German High Street Properties A/S

3rd quarter 2024 Interim report CVR-nr.: 30691644



Company information

Company

German High Street Properties A/S Mosehøjvej 17 DK-2920 Charlottenlund Denmark

Company registration no.: 30691644 Financial year: 1 January – 31 December Hometown municipality: Gentofte

Executive Management

Michael Hansen

Board of Directors Hans Thygesen, Chairman of the Board Jutta Steinert Claude Olof Nikolaj Zethraeus

Auditor

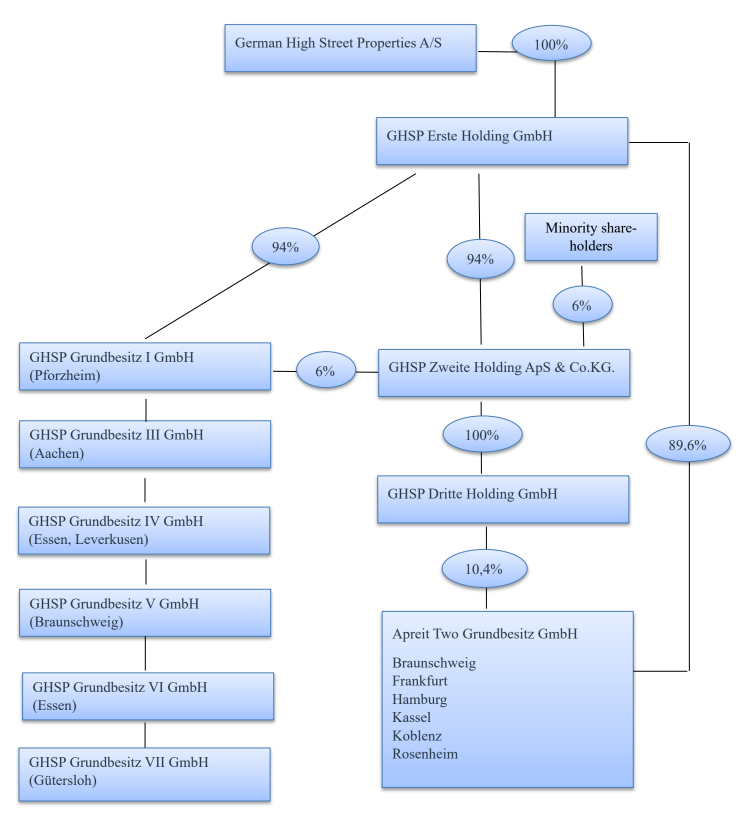
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Group Structure

As of September 30, 2024, the group consisted of seven German GmbHs and three holding companies in Germany, as depicted in the following group chart.



Company presentation

German High Street Properties A/S aims to invest in well-located properties in cities with economic and demographic growth in Scandinavia, Germany, Switzerland, and England. The group's current property portfolio includes 13 German high street properties in 11 cities. The group was established in 2007 and was listed on Nasdaq Copenhagen on September 20, 2007. The group is managed by Administrationsselskabet Gambit ApS. STRABAG Property and Facility Services GmbH in Stuttgart handles the property management in Germany in collaboration with the group's three employees and management.

Management Report

The German economy, which is one of the largest in the world and the largest in Europe, is currently experiencing a cyclical slowdown, However, according to the German Ministry of Economy, there is reason for modest optimism and the ministry forecasts a growth of 1.1 percent for 2025.

Despite a slowdown of the German economy, several major retail chains are experiencing sales growth in the German market.

The inflation in Germany now seems to be under control and the interest rates have fallen approx. 1% point in the past year, which is supposed to stimulate private demand.

The Group's rental income in Germany mainly comes from stores, restaurants, and office leasing and is, therefore, dependent on the development of the German economy. Even though the growth in 2024 has been modest, the general view is that the recovery of the German economy will increase, especially in 2025.

As of September 30, 2024, the group has 13 German properties.

For the period from January 1 to September 30, 2024, the result before value adjustments and taxes amounted to a profit of T.EUR 51.0 in total, and after value adjustments and taxes, a loss of T.EUR -1,360.0 in total for the period. The result is as expected.

A positive result before value adjustments and taxes is expected to be at the lower end of the announced range of EUR 0.0 - 0.3 million in 2024.

Capital increase and repayment of loans

On September 24, 2024, the company completed a capital increase with net cash proceeds of EUR 5.9 million. In October 2024 the secured deposit of EUR 1.5 million deposit together with part of proceeds from the capital increase of EUR 4.0 million, totaling EUR 5.5 million, have been used for an extraordinary repayment of the bank debt totaling EUR 5.5 million, whereafter the company's bank debt amounts to EUR 27.9 million end of November 2024. The remaining EUR 1.9 million from net cash proceeds of the capital increase shall be used for improvements to the company's investment properties.



Development of Rental Income

As a result of the renovation and maintenance work that has been initiated, rental income from January 1 to September 30, 2024, has generally increased compared to the same period in 2023, as previously vacant units have been rented out. This trend is expected to continue for the rest of 2024.

Regarding its property in Rosenheim, the company has entered into a new 8-year lease agreement with Bestsellers/Only Stores Germany GmbH, effective from May 1, 2025. Following this, the Rosenheim property will be fully leased, which from mid-2026 is expected to positively impact the operating result by approximately EUR 250,000 annually. Investments of approximately EUR 550,000 are planned to bring the rental property up to modern standards.

With this lease and the leasing of a retail space in Gütersloh, the company's employees and administrator have succeeded in achieving an economic occupancy rate at almost fully let, despite a challenging economic climate.

The anchor lessee, Appelrath Cüpper GmbH, in the property in Aachen has terminated the lease with effect from January 31, 2023, but the lessee, despite numerous requests, has not vacated the lease. Appelrath Cüpper GmbH continues to pay rent and requires payment for decor and shop fittings in connection with moving out. The company's lawyer has rejected the claim and has issued a writ of summons against Appelrath Cüpper GmbH. In November 2024, the Danish Administrator succeeded in negotiating an extension of the lease agreement with Appelrath Cüpper GmbH until 31 January 2028. At the same time, the lawsuits between the parties have been set aside.

Development of the Property Portfolio's Value.

As part of the accounting process, as in previous years, the management has assessed the value of the German portfolio. The board of directors and management have assessed that the fair market value of the German portfolio is EUR 89.5 million which is EUR 1.5 million lower than the board of directors' and management's assessment as of December 31, 2023.

Although the required rate of return in Q3 2024 appears to be slightly decreasing, management maintains unchanged the assessment as of September 30, 2024, of the fair market value of the investment properties of EUR 89.5 million, which is unchanged since June 30, 2024.

Stock Price

German High Street Properties A/S is listed on Nasdaq OMX Copenhagen. The stock was offered at a price of DKK 100 on September 20, 2007. The stock price for German High Street Properties A/S on September 30, 2024, was DKK 79 (EUR 10.6) and on December 31, 2023, DKK 103 (EUR 13.82)

Investments and Dividends

It is always essential for the Group to have a liquidity reserve, so that unforeseen financing and maintenance costs can always be covered.

Strategy

Business Model

German High Street Properties A/S invested initially in rental properties in major German cities. The properties, primarily with shops on the ground floor and offices or residential units on the other floors, were acquired in 2007-2008. The property portfolio consists of 13 German properties.

German High Street Properties A/S is managed by Administrationsselskabet Gambit ApS, which, along with the Board, focuses on:

Optimizing ongoing operations through rent increases and reducing vacancies.

- Long-term value creation.
- Retaining current tenants.
- Renting unleased premises.
- Continuously optimizing the company's financing.
- Acquiring properties that generate attractive cash flow.
- Optimizing the Group's other costs.

German High Street Properties A/S is a socially beneficial business that helps to ensure shops, offices, and homes for ordinary businesses and people in the larger German cities and other markets where German High Street Properties A/S may establish itself. German High Street Properties A/S aims to contribute to improving urban renewal in these cities. The development and renovation of the properties help to ensure employment in the construction industry.

Operational Strategy

German High Street Properties A/S develops and maintains its property portfolio to optimize the properties' operations. The properties are continually maintained to preserve their current standard. Additional work, such as investment in redecoration, is undertaken when necessary to attract new tenants or retain a significant tenant in a property.

The management continually assesses whether the operation and use of the properties can be optimized by converting vacant office spaces into retail spaces, where the rent per square meter is usually significantly higher, or into residential units, where demand is usually higher and long-term more stable.

The Group's goal is to increase cash flow by:

- Focusing on long-term value creation
- Retaining current tenants



- Renting unleased premises
- Continuously optimizing the Group's financing
- Acquiring properties that create an attractive cash flow
- Acquiring properties that can create capital gain in the short term
- Continuously optimizing the Group's costs

Investment Strategy

The board ensures that the Group's capital structure supports the company's strategy and long-term value creation.

German High Street Properties A/S's investment strategy is to acquire and own retail properties located in attractive locations on main shopping streets, in central pedestrian environments, or in strong retail and commercial areas. The purchased properties must also be in areas with strong economic and positive demographic development. The possibility of acquiring or selling individual properties is continuously considered.

