we have complied with the applicable requirements of the Code of Ethics for Professional Accountants issued by the International Ethics Standards Board for Accountants. These standards require us to comply with our professional requirements including independence requirements, and to plan and perform the engagement to enable us to express a conclusion with limited assurance, taking into account materiality.

Scope of Assurance

An independent assurance engagement with the purpose of expressing a conclusion with limited assurance ("limited assurance engagement") is substantially less in scope than an independent assurance engagement with the purpose of expressing a conclusion with reasonable assurance ("reasonable assurance enagement"), thus providing reduced assurance.

The procedures selected depend on the auditor's judgment and included the following procedures in particular:

- -plausibility checks of data and data validation processes on corporate level
- -Interviews of employees on corporate level and review of relevant internal documents to gain insight on the processes for determining material issues for CA Immo's key stakeholder groups
- -enquiries of relevant staff at corporate and selected site level responsible for the preparation of the Assured Sustainability Parameters;
- -enquiries about the design and implementation of the systems and methods used to collect and report the Assured Sustainability Parameters, including the aggregation of the reported information;
- -enquiry of relevant staff at group level as well as review of internal and external documentation to determine whether sufficient evidence for qualitative claims is available
- -enquiries of external experts to validate quantitative information
- -appraisal of the general presentation of information under the scope of our engagement

The procedures that we performed do not constitute an audit or a review. Our engagement did not focus on revealing and clarifying of illegal acts (such as fraud), nor did it focus on assessing the efficiency of management.

With respect to our work on the GRI Application Level check, this was limited to checking that the appropriate indicators were reported on, and does not provide assurance on the accuracy of the reported information or data, unless specifically included as one of the Assured Sustainability Parameters.

Conclusion

Based on the limited assurance procedures performed, as described below, nothing has come to our attention that causes us to believe that the Assured Sustainability Parameters, as defined above, for the year ended 31 December 2012, have not in all material respects, been prepared and presented in accordance with the GRI G3.1 Guidelines.

We concur with the assessment made by CA Immo that the disclosures in the Sustainability Report are consistent with the GRI G3.1 Application Level B+.

Vienna, 7 March 2013

KPMG Austria AG Wirtschaftsprüfungs- und Steuerberatungsgesellschaft

Mag. Peter Ertl Austrian Chartered Accountant Mag. Christian Losbichler Austrian Chartered Accountant

FINANCIAL STATEMENTS OF CA IMMOBILIEN ANLAGEN AKTIENGESELLSCHAFT

BALANCE SHEET AS AT 31.12.2012

А	CC	P	c

Assets			
	31.12.2012	31.12.201	
	€	€ 1,000	
A. Fixed assets			
I. Intangible fixed assets			
EDP software	333,911.31	41	
	333,911.31	41	
II. Tangible fixed assets			
1. Property and buildings	252,539,060.53	248,555	
of which land value: € 50,719,055.93; 31.12.2011: € 51,058 K			
2. Other assets, office furniture and equipment	1,263,587.86	1,343	
3. Prepayments made and construction in progress	25,633,503.90	12,282	
	279,436,152.29	262,180	
III. Financial assets			
1. Investments in affiliated companies	1,668,167,870.66	1,741,907	
2. Loans to affiliated companies	252,993,053.61	217,875	
3. Prepayments made on investments in affiliated companies	0.00	1,900	
4. Investments in associated companies	43,533.69	57	
5. Other loans	9,477,245.56	14,344	
	1,930,681,703.52	1,976,083	
	2,210,451,767.12	2,238,304	
B. Current assets			
I. Receivables			
1. Trade debtors	298,787.47	455	
2. Receivables from affiliated companies	19,755,083.21	66,324	
3. Other receivables	8,905,881.22	5,271	
	28,959,751.90	72,050	
II. Other securities	33,055,300.00	33,055	
III. Cash on hand, cash at banks	49,449,269.95	44,935	
	111,464,321.85	150,040	
C. Deferred expenses	810,801.82	1,067	
	2,322,726,890.79	2,389,411	

Liabilities and shareholders' equity

	31.12.2012	31.12.2011
	€	€ 1,000
A. Shareholders' Equity		
I. Share capital	638,713,556.20	638,714
II. Tied capital reserves	820,184,324.63	820,184
III. Net profit	108,746,949.86	98,748
of which profit carried forward: \in 65,362,636.47; 31.12.2011: \in 0 K		
	1,567,644,830.69	1,557,646
B. Untaxed reserves		
Other untaxed reserves		
Special item for investment grants	266.89	0
C. Provisions		
1. Provision for severance payment	263,375.00	697
2. Tax provisions	182,900.00	215
3. Other provisions	66,958,064.18	62,917
	67,404,339.18	63,829
D. Liabilities		
1. Bonds	485,000,000.00	485,000
of which convertible: € 135,000,000.00; 31.12.2011: € 135,000 K		
2. Liabilities to banks	128,913,465.45	136,881
3. Trade creditors	810,492.92	607
4. Payables to affiliated companies	65,806,963.31	137,308
5. Other liabilities	6,345,838.75	6,994
of which from taxes: € 0.00; 31.12.2011: € 421 K		
of which in connection with social security: € 110,153.77; 31.12.2011: € 99 K		
	686,876,760.43	766,790
E. Deferred income	800,693.60	1,146
	2,322,726,890.79	2,389,411
Contingent liabilities	477,332,511.00	378,318

INCOME STATEMENT FOR THE YEAR ENDED 31.12.2012

		2012		2011
	€	€	€ 1,000	€ 1,000
1. Gross Revenues		23,986,941.51		20,998
2. Other operating income				
a) Income from the sale of fixed assets except of financial assets	7,453,596.15		8,132	
b)Income from the reduction of provisions	111,121.54		245	
c) Other income	4,495,211.50	12,059,929.19	4,645	13,022
3. Staff expense				
a) Wages	- 13,500.00		- 14	
b) Salaries	- 6,527,047.61		- 6,976	
c) Expenses for severance payments and payments into staff welfare funds	- 258,821.75		- 175	
d)Expenses in connection with pensions	- 311,944.56		- 160	
e) Payments relating to statutory social security contributions as well as				
payments dependent on remuneration and compulsory contributions	- 1,198,794.09	0.005.000.55	- 1,161	0 ===
f) Other social expenses	- 495,531.54	- 8,805,639.55	- 91	- 8,577
4. Depreciation on intangible fixed assets and tangible fixed assets		- 7,621,026.15		- 7,846
5. Other operating expenses				
a) Taxes	- 330,947.02		- 344	
b)Other expenses	- 16,516,208.37	- 16,847,155.39	- 14,919	- 15,263
6. Subtotal from lines 1 to 5 (operating result)		2,773,049.61		2,334
7. Income from investments		154,595,541.58		163,526
of which from affiliated companies: € 154,595,541.58; 2011: € 163,526 K				
8. Income from loans from financial assets		11,930,732.12		10,477
of which from affiliated companies: € 10,784,194.48; 2010: € 9,333 K				
9. Other interest and similar income		9,027,460.39		33,611
of which from affiliated companies: € 4,949,026.79; 2011: € 4,202 K				
10. Income from the disposal and revaluation of financial assets and				
short-term securities		21,693,741.71		18,034
11. Expenses for financial assets and interest receivables in current assets,				
thereof		- 101,583,443.34		- 60,789
a) Impairment: € 100,968,958.64; 2011: € 58,267 K				
b) Expenses from affiliated companies: € 100,094,097.06; 2011: € 56,541 K				
12. Interest and similar expenses		- 59,306,077.17		- 74,004
of which relating to affiliated companies: € 2,927,550.45; 2011: € 19,021 K				,
13. Subtotal from lines 7 to 12 (financial result)		36,357,955.29		90,855
14. Result from usual business activity		39,131,004.90		93,189
15. Taxes on income		4,253,296.50		5,481
16. Net profit for the year		43,384,301.40		98,670
17. Dissolution of untaxed reserves		10,002,001.10		30,070
		44.00		70
Special item for investment grants		11.99		78
18. Profit carried forward from the previous year		65,362,636.47		0
19. Net profit		108,746,949.86		98,748

FINANCIAL STATEMENTS

OTHER INFORMATION

The annual financial statements of CA Immobilien Anlagen Aktiengesellschaft for the 2012 business year, according to the Austrian accounting principles for which an unqualified auditor's opinion was expressed by KPMG Wirtschaftsprüfungs- und Steuerberatungs AG, will be submitted together with the relevant documents to the Austrian Register of Companies of the Commercial Court of Vienna, no. 75895k. These financial statements can be ordered free of charge from CA Immobilien Anlagen Aktiengesellschaft, 1030 Vienna.

It is proposed to use part of the net retained earnings of \in 108,746,949.86 to pay a dividend of \in 0.38 per share, i.e. a total of \in 33,385,302.80, to the shareholders. The rest of the net retained earnings in the amount of \in 75,361,647.06 is intended to be carried forward to new account.

