

CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

For the six months ended 30 June 2013

CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

For the six months ended 30 June 2013

CONTENTS

	<u>Page</u>
Board of Directors and other officers	1
Declaration of the members of the Board of Directors and the person responsible for the preparation of the condensed interim consolidated financial statements	2
Independent Auditors' Report on review of condensed interim consolidated financial statements	3
Condensed consolidated statement of comprehensive income	4
Condensed consolidated statement of financial position	5
Condensed consolidated statement of changes in equity	6 - 8
Condensed consolidated statement of cash flows	9
Notes to the condensed interim consolidated financial statements	10 - 26

BOARD OF DIRECTORS AND OTHER OFFICERS

Board of Directors Konstiantyn Molodkovets - Executive Director, CEO

Denys Molodkovets - Executive Director, CFO

Konstantin Anisimov - Non-executive Director

Mykhailo Chubai - Non-executive Director

Audit Committee Konstantin Anisimov – Head of Committee

Mykhailo Chubai

Remuneration Committee Mykhailo Chubai – Head of Committee

Konstantin Anisimov

Secretary Boomer Secretarial Limited

3 Michael Koutsofta Str.

3031, Limassol

Cyprus

Independent Auditors KPMG Limited

Bankers Kreditprombank

UBS AG

JSC Rietumu Bank

Registered Office 3 Michael Koutsofta Str.

3031, Limassol

Cyprus

<u>Declaration of the members of the Board of Directors and the person responsible for the preparation of</u>
the condensed interim consolidated financial statements

We, the Members of the Board of Directors and the person responsible for the preparation of the condensed interim consolidated financial statements of KDM Shipping Public Limited for the period ended 30 June 2013, based on our knowledge, which is the product of careful and conscientious work, declare that the particulars which are specified in the condensed interim consolidated financial statements are true and complete.

Members of the Board of Directors:

Konstiantyn Molodkovets	
Denys Molodkovets	
Konstantin Anisimov	
Mykhailo Chubai	

Person responsible for the preparation of the condensed interim consolidated financial statements for the period ended 30 June 2013:

Denys Molodkovets

Nicosia, 29 August 2013



KPMG Limited **Chartered Accountants**

14 Esperidon Street 1087 Nicosia, Cyprus P.O.Box 21121 1502 Nicosia, Cyprus

Telephone +357 22 209000 +357 22 678200 Fax E-mail nicosia@kpmg.com.cy Internet www.kpmg.com.cy

3

INDEPENDENT AUDITORS' REPORT ON REVIEW OF CONDENSED INTERIM

CONSOLIDATED FINANCIAL STATEMENTS

TO THE MEMBERS OF

KDM SHIPPING PUBLIC LIMITED

Introduction

We have reviewed the accompanying condensed consolidated statement of financial position of KDM Shipping Public Limited (the "Company") and its subsidiary companies (together referred to as "the Group") as at June 2013, and the related condensed consolidated statements of comprehensive income, changes in equity and cash flows for the six-month period then ended, and notes to the condensed interim consolidated financial statements. Management is responsible for the preparation and fair presentation of these condensed interim consolidated financial statements in accordance with International Accounting Standard (IAS) 34 "Interim Financial Reporting". Our responsibility is to express a conclusion on these condensed interim consolidated financial statements based on our review.

Scope of Review

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

Conclusion

Based on our review, nothing has come to our attention that causes us to believe that the accompanying condensed interim consolidated financial statements do not give a true and fair view of the financial position of the Group as at 30 June 2013, and of its financial performance and its cash flows for the six-month period then ended in accordance with IAS34 "Interim Financial Reporting".

Chartered Accountants

KPMG divited

Nicosia, 29 August 2013

Board Members

N.G. Syrimis, A.K. Christofides, E.Z. Hadjizacharias, P.G. Loizou A.M. Gregoriades, A.A. Demetriou, D.S. Vakis, A.A. Apostolou S.A. Loizides, M.A. Loizides, S.G. Sofocleous, M.M. Antoniades C.V. Vasiliou, P.E. Antoniades, M.J. Halios, M.P. Michael, P.A. Peleties G.V. Markides, M.A. Papacosta, K.A. Papanicolaou, A.I. Shiammoutis G.N. Tziortzis, H.S. Charalambous, C.P. Anayiotos, I.P. Ghalanos M.G. Gregoriades, H.A. Kakoullis, G.P. Savva, C.A. Kalias, C.N. Kallis M.H. Zavrou, P.S. Elia, M.G. Lazarou, Z.E. Hadjizacharias P.S. Theophanous, M.A. Karantoni, C.A. Markides

KPMG Limited, a private company limited by shares, registered in Cyprus under registration number HE 132822 with its registered office at 14, Esperidon Street, 1087, Nicosia, Cyprus.