Key figures (Group)

EUR 1.000	Jan-Sep 2024	Jan-Sep 2023	Q3 2024	Q3 2023	FY 2023
Revenue	3,786	3,472	1,180	1,290	4,535
Result before fair value adjust- ments and interests	1,389	1,210	430	440	1,599
Fair value adjustment of invest- ment properties	-1,665	-3,000	-61	-3,000	-5,111
Financial expenses, net	-1,338	-992	-428	-400	-1,332
Result of continuing activities before tax	-1,614	-2,782	-59	-2,960	-4,844
Result of continuing activities after tax	-1,012	-2,332	76	-2,480	-3,993
Result of discontinued activities after tax	-348	0	0	0	492
Result for the period	-1,360	-2,332	76	-2,480	-3,501

EUR 1.000	September 30, 2024	September 30, 2023	December 31, 2023
Investment properties	89,500	93,000	91,000
The Balance sheet total	102,353	104,509	102,121
Total equity	62,217	58,894	57,709
Total non-current liabilities	37,632	42,533	38,915
Solidity (in %)	60.8%	56.4%	56.5%

The Interim report covers the period January 1 - September 30, 2024





Grosskölnstrasse 20-28, Aachen

INCOME STATEMENT

Revenue

The revenue for the period from January 1 to September 30, 2024, was EUR 3.8 million compared to EUR 3.5 million in the same period from January 1 to September 30, 2023.

Of the increase of EUR 314.0 thousand, EUR 269.0 thousand relates to an extraordinary rental income received in the second quarter of 2024.

Result Before Value Adjustments

The gross profit from January 1 to September 30, 2024, amounted to EUR 2,439.0 thousand after operating costs of EUR 1,347.0 thousand, compared to a similar gross profit of EUR 2,305.0 thousand after operating costs of EUR 1,167.0 thousand in 2023.

The result from January 1 to September 30, 2024, before value adjustments and financial items, was EUR 1,389.0 thousand, compared to EUR 1,210.0 thousand in the same period from January 1 to September 2023.

Result Before Financial Items

The result from January 1 to September 30, 2024, before financial items, was a loss of EUR -276.0 thousand after a net value adjustment on the property portfolio of EUR -1.67 million.

In the same period in 2023, the result before financial items was a loss of EUR -1,790.0 thousand after a net value adjustment on the property portfolio of EUR -3.0 million

Result of Continuing Operations Before Tax

The result from January 1 to September 30, 2024, before tax, amounted to a loss of EUR -1,614.0 thousand after financial items of net EUR -1,338.0 thousand.

The result from January 1 to September 30, 2023, before tax, amounted to a loss of EUR -2,782.0 thousand after financial items of net EUR -992.0 thousand.

Result of Continuing Operations After Tax

The result after tax from January 1 to September 30, 2024, is loss of EUR -1,012.0 thousand compared to a loss of EUR -2,332.0 thousand in 2023 for the same period.

Given the current economic conditions, interest rate developments, and market conditions in Germany, the management considers the result after tax as expected.

BALANCE SHEET

Assets

The management assessed the value of investment in German properties at EUR 89.5 million as of September 30, 2024, compared to EUR 91.0 million as of December 31, 2023, according to stock exchange announcements no. 261 of August 14, 2024.

As of September 30, 2024, total assets amounted to EUR 102.3 million, compared to EUR 104.5 million in the same period from January 1 to September 30, 2023.

Equity and Capital increase

As of September 30, 2024, equity was EUR 62.2 million, corresponding to a solvency ratio of 60.8%. As of December 31, 2023, equity was EUR 57.7 million, corresponding to a solvency ratio of 56.5%.

Equity decreased in the period from January 1 to September 30, 2024, due to the loss for the period of T.EUR -1,373.0 and net proceeds in connection with cash capital increase through stock market issuance in 2024, total T.EUR 5,868.0 (see note 12).

Liabilities

Financial debt obligations as of September 30, 2024, were EUR 33.7 million (EUR 37.6 million December 31, 2023). Of this, EUR 0.3 million matures during the period from October 1 to December 31, 2024.

CASH FLOWS

The cash flows from operating activities after interest and taxes paid, from January 1 to September 30, 2024, amounted to T.EUR 849.0, compared to T.EUR 591.0 in the same period in 2023.

Cash flows from investing activities from January 1 to September 30, 2024, were EUR 4.4 million, relating to the disposal of the property Hesselvang 11, Grenaa total EUR 4.6 million and additions during the year EUR -0.2 million.

Cash flows from financing activities net for the period from January 1 to September 30, 2024, were EUR 2.0 million, related to repayments of the group's financial debt obligations of -3.9 million and proceeds in connection with cash capital increase through stock market issuance in 2024, total EUR 5.9 million.

SUBSEQUENT EVENTS

In connection with the company's capital increase carried out in Q3 2024, as per stock exchange announcement no. 267 dated September 24, 2024, the company has subsequently made an extraordinary repayment of its bank debt totaling EUR 5.5 million. This aims to improve the company's financial solidity and reduce future interest expenses.

Following this, the company has renegotiated its arrangements for its current bank loans, dividing the loan into a standing bank loan of EUR 15.0 million and a serial loan of EUR 12.9 million with a variable interest rate and an annual instalment of EUR 645,780. Both loans are due for renegotiation on February 1, 2030. The renegotiated loan terms will enhance the company's future liquidity and significantly improve its DSCR (Debt Service Coverage Ratio).

Regarding its property in Rosenheim, the company has entered into a new 8-year lease agreement with Bestsellers/Only Stores Germany GmbH, effective from May 1, 2025. Following this, the Rosenheim property will be fully leased, which from mid-2026 is expected to positively impact the operating result by approximately EUR 250,000 annually. Investments of approximately EUR 550,000 are planned to bring the rental property up to modern standards.

With this lease and the leasing of a retail space in Gütersloh, the company's employees and administrator have succeeded in achieving an economic occupancy rate at almost fully let, despite a challenging economic climate.

The anchor lessee, Appelrath Cüpper GmbH, in the property in Aachen has terminated the lease with effect from January 31, 2023, but the lessee, despite numerous requests, has not vacated the lease. Appelrath Cüpper GmbH continues to pay rent and requires payment for decor and shop fittings in connection with moving out. The company's lawyer has rejected the claim and has issued a writ of summons against Appelrath Cüpper GmbH. In November 2024, the Danish Administrator succeeded in negotiating an extension of the lease agreement with Appelrath Cüpper GmbH until 31 January 2028. At the same time, the lawsuits between the parties have been set aside.

Expectations for 2024

A slight slowdown in the German economy for the whole of 2024 and slightly falling interest rates indicates that the Group's result for 2024 before value adjustments and tax is expected to be in the range of 0.0 - 0.3 million corresponding to stock exchange announcement 249 of December 29, 2023. The expectation is given with a reservation for a higher interest rate than expected, just as the general geopolitical situation may negatively affect the result.

Management expects that investments in improving several leases will be required in connection with re-letting and tenant change.



Accounting Reporting Process

To ensure high quality in the group's financial reporting, management has adopted several procedures and guidelines for accounting and internal controls, which must be followed by the subsidiaries in their reporting, including:

Quarterly follow-up on achieved goals and results at the group level.

- Prepared estimates for income statements, balance sheets, cash flows, and key figures at the group level.
- Ongoing follow-up on projects, including handling of risks and accounting treatment thereof.
- Accounting closing instructions.
- Reporting instructions.

Statement on Environmental and Climate Conditions

Environmental and Climate Impact in Accordance with the Annual Accounts Act § 99a

In connection with property renovations, German High Street Properties A/S has established an environmental and climate policy to comply with all applicable building regulations and reduce energy and resource consumption where it is economically advantageous.

We assess that our property portfolio, which consists of retail, residential, and office properties, does not pose specific climate and environmental risks. The properties are not located in coastal areas or near rivers and are not leased for purposes considered environmentally harmful or hazardous. They are mainly located in urban areas and have constructions that are not considered sensitive to climate change in the medium term.

When major repairs or improvements are made to the properties, more climate-friendly and contemporary materials are generally used, including windows with energy glass, better-insulated roofs, LED lighting, and more efficient heating systems (typically district heating).

Extra insulation is typically added when roofs are replaced, and when heating sources are replaced, there is usually a switch to district heating and the integration of new energy-efficient pumps and valves. The property managers and caretakers will be instructed to focus on continuously saving energy and optimizing energy use. The company tries to limit its travel activity where possible.

In the daily operation and use of buildings, CO2 is emitted. The properties of German High Street Properties A/S are no exception, and this emission and the consequences of ongoing renovation and maintenance of the properties are among the most significant environmental risks. There is also a risk that waste from demolitions may contain hazardous substances. In some of the construction processes of German High Street Properties A/S, there may be environmentally harmful impacts from machinery and/or materials.

German High Street Properties A/S expects that recycling, and new technologies will support the opportunity to reduce CO2 emissions.

Description of the Business Model:

Core Activities:

German High Street Properties A/S aims to invest in well-located properties in cities with economic and demographic growth in Scandinavia, Germany, Switzerland, and England. The German properties, primarily with shops on the ground floor and offices or residential units on the other floors, were acquired in 2007-2008.

Value Proposition:

The value proposition of German High Street Properties A/S is to offer shareholders a long-term investment opportunity in attractively located rental properties.

Customers:

Our customer segments include retail chains that are tenants on our properties and ordinary renters. We work closely with our customers to understand their unique needs and tailor our products and services to meet those needs.

Revenue Streams:

Our revenue streams are generated through rental income from retail chains that are tenants in our properties and from ordinary renters.

Key Partners:

Through our German property management company and German real estate agents, we collaborate to expand our reach and enhance our offerings. These partnerships are crucial for driving innovation and providing better offers to our customers.

Cost Structure:

Our primary costs are related to the operation, maintenance, and improvements of our properties. We focus on cost efficiency and scalability to ensure a sustainable business model.

Human Rights

German High Street Properties A/S operates solely in Denmark and Germany, both of which have ratified the UN's human rights convention. The company respects each individual and does not accept that employees, tenants, or other external parties are subjected to discrimination. The company views diversity as a strength that creates a positive workplace. The diversity here refers to variety in terms of gender, age, religion, ethnic origin, sexuality, education, professional experience, opinions, interests, and much more. The company operates only in economically and politically stable countries and complies with all applicable regulations, including labor rights, agreements, etc. The company does not enter into agreements with companies or individuals who do not respect human rights.