Vienna, 19 March 2013

The Management Board

Bruno Ettenauer (Chairman) Bernhard H. Hansen (Management Board Member)

Buld Con

Florian Nowotny (Management Board Member)

TABLES AND ANALYSES

I. CA IMMO SHARE

1. REVIEW OF SHARE RATIO

	2012	2011	2010	2009	2008
Key figures per share					
Rental income / share	3.20	3.02	1.87	2.05	2.02
EBITDA/share	2.79	2.80	1.71	1.65	1.59
Operating cash flow / share	2.20	2.18	1.38	1.40	1.32
Earnings per share	0.62	0.71	0.52	-0.89	-2.73
EV/Share (31.12.)	45.38	40.77	31.53	24.77	22.75
NNNAV/share	19.88	19.83	18.95	18.47	20.50
Price (31.12.) / NNNAV per share – 1	% -47.33	-58.21	-37.15	- 57.24	-79.51
Multipliers					
P/E ratio (KGV)	16.9	11.6	22.9	-8.7	-1.5
Price/cash flow	4.8	3.8	8.6	5.6	3.2
Ø EV/EBITDA	15.5	15.5	16.8	14.2	18.6
Valuation in €m market capitalisation (As of key date 31					
December)	919.9	728.1	1,046.4	689.3	360.2
market capitalisation (annual average)	740.9	963.0	809.1	555.4	968.9
Equity (inc. minorities)	1,815.7	1,809.5	1,659.9	1,729.2	1,854.7
Ø Enterprise Value (EV)	3,808.1	3,817.1	2,533.2	2,020.5	2,560.0
Net asset value (NNNAV)	1,746.4	1,742.3	1,664.9	1,612.1	1,758.4
shares					
Number of shares (key date) po	s. 87,856,060	87,856,060	87,856,060	87,258,600	85,764,524
average number of shares po	s. 87,856,060	87,856,060	87,333,896	86,141,113	86,739,128
average price/share	€ 8.43	10.96	9.26	6.45	11.17
Highest price	€ 10.75	13.45	11.95	11.88	15.88
Lowest price	€ 7.06	7.02	7.01	2.35	3.15

2. DEVELOPMENT OF SHARE CAPITAL

		capital increase			as at
year		nominal	pcs.	Price	Share capital
1987	ATS	200,000,000		100%	200,000,000
1988	ATS	100,000,000		110%	300,000,000
1989	ATS	100,000,000		113%	400,000,000
	ATS	100,000,000		125%	500,000,000
	ATS	100,000,000		129%	600,000,000
	ATS	200,000,000		135%	800,000,000
1990	ATS	200,000,000		138%	1,000,000,000
1991	ATS	250,000,000		140%	1,250,000,000
1996		100,000,000		165%	1,350,000,000
			13,500,000		98,145,000
1999	€	10,905,000	1,500,000	14.40 €/share	109,050,000
2001	€	10,905,000	1,500,000	16.20 €/share	119,955,000
	€	11,995,500	1,650,000	16.60 €/share	131,950,500
2002	€	13,195,050	1,815,000	17.10 €/share	145,145,550
	€	14,514,555	1,996,500	17.30 €/share	159,660,105
2003	€	14,514,555	1,996,500	18.20 €/share	174,174,660
	€	18,058,680	2,484,000	18.80 €/share	192,233,340
	€	21,359,260	2,938,000	18.70 €/share	213,592,600
2004	€	21,359,260	2,938,000	19.45 €/share	234,951,860
	€	23,495,186	3,231,800	19.70 €/share	258,447,046
2005	€	23,495,186	3,231,800	20.20 €/share	281,942,232
	€	35,242,779	4,847,700	20.85 €/share	317,185,011
2006	€	105,728,337	14,543,100	21.15 €/share	422,913,348
2007	€	211,456,674	29,086,200	23.25 €/share	634,370,022
2008	€	0	0	0	634,370,022
2009	€	0	0	0	634,370,022
2010	€	4,343,534	597,460	7.27 €/share 1)	638,713,556
2011	€	0	0	0	638,713,556
2012	€	0	0	0	638,713,556
			87,856,060		

 $^{^{\}rm 1}\,{\rm Verschmelzung}$ mit CA Immo International

II. BALANCE SHEET AND INCOME ANALYSIS (5-YEAR COMPARISON)

1. CORPORATE DATA/KEY FIGURES

		2012	2011	2010	2009	2008
		2012	2011	2010	2000	2000
income statement						
Rental income	€m	280.9	265.6	164.4	177.0	175.3
EBITDA	€m	245.3	246.4	150.4	141.9	137.8
Operating result (EBIT)	€m	230.4	285.0	176.5	3.0	-152.6
Net result before taxes (EBT)	€m	72.5	107.1	68.8	-134.5	-295.4
Consolidated net income	€m	48.6	67.7	43.8	-134.7	-294.9
attributable to the owners of the parent	€m	54.4	62.6	45.4	-76.9	-237.1
Operating cash flow	€m	193.2	191.9	121.4	120.5	114.6
Balance sheet						
Book value of properties	€m	5,261.1	5,222.2	3,612.2	3,515.8	3,788.3
Total assets	€m	5,888.4	5,916.6	4,379.5	4,310.6	4,394.8
Shareholders' equity	€m	1,815.7	1,809.5	1,659.9	1,729.2	1,854.7
Long and short term interest-bearing liabilities	€m	3,379.5	3,400.9	2,126.4	1,976.5	1,923.7
Net debt	€m	3,067.2	2,991.1	1,724.2	1,472.3	1,591.1
Key figures of property assets						
total effective rentable area (excluding parking spaces,						
excluding projects)	sqm	2,583,633	2,531,068	1,476,802	1,518,180	1,528,837
Gross yield of properties (in relation to book values) 1)	%	6.5	6.5	5.8	6.4	6.3
Economic vacancy rate	%	13.3	11.2	11.8	9.0	5.1
Capital expenditure	€m	242.1	1,828.1	326.7	274.9	1,859.1
Other key data						
staff 31.12.		375	390	318	332	330
Gearing	%	169	165	104	85	86
Equity ratio	%	31	31	38	40	42
Equity-to-fixed-assets ratio	%	35	35	45	49	49
Ø Enterprise Value (EV)	€m	3,808.1	3,817.1	2,533.2	2,020.5	2,560.0
Ø Enterprise value/EBITDA		16	15	17	14	19
Net asset value (NNNAV)	€m	1,746.4	1,742.3	1,664.9	1,612.1	1,758.4
ROE	%	3.2	3.8	2.8	-4.8	-13.4
ROCE	%	4.4	5.5	4.8	0.1	-4.9

2. CONSOLIDATED BALANCE SHEET

		2012		2011		2010		2009		2008
	€m	%								
Properties	5,154.6	87	5,130.4	87	3,520.4	80	3,386.3	79	3,619.9	82
Long-term assets	5,341.3	91	5,303.0	90	3,782.0	86	3,528.3	82	3,830.9	87
Short-term assets	547.1	9	613.6	10	597.5	14	782.4	18	563.9	13
Total assets	5,888.4	100	5,916.6	100	4,379.5	100	4,310.6	100	4,394.8	100
Shareholders' equity	1,815.7	31	1,809.5	31	1,659.9	38	1,729.2	40	1,854.7	42
Long-term interest-bearing liabilities	2,454.8	42	2,622.9	44	1,888.3	43	1,852.2	43	1,834.9	42
Short-term interest-bearing liabilities	924.7	16	778.0	13	238.0	5	124.3	3	88.9	2
Other liabilities	693.2	12	706.2	12	593.3	14	605.0	14	616.5	14
Total liabilities and shareholders'										
equity	5,888.4	100	5,916.6	100	4,379.5	100	4,310.6	100	4,394.8	100

3. CONSOLIDATED INCOME STATEMENT

€ m	2012	2011	2010	2009	2008
Rental Income/Net sales	280.9	265.6	164.4	177.0	175.3
- Austria	39.6	37.1	39.0	46.2	45.2
- Germany	100.5	90.2	79.8	90.5	91.5
- Eastern/South East Europe	140.8	138.3	45.6	40.3	38.7
Net operating income	247.9	228.1	163.9	164.0	160.2
result from property sales	32.3	45.0	13.9	9.2	11.7
EBITDA	245.3	246.4	150.4	141.9	137.8
Operating result (EBIT)	230.4	285.0	176.5	3.0	-152.6
Result from revaluation	-8.4	49.1	32.1	-129.1	-178.1
Net income before taxes/EBT	72.5	107.1	68.8	-134.5	-295.4
- actual tax	5.0	-27.3	-25.9	-38.7	-48.2
- deferred taxes	-28.9	-12.2	0.9	38.5	48.7
Taxes on income	-24.0	-39.4	-25.0	-0.2	0.5
Consolidated net income	48.6	67.7	43.8	-134.7	-294.9

4. CASH FLOW STATEMENT

€ m	2012	2011	2010	2009	2008
Cash flow from					
- business activities	192.8	198.6	172.0	130.8	169.7
- Investment activities	-63.0	-62.6	-251.5	72.8	-127.8
- financing activities	-228.3	-134.6	-63.1	-26.5	89.1
Changes in cash and cash equivalents	-98.5	1.4	-142.6	177.0	130.9
Cash and cash equivalents					
- beginning of the business year	353.8	354.8	497.2	321.4	192.5
- changes in the value of foreign currency	2.4	-2.3	0.2	-1.2	-2.0
- the end of the business year	257.7	353.8	354.8	497.2	321.4

5. EPRA NET YIELD

€ 1,000	Austria	Germany	Eastern Europe	Total
Rental investment properties	665,520	1,835,712	1,890,146	4,391,378
annualiesed gross rents	39,012	102,173	142,161	283,347
property operating expenses	-4,567	-11,462	-11,637	-27,666
annualised net rents	34,446	90,711	130,524	255,680
Adjustments for				
- fixed/guaranteed uplifts in next 12 monts	0	0	0	0
Adjusted annualised net rents	34,446	90,711	130,524	255,680
EPRA Net Yield	5.2%	4.9%	6.9%	5.8%