P.O.Box 50161, 3601

Telephone +357 25 869000 +357 25 363842

Paphos

Telephone

P.O.Box 40075, 6300 +357 24 200000 Telephone +357 24 200200

+357 26 943050

+357 26 943062

P.O.Box 60288, 8101

Telephone +357 23 820080 +357 23 820084

Paralimni / Avia Napa

P.O.Box 33200, 5311

Polis Chrysochou P.O.Box 66014, 8330 Telephone +357 26 322098 Fax +357 26 322722 Fax

CONDENSED CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

For the six months ended 30 June 2013

	Note	30 June 2013 USD'000	30 June 2012 USD'000
Revenue Cost of sales Gross profit		12 102 (6 756) 5 346	9 568 (4 558) 5 010
Other operating income Selling and distribution expenses Administrative expenses Other operating expenses Profit from operating activities		71 (132) (376) (1 019) 3 890	22 (39) (227) (732) 4 034
Finance costs	5	(14)	(158)
Profit before taxation Taxation		3 876 34	3 876 4
Profit for the period		3 910	3 880
Other comprehensive income Effect of translation into presentation currency			(235)
Total comprehensive income for the period		3 910	3 645
Profit for the period attributable to: Owners of the Company Non-controlling interests Profit for the period		3 906 4 3 910	3 879 1 3 880
Total comprehensive income attributable to: Owners of the Company Non-controlling interests Total comprehensive income for the period		3 906 4 3 910	3 644 1 3 645
Earnings per share Basic and fully dilluted earnings per share (USD)	13	0,52	0,76

The notes on pages 10 to 26 are an integral part of these condensed interim consolidated financial statements.

CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION

For the six months ended 30 June 2013

	Note	30 June 2013 USD'000	31 December 2012 USD'000
Assets			
Vessels, property, plant and equipment	6	34 534	31 564
Intangible assets	•	110	110
Trade and other receivables	9	3 000 5	3 000
Deferred tax assets Non-current assets		37 649	34 910
Non-Current assets			
Inventories	8	4 537	749
Trade and other receivables	9	10 996	5 060
Tax asset		1	1
Cash and cash equivalents		22 466	<u>12 954</u>
Current assets		38 000	<u>18 764</u>
Total assets		<u>75 649</u>	53 674
Equity			
Share capital	10	118	91
Share premium		23 570	7 355
Translation reserve		(9 548)	(9 548)
Retained earnings		50 036 64 176	46 130 44 028
Equity attributable to owners of the Company Non-controlling interests		96	92
Total equity		64 272	44 120
1 otal equity		0+2/2	11120
Liabilities	1.1	2.1	2 422
Loans and borrowings	11	31 2 718	2 433 2 983
Deferred tax liabilities Other long-term liabilities		261	250
Non-current liabilities		3 010	5 666
TOM CHITCHE MADAMAGE			
Loans and borrowings	11	4 421	2 038
Trade and other payables	12	3 946	1 850
Current liabilities		8 367	3 888
Total liabilities		11 377	9 554
Total equity and liabilities		<u>75 649</u>	53 674
On 29 August 2013 the Board of Directors of KDM Shipping Po	ublic Lin	nited authorised) for issue these

..... Konstiantyn Molodkovets Director, CEO

Denys Molodkovets Director, CFO

The notes on pages 10 to 26 are an integral part of these condensed interim consolidated financial statements.

9

KDM SHIPPING PUBLIC LIMITED

CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

For the six months ended 30 June 2013

	Note	Share capital	Share premium	Attributable to owners of the Company Share Translation Retained premium reserve earnings	e Company Retained earnings	Total	Non-controlling interests	Total equity
		USD'000	USD'000	USD'000	Ω SD'000	USD'000	USD'000	USD'000
Balance at 1 January 2012	•	18	•	(9 535)	33 638	24 121	48	24 169
Comprehensive income Profit for the period Effect of translation into presentation currency Total comprehensive income for the period		1 1 1	1 1	(235)	3 879	3 879 (235) 3 644		3 880 (235) 3 645
Transactions with owners, recognized directly in equity Contributions by and distributions to owners Issue of share capital on 22 February 2012 Total transactions with owners	10	63		1		63		63
Balance at 30 June 2012		81	•	(9 770)	37.517	27 828	49	27 877

The notes on pages pages 10 to 26 are an integral part of these condensed interim consolidated financial statements.

CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

For the six months ended 30 June 2013

		*	ttributable t	Attributable to owners of the Company	e Company			
	•		Share	Translation	Retained		Non-controlling	
	Note	Share capital	premium	reserve	earnings	Total	interests	Total equity
		USD'000	USD'000	USD'000	USD'000	USD'000	USD'000	USD'000
Balance at 1 January 2013	•	91	7 355	(9 548)	46 130	44 028	92	44 120
Comprehensive income Profit for the period Total comprehensive income			1 1	1 1	3 906	3 906	4	3 910
Transactions with owners, recognized directly in equity Contributions by and distributions to owners Issue of share capital on 11 June 2013 Transaction costs Total transactions with owners	10	27	18 583 (2 368) 16 215			18 610 (2 36 <u>8)</u> 16 242		18 610 (2 368) 16 242
Balance at 30 June 2013		118	23 570	(9 548)	50 036	64 176	96	64 272

The notes on pages pages 10 to 26 are an integral part of these condensed interim consolidated financial statements.

CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

For the six months ended 30 June 2013

- In accordance with the Cyprus Companies Law, Cap. 113, Section 55 (2) the share premium, reserve can only be used by the Company in (a) paying up unissued shares of the Company to be issued to members of the Company as fully paid bonus shares; (b) writing off the expenses of, or the commission paid or discount allowed on, any issue of shares or debentures of the Company; and (c) providing for the premium payable on redemption of any redeemable preference shares or of any debentures of the Company. \equiv
- dividend. Special contribution for defence at 20% for the tax years 2012 and 2013 and 17% for 2014 and thereafter will be payable on such deemed dividend to the extent that the owners (individuals and companies) at the end of the period of two years from the end of the year of assessment to which the profits refer, are Cyprus tax residents. The amount of this deemed dividend distribution is reduced by any actual dividend paid out of the profits of Companies incorporated in Cyprus which do not distribute 70% of their profits after tax, as defined by the Special Contribution for the Defense of the Republic Law, during the two years after the end of the year of assessment to which the profits refer, will be deemed to have distributed this amount as the relevant year at any time. This special contribution for defence is paid by the Company for the account of the owners.

3

The above requirements of the Law are not applied in the case of the Company due to the fact that its owners are not residents in Cyprus for tax

CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS

For the six months ended 30 June 2013

	30 June 2013 USD'000	30 June 2012 USD'000
Cash flows from operating activities		
Profit for the period	3 910	3 880
Adjustments for:		
Depreciation of vessels, property, plant and equipment	880	765
Recovery of previously written-off payables	416	568
Provision for bad debts	120	-
Recovery of previously written-off receivables	(31)	-
VAT written-off	258	-
Loss on disposal of vessels, property, plant and equipment	3	-
Discount of notes issued	11	11
Interest expense	3	147
Income tax	(34)	(4)
Cash flows from operations before working capital changes	5 536	5 367
Increase in inventories	(3 788)	(95)
Increase in trade and other receivables	(6 283)	(1 132)
Increase/(decrease) in trade and other payables	1 699	(1 599)
Cash flows (used in)/from operations	(2 836)	2 541
Tax paid	(2.826)	(3)
Net cash flows (used in)/from operating activities	(2 836)	2 538
Cash flows from investing activities		
Payment for acquisition of vessels, property, plant and equipment	(3 866)	(2 240)
Proceeds from disposal of vessels, property, plant and equipment	<u>13</u>	
Net cash flows used in investing activities	(3 853)	(2 240)
Cash flows from financing activities		
Proceeds from issue of share capital	17 959	_
Payment of transaction costs related to issue of share capital	(1 717)	_
Repayments of obligations under finance leases	(3)	-
Interest paid	(23)	(217)
Net cash flows from/(used in) financing activities	16 216	(217)
Effect of translation into presentation currency		(6)
Net increase in cash and cash equivalents	9 527	75
Cash and cash equivalents at the beginning of the period	12 939	80
Cash and cash equivalents at the end of the period	<u>22 466</u>	152

NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

For the six months ended 30 June 2013

1. INCORPORATION AND PRINCIPAL ACTIVITIES

KDM Shipping Public Limited (the "Company") was incorporated in Cyprus on 2 December 1999 as a private limited liability company under the Cyprus Companies Law, Cap. 113. Its registered office is at 3 Michael Koutsofta Str., 3031, Limassol, Cyprus.