The company's most significant risks concerning respect for human rights are related to discrimination and lack of diversity.

The goal is to prevent any form of human rights violations. There were no cases of human rights violations from January 1 to September 30, 2024.

During staff replacements, all qualified individuals are encouraged to apply for the positions regardless of gender, age, religion, etc. Management continuously ensures that the policy guidelines are followed. The company will continue its anti-discrimination efforts in 2024.

Social Conditions and Employee Relations

German High Street Properties A/S employs only a few staff, as almost all tasks are outsourced to subcontractors and partners. Therefore, German High Street Properties A/S has not developed an actual policy for the area. Likewise, no special risks were assessed.

Anti-Corruption

German High Street Properties A/S has a policy against corruption. The property and company administrators or their partners may not receive unusual gifts from suppliers or give gifts beyond minor occasional gifts.

There is a risk that subcontractors could engage in corruption/bribery of, for example, authorities by paying them "out of their own pocket." Additionally, there is a risk that local property administrators in Germany could receive money from subcontractors in the form of kickbacks. In tenders, there is also a risk of cartel formation. In the ongoing controlling of local property administrators in Germany by the manager, there is a focus on ensuring that German High Street Properties A/S only pays bills after normal vouchers with documented expenses and that prices are benchmarked against usual costs. No corruption was detected from January 1 to September 30, 2024, during the control and review of contracts.

German High Street Properties A/S will focus on ensuring that all suppliers and employees contribute to anticorruption in the coming years.

Statement on Management Issues

Good Corporate Governance

The board of German High Street Properties A/S considers safeguarding the company's—and thereby the shareholders'—long-term interests its most important task. The guidelines for the company's overall management are described in its statutes, objectives, and strategy. They are based on values that stem from generally recognized principles of good corporate governance.

The board and the executive team have overarching responsibility for the company's risk management and internal controls in relation to financial reporting, including compliance with relevant legislation and other regulations concerning financial reporting. The company has established risk management and internal

control systems to ensure that the internal and external financial reporting is accurate and free from significant misinformation. The executive team has established a reporting process that includes budget and periodic reporting, including explanations for variances and periodic updates of the year's estimates. In addition to the comprehensive income statement, balance sheet, and liquidity forecast, the reporting also includes supplementary information.

Corporate Governance Code

The Committee on Corporate Governance published the Recommendations for Good Corporate Governance on December 2, 2020, based on the "comply or explain" principle. Nasdaq Copenhagen has implemented the recommendations in the "Rules for issuers of shares." The recommendations can be requested from the Committee on Corporate Governance's website, www.corporategovernance.dk.

The board of German High Street Properties A/S annually assesses the company's rules, policies, and practices in relation to the Committee on Corporate Governance's recommendations. The board is of the opinion that the company substantially follows the recommendations, although it assesses that company-specific circumstances make it impractical or irrelevant to fully follow certain recommendations.

For a mandatory statement of the reasons for this, refer to the company's website, according to

https://www.germanhighstreet.com/corporate-governance.

The company currently does not follow and does not expect to follow any corporate governance codes other than the ones mentioned above in the foreseeable future.

Evaluation of the board and executive management

The Group's board conducted a board evaluation in 2023. All board members participated in the evaluation. The main conclusions of the board evaluation were that there was consensus among the board members about the group's strategic priorities and that the board possesses the relevant competencies in relation to the group's activities and strategic focus areas. The conclusions from the board evaluation will be used as a basis for future research for relevant board candidates.

Remuneration Policy

The Group's board is compensated with a fixed honorarium and does not receive incentive-based remuneration.

The base honorarium for the board is set at a market-conforming level that reflects the demands of board members.

Effective January 1, 2024, the board remuneration amounts to an annual basic honorarium per member of EUR 30.3 thousand. The chairman receives the basic honorarium three times.

The board determines the salary and employment conditions for the executive management at least once a year based on a recommendation from the chairperson. The director is not part of any incentive scheme. Michael Hansen receives EUR 120,000 in 2024.

The employment contract for Michael Hansen follows the notice period of the Employee's Act. In addition, no board and executive management members are entitled to compensation upon termination of employment.

The company believes that the remuneration of the board and executive management supports the company's strategy and is in accordance with its interests, good practices, and recommendations for good corporate governance.

Diversity Policy

The company's board is compensated with a fixed honorarium and does not receive incentive-based remuneration.

Purpose

This diversity policy aims to outline the framework and principles for the group's view on and inclusion of diversity in the group's business operations and management.

Policy

The group considers diversity an essential factor and opportunity that can improve the group's competitiveness in both the short and long term. The group is against any form of discrimination and aims to treat applicants and employees equally, regardless of differences in, among others:

- Gender, age, sexuality, ethnic origin, disability, and life situation
- Attitudes and opinions, religion, interests, ambitions, life philosophy, personal causes
- The group expects that respect for these differences will also apply to employee relations.

Efforts and Results

The group informs all new employees about the company's policy and ensures that no discrimination has taken place in the appointment of positions in daily management. The group's management has during 2024 not been aware of or informed about any cases of discrimination, either in the appointment of management positions or generally in connection with the company's activities.

Statement on Social Conditions

Objectives and Policies for the Underrepresented Gender in Accordance with the Annual Accounts Act § 99b

In the parent company, the board has set a goal to have at least 25% female members in 2024. September 30, 2024, the board comprised 33% female members. The board's objective is to ensure a diverse management



composition and equal opportunities for both genders. The target for the proportion of female board members was set at 25% in 2017, and by the end September 2024, the company met this target. The board's composition is carried out so the company can develop steadily and satisfactorily, considering general and specific legal requirements and recommendations for good corporate governance. Furthermore, as board members are replaced, the board will work towards rejuvenating the ages of board members.

The board will assess the status of meeting the objectives at least once a year and, as far as possible, nominate suitable female candidates for the board at upcoming general meetings to maintain the goal.

German High Street Properties A/S had fewer than 50 employees from January 1 to September 30, 2024, and is not obligated to establish and report on a policy for increasing the underrepresented gender in other management layers. The company's Board of Directors currently consists of 3 members and the company's Executive Management consists of 1 member.

Data Ethics

German High Street Properties A/S group does not have a formalized policy for data ethics. The group only processes data for business purposes. German High Street Properties A/S group does not use new technologies such as artificial intelligence, advanced algorithms, surveillance, etc. Data processed in the German High Street Properties A/S group is not available to third parties. If there were to be a desire to make data available to third parties, it would have to be approved by the company's top management.

German High Street Properties A/S group complies with applicable legislation regarding the processing of personal data. The group generally does not process sensitive personal data, except for employee data.

Special Risks

IT Security

With the increased use of digitalization in business, digital threats and risks also increase. German High Street Properties A/S continuously discusses the development of risks and threats. We follow the developments and ensure we are as well-prepared as possible to handle the current threat landscape.

Risk Management

The group is exposed to several risks, some of which are beyond the group's control, while others can be influenced or managed as part of the daily operations. Significant risks beyond the group's control include general economic development, pandemics, geopolitical unrest, natural disasters, energy supply, and demand for retail and office rentals in the cities and areas where the group's properties are located, changing trade patterns, legislation, and access to financing. Changes in general economic conditions can lead to falls or

increases in property values, increased vacancies, falling rental incomes, and slower tenant payments. The group cannot change these fundamental conditions but can seek to organize rental and investment activities to minimize the adverse effects of economic cycles.

Other Risks

Active risk management is part of the group's strategy to optimize earning opportunities. The group seeks as far as possible to address and manage risks that its actions can influence. The property market is sensitive to economic cycles, which is reflected in periodic significant property price fluctuations.

The overarching framework for the group's risk management is continuously assessed by the board and management based on, among other things, reporting from the group's partners in property management.

Below are the risks considered to potentially negatively impact the group's future growth, activities, financial position, and results. This description is not exhaustive and does not prioritize the listed risk factors.

Operational Risks

The operation of the property portfolio can be affected by changes in realized rental income and costs for operation and maintenance.

Management manages risks based on ongoing reporting and only entering administration agreements with recognized partners.

Rental Income

Investing in real estate is associated with a leasing risk. The leasing risk mainly concerns the development of the rent level and the development of vacant rents. Such deviations can particularly be due to factors related to a tenant's ability to pay rent, the group's ability to adjust the rent, general and specific demand and supply development in local markets, development in vacancy rates, and the development of market rent levels for German properties.

The group's management and administrator closely monitor rent developments through periodic and systematic reporting. This is to focus on leasing vacant premises, managing the duration of new contracts, avoiding concentration of expiration dates, ensuring stability, and minimizing the vacancy rate as much as possible.

In the short term, it cannot be ruled out that some tenants may demand a rent reduction due to external events. Expected court decisions regarding previous operating years may affect the result if the set-aside amount is insufficient.



Costs of Operation and Maintenance

Management assesses that the planned expenses for operation and maintenance are sufficient to maintain the current rental income and the current technical condition of the property portfolio. However, there is a risk that actual expenses may be higher than expected. External factors can also affect actual maintenance costs, including weather conditions, technical conditions, regulatory requirements, commercial decisions, development in general price levels, and lack of capacity in the market for labor and materials.

The environmental impact of operating the portfolio is attempted to be reduced through minimizing energy consumption where economically justifiable and where it can lead to a reduction in operating costs. On the other hand, changes in regulatory requirements for environmental conditions can increase operating costs.

Credit Risk

The group does not have a particular concentration of credit risks. Credit risks relate to tenant receivables and other short-term assets, including liquid holdings. Risk management takes place at the group level in accordance with management guidelines.