III. GENERAL OVERVIEW OF PROPERTIES

Plot size in 1,000 sqm Values in 1,000

Plot size ii	n 1,000 sqm	Values in 1,000							
Country	City	Property	Share	Additions	Plot	Office	Retail	Hotel	
				(month/		space	space	space	
				year)					
Investme	ent properti	es			3,436	1,352	157	61	
Investme	ent properti	es Austria							
1020	Vienna	Handelskai 388 /DBC	100%	09/00	9.4	20.6	1.5	0.0	
1020	Vienna	Rembrandtstraße 21	100%	07/07	0.7	0.0	0.0	5.0	
1030	Vienna	Erdberger Lände	100%	09/04	50.7	41.8	5.5	0.0	
1030	Vienna	Rennweg 16 (Hotel, vermietetes Büro)	100%	10/02	5.5	4.8	0.0	30.8	
1030	Vienna	Galleria	100%	12/05 - 05/08	WE	11.5	14.5	0.0	
1040	Vienna	Wiedner Hauptstraße 23-25	100%	07/89	1.2	1.9	0.9	1.5	
1060	Vienna	Mariahilferstraße 17	100%	07/07	0.7	2.6	0.5	0.0	
1100	Vienna	Erlachgasse 92b	100%	11/03	2.7	0.0	6.9	0.0	
1120	Vienna	Wolfganggasse 58-60	100%	11/00	7.3	18.4	0.4	0.0	
1150	Vienna	Linke Wienzeile 234/Storchengasse 1	100%	03/95	4.0	14.9	0.8	0.0	
2201	Seyring	Brünner Straße 160	100%	11/04	17.4	0.0	8.8	0.0	
5020	Salzburg	AVA Hof - Ferdinand Hanusch Platz 1	100%	01/02	3.6	5.5	3.1	0.0	
5020	Salzburg	Fürbergstraße 18-20	100%	12/05	0.0	0.5	2.6	3.6	
Realties	with proper	rties built on third land			315.0	0.0	0.0	0.0	
Propertie	es with an I	FRS book value < 10 m €			139.8	24.4	32.4	0.0	
Investme	ent properti	es Austria total			558.0	146.9	77.9	41.0	
Investme	ent properti	es Germany							
10557	Berlin	TOUR TOTAL	100%	01/08	1.5	14.1	0.0	0.0	
10559	Berlin	Spreebogen	100%	10/07	7.9	32.7	0.9	0.0	
10785	Berlin	Kreuzberg, Königliche Direktion (Schöneberger Ufer)	100%	01/08	13.1	23.1	0.0	0.0	
10963	Berlin	Projektgesellschaft Hallesches Ufer	100%	01/08	13.9	11.2	0.0	0.0	
21035	Hamburg	H&M Logistikcenter	100%	07/08	146.5	0.0	0.0	0.0	
34117	Kassel	Frankfurter Strasse 9 + 11	100%	01/07	13.1	28.3	0.0	0.0	
34119	Kassel	Friedrich-Ebert-Straße 104 - 106	100%	01/07	6.0	6.3	0.0	0.0	
35037	Marburg	Robert Koch Strasse 5-17	100%	01/07	27.9	19.6	0.0	0.0	
35037	Marburg	Universitätsstrasse 48-50	100%	01/07	10.0	6.7	0.0	0.0	
35043	Marburg	Raiffeisenstrasse 1 + 7	100%	01/07	20.7	8.2	0.0	0.0	
35390	Gießen	Gutfleischstr. 1 / Marburger Str. 2-4 / Ostanlage 7, 15, 17, 19	100%	01/07	20.6	18.2	0.0	0.0	
35392	Gießen	Schubertstrasse 60	100%	01/07	74.4	20.3	0.0	0.0	
35394	Gießen	Ferniestrasse 8	100%	01/07	29.9	13.2	0.0	0.0	
35578	Wetzlar	Schanzenfeldstrasse 8	100%	01/07	20.5	7.1	0.0	0.0	

Residental space	Industrial space	Storage space	Others	Total space	Acquisition cost as at 31.12.2012	IFRS-Book value as at 31.12.2012	IFRS-Book value as at 31.12.2011	Rental income 2012 annualisied	Level of commercial rental in %	Yield in % 2012 1)
18	24	752	158	2,521	4,575,484	4,391,378	4,066,936	283,347	87%	6.5%
0.0	0.0	1.0	0.0	23.1	53,108	38,600	38,000	2,215	91%	5.7%
0.0	0.0	0.0	0.0	5.0	12,096	11,000	11,100	630	100%	5.7%
0.0	0.0	19.7	0.0	67.0	99,372	95,880	94,680	5,537	84%	5.8%
0.0	0.0	0.5	0.0	36.0	87,129	86,774	79,883	4,878	98%	5.6%
1.9	0.0	1.5	0.0	29.4	93,242	91,700	91,000	5,019	98%	5.5%
1.6	0.0	0.0	0.0	5.8	8,048	10,800	10,800	500	93%	4.6%
0.2	0.0	0.2	0.0	3.5	17,092	17,700	17,600	910	99%	5.1%
0.0	0.0	0.0	0.0	6.9	12,735	11,300	11,200	834	100%	7.4%
0.0	0.0	1.8	0.0	20.6	41,189	26,100	26,100	1,953	91%	7.5%
0.0	0.0	1.6	0.0	17.3	45,220	32,400	31,400	1,873	87%	5.8%
0.0	0.0	4.3	0.0	13.1	14,346	16,100	17,000	1,290	100%	8.0%
0.2	0.0	0.1	0.0	8.9	21,629	26,400	25,900	1,440	98%	5.5%
0.0	0.0	0.4	0.0	7.0	15,127	11,670	11,690	668	93%	5.7%
0.0	0.0	0.0	0.0	0.0	84,883	90,015	90,653	4,888	100%	5.4%
11.7	0.0	9.2	0.0	77.7	104,179	99,081	108,007	6,378	88%	6.4%
15.6	0.0	40.2	0.0	321.4	709,395	665,520	665,013	39,012	93%	5.9%
0.0	0.0	0.0	0.0	14.1	56,445	57,000	0	3,599	100%	6.3%
0.3	0.0	0.5	0.6	34.9	104,220	81,600	84,000	6,634	99%	8.1%
0.0	0.0	0.9	0.5	24.4	38,070	38,400	38,000	2,759	100%	7.2%
0.0	0.0	0.3	0.0	11.5	16,605	15,700	15,400	1,270	100%	8.1%
0.0	0.0	114.8	0.0	114.8	110,847	101,600	105,900	6,960	100%	6.9%
0.2	0.0	0.0	6.4	34.9	83,752	80,900	82,350	4,711	100%	5.8%
0.0	0.0	0.0	1.7	8.1	9,887	11,100	11,300	604	100%	5.4%
0.2	0.0	0.0	6.9	26.7	30,927	33,050	33,700	2,076	98%	6.3%
0.3	0.0	0.0	2.2	9.2	13,744	13,950	14,150	784	100%	5.6%
0.0	0.0	0.0	2.4	10.5	11,972	12,550	12,750	749	100%	6.0%
0.0	0.0	0.0	6.8	25.0	44,911	44,900	45,550	2,420	100%	5.4%
0.0	0.0	0.0	11.8	32.2	61,435	57,300	58,200	3,253	100%	5.7%
0.0	0.0	0.0	5.6	18.8	53,754	47,200	48,050	2,761	100%	5.9%
0.0	0.0	0.0	3.8	10.9	13,872	12,650	12,850	775	100%	6.1%
0.0	0.0	0.0	3.0	10.9	13,072	12,000	12,000	//5	100%	0.170

Plot size in 1,000 sqm Values in 1,000

Country	City	Property	Share		Plot		Retail	Hotel
				(month/		space	space	space
				year)				
36041	Fulda	Washingtonallee 1-6 / Severingstrasse 1-5	100%	01/07	48.1	18.2	0.0	0.0
50668	Cologne	Parkhaus RheinTriadem	100%	01/08	3.2	0.0	0.0	0.0
50668	Cologne	Johannisstraße 60 und 64	100%	01/08	2.2	4.7	0.0	0.0
55252	Mainz-Kastel	Wiesbadener Strasse 99-103	100%	01/07	52.8	23.6	0.0	0.0
60327	Frankfurt	Europaallee Nord 4	100%	01/08	0.9	0.0	0.0	4.5
60327	Frankfurt	Tower 185	100%	01/08	17.8	97.2	0.3	0.0
61325	Bad Homburg	Auf der Steinkaut 10-12	100%	01/07	6.4	3.6	0.0	0.0
64293	Darmstadt	Steubenplatz 14	100%	01/07	5.6	5.4	0.0	0.0
64625	Bensheim	Berliner Ring 35	100%	01/07	12.3	5.9	0.0	0.0
65185	Wiesbaden	Kaiser-Friedrich-Ring 75	100%	01/07	12.3	12.4	0.0	0.0
65185	Wiesbaden	Rheinstrasse 35-37	100%	01/07	4.2	6.5	0.0	0.0
65185	Wiesbaden	Luisenplatz 5 + 10	100%	01/07	4.4	5.2	0.0	0.0
65187	Wiesbaden	Mosbacher Strasse 55	100%	01/07	11.0	3.5	0.0	0.0
65195	Wiesbaden	Schaperstrasse 16.19	100%	01/07	9.7	8.8	0.0	0.0
65197	Wiesbaden	Willy-Brandt-Allee 20-22	100%	01/07	26.2	6.6	0.0	0.0
65201	Wiesbaden	Schönbergstrasse 100	100%	01/07	110.2	33.8	0.0	0.0
65719	Hofheim	Nordring 4-10	100%	01/07	12.0	6.7	0.0	0.0
70174	Stuttgart	Heilbronner Straße 7/Jägerstraße 17 (ehem. BD)	100%	01/08	11.8	2.1	0.0	0.0
80335	Munich	Arnulfpark, Skygarden	100%	01/08	12.2	32.0	0.0	0.0
80335	Munich	Schlossviertel Nymphenburg, Ambigon	100%	01/08	6.2	10.8	3.2	0.0
Propertie	es with an IFRS bo	ok value < 10 m €			215.3	63.3	0.8	0.0
Investme	ent properties Geri	nany total			990.7	559.4	5.2	4.5
Investme	ent properties East	ern Europe						
BG	Sofia	Europark Office Building	100%	05/06	2.9	6.9	0.0	0.0
BG	Sofia	Megapark	44%	09/10	2.8	19.4	0.0	0.0
CZ	Prague	Europort	100%	07/05	0.0	0.0	2.7	0.0
CZ	Prague	English International School Prague	100%	10/07	24.0	0.0	0.0	0.0
CZ	Plzen	Diplomat Center Pilsen	100%	08/08	2.9	3.9	0.2	0.0
CZ	Prague	Europolis Technopark	100%	01/11	5.8	6.8	0.0	0.0
CZ	Prague	Danube House	100%	01/11	11.7	18.1	1.2	0.0
CZ	Prague	River City Nile House	100%	01/11	6.7	16.2	1.5	0.0
CZ	Prague	River City Amazon Court	100%	01/11	9.4	19.5	1.5	0.0
CZ	Prague	Šestká Shopping Center	100%	01/11	43.9	0.2	26.9	0.0
CZ	Prague	Kavci Hory	100%	01/11	21.7	33.1	0.2	0.0
HR	Zagreb	Zagrebtower	100%	01/11	7.1	24.3	0.5	0.0
HU	Budapest	Víziváros Office Center	100%	09/05	4.0	11.7	0.4	0.0
HU	Budapest	R70 Office Complex	100%	06/03	3.9	15.9	0.5	0.0
HU	Budapest	Canada Square	100%	07/05	1.4	5.0	0.0	0.0
HU	Budapest	Bártok Ház	100%	08/05	3.7	14.3	2.2	0.0
HU	Budapest	Capital Square	100%	01/07	8.5	28.2	1.3	0.0