The Company was initially established under the name V.S. Marine Engineering Services Limited. On 21 December 2011, the Company was re-registered as a public limited company and changed its name to KDM Shipping Public Limited.

The condensed interim consolidated financial statements for the six months ended 30 June 2013 comprise the financial statements of the Company and its subsidiaries (together referred to as "the Group").

On 9 August 2012, the shares of the Company were admitted on the regulated market of the Warsaw Stock Exchange. On 11 June 2013, following the second public offering 2 000 000 new shares subscribed at issue price of PLN 30 per share (note 10).

The parent company of the Group is KDM Shipping Public Limited, with an issued share capital of 9 296 000 ordinary shares with nominal value of €0,01 per share. The shares were distributed as follows:

	30 Jun	e 2013	31 Decer	nber 2012
Owner	Number of	Ownership	Number of	Ownership
	shares	Interest	shares	Interest
		%		%
Kostiantyn Molodkovets (KM Management	5 100 000	54,86	5 100 000	69,90
Limited)				
ING Powszechne Towarzystwo Emerytalne S.A.	1 059 000	11,39	-	-
PZU TFI S.A.	797 750	8,58	-	-
Denys Molodkovets	749 999	8,07	749 999	10,28
Miralex Inc	449 998	4,84	449 998	6,17
Oleksyi Veselovskyy (1)	200 000	2,15	200 000	2,74
Konstantin Anisimov	1	-	1	-
Liudmila Molodkovets	1	-	1	-
Iurii Molodkovets	1	-	1	-
Public	939 250	10,10	<u>796 000</u>	<u>10,91</u>
	<u>9 296 000</u>	100,00	<u>7 296 000</u>	100,00

⁽¹⁾ Since Mr. Veselovskyy passed away on 25 March 2012, these Shares in the Issuer constitute a part of estate to be transferred to heirs of Mr. Veselovskyy. The heir(s) will enter into possession of the Shares not earlier than after 6 months from the date of death, while the title to the shares will have passed to the relevant heir(s) as of the date of death.

2. BASIS OF PREPARATION

(a) Statement of compliance

These interim financial statements have been prepared in accordance with IAS 34 Interim Financial Reporting and were not audited by the external independent auditors of the Group. They do not include all the information required for a complete set of IFRS financial statements. However, selected explanatory notes are included to explain events and transactions that are significant to an understanding of the changes in the Group's financial position and performance since the last annual consolidated financial statements as at and for the year ended 31 December 2012.

NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

For the six months ended 30 June 2013

2. BASIS OF PREPARATION (continued)

(b) Basis of measurement

The condensed interim consolidated financial statements have been prepared under the historical cost convention.

(c) Judgments and estimates

In preparing these interim financial statements, Management make judgments, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets and liabilities, income and expense. Actual results may differ from these estimates.

The significant judgments made by Management in applying the Group's accounting policies and the key sources of estimation uncertainly were the same as those that applied to the consolidated financial statements as at and for the year ended 31 December 2012.

(d) Functional and presentation currency

The functional currency of most of the companies of the Group is US Dollar ("USD"). Transactions in currencies other than the functional currency of the Group's companies are treated as transactions in foreign currencies. The Group's management decided to use US dollar ("USD") as the presentation currency for financial and management reporting purposes for the convenience of its principal users. Exchange differences arising from the translation to presentation currency are classified on equity and transferred to the Company's translation reserve.

(e) Going concern basis

These condensed interim consolidated financial statements have been prepared under the going concern basis, which assumes the realisation of assets and settlement of liabilities in the course of ordinary economic activity. Renewals of the Group's assets, and the future activities of the Group, are significantly influenced by the current and future economic environment in Ukraine. The consolidated financial statements do not comprise any adjustments in case of the Group's inability to continue as a going concern.