The guidelines include credit approval of new tenants and ongoing monitoring of receivables. Reporting to management is done monthly.

Impairment is made based on an individual assessment of receivables from leasing to the extent that the group expects to be unable to recover the arrears.

Risk Regarding Property Administration

The group's ability to efficiently manage the portfolio will affect the development of rental income and its planned optimization.

Effective July 1, 2023, a new administration agreement has been entered into with STRABAG Property and Facility Services GmbH to manage the property administration of the German properties. STRABAG Property and Facility Services GmbH is a medium-sized property administrator in Germany with broad geographic coverage.

Market Risks

The portfolio's value depends on its commercial operation and income and the development and pricing of investment properties in Germany - specifically, German high-street properties. The general pricing of high street properties is influenced by several factors, among which are current inflation and expectations for future inflation, current interest rate levels and expectations for future interest rates, future property investors' demands for net yield for similar properties, the extent of new construction of various property types, demand for premises, general and local population development, general economic development, particularly economic growth, employment development, development in German private consumption, development in

retail stores' turnover and earnings, and changes in the public sector's activity level and demand for premises.

Currency Risk

The group owns only properties in Germany. Therefore, both the group's assets and ongoing income are in EUR. To reduce currency risk, the group has also financed the German properties in EUR. Management assesses the currency risk of investing in EUR as limited relative to DKK.

Interest Rate Risk

The company has financed itself with the following loan:

Loan tranche 1 is a 10-year loan initially amounting to EUR 46,0 million with a variable interest rate, with a current interest rate as of September 30, 2024, including the interest margin, of approximately 5.0 % p.a. (as of September 30, 2023, the interest rate including the interest margin was approximately 5.6% p.a.)

The nominal remaining debt on the loan is EUR 33.7 million as of September 30, 2024 (as of September 30, 2023, it was EUR 37.9 million).

By the end of November 2024, the company's bank debt amounts to EUR 27.9 million, resulting in a change of 1.0 percentage point in the general interest rate level would result in a change in the group's annual interest expense before tax of 279 T.EUR.

In 2024 the company repays EUR 1.3 million annually on the loan and from January 2025 the company repays EUR 0.65 million annually on the loan.

As a result of its operations, investments, and financing, the group is exposed to changes in interest rates. The board closely follows developments in the financial markets.

Refinancing and Liquidity Risks

As an important part of risk management, the management closely monitors the group's liquidity reserve, which is intended to ensure that the group's current and future obligations, including payment of interest and principal to lenders, can be serviced. The group's loans relating to German properties have been entered into with non-renegotiating clauses from the lenders' side until 2027, as long as the DSCR (annual Net-Kaltmiete *0.75/annual payments under the loan) are higher than 1.05. As of September 30, 2024, the DSCR has been calculated to be 1.01 in average.

As of September 30, 2024, the borrower has secured a deposit of EUR 1.5 million. In October 2024 this deposit together with part of proceeds from the capital increase of EUR 4.0 million have been used for an extraordinary repayment of its bank debt totaling EUR 5.5 million. This enhances the company's future liquidity and has significantly improved its DSCR (Debt Service Coverage Ratio).



Political Risks Regarding Danish and German Tax and Duty Legislation

The group is subject to the prevailing laws regarding taxes and duties, and no assurance can be given that tax and/or duty legislation changes will not occur - including changes in the double taxation agreement between Denmark and Germany. Significant changes in law or practice regarding taxes and duties could affect the group's financial position and results.

German companies that have no other activities than renting out real estate are, as a starting point, exempt from paying German trade tax of 15-19%. As the rules regarding local German trade tax are complex, full assurance cannot be obtained that the conditions for exemption from local German trade tax will always be met. Suppose the German tax authorities challenge the conditions for exemption. In that case, this will lead to additional unbudgeted tax payments, partly because the deduction right for interest on long-term debt under the German rules on trade tax is limited to 50%. In collaboration with German tax advisors, the management assesses that it will be possible to avoid German trade tax.

Board of Directors and Management

Board and Executive Management

The management of German High Street Properties A/S consists of a board of 3 members and an executive management with one member who handles the daily operations. The board was elected at the annual general meeting on April 30, 2024.

Administrator

The company's administrator is Administrationsselskabet Gambit ApS, which performs the company's administrative tasks in relation to investors, general meetings, lenders, the stock exchange, public authorities, advisors, registries, etc. As payment for Administrationsselskabet Gambit ApS's services under the administration agreement, the company pays a quarterly honorarium of 0.18% of the properties' booked value. The company's executive management also receives an annual remuneration of EUR 120,000.

The company has a financial manager who handles the company's liquidity management, accounting, financial reporting, budgeting, cost control, etc. In addition, the company in Germany has an Asset Manager who handles the optimization of operations for the German properties and development tasks, optimization, and outreach work in connection with the re-letting of commercial leases.

Executive management

Michael Hansen, Managing Director, born on January 3, 1962

Education	HD R and state authorized real estate agent
Position	COO for Kartago A/S
Chairman of the Board in the following companies	Ejendomsselskabet Kartago ApS, K/S Linköping III, K/S Svedengatan- Linköping.
Board Member in the following companies	Kartago Capital – Storkøbenhavn A/S, Kartago Development ApS, Kartago Capital – Energihuset A/S Kartago Global II ApS, Drot ApS, Marsk ApS, Kar- tago Botkyrka Holding AB, Administra- tionsselskabet Gambit ApS, Kartago Capital – Storkøbenhavn II A/S, Kartago Capital – Grenå Re- tail A/S, Kartago Capital Stockholm A/S, Kartago Capital – Stockholm ABog datterselskaber til GHSP A/S. Kartago Capital - Grenå Retail II A/S
Managing Director of the following companies	Kartago Property ApS, Kartago Hannibal ApS, Kar- tago Capital – Energihuset A/S, Kartago Capital A/S, Ejendomsselskabet Industribuen 7 ApS, Ejendoms- selskabet af 19.10.2004 ApS, Kartago Capital – Storkøbenhavn II A/S, Komplementarselskabet Charlottenlund Centrum ApS, Holdingselskabet Frederiksborggade 22 ApS, Kartago Capital – Storkøbenhavn II A/S, Komplementarselskabet Lin- köping III ApS, Utvecklingsbolaget Svågertorp AB, Kartago Capital – Grenå Retail, Kartago Capital – Stockholm A/S, Kartago Capital – Stockholm AB og datterselskaber i GHSP A/S. Kartago Capital - Grenå Retail II A/S
No. of shares in the company	220
Independent	Michael Hansen is not considered independent due to his employment with the company's administrator, which is owned and operated by the company's main shareholder.

Board of Directors

Hans Thygesen, Chairman of the board, born on May 18, 1950

Education	Cand. jur. and cand. polit.
Position	Group CEO for IM15 Invest AG
Chairman of the Board in the following companies besides German High Street Properties A/S	Kartago Capital – Storkøbenhavn II A/S, Kartago Hanni- bal ApS, Administrationsselskabet Gambit ApS, Kartago Capital A/S, Kartago Capital – Storkøbenhavn A/S og Ejendomsselskabet Industribuen 7 ApS, Kartago Capital – Grenå Retail A/S, Kartago Capital – Stockholm A/S, Kartago Capital – Stockholm AB, Drot ApS og Marsk ApS. Kartago Capital - Grenå Retail II A/S
Board Member in the following companies	Kartago Development ApS, Kartago Botkyrka Holding AB, K/S Linköping III, K/S Svedengatan-Linköping og datterselskaber i GHSP A/S
Managing Director in the following companies	Administrationsselskabet Gambit ApS
Joint the board	Oktober 5, 2015
No. of shares in the company	0
Independent	Hans Thygesen is not considered independent due to his close relationship with controlling shareholders in German High Street Properties A/S.

Jutta Steinert, born on April 4, 1964

Education	Master Business Administration/Consulting
Position	Board member
Chairman of the Board in the following compnaies	N/A
Board Member in the following companies besides German High Street Properties A/S	N/A
Managing Director in the following companies	N/A
Joint the board	April 30, 2022
No. of shares in the company	0
Independent	Jutta Steinert is not considered independent due to her employment in GHSP Erste Holding GmbH.

Claude Olof Nikolaj Zethraeus, born on May 9, 1968

Education	IFU Diplomas, Försäkringsakademien
Position	Board member
Chairman of the Board in the following compnaies	N/A
Board Member in the following companies besides German High Street Properties A/S	N/A
Managing Director in the following companies	N/A
Joint the board	December 1, 2023
No. of shares in the company	0
Independent	Claude Olof Nikolaj Zethraeus is independent

All board members are up for election every year at the company's annual general meeting.

The general meeting elects the board. The board determines the company's purpose, objectives, and strategies and makes decisions on matters of great importance or unusual nature.



Share Information

As per stock exchange announcement no. 267 dated September 24, 2024, German High Street Properties A/S has increased its share capital to a nominal DKK 36,544,590 divided into 3,654,459 shares (see note 12). The shares are distributed among approximately 175 shareholders.

Following the consolidation of A-shares and B-shares in 2018, the company has only one class of shares. All its shares are listed on Nasdaq Copenhagen under the short name GERHSP and ISIN code DK0060093524.

Change of Control

Loan agreements and other agreements are not changed due to a change of control.

Dividend Policy

It is the company's policy to pay dividends in accordance with the rules of the Companies Act and consider the maintenance of an appropriate liquidity reserve. Dividend payment must also be made responsibly, considering the group's financial position.

The company's solvency ratio is 60.8% as of September 30, 2024, with liquid holdings of EUR 9.8 million.

Interim Financial Statements

German High Street Properties A/S publishes half-year and interim reports for the 1st and 3rd quarters.