Residental space	Industria l space	Storage space	Others	Total space	Acquisition cost as at 31.12.2012	IFRS-Book value as at 31.12.2012	IFRS-Book value as at 31.12.2011	Rental income 2012 annualisied	Level of commercial rental in %	Yield in % 2012 1)
0.0	0.0	0.0	9.1	27.2	53,242	47,950	48,900	3,057	100%	6.4%
0.0	0.0	0.0	0.0	0.0	8,826	12,000	12,000	887	100%	7.4%
0.0	0.2	0.0	0.0	5.0	13,826	15,200	15,000	935	98%	6.2%
0.1	0.0	0.0	13.0	36.7	51,134	51,700	52,400	3,444	100%	6.7%
0.0	0.0	0.0	0.0	4.5	10,086	12,800	12,900	856	100%	6.7%
0.0	0.4	0.0	0.0	97.9	389,769	457,400	165,800	19,687	67%	4.3%
0.2	0.0	0.0	1.5	5.3	12,293	11,700	11,900	685	100%	5.9%
0.0	0.0	0.0	1.3	6.7	15,869	17,400	17,650	919	100%	5.3%
0.0	0.0	0.0	1.4	7.4	11,270	11,950	12,150	699	100%	5.9%
0.0	0.0	0.0	4.0	16.4	44,635	46,650	47,300	2,346	100%	5.0%
0.1	0.0	0.0	1.8	8.4	18,426	20,300	20,600	1,107	100%	5.5%
0.0	0.0	0.0	1.5	6.6	18,234	18,050	18,350	872	100%	4.8%
0.0	0.0	0.0	11.8	15.3	24,567	25,800	26,200	1,421	100%	5.5%
0.0	0.0	0.0	2.7	11.5	23,543	25,400	25,700	1,340	100%	5.3%
0.0	0.0	0.0	5.9	12.6	22,522	22,450	22,800	1,290	100%	5.7%
0.2	0.0	0.0	11.5	45.5	80,441	86,250	87,350	4,925	100%	5.7%
0.1	0.0	0.0	2.5	9.3	15,569	16,500	16,800	1,004	100%	6.1%
0.0	0.0	0.0	0.0	2.1	18,089	15,500	15,000	1,161	100%	7.5%
0.0	0.0	1.3	1.5	34.8	120,460	141,300	135,600	6,056	74%	4.3%
0.0	0.0	1.2	0.3	15.5	51,715	50,800	48,800	1,928	54%	3.8%
0.3	5.8	15.0	31.7	116.9	133,266	120,712	123,981	8,198	94%	6.8%
2.0	6.4	133.9	150.3	861.7	1,788,225	1,835,712	1,499,381	102,173	88%	5.6%
0.0	0.2	0.1	0.0	7.2	16,463	11,600	11,500	1,228	100%	10.6%
0.0	1.2	0.3	0.0	20.9	34,212	32,016	25,900	1,828	63%	5.7%
0.0	0.7	0.3	0.4	4.2	23,682	6,590	27,300	719	85%	10.9%
0.0	0.0	0.0	6.8	6.8	13,376	10,100	10,000	891	100%	8.8%
0.0	0.0	0.1	0.0	4.3	21,047	6,480	15,200	553	99%	8.5%
0.0	0.3	0.8	0.0	7.8	13,217	12,700	13,200	1,211	94%	9.5%
0.0	0.0	0.3	0.0	19.6	54,481	55,600	55,500	4,076	92%	7.3%
0.0	0.0	0.4	0.0	18.1	49,740	49,600	49,300	3,599	94%	7.3%
0.0	0.7	1.1	0.0	22.8	47,114	50,550	48,600	2,953	70%	5.8%
0.0	0.0	0.0	0.0	27.1	37,505	35,500	35,900	3,532	85%	9.9%
0.0	1.3	4.3	0.0	38.9	78,190	82,100	81,800	6,292	89%	7.7%
0.0	0.6	0.5	0.0	25.9	62,894	56,200	62,400	3,415	69%	6.1%
0.0	0.6	0.7	0.1	13.5	26,605	27,800	27,800	1,881	78%	6.8%
0.0	1.0	0.5	0.1	18.1	30,149	25,000	26,800	1,730	64%	6.9%
0.0	0.0	0.4	0.0	5.3	12,238	12,300	12,300	984	98%	8.0%
0.0	0.2	0.4	0.0	17.1	44,419	38,000	38,200	3,056	97%	8.0%
0.0	0.8	1.4	0.0	31.7	81,660	70,800	70,800	4,855	86%	6.9%

Plot size in 1,000 sqm Values in 1,000

Country	City	Property	Share	Additions (month/ year)	Plot	Office space	Retail space	Hotel space	
HU	Györ	Dunacenter	100%	09/08	21.3	0.0	16.4	0.0	
HU	Budapest	Europolis Infopark	100%	01/11	6.2	11.6	0.0	0.0	
HU	Budapest	City Gate	100%	01/11	8.7	21.9	0.0	0.0	
HU	Budapest	Europolis Park Budapest M1	100%	01/11	160.0	8.6	0.0	0.0	
HU	Budapest	Europolis Park Budapest Aerozone	100%	01/11	120.0	13.8	0.0	0.0	
HU	Budapest	Infopark West	100%	01/11	8.2	27.2	0.0	0.0	
PL	Warsaw	Wspolna	100%	11/01	0.0	6.3	0.7	0.0	
PL	Warsaw	Poleczki Business Park	50%	03/07	6.6	8.5	0.8	0.0	
PL	Warsaw	Poleczki Business Park (Vienna)	50%	03/07	6.4	9.0	0.4	0.0	
PL	Warsaw	Poleczki Business Park (Amsterdam)	50%	03/07	6.5	9.6	0.6	0.0	
PL	Warsaw	Warsaw Towers	100%	01/11	3.1	19.9	1.3	0.0	
PL	Warsaw	Saski Point	100%	01/11	3.4	7.4	0.6	0.0	
PL	Blonie	Europolis Park Blonie 1	100%	01/11	543.9	8.6	0.0	0.0	
PL	Warsaw	Sienna Center	100%	01/11	4.7	19.4	0.2	0.0	
PL	Warsaw	Saski Crescent	100%	01/11	4.2	15.1	0.1	0.0	
PL	Warsaw	Business Centre Bitwy Warszawskiej	100%	01/11	8.1	19.0	0.1	0.0	
PL	Piotrkow Tryb.	Europolis Park Poland Central	100%	01/11	154.0	1.5	0.0	0.0	
PL	Warsaw	Lipowy Office Park	100%	01/11	12.0	38.7	0.0	0.0	
RO	Bucharest	Opera Center 1	100%	09/03	2.6	10.3	0.7	0.0	
RO	Bucharest	Bukarest Business Park	100%	10/05	15.7	23.8	0.1	0.0	
RO	Bucharest	Europolis Park Bucharest 2 Beta	100%	01/11	101.9	1.8	0.0	0.0	
RO	Bucharest	River Place	100%	01/11	14.9	45.3	0.7	0.0	
RO	Bucharest	Europolis Park Bucharest 1	100%	01/11	367.4	9.8	0.0	0.0	
RO	Bucharest	Europe House	100%	01/11	3.0	14.2	0.7	0.0	
RO	Bucharest	Europolis Park Bucharest 2 Gamma	100%	01/11	74.4	1.4	0.0	0.0	
SI	Laibach	Austria Trend Hotel Ljubljana	100%	04/05	2.9	0.0	0.0	15.4	
SK	Bratislava	Bratislava Business Center	100%	01/00	6.2	22.1	1.3	0.0	
SRB	Belgrade	Sava Business Center	100%	02/07	10.6	16.2	0.4	0.0	
SRB	Belgrade	Belgrad Office Park	100%	12/07	0.0	18.8	0.0	0.0	
Properti	ies with an IFRS b	ook value < 10 m €			50.3	12.9	9.9	0.0	
Investm	ent properties Eas	tern Europe			1,887.6	646.1	74.3	15.4	
Investm	ent properties und	ler development			116,750.4	75.1	4.0	20.4	
I andh-	nk Austria								
Landba 1190	nk Austria Wien	Muthgasse 42-48	100%	04/02	14.5				
	nk Austria total	iviutiigasse 42-40	100 /0	04/02	14.5 14.5	0.0	0.0	0.0	
ranang)	iik Alustiid (Uldi				14.3	0.0	0.0	0.0	
Actual p	projects Austria								
1030	Wien	Erdberger Lände 26-32 Bauteil A "Silbermöwe"	100%	09/04	6.4	21.5			
Actual 1	projects Asustria to	otal			6.4	21.5	0.0	0.0	