Ownership and Related Parties

According to the Companies Act § 55, the following shareholders have reported owning more than 5% of the share capital at the end of the accounting period:

	Municipality	Sharecapital	
Kartago Property ApS	Gentofte	41.78%	
Olav W. Hansen A/S	Horsens	16.05%	
Sparekassen Danmark	Hjørring	12.77%	
Kartago ApS	Gentofte	11.99%	
OTK Holding	Hjørring	6.24%	

The group is controlled by Alexander and Kristoffer Thygesen through Drot ApS and Marsk ApS, which together are the controlling shareholders in Kartago Property ApS and Kartago ApS, owning respectively 41.78% and 11.99% of the share capital, totaling 53.77% of the share capital in German High Street Properties A/S.

The group's related parties also include the parent company's board of directors and executive management, as well as these people's close family. Related parties also include companies where the aforementioned group of people has control or significant influence.

In addition to the above-mentioned shareholdings controlled by Alexander and Kristoffer Thygesen, the board of directors, executive management, and companies where this group has a controlling influence hold a total of 220 shares.

Investor Relations

Stock exchange announcements, annual reports, etc., are published on the company's website:

https://www.germanhighstreet.com/



Financial calendar 2024

March 19, 2024	Deadline for submission of proposals for voting at the company's annual general meet- ing
April 8, 2024	Annual Report 2023
April 8, 2024	Expected date for convening the annual general meeting.
April 30, 2024	Holding of the annual general meeting/or notification of the general meeting.
May 31, 2024	Interim report for the period January 1 to June 30, 2024.
August 20, 2024	Half-year report for the period January 1 to June 30, 2024
November 29, 2024	Interim report for the period January 1 to September 30, 2024.

Company Announcements

November 30, 2023	Minutes of the extraordinary general meeting November 2023
November 30, 2023	Third quarter interim report 2023
December 1, 2023	Major Shareholder Notification
December 4, 2023	Financial calendar 2024
December 29, 2023	Profit expectation 2024
December 29, 2023	Sale of property, Hesselvang 11, Grenaa
February 1, 2024	Planned sale of the property Schillerstrasse 4 Frankfurt am Main
February 29, 2024	Value adjustment of properties
March 27, 2024	Results 2023
March 27, 2024	Financial calendar 2024
April 8, 2024	Results 2023, update
April 8, 2024	Notice of Ordinary General Meeting
April 30, 2024	Proceedings of the ordinary general meeting
May 28, 2024	Major Shareholder Announcements
May 31, 2024	Interim Report for the period January 1 – March 31, 2024
August 7, 2024	Financial calendar 2024
August 14, 2024	Value adjustment of properties
August 19, 2024	Publication of preliminary half year result – Timing of half year report – Intention to initiate capital raise
August 19, 2024	Financial calendar 2024
August 20, 2024	Financial report January 1 - June 30 2024
August 30, 2024	Launch Announcement
September 20, 2024	German High Street Properties announces results of rights issue
September 24, 2024	Completion Announcement - Rights Issue
September 25, 2024	Major Shareholder Announcements



The property Braunschweig Münzstrasse



Management's Statement

The Board of Directors and management have today considered and adopted the interim report for the financial year January 1 - September 30, 2024, for German High Street Properties A/S.

The interim report, which has not been audited or reviewed by the group's auditor, is prepared in accordance with IAS 34 "Interim Financial Reporting" as approved by the EU and the additional regulations of Nasdaq Copenhagen for companies with listed shares.

In our opinion, the consolidated financial statements give a true and fair view of the Group's financial position as of September 30, 2024, and of the results of the Group's operations and cash flows for 3rd quarter 2024.

It is also our opinion that the directors' report contains a true and fair account of the development of the Group's activities and financial conditions, the profit for the period and the Group's financial position as a whole, and a description of the significant risks and uncertainty factors that the Group faces.

Charlottenlund, November 29, 2024

Executive Management

Michael Hansen

Board of Directors

Hans Thygesen Chairman

Jutta Steinert

Claude Olof Nikolaj Zethraeus





Property Koblenz

Income Statement

Income Statement				Group		
EUR 1.000	Note	Jan-Sep 2024	Jan-Sep 2023	Q3 2024	Q3 2023	FY 2023
Revenue		3,786	3,472	1,180	1,290	4,535
Property operation expenses		-1,347	-1,167	-397	-465	-1,564
Operating income		2,439	2,305	783	825	2,971
Staff expenses	4	-348	-396	-131	-139	-528
Administrative expenses		-702	-699	-222	-246	-844
Result before fair value adjustments and interests		1,389	1,210	430	440	1,599
Fair value adjustment of investment proper- ties	6	-1,665	-3,000	-61	-3,000	-5,111
Result before interests and tax		-276	-1,790	369	-2,560	-3,512
Financial income		115	84	59	28	138
Financial expenses		-1,453	-1,076	-487	-428	-1,470
Result of continuing activities before tax		-1,614	-2,782	-59	-2,960	-4,844
Tax of continuing activities		602	450	135	480	851
Result of continuing activities after tax		-1,012	-2,332	76	-2,480	-3,993
Result of discontinued activities after tax	5	-348	0	0	0	492
Result for the period		-1,360	-2,332	76	-2,480	-3,501
The Parent Company's shareholders		-1,373	-2,321	58	-2,465	-3,471
Non-controlling interests		13	-11	18	-15	-30
Result for the period		-1,360	-2,332	76	-2,480	-3,501
Earnings per share (EUR), continuing activ- ity	7	-0.28	-0.77	0.02	-0.81	-1.31
Earnings per share (EUR), discontinuing ac- tivity	7	-0.10	0.00	0.00	0.00	0.16

Other comprehensive income

	Group				
	Jan-Sep 2024	Jan-Sep 2023	Q3 2024	Q3 2023	FY 2023
EUR 1.000					
Result for the period	-1,360	-2,332	76	-2,480	-3,501
Items that may be reclassified to profit/loss for the year					
Exchange differences on translation of for- eign operations	0	0	0	0	0
Tax on other comprehensive income, in- come/expense	0	0	0	0	0
Other comprehensive income, net of tax	0	0	0	0	0
Total comprehensive income for the year	-1,360	-2,332	76	-2,480	-3,501
The Parent Company's shareholders	-1,373	-2,321	58	,	-3,471
Non-controlling interests	13	-11	18	-15	-30
Total comprehensive income for the year	-1,360	-2,332	76	-2,480	-3,501

Balance Sheet

ASSETS	Group			
EUR 1.000	Note	September 30, 2024	September 30, 2023	December 31, 2023
Investment properties	8	89,500	93,000	91,000
Other receivables		1,274	1,255	1,307
Deferred tax assets		101	172	223
Total non-current assets		90,875	94,427	92,530
Assets held for sales		0	4,982	5,374
Trade receivables	9	119	302	164
Income tax receivables		100	0	116
Other receivables		1,462	1,331	1,289
Cash	11	9,797	3,467	2,648
Total current assets		11,478	10,082	9,591
Total assets		102,353	104,509	102,121

EQUITY AND LIABILITIES

EQUITY AND LIABILITIES			Group	
EUR 1.000	Note	September 30, 2024	September 30, 2023	December 31, 2023
Share capital	12	4,900	4,216	4,082
Foreign currency translation reserve		13	13	13
Share premium		47,367	42,317	42,317
Retained earnings		9,820	12,209	11,193
Equity attributable to shareholders of the Parent Company		62,100	58,755	57,605
Non-controlling interests		117	139	104
Total equity		62,217	58,894	57,709
Borrowings	13	32,365	36,602	33,237
Deferred tax liabilities		5,267	5,931	5,678
Other payables		0	0	0
Total non-current liabilities		37,632	42,533	38,915
Borrowings	13	1,306	1,380	4,420
Trade payables		297	488	432
Other payables		901	1,214	645
Total current liabilities		2,504	3,082	5,497
Total equity and liabilities		102,353	104,509	102,121

Statement of Equity (Group)

Group T.EUR	Share capi- tal	Foreign currency translation reserve	Share premium	Retai- ned ear- nings	Equity at- tributable to shareholders of the Parent Company	Non-cont- rolling in- terests	Total equity
Total equity January 1, 2024	4,082	13	42,317	11,193	57,605	104	57,709
Result for the period	0	0	0	-1,373	-1,373	13	-1,360
Other comprehensive income, net of tax	0	0	0	0	0	0	0
Capital increase on September 24, 2024	818	0	5,050	0	0	0	5,868
Total equity September 30, 2024	4,900	13	47,367	9,820	56,232	117	62,217
Total equity January 1, 2023	4,216	13	42,317	14,530	61,076	134	61,210
Result for the period	0	0	0	-2,321	-2,321	5	-2,316
Other comprehensive income, net of tax	0	0	0	0	0	0	0
Total equity September 30, 2023	4,216	13	42,317	12,209	58,755	139	58,894
Total equity January 1, 2023	4,216	13	42,317	14,530	61,076	134	61,210
Shares cancelled in 2023	-134	0	0	134	0		0
Result for the period	0	0	0	-3,471	-3,471	-30	-3,501
Other comprehensive income, net of tax	0	0	0	0	0	0	0
Total equity December 31, 2023	4,082	13	42,317	11,193	57,605	104	57,709