Residental	Industrial	Storage	Others	Total	Acquisition	IFRS-Book	IFRS-Book value	Rental	Level of	Yield
space	space	space		space	cost as at	value as at	as at 31.12.2011	income 2012	commercial	in %
					31.12.2012	31.12.2012		annualisied	rental in %	2012 1)
0.0	0.0	0.0	0.0	16.4	22,103	10,900	11,500	641	60%	5.9%
0.0	0.3	0.1	0.0	12.0	26,247	26,400	26,400	1,869	77%	7.1%
0.0	0.8	0.7	0.0	23.4	47,880	42,500	43,800	3,427	96%	8.1%
0.0	0.0	60.5	0.0	69.1	35,932	31,000	34,500	2,317	68%	7.5%
0.0	0.0	49.2	0.0	63.0	72,260	46,800	52,500	4,732	87%	10.1%
0.0	0.6	1.5	0.0	29.4	51,273	56,400	56,700	3,859	77%	6.8%
0.0	0.2	0.0	0.0	7.1	20,798	23,900	24,100	1,725	91%	7.2%
0.0	0.0	0.7	0.0	10.0	15,920	17,350	0	464	24%	2.7%
0.0	0.0	0.7	0.0	10.2	20,615	22,150	24,768	1,803	93%	8.1%
0.0	0.3	0.8	0.0	11.3	20,383	24,150	23,882	1,821	82%	7.5%
0.0	0.0	0.4	0.0	21.6	72,526	76,200	76,100	5,253	94%	6.9%
0.0	0.1	0.2	0.0	8.3	33,797	32,200	32,200	2,425	97%	7.5%
0.0	0.0	167.9	0.0	176.5	73,713	61,800	70,800	4,231	61%	6.8%
0.0	0.0	0.3	0.0	19.9	59,382	59,200	61,700	3,481	69%	5.9%
0.0	0.2	0.1	0.0	15.5	64,932	65,900	63,700	4,502	99%	6.8%
0.0	0.0	1.0	0.0	20.2	56,385	49,500	52,100	3,875	85%	7.8%
0.0	0.0	73.3	0.0	74.9	24,899	24,900	27,100	2,055	81%	8.3%
0.0	0.4	0.3	0.0	39.4	100,919	103,100	104,300	7,316	100%	7.1%
0.0	0.1	0.3	0.1	11.5	23,870	28,990	26,105	2,723	97%	9.4%
0.0	2.0	0.0	0.0	25.9	61,820	62,100	60,800	5,770	100%	9.3%
0.0	0.0	31.5	0.0	33.3	18,170	17,100	17,280	1,344	73%	7.9%
0.0	0.1	0.8	0.0	46.9	99,380	104,300	101,400	8,858	97%	8.5%
0.0	0.0	149.5	0.0	159.2	93,571	89,300	87,500	7,999	92%	9.0%
0.0	0.0	0.7	0.0	15.5	47,344	46,800	47,300	4,149	99%	8.9%
0.0	0.0	21.2	0.0	22.6	11,808	10,500	11,830	562	48%	5.4%
0.0	2.6	0.0	0.0	17.9	46,069	14,800	17,600	1,200	87%	8.1%
0.0	0.7	1.1	0.0	25.2	51,838	43,100	12,200	1,271	39%	2.9%
0.0	1.1	0.8	0.1	18.5	59,941	43,500	45,100	3,380	94%	7.8%
0.0	0.0	2.3	0.0	21.1	53,931	41,000	43,900	3,237	82%	7.9%
0.0	0.2	0.3	0.0	23.2	43,166	31,370	32,877	3,072	84%	9.8%
0.0	17.1	577.6	7.7	1,338.2	2,077,864	1,890,146	1,902,542	142,161	84%	7.5%
0.0	21.5	2.4	13.4	136.8	787,312	726,987	921,160	5,179		
				0.0	24,284	14,000	14,400	36		Į
0.0	0.0	0.0	0.0	0.0	24,284	14,000	14,400	36		
				21.5	63,345	46,200	18,400	0		
0.0	0.0	0.0	0.0	21.5	63,345	46,200	18,400	0		

Plot size in 1,000 sqm Values in 1,000

Country	y City	Property	Share	Additions (month/ year)	Plot	Office space	Retail space	Hotel space
Landba	ank Germany							
10557	Berlin	Europacity LSQ 8	100%	01/08	1.6			
10557	Berlin	Europacity LSQ 9	100%	01/08	1.8			
10557	Berlin	Hamburger Bahnhof	100%	01/08	19.3			
60327	Frankfurt	Tower 1	100%	01/08	4.8			
60327	Frankfurt	Tower 2	100%	01/08	4.6			
60327	Frankfurt	Millenium Tower	100%	01/08	8.7			
		oook value < 5 m €			366.7	0.0	0.0	0.0
-	ank Germany total	John Value 10 M C			407.5	0.0	0.0	0.0
In zoni	ng Germany							
10557	Berlin	Europacity, Europaplatz, Baufeld 03	100%	01/08	3.0			
10557	Berlin	Europacity, Europaplatz, Baufeld Rest	100%	01/08	12.6			
10963	Berlin	Kreuzberg, Urbane Mitte	100%	01/08	42.6			
40210	Düsseldorf	Harkortstraße	100%	01/08	13.1			
60327	Frankfurt	Campanile	100%	01/08	8.3			
80335	Munich	Schlossviertel Nymphenburg	100%	01/08	91.8			
80939	Munich	AW Freimann	50%	01/08	86.2			
80993	Munich	Eggartensiedlung	100%	01/08	133.6			
81241	Munich	Gleisdreieck Pasing	100%	01/08	46.1			
	ties with an IFRS h				560.3	0.0	0.0	0.0
	ng Germany total				1,111.2	0.0	0.0	0.0
Actual	projects Germany							
10243	Berlin	Daimler Mercedes Benz VD	100%	01/08	4.6	26.2	0.0	0.0
10557	Berlin	InterCity Hotel	100%	01/08	3.2	0.0	0.0	20.4
10557	Berlin	Europacity LSQ 7	100%	01/08	3.6	16.1	1.4	0.0
50670	Cologne	PG Belsenpark Oberkassel (Belmundo)	100%	01/08	2.7	7.9	1.9	0.0
50670	Cologne	PG Belsenpark Oberkassel (Lavista)	100%	01/08	1.2	3.3	0.6	0.0
60327	Frankfurt	Skyline Plaza	50%	01/08	18.1	0.0	0.0	0.0
60327	Frankfurt	Congress Center Skyline Plaza	50%	01/08	1.8	0.0	0.0	0.0
Actual	projects Germany	, , , , , , , , , , , , , , , , , , ,			35.3	53.6	4.0	20.4
	•							
Landba	ank Eastern Europe	3						
HU	Budapest	Europolis Park Budapest M1-Extension	100%	01/11	420.4			
PL	Warsaw	Poleczki Business Park	50%	03/07	53.6			
PL	Piotrkow Tryb.	Europolis Park Poland Central (Projekt)	100%	01/11	1,024.6			
RO	Sibiu	Retail Park Sibiu	100%	12/07	176.9			
RO	Bucharest	Europolis Park Bucharest 2	100%	01/11	275.1			
RO	Bucharest	Barbu Vacarescu	100%	01/11	8.2			
RO	Bucharest	Orhideea Business Center	100%	01/11	7.2			
SK	Bratislava	Europolis Park Bratislava D61	100%	01/11	284.7			
UA	Kiev Region	Europolis Park Kiev E40		01/11	485.4			
	i	oook value < 5 m €		21,11	112,401.6	0.0	0.0	0.0
	ank Eastern Europe				115,137.7	0.0	0.0	0.0

Residental space	Industria l space	Storage space	Others	Total space	cost as at	IFRS-Book value as at 31.12.2012		income 2012	Level of commercial	Yield in %
					31.12.2012		31.12.2011	annualisied	rental in %	2012 1)
				0.0	36,723	19,900	19,700	39		
				0.0	20,331	18,300	18,100	39		
				0.0	4,680	7,400	7,400	0		
				0.0	27,056	28,900	28,100	0		
				0.0	11,488	18,500	17,900	7		
				0.0	77,075	76,300	75,200	412		
0.0	0.0	0.0	0.0	0.0	10,087	10,360	48,360	665		
0.0	0.0	0.0	0.0	0.0	187,440	179,660	214,760	1,155		
					,		,	-,		
				0.0	2,214	4,550	4,500	23		
				0.0	7,171	7,800	7,650	16		
				0.0	10,973	9,500	10,900	253		
				0.0	6,071	6,200	6,200	159		
				0.0	9,041	22,300	20,400	1,076		
				0.0	17,718	17,900	17,400	8		
				0.0	32,783	28,100	25,500	530		
				0.0	14,609	15,500	15,200	49		
				0.0	12,103	14,150	14,200	558		
0.0	0.0	0.0	0.0	0.0	22,335	21,027	50,705	361		
0.0	0.0	0.0	0.0	0.0	154,403	177,193	210,315	3,987		
0.0	0.0	0.0	0.0	26.2	43,832	42,400	12,400	0		
0.0	0.0	0.0	0.0	20.4	35,439	36,500	17,400	0		
0.0	0.0	0.2	0.0	17.8	26,234	21,400	19,900	1		
0.0	0.0	0.3	0.0	10.2	6,489	10,000	6,500	0		*******************************
0.0	0.0	0.1	0.0	4.1	2,949	3,950	2,800	0		
0.0	21.5	1.7	5.1	28.3	94,942	92,000	46,500	0		
0.0	0.0	0.0	8.3	8.3	2,000	2,000	1,130	0		
0.0	21.5	2.4	13.4	115.3	211,885	208,250	332,530	1		

				0.0	10,267	7,000	10,510	0		
				0.0	12,843	5,800	14,360	0		
				0.0	13,202	7,084	10,100	0		
				0.0	20,267	12,280	12,280	0		
				0.0	5,930	5,100	3,820	0		
				0.0	9,855	8,000	10,600	0		
				0.0	16,119	8,670	8,368	0		
				0.0	5,599	5,700	5,700	0		
				0.0	9,100	6,000	8,569	0		
0.0	0.0	0.0	0.0	0.0	34,139	27,150	28,957	0		
0.0	0.0	0.0	0.0	0.0	137,321	92,784	113,264	0		

Plot size in 1	1,000 sqm Values	s in 1,000						
Country	City	Property	Share	Additions (month/ year)	Plot	Office space	Retail space	Hotel space
In zoning I	Eastern Europe							
SK	Bratislava	Harbour City	100%	01/11	37.7			
In Zoning	Eastern Europe t	otal			37.7	0.0	0.0	0.0
Actual pro	jects Eastern Eui	rope						
SK	Bratislava	BBC 1 Plus	100%	01/00	0.0			
Actual pro	jects Eastern Eur	rope total			0.0	0.0	0.0	0.0
Own used	properties				0.0	2.6	0.0	23.7
Own used	properties Aust	ria						
1030	Vienna	Rennweg 16 (Büros)	100%	10/02	0.0	1.8	0.0	0.0
Own used	properties Aust	•			0.0	1.8	0.0	0.0
Own used	properties Gern	nany						
10719	Berlin	Joachimstaler Strasse 20	100%	03/07	0.0	0.8	0.0	0.0
	properties Gern		200,0	20,0,	0.0	0.8	0.0	0.0
	properties Easte	:	0/					
CZ	Prague	Europort	100%	07/05	0.0	0.0	0.0	13.8
CZ	Plzen	Diplomat Center Pilsen	100%	08/08	0.0	0.0	0.0	10.0
Own used	properties Easte	ern Europe total			0.0	0.0	0.0	23.7
Properties	held for trading				799.4	1.3	0.0	0.0
Properties	held for trading	Germany						
12277	Berlin	Motzener Straße 36 - 38	100%	01/08	38.4	1.1	0.0	0.0
82031	Grünwald	Baumkirchen WA 1	50%	06/12	7.4	0.0	0.0	0.0
82031	Grünwald	Baumkirchen WA 2	50%	06/12	8.3	0.0	0.0	0.0
82031	Grünwald	Baumkirchen WA 3	50%	06/12	8.6	0.0	0.0	0.0
82031	Grünwald	Baumkirchen MK	50%	06/12	4.8	0.0	0.0	0.0
80335	Munich	Arnulfpark, Kontorhaus	50%	01/08	3.9	0.0	0.0	0.0
80995	Munich	Ratoldstraße (Bf Feldmoching)	100%	01/08	86.1	0.0	0.0	0.0
.		ok value < 2 m €			640.2 799.4	0.2	0.0	0.0
Properties	held for trading	Germany			799.4	1.3	0.0	0.0
Assets held	l for sale				146.5	4.7	0.0	0.0
Assets held	l for sale Austria	1						
1030	Vienna	Rüdengasse 11	100%	05/03	1.1	4.7	0.0	0.0
Assets held	l for sale Austria	a total			1.1	4.7	0.0	0.0
Assets held	l for sale Germa	ny						
82031	Grünwald	Baumkirchen BRS	50%	06/12	3.1	0.0	0.0	0.0
13355	Berlin	Bernauer Straße Baurechtschaffung	100%	01/08	105.7	0.0	0.0	0.0
10557	Berlin	Europacity	100%	01/08	10.9	0.0	0.0	0.0
80993	Munich	Hotel Moosach, Bunzlauer Platz	100%	01/08	14.9	0.0	0.0	0.0
CH- 4031	Basel	Erlenmatt Baufeld	100%	01/08	10.8	0.0	0.0	0.0
Assets held	l for sale Germa	ny total			145.4	0.0	0.0	0.0

Residental space	Industria l space	Storage space	Others	Total space	Acquisition cost as at 31.12.2012	IFRS-Book value as at 31.12.2012	IFRS-Book value as at 31.12.2011	income 2012	Level of commercial rental in %	Yield in % 2012 1)
				0.0	8,633	8,900	8,900	0		
0.0	0.0	0.0	0.0	0.0	8,633	8,900	8,900	0		
0.0	0.0	0.0	0.0	0.0	0,000	0,300	0,300	<u> </u>		
										İ
				0.0	0	0	8,590	0		
0.0	0.0	0.0	0.0	0.0	0	0	8,590	0		
0.0	0.0	0.4	0.0	26.8	40,383	36,253	12,760	0		
0.0	0.0		0.0	2.1	7,917	5,723	9,777	0		
0.0	0.0	0.4	0.0	2.1	7,917	5,723	9,777	0		
0.0	0.0	0.0	0.0	0.8	3,948	2,868	2,983	0		
0.0	0.0 0.0		0.0	0.8	3,948	2,868	2,983 2,983	0		
0.0	0.0	0.0	0.0	0.0	3,340	2,000	2,903			
0.0	0.0	0.1	0.0	13.8	20,045	19,472	0	0		
0.0	0.0	0.0	0.0	10.0	8,473	8,190	0	0		
0.0	0.0	0.1	0.0	23.8	28,518	27,662	0	0		
0.3	3.2	17.0	6.5	28.1	54,025	52,693	31,897	1,101		
		40 =		40.0		0.500				
0.2	0.4	16.7	0.0	18.3	7,035	3,500	4,820	735		
0.0	0.0	0.0 0.0	0.0	0.0	2,250 5,462	4,375 4,895	0	0		
0.0	0.0	0.0	0.0	0.0	2,193	4,385	0	0		i
0.0	0.0	0.0	0.0	0.0	2,250	4,415	0	0		
0.0	0.0	0.0	0.0	0.0	10,701	10,701	10,336	0		
0.0	0.0	0.0	0.0	0.0	5,424	5,424	5,184	30		
0.1	2.8	0.2	6.5	9.8	18,707	14,994	11,534	335		
0.3	3.2	17.0	6.5	28.1	54,025	52,693	31,897	1,101		
							,			
0.0	1.3	1.5	0.0	7.4	42,655	53,794	22,605	918		
0.0	0.0	0.0	0.0	4.7	9,133	8,535	0	585		
0.0	0.0	0.0	0.0	4.7	9,133	8,535	0	585		
0.0	0.0		0.0	0.0	1,524	2,780	0	0		
0.0	1.3		0.0	2.8	5,893	6,700	0	333		
0.0	0.0		0.0	0.0	2,550	6,934	0	0		
0.0	0.0	0.0	0.0	0.0	8,116	10,100 18,745	0 17,545	0		
0.0	0.0 1.3			0.0 2.8	15,439 33,522	45,259	22,605	333		
U.U :	1.3	1.5	0.0	∠.δ :	33,324	40,209	22,005	333 :		

Plot size in 1,000 sqm Values in 1,000

Country	City	Property	Share	Additions (month/ year)	Plot	Office space	Retail space	Hotel space	
Sold prope	erties in 2012								
1150	Vienna	Markgraf-Rüdiger-Str. 6-8	100%	01/02	2.6	3.1	0.4	0.0	
1170	Vienna	Comeniusgasse 9	100%	05/03	0.5	0.0	1.7	0.0	
1040	Vienna	Rilkeplatz 5	100%	05/03	0.5	2.7	0.0	0.0	
8020	Graz	Friedhofgasse 51	100%	04/06	6.9	0.0	0.0	0.0	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
1040	Vienna	Viktorgasse 26	100%	07/07	0.3	0.0	0.1	0.0	
8700	Leoben	Ferdinand Hanusch Straße 51	100%	12/05	0.0	0.0	0.0	0.0	
9150	Bleiburg	Nelkenweg/Bleiburgerstraße	100%	12/05	12.0	0.0	0.0	0.0	
45139	Essen	Frillendorfer Straße 146	100%	01/08	22.3	0.0	0.0	0.0	
50739	Cologne	Geldernstraße 23	100%	01/08	9.6	0.0	0.0	0.0	
12277	Berlin	Bahnstraße 23	100%	01/08	7.6	0.0	0.0	0.0	
3046	Cottbus	Bahnhofstraße 40, 42, 43	100%	01/08	4.7	3.2	0.0	0.0	
13597	Berlin	Heerstraße Freiheit	100%	01/08	14.6	0.0	0.0	0.0	
10557	Berlin	Tiergarten, Lehrter Stadtquartier 5	100%	01/08	3.3	0.0	0.0	0.0	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
50668	Cologne	RheinForum	100%	01/08	5.2	0.0	0.0	0.0	
12207	Berlin	Lichterfelde Süd	100%	01/08	965.2	0.0	0.0	0.0	
12277	Berlin	Schwechtenstraße 5 - 8	100%	01/08	6.9	0.0	0.0	0.0	
10963	Berlin	Flottwellpromenade BF Mitte	100%	01/08	10.4	0.0	0.0	0.0	
80335	Munich	Laim Landsberger Straße	100%	01/08	7.3	0.0	0.0	0.0	
12169	Berlin	Körnerstraße 48 b - c	100%	01/08	3.2	0.0	0.0	0.0	
60327	Frankfurt	Europaallee Nord 2	100%	01/08	6.1	0.0	0.0	0.0	
81379	Munich	Isargärten Thalkirchen - Concept Bau	33%	06/09	1.5	0.0	0.0	0.0	
PL	Warsaw	Warschau Financial Center	50%	09/05	0.6	23.3	0.7	0.0	
Austria					22.8	5.8	2.2	0.0	
Germany					1,067.9	3.2	0.0	0.0	
Eastern Eu	rope				0.6	23.3	0.7	0.0	
Sold prope	erties in 2012 t	otal			1,091.3	32.3	2.9	0.0	