Statement of Cash Flow

		Group					
	r ,	Jan-Sep	Jan-Sep	Q3 2024	Q3 2023	FY 2023	
EUR 1.000	ote	2024	2023				
Profit/loss for the period		-1,360	-2,332	76	-2,480	-3,501	
Fair value adjustment of investment proper-		1,665	3,000	61	3,000	5,111	
ties		ŕ	ŕ	0			
Result of discontinued activities before tax		348	0	0	0	-629	
Financial income		-115	-85	-59	-56	-138	
Financial expenses		1,453	907	487	286	1,470	
Tax for the year		-602	-450	-135	-480	-75	
Net cash flow from operating activities before change in net working capital		1,389	1,040	430	270	2,238	
Change in receivables		43	108	-234	198	69	
Change in trade and other payables		446	63	365	378	-1,045	
Net cash flow from operating activities		1 070	1 011	5(1	946	1 2 (2	
before interest and taxes paid		1,878	1,211	561	846	1,262	
Financial expenses - net		-1,338	-822	-428	-230	-1,332	
Income tax paid/received		309	202	151	-76	75	
Net cash flow from operating activities		849	591	284	540	5	
after interest and taxes paid		04)	571	204	340	5	
Sale of investment property		4,583	0	0	0	0	
Purchase of investment property		0	-4,982	0	-4,982	-4,745	
Additions during the year		-165	0	-61	0	-111	
Net cash flows from investing activities		4,418	-4,982	-61	-4,982	-4,856	
Proceeds from borrowings		0	3,091	0	3,091	3,040	
Capital increase		5,868	0	5,868	0	0	
Repayment of borrowings		-3,986	-3,020	-315	-1,340	-3,328	
Cash flow from financing activities		1,882	71	5,553	1,751	-288	
Net cash flow for the year		7,149	-4,320	5,776	-2,691	-5,139	
Cash and cash equivalents beginning of the peri	od	2,648	7,787	4,021	6,158	7,787	
Effects of exchange rate changes on cash and cash equivalents		0	0	0	0	0	
Cash and cash equivalents end of the period		9,797	3,467	9,797	3,467	2,648	





The property at Schillerstrasse, Frankfurt

Notes

Note 1 – Material accounting policy information
Note 2 - Significant Accounting Estimates and Judgments
Note 3 – Segment Information
Note 4 – Staff expenses
Note 5 - Result of discontinued activities after tax
Note 6 - Value adjustment of investment properties
Note 7 - Earnings per share (EUR)
Note 8 – Investment properties
Note 9 – Assets held for sales
Note 10 – Receivables from tenants
Note 11 – Cash
Note 12 – Share capital
Note 13 - Financial instruments
Note 14 – Currency exposure
Note 15 - Cash management and other risks
Note 16 - Contractual obligations
Note 17 - Pledges and security arrangements
Note 18 – Contingent liabilities
Note 19 - Related parties

Note 1 – Material accounting policy information

General

The interim report, which has not been audited or reviewed by the group's auditor, is prepared in accordance with IAS 34 "Interim Financial Reporting" as approved by the EU and the additional regulations of Nasdaq Copenhagen for companies with listed shares.

The interim report for the third quarter of 2024 is presented in EUR 1,000.

The applied accounting practices are unchanged compared to the annual financial statements for 2023.

New and amended standards adopted by the Group.

No new changes have been implemented in the third quarter of 2024.

Consolidation Practices

The consolidated financial statements include the parent company German High Street Properties A/S, as well as companies in which the parent company directly or indirectly holds the majority of voting rights or has a controlling influence through share ownership or otherwise.

In the consolidation, items of a similar nature are combined.

The financial statements used for consolidation are prepared in accordance with the group's accounting practices.

The parent company's capital shares in the consolidated subsidiaries are offset against the parent company's share of the subsidiaries' book value when the group relationship was established.

Foreign Currency Translation

Functional Currency

In the consolidated financial statements, the items contained in the annual reports of the group companies are measured in the currency used in the primary economic environment where the companies operate (functional currency). The functional currency is:

For the Danish parent company: DKK

For the German subsidiaries: EUR

Transactions in currencies other than the functional currency are foreign currency transactions.



Foreign Currency Transactions

Transactions in a currency other than the functional currency are translated at the exchange rate on the date of the transaction for initial recognition. Receivables, liabilities, and other monetary items in foreign currency that have not been settled at the balance sheet date are translated at the exchange rate on the balance sheet date. Exchange rate differences arising between the exchange rate on the transaction date and the rate on the payment date or the balance sheet date are recognized in the income statement as financial items. Tangible and intangible assets, inventories, and other non-monetary assets purchased in foreign currency and measured based on historical costs are translated at the exchange rate on the transaction date. Non-monetary items revalued to fair market value or written down are translated using the exchange rate at the time of revaluation or write-down.

Presentation Currency

The annual report is presented in EUR (presentation currency) because all the company's significant transactions and accounting items are in EUR.

When recognizing in the consolidated financial statements of companies with a different functional currency than the Euro (EUR), income statements are converted at the average exchange rates for the year unless these differ significantly from the actual exchange rates at the times of transactions. In the latter case, the actual exchange rates are used. Balance sheet items are translated at the exchange rates on the balance sheet date.

Exchange rate differences arising from the translation of balance sheet items at the beginning of the year to the exchange rates on the balance sheet date and from translating income statements from average rates to the balance sheet date rates are recognized in other comprehensive income and classified as a separate reserve under equity. This translation also includes exchange rate differences arising from the translation of intra-group balances where settlement is neither planned nor likely in the foreseeable future, as such balances are considered an addition to or deduction from the net investment. Similarly, other comprehensive income also recognizes exchange rate differences resulting from changes made directly in the entity's equity.

Items in the Income Statement

Revenue

Rental income from investment properties is accrued and recognized in accordance with the terms of the contracts entered.

Operating Costs of Properties

Operating costs include expenses incurred to achieve the year's revenue. This also includes direct and indirect operating costs in the form of repairs and maintenance that do not add new and improved features to the properties, as well as property management.



Personnel Costs

Personnel costs include wages and staff expenses incurred in the management and administration of the group.

Administrative Expenses

Administrative expenses include costs incurred during the year for the management and administration of the group.

Value Adjustment of Investment Properties

Changes in the fair market value of investment properties are recognized in the income statement under the item "Value adjustment of investment properties".

Financial Income and Expenses

Financial income and expenses include interest, realized and unrealized foreign exchange adjustments, and amortization of loan costs to credit institutions.

Tax on the Year's Result

The current tax for the year and deferred tax for the year are recognized in the income statement for the portion that can be attributed to the year's result, in other comprehensive income for the portion that can be attributed to other comprehensive income, and directly in equity for the portion that can be attributed to equity transactions.

Changes in deferred tax due to changes in tax rates are recognized in the income statement.

The parent company is jointly taxed with Kartago Property ApS.

Discontinued Operations

The results of discontinued operations are presented separately in the income statement, and the cash flows from discontinued operations are presented separately in note 5.

Discontinued Operation is defined by the cessation of property operations in a specific geographic region and/or the property has been acquired solely for the purpose of sale.



Items in the Balance Sheet

Investment Properties

Investment properties are properties held to earn rental income and/or capital gains.

Investment properties are initially measured at cost, including the properties' purchase price and any directly attributable costs.

Subsequently, investment properties are measured at fair market value. See note 2 for a description of the measurement of investment properties at fair market value

Costs that add new or improved features to an investment property compared to the time of acquisition and thereby improve the property's future returns are added to the acquisition cost as improvements. Costs that do not add new or improved features to an investment property are expensed in the income statement under the operating costs of the properties.

Interest costs are not included in the cost of investment properties, as these are measured at fair market value

Value adjustments are recognized in the income statement.

Properties expected to be sold are reclassified as "Investment properties held for sale".

Receivables

Receivables are recognized in the balance sheet at fair market value at initial recognition and subsequently measured at amortized cost, corresponding to their nominal value. Impairments on receivables are made when it is expected that the group will not be able to recover all the amounts due to the original terms of the receivables. The impairment is calculated based on an individual assessment of each receivable and represents the difference between the carrying amount and the present value of expected future payments.

Liquidity

Liquid assets consist of cash holdings, deposits in bank accounts, and other short-term, highly liquid investments with an insignificant risk of value changes and with original maturities of no more than three months.

Equity

Dividends proposed by management for distribution for the fiscal year are shown as separate items under equity.

Purchase and disposal prices and dividends for own shares are recognized directly in retained earnings in equity.



Financial Liabilities

Mortgage loans and loans from credit institutions related to investment properties are recognized at the time of borrowing, as the proceeds received fewer transaction costs incurred. In subsequent periods, the loans are measured at amortized cost, so the difference between the proceeds and the nominal value is recognized in the income statement as an interest expense over the loan period using the effective interest method.

Loans are classified as short-term liabilities unless the group has an unconditional right to defer the debt settlement for at least one year from the balance sheet date.

Deferred Tax

Using the balance sheet liability method, deferred tax is recognized on all temporary differences between the accounting and tax values of assets and liabilities.

Deferred tax is measured based on the tax rules and tax rates applicable under the legislation at the balance sheet date when the deferred tax is expected to be realized as the current tax. In cases where the valuation of the tax value can be performed under alternative taxation rules, deferred tax is measured based on the planned use of the asset or settlement of the liability. Deferred tax on investment properties is calculated as the tax effect of selling the properties at their accounting value on the balance sheet date.

Deferred tax assets, including the tax value of tax losses that can be carried forward, are measured at the value at which the asset is expected to be realized, either through offsetting in the tax of future earnings or by offsetting against deferred tax liabilities.

Fair market value Measurement and Disclosure

The fair market value of financial instruments traded in an active market is measured at the latest quoted price. The fair market value of financial instruments not traded in an active market is calculated based on a valuation model using discounted cash flows.

The valuation is based as far as possible on observable market data. The fair market value of loans is based on the company's current interest rate for comparable loans.

Cash Flow Statement

The cash flow statement shows the group's cash flow for the year, divided into operating, investing, and financing activities, the year's change in liquidity, and the group's liquidity at the beginning and end of the year. The liquidity effect of purchases and sales of businesses is shown separately under cash flows from investing activities. In the cash flow statement, cash flows relating to purchased companies are recognized from the date of acquisition, and cash flows relating to sold companies are recognized up to the date of sale.