Residental space	Industria l space	Storage space	Others	Total space	Acquisition cost as at 31.12.2012	IFRS-Book value as at 31.12.2012	IFRS-Book value as at 31.12.2011	Rental income 2012 annualisied	Level of commercial rental in %	Yield in % 2012 1)
1.9	0.0	0.1	0.0	5.4	0	0	7,110	0		
0.0	0.0	0.0	0.0	1.7	0	0	1,750	0		
0.0	0.0	0.0	0.0	2.7	0	0	4,880	0		
0.0	0.0	0.0	0.0	0.0	0	0	946	0		
1.1	0.0	0.1	0.0	1.3	0	0	2,420	0		
0.2	0.0	0.0	0.0	0.2	0	0	100	0		
0.0	0.0	0.0	0.0	0.0	0	0	42	0		
0.0	0.0	0.4	0.6	1.0	0	0	70	0		
0.0	0.0	2.8	0.0	2.8	0	0	651	0		
0.0	0.0	0.0	0.0	0.0	0	0	150	0		
0.0	0.0	0.0	0.3	3.5	0	0	150	0		
0.0	0.0	0.0	0.0	0.0	0	0	112	0		
0.0	0.0	0.0	0.0	0.0	0	0	13,050	0		
0.0	0.0	0.0	0.0	0.0	0	0	11,880	0		
0.0	0.0	0.0	0.0	0.0	0	0	5,720	0		
0.0	0.0	0.0	0.0	0.0	0	0	114	0		
0.0	0.0	0.0	0.0	0.0	0	0	4,750	0		
0.0	0.0	0.0	0.0	0.0	0	0	0	0		
0.0	0.0	0.0	0.0	0.0	0	0	226	0		
0.0	0.0	0.0	0.0	0.0	0	0	0	0		
0.0	0.0	0.0	0.0	0.0	0	0	374	0		
0.0	1.0	0.0	0.0	24.9	0	0	0	0		
3.1	0.0	0.1	0.0	11.2	0	0	17,248	0		
0.0	0.0	3.2	0.9	7.3	0	0	50,427	0		
0.0	1.0	0.0	0.0	24.9	0	0	99,150	0		
3.1	1.0	3.3	0.9	43.4	0	0	166,825	0		

Plot size in 1,000 sqm Values in 1,000

Country	City	Property	Share	Additions (month/ year)	Plot	Office space	Retail space	Hotel space	
Investment properties					3,436.4	1,352.3	157.3	60.8	
Investment properties Austria					558.0	146.9	77.9	41.0	
Investment properties Germany					990.7	559.4	5.2	4.5	
Investment properties Eastern Europe					1,887.6	646.1	74.3	15.4	
Properties under development					116,750.4	75.1	4.0	20.4	***************************************
Landbank Austria					14.5	0.0	0.0	0.0	
Actual projects Austria					6.4	21.5	0.0	0.0	
Landbank Germany					407.5	0.0	0.0	0.0	
In zoning Germany					1,111.2	0.0	0.0	0.0	
Actual projects Germany					35.3	53.6	4.0	20.4	
Landbank Eastern Europe					115,137.7	0.0	0.0	0.0	
In zoning Eastern Europe					37.7	0.0	0.0	0.0	
Actual projects Eastern Europe					0.0	0.0	0.0	0.0	
Own used properties					0.0	2.6	0.0	23.7	
Own used properties Austria					0.0	1.8	0.0	0.0	
Own used properties Germany					0.0	0.8	0.0	0.0	
Own used properties Eastern Europe					0.0	0.0	0.0	23.7	
Properties held for trading					799.4	1.3	0.0	0.0	
Properties held for trading Germany					799.4	1.3	0.0	0.0	
Properties held for trading Eastern Europe					0.0	0.0	0.0	0.0	
Assets held for sale					146.5	4.7	0.0	0.0	
Assets held for sale Austria					1.1	4.7	0.0	0.0	
Assets held for sale Gernany					145.4	0.0	0.0	0.0	***************************************
Assets held for sale Eastern Europe					0.0	0.0	0.0	0.0	
Total properties sold					1,091.3	32.3	2.9	0.0	
Total					121,132.8	1,436.0	161.3	105.0	
Total properties sold					122,224.0	1,468.2	164.2	105.0	

Residental space	Industria l space	Storag e space	Others	Total space	Acquisition cost as at 31.12.2012	IFRS-Book value as at 31.12.2012		income 2012	Level of commercial rental in %	Yield in % 2012 1)
17.6	23.5	751.7	158.0	2,521.3	4,575,484	4,391,378	4,066,936	283,347	87%	6.5%
15.6	0.0	40.2	0.0	321.4	709,395	665,520	665,013	39,012	93%	5.9%
2.0	6.4	133.9	150.3	861.7	1,788,225	1,835,712	1,499,381	102,173	88%	5.6%
0.0	17.1	577.6	7.7	1,338.2	2,077,864	1,890,146	1,902,542	142,161	84%	7.5%
0.0	21.5	2.4	13.4	136.8	787,312	726,987	921,160	5,179		
0.0	0.0	0.0	0.0	0.0	24,284	14,000	14,400	36		
0.0	0.0	0.0	0.0	21.5	63,345	46,200	18,400	0		
0.0	0.0	0.0	0.0	0.0	187,440	179,660	214,760	1,155		
0.0	0.0	0.0	0.0	0.0	154,403	177,193	210,315	3,987		
0.0	21.5	2.4	13.4	115.3	211,885	208,250	332,530	1		
0.0	0.0	0.0	0.0	0.0	137,321	92,784	113,264	0		
0.0	0.0	0.0	0.0	0.0	8,633	8,900	8,900	0		
0.0	0.0	0.0	0.0	0.0	0	0	8,590	0		
0.0	0.0	0.4	0.0	26.8	40,383	36,253	12,760	0		
0.0	0.0	0.4	0.0	2.1	7,917	5,723	9,777	0		
0.0	0.0	0.0	0.0	0.8	3,948	2,868	2,983	0		
0.0	0.0	0.1	0.0	23.8	28,518	27,662	0	0		
0.3	3.2	17.0	6.5	28.1	54,025	52,693	31,897	1,101		
0.3	3.2	17.0	6.5	28.1	54,025	52,693	31,897	1,101		
0.0	0.0	0.0	0.0	0.0	0	0	0	0		
0.0	1.3	1.5	0.0	7.4	42,655	53,794	22,605	918		
0.0	0.0	0.0	0.0	4.7	9,133	8,535	0	585		
0.0	1.3	1.5	0.0	2.8	33,522	45,259	22,605	333		
0.0	0.0	0.0	0.0	0.0	0	0	0	0		
3.1	1.0	3.3	0.9	43.4	0	0	166,825	0		
17.8	49.4	773.0	177.9	2,720.5	5,499,859	5,261,106	5,055,358	290,545		
20.9	50.4	776.2	178.8	2,763.9	5,499,859	5,261,106	5,222,183	290,545		

IMPORTANT FINANCIAL VOCABULARY

AD-HOC REPORT

In accordance with article 48d subsections 1 and 2 of the Stock Exchange Act, all issuers with securities registered for trading on the official or unlisted securities markets of the Vienna Stock Exchange are required to publish new information immediately where such information could significantly affect price formation owing to its bearing on financial, assets and revenue positions. Ad hoc reports are designed to provide information to all market players equally.

ATX (AUSTRIAN TRADED INDEX)

The Austrian Traded Index covers all blue chips listed on the Vienna Stock Exchange. It is the underlying value for options and futures. The ATX comprises 20 shares of the prime segment (Prime Market) with the highest liquidity and market capitalisation.

AUTHORISED CAPITAL

Authorisation granted by resolution of the General Meeting to the Management Board for a maximum period of five years to increase the share capital by the issue of new shares up to a certain extent without further consultation of the General Meeting.

BENCHMARK

External comparative value used to measure various operating ratios, also used to measure the performance of various investment instruments.

BUILDING ON THIRD-PARTY LAND

Building erected by a tenant or leaseholder on thirdparty property and owned by the tenant or leaseholder.

CAPITALISATION RATE

Is used to determine the reselling price at the end of a planning period and is oriented towards the discount rate determined for each project.

CASH-FLOW

Cash flow is an economic parameter showing the net inflow of cash and cash equivalents generated by business activity over a particular period.

CEE

Abbreviation for Central and Eastern Europe, an area comprising the following states: Estonia, Latvia, Lithuania, Hungary, Czech Republic, Slovakia, Poland, Slovenia, Croatia.

CIS

Abbreviation for Commonwealth of Independent States. This CIS comprises the former Soviet Republics of Armenia, Azerbaijan, Kazakhstan, Kyrgyzstan, Belarus, Moldova, Russia, Tajikistan, Turkmenistan, Ukraine and Uzbekistan. The Commonwealth was established in 1991 in order to strengthen economic, ecological, social and cultural cooperation, (re)create a common economic zone and promote the coordination of foreign policy.

COMPLIANCE CODE

Binding rules of conduct for issuers of securities which primarily refer to the avoidance of conflicts of interests.

CONSOLIDATED NET INCOME

Income after taxes.

CONVERTIBLE

A convertible bond (or equity-linked bond) is a structured product whereby the issuer is entitled at the end of the term either to repay 100% of the face value or supply a certain (predetermined) number of shares. The investor also receives coupon payments during the term.

CORPORATE GOVERNANCE

Compliance with the rules of proper and responsible management and control of a company.

COUNTRY SPREADS

Refers to the spread of risk in relation to national bonds. Can be assessed either in direct comparison with the interest on government securities from another country (Germany is usually chosen on account of the good credit rating and high liquidity of bonds) or in terms of the costs of insurance against failure (credit default swap). The higher a country spread, the greater the probability of failure of the government bonds in question from the viewpoint of investors.

COUPON

A coupon is that part of a security that generally entitles the bearer to redemption of a dividend ("dividend coupon") or interest ("interest coupon"). In stock market jargon, the term is also a synonym for the nominal interest rate of a bond. A coupon of 6 % signifies that 6 % of the face value will be paid as interest on the relevant coupon date.

CSR (COPORATE SOCIAL RESPONSIBILITY)

Corporate social responsibility refers to a company's voluntary contribution towards sustainable development that goes beyond legal compliance obligations. CSR involves responsible commercial dealings in respect of actual business activity, the environment, employees and relevant interest groups.