The cash flow statement is prepared using an indirect method based on the year's profit before tax.



Cash Flows from Operating Activities

Cash flow from operating activities is calculated as the year's profit adjusted for changes in working capital and non-cash income items such as depreciation and provisions. Working capital includes short-term assets minus short-term liabilities, excluding items included in liquidity.

Cash Flows from Investing Activities

Cash flow to investing activities includes cash flows from purchasing and selling intangible, tangible, and financial fixed assets.

Cash Flows from Financing Activities

Cash flow from financing activities includes cash flow from raising and repaying long-term debt obligations, as well as payments to and from the company's participants.

Liquidity

Liquid holdings in the cash flow statement include bank account deposits and other short-term, easily tradable investments with an insignificant risk of value change, including EUR 1.5 million which as of September 30, 2024, are pledged as security for the DSCR waiver. Other cash and cash equivalents are freely available.

Liquid holdings in the balance sheet include those available for free use and EUR 1.5 million which as of September 30, 2024, are pledged as security for the DSCR waiver.

The cash flow statement cannot be derived solely from the published financial statements.

Note 2 - Significant Accounting Estimates and Judgments

In preparing financial statements, management makes several estimates and judgments regarding future conditions, involving measuring accounting assets and liabilities.

Management considers the following estimates and judgments the most significant for the group.

Measurement of Investment Properties at Fair market value

The management assesses that the selected accounting policy, where investment properties are measured at fair market value, provides the best expression of the group's assets and liabilities, financial position, and the results of the group's activities.

The chosen accounting policy can have significant implications for the income statement and balance sheet, as fluctuations in fair market value during the financial year will affect the measurement of investment properties in the balance sheet and will be reflected in the income statement.

Alternatively, investment properties could be measured at costless depreciation, with consequent impacts on the balance sheet and income statement from write-ups and write-downs.

The best evidence of fair market values for the group's investment properties is current prices in an active market for similar investment properties. In the absence of such information, fair market value is determined within a range of probable estimated values.

Management's estimate of the value of the investment properties is set based on market-consistent standards and relies on an individual assessment of the expected ongoing returns, maintenance conditions, and yield requirements of the investment properties.

The fair market value of the German investment properties amounts to a total of EUR 89.5 million (2023: EUR 91.0 million) and is determined property by property. The valuation corresponds to a gross capitalization factor between 12.50 and 25.50, with an average of 19.0 (2023: 19.30).

The method used for valuing the fair market value of the investment properties is based on the property's expected gross rental income and the so-called gross capitalization factor. The fair market value of the investment property is calculated as the product of the expected gross rental income and the gross capitalization factor.

The capitalization factor (the inverse of the gross required rate of return) expresses indirectly the required return on the investment, and the risk associated with the investment.

Tax

The group has taxable activities in Denmark and Germany, and the current tax is calculated based on the expected taxable incomes in both countries. If the tax authorities, upon reviewing the group's tax returns, disagree with the estimates made, the previously calculated tax can change.

Additionally, deferred tax is calculated based on an assessment of the future current tax that will be payable in relation to items in the financial statements. This assessment is based on expectations of future taxable profits and tax planning strategies, including expectations regarding exit strategies. Future changes in legislation governing corporate tax rules and other changes in these expectations, including whether the sale occurs as a sale of shares or as a sale of individual properties, can thus cause the future payable tax to differ significantly from the calculated deferred tax.

Note 3 – Segment Information

The group has 13 German retail properties in major cities in Germany. The activities are managed, reported, and presented in German properties and Administration in 2024. The income statement for the period from January 1 to September 30, 2024, is divided into the following segments.

EUR 1000	German Proper- ties	Administra- tion	Group
Revenue	3,786	0	3,786
Property operation expenses	-1,347	0	-1,347
Operating income	2,439	0	2,439
Staff expenses	-91	-257	-348
Administrative expenses	-74	-628	-702
Result before fair value adjustments and inter- ests	2,274	-885	1,389
Fair value adjustment of investment properties	-1,665	0	-1,665
Result before interests and tax	609	-885	-276
Financial expenses, net	-1,448	110	-1,338
Result of continuing activities before tax	-839	-775	-1,614

Profit January 1 to September 30, 2024, Segment Information

Profit January 1 to September 30, 2023, Segment Information

German Proper- ties	Administra- tion	Group
3,472	0	3,472
-1,167	0	-1,167
2,305	0	2,305
-130	-266	-396
-100	-599	-699
2,075	-865	1,210
-3,000	0	-3,000
-925	-865	-1,790
-1,076	84	-992
-2,001	-781	-2,782
	Proper- ties 3,472 -1,167 2,305 -130 -100 2,075 -3,000 -925 -1,076	Properties Administration 3,472 0 -1,167 0 2,305 0 -130 -266 -100 -599 2,075 -865 -3,000 0 -925 -865 -1,076 84

EUR 1000	German Proper- ties	Administra- tion	Group
Revenue	4,535	0	4,535
Property operation expenses	-1,564	0	-1,564
Operating income	2,971	0	2,971
Staff expenses	-141	-387	-528
Administrative expenses	-328	-516	-844
Result before fair value adjustments and inter- ests	2,502	-903	1,599
Fair value adjustment of investment properties	-5,111	0	-5,111
Result before interests and tax	-2,609	-903	-3,512
Financial expenses, net	-1,180	-152	-1,332
Result of continuing activities before tax	-3,789	-1,055	-4,844

Profit January 1 to December 31, 2023, Segment Information

Balance sheet September 30, 2024, Segment information:

EUR 1000	German Proper- ties	Proper- Administra-	
Assets			
Investment properties	89,500	0	89,500
Other receivables	0	1,274	1,274
Deferred tax assets	0	101	101
Total non-current assets	89,500	1,375	90,875
Trade receivables	119	0	119
Income tax receivables	0	100	100
Other receivables	1,446	16	1,462
Cash	1,816	7,981	9,797
Total current assets	3,381	8,097	11,478
Total assets	92,881	9,472	102,353

Equity and liabilities

Equity	60,006	2,211	62,217
Total equity	60,006	2,211	62,217
Borrowings	32,365	0	32,365
Deferred tax liabilities	5,267	0	5,267
Other payables	0	0	0
Total non-current liabilities	37,632	0	37,632
Borrowings	1,306	0	1,306
Trade payables	135	162	297
Payables to group entities	-6,950	6,950	0
Other payables	752	149	901
Total current liabilities	-4,757	7,261	2,504
Total equity and liabilities	92,881	9,472	102,353

Note 4 – Staff expenses

The company has 3 employees. In 2024, the director's remuneration is EUR 120,000 per annum and included in the salaries expense. Remuneration for the company administration agreement is detailed in note 19 "Related parties".

Note 5 - Result of discontinued activities after tax

	Group					
EUR 1.000	Jan-Sep 2024	Jan-Sep 2023	Q3 2024	Q3 2023	FY 2023	
Revenue	0	0	0	0	84	
Property operation expenses	0	0	0	0	-6	
Result before fair value adjustments and interests	0	0	0	0	78	
Change in value and gains/losses from as- sets held for sales	-446	0	0	0	629	
Financial expenses	0	0	0	0	-78	
Result of discontinued activities before tax	-446	0	0	0	629	
Tax of discontinuing activities	98	0	0	0	-137	
Result of discontinued activities after tax	-348	0	0	0	492	

Earnings per share (EUR), discontinuing activity	-0.10	0.00	0.00	0.00	0.16
EUR 1.000	Jan-Sep 2024	Jan-Sep 2023	Q3 2024	Q3 2023	FY 2023
Net cash flow from operating activities af- ter interest and taxes paid	0	0	0	0	172
Net cash flows from investing activities	4,583	0	0	0	-4,745
Cash flow from financing activities	-2,994	0	0	0	4,670
Net cash flow for the year	1,589	0	0	0	97

Discontinued activities concern the sale of the property at Hesselvang 11, Grenaa, according to stock exchange announcement no. 250 dated December 29, 2023. The property was sold January 15, 2024.

Note 6 - Value adjustment of investment properties

The year's value adjustment is calculated as the difference between the fair market value, EUR 89.5 million as of September 30, 2024, and the value as of December 31, 2023, EUR 91.0 million, adjusted for the year's additions and disposals, as well as currency exchange adjustment.

Note 7 - Earnings per share (EUR)

Earnings per share (EUR), continuing activity	Group			
	Jan-Sep 2024	Jan-Sep 2023	FY 2023	
Result of continuing activities after tax	-1,012	-2,480	-3,993	
Weighted average number of outstanding ordinary shares in thousands	3,654	3,045	3,045	
Earnings per share (EUR), continuing activity	-0.28	-0.77	-1.31	

Earnings per share (EUR), discontinu- ing activity	Group			
	Jan-Sep 2024	Jan-Sep 2023	FY 2023	
Result of discontinued activities after tax	-348	0	492	
Weighted average number of outstanding ordinary shares in thousands	3,654	3,045	3,045	
Earnings per share (EUR), discontinu- ing activity	-0.10	0.00	0.16	
Earnings per share (EUR), Result for				
the period		Group		
	Jan-Sep 2024	Jan-Sep 2023	FY 2023	

Result of discontinued activities after
tax-1,360Weighted average number of outstanding2.654

ordinary shares in thousands

Earnings per share (EUR), Result for the period

No equity instruments with a diluting effect have been issued. Diluted earnings per share are equal to earnings per share.