DEFERRED TAXES

are concealed tax burdens or benefits arising from differences between the statement of financial position for tax purposes and the consolidated statement of financial position as regards amounts recognised and/or measured for assets and liabilities. Deferred tax assets reflect future tax benefits, and deferred tax liabilities reflect future tax burdens.

DGNB

The German Sustainable Building Council (Deutsche Gesellschaft für Nachhaltiges Bauen, DGNB) promotes sustainable construction through the establishment and development of its DGNB certification system. The Council comprises leading experts and organisations in the construction and real estate sectors.

DISCOUNT RATE

The discount rate is determined on the basis of the net initial returns of comparable property transactions in the market.

DIVERSIFICATION

In the context of asset management, the spreading of investments over various types of investment with the aim of minimising risks. In real estate investments, the spreading of the portfolio over various regions and sectors.

DIVIDEND

Distribution of profit e.g. of a stock corporation to its shareholders. The amount of the dividend is dependent on the profit of a company.

EBIT

Earnings before interest and taxes.

EBITDA

Earnings before interest, taxes, depreciation and amortisation.

EBIT MARGIN

EBIT in relation to sales, operating sales return.

EBT

Earnings before taxes.

ECONOMIC OCCUPANCY RATE

= annualized rental income divided by the rental income at full use of capacity; is being used to get more precise information about the economic value of the occupancy.

EPRA

European Public Real Estate Association. EPRA activities reflect its mission to promote, develop and represent the European public real estate sector.

EPS (EARNINGS PER SHARE)

Net income divided by the weighted number of shares.

EQUITY CAPITAL

Money raised by the owner of a company for financing the business or kept in retained earnings (reinvestment of profits). (Share capital plus reserves plus net profit/loss). The equity capital on the balance sheet comprises also minority interests.

EQUITY-TO-FIXED-ASSETS RATIO

Equity capital in relation to fixed assets; indicates the extent to which the property assets and other fixed assets are covered by the equity capital.

EQUIVALENT YIELD

The interest rate on which the capitalisation of rent is based.

Financial Reporting System (IFRS), the carrying of investment property and the relevant reporting rules.).

ERV (ESTIMATED RENTAL VALUE)

Reflects the long-term rent attainable for a property and, accordingly, the assessed market rent for new lettings and re-letting.

IATX

The most important real estate securities listed on the Vienna Stock Exchange are covered by the IATX (Immobilien-ATX), a benchmark index for Austrian property securities.

EUROSOX

EuroSOX essentially refers to measures aimed at standardising annual auditing requirements and thus enhancing the quality and authority of annual reporting in European countries. It comprises two directives adopted by the European Parliament and European Council in response to a series of international financial scandals (the Statutory Audit and Company Reporting directives); in Austria, these were enshrined in national law through the Company Law Amendment Act 2008.

ICG

The aim of the Initiative Corporate Governance is to develop and establish principles of transparent and professional corporate management for the real estate sector.

EV (ENTERPRISE VALUE)

Defined as market capitalisation plus net debt.

IFRS

International Financial Reporting Standards.

FAIR VALUE

Price at which an asset is exchanged, or an obligation settled, between knowledgeable, willing parties in an arm's length transaction (market value).

INSIDER INFORMATION

Contractually information about confidential facts relating to securities or issues which is liable to influence considerably the price of a security if such information becomes known to the public. The use of insider information e. g. for the purchase and sale of securities is forbidden and punishable under the Austrian Stock Exchange Act floor.

GEARING

Relation between net debt and equity capital.

INTEREST-RATE CAP

Contractually agreed ceiling for floating-rate liabilities protecting borrowers against a rise in interest rates. A lower limit to interest rates is an interest rate floor.

GRI

The "Global Reporting Initiative" (GRI) has developed a comprehensive sustainability reporting framework that is widely used around the world. This framework defines indicators to measure and report economic, ecologic and social performance

IMS (INTERNAL MONITORING SYSTEM)

A company's internal monitoring system comprises systematic organisational measures and controls that promote compliance with guidelines and guard against damage that could be caused by a company's own staff or malicious third parties. Such measures are based on technical and organisational principles and include activities and devices aimed at internal monitoring (written instructions, reporting, dual verification principle, release provisions, etc.).

GROSS YIELD OF PROPERTIES

Annualised actual rents related to book values.

IAS 40

IAS 40 is an international accounting standard for companies. It regulates a sub-section of the International

INVESTMENT HORIZON

The period of time over which investors intend to invest their capital.

INVESTMENT INCOME TAX

Interest and dividends earned from Austrian securities are subject to 25 % investment income tax (Kapitalertragsteuer/KESt).

ISCR (INTEREST SERVICE COVERAGE RATIO)

Earnings before interest and taxes divided by the financial cost.

ISIN

International Security Identification Number.

LEED

American certification system for sustainable real estate.

LETTER OF INTENT

A type of pre-agreement setting out the main elements of an agreement between parties.

MARKET CAPITALISATION

Number of shares issued multiplied by the market price = value of a company measured by the market value of its shares.

MARKET PRICE (QUOTATION)

Price of securities traded on the stock exchange.

MARKET VALUE

See fair value.

NAV (NET ASSET VALUE)

Equates to the equity capital on the balance sheet without minority interests.

NNNAV

Calculation method according to EPRA; NAV adjusted for value adjustments (for financial instruments and development projects) and deferred taxes.

NAV/SHARE

Net asset value of the company divided by the number of shares.

NET DEBT

Balance of financial liabilities less liquid funds.

ÖGNI

The Austrian Society for Sustainable Real Estate (Österreichische Gesellschaft für Nachhaltige Immobilienwirtschaft, ÖGNI) is concerned with the certification of sustainable buildings via seals of approval indicating gold, silver and bronze quality levels. The company observes the DGNB standard.

PER

The price/earnings ratio indicates how often the earnings per share go into the price of a stock. The PER is an important ratio for the valuation of shares. It is especially meaningful in comparisons (historical, with competitors, with the overall market, etc.).

PERFORMANCE

Total return of an investment. Considers changes in the value of the capital employed, but also distributions and their re-investment.

PRICE

See market price.

PRICE/CASH FLOW RATIO

The price/cash flow ratio (PCR) is an important performance ratio in which the current stock price is divided by the cash flow per share. The lower the PCR, the more attractive the respective securities.

PRICE GAIN

The positive difference between the price at which securities were purchased and the price at which they are currently quoted or have been sold.

PRICE/NAV RATIO

The current market price of a share divided by the net asset value per share.

RE-INVESTMENT OF PROFITS

Profits earned are fully re-invested into the company, thus increasing its intrinsic value.

RETURN

Key ratio for the profit derived from an investment (property). Total return of an investment in relation to the capital employed; specified in percent. In contrast to the performance, value adjustments are not taken into account.

RISK MANAGEMENT

Systematic approach for identifying and assessing potential risks and chances as well as selecting and using measures for coping with risks.

SEE

Abbreviation for South Eastern Europe, an area comprising the following states: Albania, Bosnia and Herzegovina, Bulgaria, Greece, Macedonia, Moldova, Montenegro, Romania, Serbia and Turkey.

SHARE CAPITAL

Share capital of a stock corporation corresponding to the nominal value of all shares issued (minimum of \in 70,000).

SHAREHOLDER VALUE

Orientation towards shareholder value implies the consistent focus of managerial action on increasing the enterprise value for shareholders.

SOX DOCUMENTATION

See EUROSOX.

STAKEHOLDER VALUE

In contrast to the shareholder value principle, which regards the needs and expectations of stockholders in a company (e. g. the shareholders in a stock corporation) as the central concern, the stakeholder principle aims to encompass the company in its overall socio-economic context and reconcile the needs of various stakeholder groups.

SWAP

Exchange of one security for another. There are three basic categories of swaps: interest-rate swaps, currency swaps and combined interest rate and currency swaps. The swap partners may e. g. exchange fixed for floating-rate obligations or loans in different currencies.

TSR (TOTAL SHAREHOLDER RETURN)

Formula for evaluating the performance of a share investment.

ULI

The Urban Land Institute is a multidisciplinary forum for senior decision-makers and experts in the construction and real estate sectors. As a non-profit organisation (NPO), it is involved in the sustainable development and utilisation of living environments and economic zones around the world.

UNDISCLOSED RESERVES

Market value less stated value of the property assets.

VOLATILITY

A measure of the average fluctuation margin of a price within a certain period of time.

VOTING RIGHT

Right of the shareholder to vote for or against motions presented at the General Meeting. Ownership of a share usually carries the right to vote.

YIELD

See return.

ZIA

The German Property Federation (Zentraler Immobilien Ausschuss, ZIA) promotes and helps to implement measures aimed at upholding and enhancing the economic, legal, political and taxation environment of the real estate sector as a whole.

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DISCLAIMER

This Annual Report contains statements and forecasts which refer to the future development of CA Immobilien Anlagen AG and their companies. The forecasts represent assessments and targets which the Company has formulated on the basis of any and all information available to the Company at present. Should the assumptions on which the forecasts have been based fail to occur, the targets not be met or the risks set out in the risk management report materialise, then the actual results may deviate from the results currently anticipated. This Annual Report does not constitute an invitation to buy or sell the shares of CA Immobilien Anlagen AG.



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We ask for your understanding that gender-conscious notation in the texts of this Annual Report largely had to be abandoned for the sake of undisturbed readability of complex economic matters.

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FINANCIAL CALENDAR 2013

20 MARCH

PUBLICATION OF ANNUAL RESULTS FOR 2012

28 AUGUST

INTERIM REPORT FOR THE FIRST HALF 2013

7 MAY

ORDINARY GENERAL MEETING

27 NOVEMBER

INTERIM REPORT FOR THE THIRD QUARTER 2013

29 MAY

INTERIM REPORT FOR THE FIRST QUARTER 2013