3,654

-0.37

-2,480

3,045

-0.77

-3,501

3,045

-1.15

Note 8 – Investment properties

	Group				
EUR 1.000	Jan-Sep 2024	Jan-Sep 2023	Q3 2024	Q3 2023	FY 2023
Costprice beginning of the period	56,801	56,690	56,905	56,690	56,690
Additions/improvements during the year	165	0	61	0	111
Costprice end of the period	56,966	56,690	56,966	56,690	56,801

<u>Value adjustments</u> Value adjustments beginning of the period	34,199	39,310	32,595	39,310	39,310
Fair value adjustment of investment properties, net	-1,665	0	-61	0	-5,111
Value adjustments end of the period	32,534	39,310	32,534	39,310	34,199
Book value at the end of the period	89,500	96,000	89,500	96,000	91,000

Note 9 – Assets held for sales

	Group				
EUR 1.000	Jan-Sep 2024	Jan-Sep 2023	Q3 2024	Q3 2023	FY 2023
Cost price beginning of the year	4,745	0	0	0	0
Additions/improvements during the year	0	0	0	0	0
Additions, Hesselvang 11, Grenaa	0	0	0	0	4,745
Disposal, Hesselvang 11, Grenaa	-4,745	0	0	0	0
Cost price end of the year	0	0	0	0	4,745
Value adjustments					
Value adjustments beginning of the year	629	0	0	0	0
Disposal, Hesselvang 11, Grenaa	-629	0	0	0	0
Fair value adjustment of Hesselvang 11, Grenaa	0	0	0	0	629
Value adjustments end of the year	0	0	0	0	629
Book value at the end of the period	0	0	0	0	5,374

Note 10 – Receivables from tenants

	Group				
EUR 1.000	Jan-Sep 2024	Jan-Sep 2023	Q3 2024	Q3 2023	FY 2023
Receivables from tenant	181	579	-61	257	256
Provision for losses	-62	-277	0	0	-92
Total receivables from tenant	119	302	-61	257	164

The provision for losses as of September 30, 2024, is 62 T.EUR.

As of September 30, 2024, EUR 181 thousand was overdue, compared to EUR 256 thousand as of December 31, 2023.

Write-downs are made based on an individual assessment of receivables from leases to the extent the group expects to be unable to recover their arrears. There is no significant concentration of credit risk with individual tenants. It has been assessed that the provisions made are sufficient to ensure that receivables from leasing will be settled.

Note 11 – Cash

Of the Group's cash position as of September 30, 2024, total EUR 9.8 million (as of September 30, 2023: EUR 3.5 million), EUR 1.5 million are pledged as security for the DSCR waiver. Other cash and cash equivalents are freely available.

Shares A-shares

B-shares

Cash and cash equivalents are held in Jyske Bank, a systemically important financial institution (SIFI); hence, the credit risk is assessed as limited.

Note 12 – Share capital

DKK 1.000

	Shares	1 contacto	D shures
Contribution at establishment in 2007	0	100	900
Cash capital increase through stock market issuance in 2007	0	3,550	31,951
Cancellation of shares	0	0	-6,047
Partial merger of A shares and B shares in 2017	0	-2,750	2,750
Remaining merger of A shares and B shares and consolidation into one share class	30,454	-900	-29,554
Cash capital increase through stock market issuance in 2024	6,091	0	0
Total share capital, DKK	36,545	0	0
EUR 1.000	Shares	A-shares	B-shares
EUR 1.000	Shares	A-shares	B-shares
EUR 1.000 Contribution at establishment in 2007	Shares 0	A-shares 13	B-shares 120
Contribution at establishment in 2007	0	13	120
Contribution at establishment in 2007 Cash capital increase through stock market issuance in 2007	0 0	13 476	120 4,284
Contribution at establishment in 2007 Cash capital increase through stock market issuance in 2007 Cancellation of shares	0 0 0	13 476 0	120 4,284 -811
Contribution at establishment in 2007 Cash capital increase through stock market issuance in 2007 Cancellation of shares Partial merger of A shares and B shares in 2017 Remaining merger of A shares and B shares and consolidation	0 0 0 0	13 476 0 -369	120 4,284 -811 369

After the capital increase on September 24, 2024, the company's share capital amounts to a total of 3,654,459 shares. The share capital is listed on Nasdaq Copenhagen and consists of.

- 3,045,383 shares with a nominal value of DKK 10 each, subscribed to EUR 13.4 (DKK 100) and the share premium at establishment and capital increase thus totals EUR 44.0 mio. (DKK 328.5 mio.). Each share is granting one vote.
- 609,076 shares with a nominal value of DKK 10 each, subscribed to EUR 9.8 (DKK 73) and the share premium at establishment and capital increase thus totals EUR 5.9 mio. (DKK 43.7 mio.). Each share is granting one vote.

The share capital is fully paid.

Shares in circulation:

Sh	ares	A-shares	B-shares
Contribution at establishment in 2007 100),000	10,000	90,000
Cash capital increase through stock market issuance in 2007 3,550),083	355,008	3,195,075
Cancellation of shares 2015 -504	4,700	0	-504,700
Cancellation of shares 2023 -100),000	0	-100,000
Remaining merger of A shares and B shares and consolidation into one share class	0	-275,000	275,000
Abolition of A shares and B shares	0	-90,008	-2,955,375
Cash capital increase through stock market issuance in 2024 609	9,076	0	0
Total shares 3,654	1,459	0	0

Note 13 - Financial instruments

The company has financed itself with the following loan:

Loan tranche 1 is a 10-year loan initially amounting to EUR 46,0 million with a variable interest rate, with a current interest rate as of September 30, 2024, including the interest margin, of approximately 5.0 % p.a. (as of September 30, 2023, the interest rate including the interest margin was approximately 5.6% p.a.)

The nominal remaining debt on the loan is EUR 33.7 million as of September 30, 2024 (as of September 30, 2023, it was EUR 37.9 million).

By the end of November 2024, the company's bank debt amounts to EUR 27.9 million, resulting in a change of 1.0 percentage point in the general interest rate level would result in a change in the group's annual interest expense before tax of 279 T.EUR.

In 2024 the company repays EUR 1.3 million annually on the loan and from January 2025 the company repays EUR 0.6 million annually on the loan.

Note 14 – Currency exposure

The parent company's shares are denominated in DKK, while the group's investments, revenues, and expenses are incurred in DKK or EUR. Thus, all assets and liabilities are denominated in EUR. Therefore, the group's equity, and thereby the parent company's ability to distribute dividends, is exposed to changes in the exchange rate.

Furthermore, the management assesses the currency risk associated with investments in EUR as minimal compared to DKK. The company has a mortgage deed in SEK that represents approximately 1% of the total asset value, which is why the currency risk is modest.

Note 15 - Cash management and other risks

The group's objective is to ensure the possibility of continued operations to optimize shareholders' returns and improve the capital structure to minimize financial costs.

The company's ability to accumulate sufficient liquidity depends on the group's operating results and the possibility of obtaining external financing. The group's ability to pay dividends is limited according to the rules of the Companies Act, as the company can legally pay dividends only if it has sufficient free liquidity according to the company's annual report and if the company, in the board's opinion, has a prudent level of capital reserves relative to the group's operations and obligations after the distribution.

In addition to liquidity management, the group assesses its capital reserves based on solvency, which is crucial for its ability to obtain external financing. In line with its strategy, the company has a solid capital structure with relatively low leverage, with a solvency ratio as of September 30, 2024, of 60.8% (as of September 30, 2023, of 56.4%).

Other risks such as credit risk, market risk, currency risk, interest rate risk and refinancing and liquidity risks are described on page 19 - 22.

Solvency is calculated as follows.

	Group		
EUR 1.000	Jan-Sep 2024	Jan-Sep 2023	FY 2023
Total Equity	62,217	58,894	57,709
Total Assets	102,353	104,509	102,121
Solidity (in %)	60.8%	56.4%	56.5%

Note 16 - Contractual obligations

The group has entered into a non-terminable management agreement with Administrationsselskabet Gambit ApS until December 31, 2028. Besides, the group has only entered contractual obligations customary for a real estate company.

Note 17 - Pledges and security arrangements

The group's investment properties in Germany, with an accounting value as of September 30, 2024, of EUR 89.5 million (as of September 30, 2023: EUR 93.0 million), are pledged as security for EUR 33.7 million in bank loans. Of the Group's cash position as of September 30, 2024, EUR 1.5 million are pledged as security for the DSCR waiver.

There are no other security arrangements.

Note 18 – Contingent liabilities

The parent company is jointly and severally liable for the tax on the taxable income of the group taxation members. It is also jointly and severally liable for Danish withholding taxes, such as dividend tax, interest tax, etc. Any subsequent corrections to corporate taxes and withholding taxes may result in the company's liability being larger.

The company must pay the company administrator for 12 months of administration after the property is disposed of. This obligation ceases when the management agreement expires in 2028.

Note 19 - Related parties

The group is controlled by Alexander and Kristoffer Thygesen through Drot ApS and Marsk ApS, which together are the controlling shareholders in Kartago Property ApS and Kartago ApS, owning respectively 41.78% and 11.99% of the share capital, totaling 53.77% of the share capital in German High Street Properties A/S.

The accounts for German High Street Properties are included in the consolidated accounts of Kartago Property ApS.

The group's related parties also include the parent company's board of directors, executive management, and their close family members. Related parties also include companies in which the individuals mentioned above have control or joint control.

In addition to the shareholdings mentioned above, controlled by Alexander and Kristoffer Thygesen, the board of directors, executive management, and companies where this group of people has a controlling influence hold 220 shares.

Transactions with companies controlled by the Thygesen family have only included administration fees, remuneration of the director in accordance with the management agreement, and a minor prepayment for administration fees, which is usually invoiced at the end of the quarter for the upcoming quarter.



Property in Leverkusen