3. SIGNIFICANT ACCOUNTING POLICIES

The accounting policies applied by the Group in these condensed interim consolidated financial statements are the same as those applied by the Group in its consolidated financial statements as at and for the year ended 31 December 2012 except as described below:

IFRS 13 establishes a single framework for measuring fair value and making disclosures about fair value measurements, when such measurements are required or permitted by other IFRS. In particular, it unifies the definition of fair value as the price at which an orderly transaction to sell an asset or to transfer a liability would take place between market participants at the measurement date. It also replaces and expands the disclosure requirements about fair value measurements in other IFRSs, including IFRS 7 Financial Instruments: Disclosures. Some of these disclosures are specifically required in interim financial statements for financial instruments.

The above changes in accounting policies are also expected to be reflected in the Group's consolidated financial statements as at and for the year ending 31 December 2013.

NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

For the six months ended 30 June 2013

4. OPERATING SEGMENTS

The Group has three reportable segments, as described below, which are the Group's strategic divisions. The strategic divisions offer different services and are managed separately. Information regarding the results of each reportable segment is included below:

30 June 2013			Passenger		
	Freight	Ship repair	transport	Unallocated	Total
	USD'000	USD'000	USD'000	USD'000	USD'000
Revenue	9 677	2 125	300	-	12 102
Cost of sales	(5 364)	(1 181)	(211)		<u>(6 756</u>)
Gross profit	4 3 1 3	944	89	-	5 346
Expenses	(504)	(812)	(22)	(118)	(1 456)
Operating profit	3 809	132	67	(118)	3 890
Net finance cost	(14)	_			(14)
Profit before tax	3 795	132	67	(118)	3 876
Tax		30	4		34
Net profit for the period	<u>3 795</u>	<u>162</u>	71	<u>(118</u>)	<u>3 910</u>
As at 30 June 2013					
Non-current assets	15 566	13 210	8 873	-	37 649
Current assets	33 909	3 804	287		<u>38 000</u>
Total assets	<u>49 475</u>	<u>17 014</u>	<u>9 160</u>		<u>75 649</u>
Non-current liabilities	-	3 010	<u>-</u>	-	3 010
Current liabilities	3 238	5 047	82		<u>8 367</u>
Total liabilities	3 238	<u>8 057</u>	82		<u>11 377</u>

The unallocated amount relates to the exchange difference arising from the foreign currency translation of the share premium following the Second Public Offering.

30 June 2012	Freight	Ship repair	Passenger transport	Total
	USD'000	USD'000	USD'000	USD'000
Revenue	7 408	1 129	1 031	9 568
Cost of sales	(3 118)	(684)	(756)	<u>(4 558</u>)
Gross profit	4 290	445	275	5 010
Expenses	(512)	(278)	(186)	<u>(976)</u>
Operating profit	3 778	167	89	4 034
Net finance cost	(158)			(158)
Profit before tax	3 620	167	89	3 876
Tax		3	1	4
Net profit for the year	3 620	<u> 170</u>	<u>90</u>	3 880
As at 31 December 2012				
Non-current assets	11 520	11 997	11 393	34 910
Current assets	15 537	1 903	1 324	18 764
Total assets	27 057	13 900	12 717	53 674
			-	
Non-current liabilities	718	103	4 845	5 666
Current liabilities	1 321	2 473	94	3 888
Total liabilities	2 039	<u>2 576</u>	4 939	9 554

NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

For the six months ended 30 June 2013

5. FINANCE COSTS

	30 June 2013 USD'000	30 June 2012 USD'000
Interest expense Loan interest Capitalized interest Interest expense on lease	- - 3 - 3	272 (125) ————————————————————————————————————
Other finance expenses Discount of notes issued	11	11
Total finance costs	14	<u>158</u>

NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

For the six months ended 30 June 2013

6. VESSELS, PROPERTY, PLANT AND EQUIPMENT

30 June 2013	Land and buildings	Vessels	Vessels under	Plant and equipment	Vehicles	Furniture and fittings	Other	Total
	USD'000	USD'000	construction USD'000	Ω SD'000	USD'000	USD'000	USD'000	USD'000
Cost Balance at 1 January 2013 Additions Disposals Balance at 30 June 2013	12 096	19 044 3 845 - 22 889	5415	1 401 8 (15) 1 394	243	193 1 (20) 174	108 10 (1)	38 500 3 866 (36) 42 330
Depreciation Balance at 1 January 2013 Depreciation for the period On disposals Balance at 30 June 2013	2 235 151 - 2 386	3 694 670 - 4 364	1 1 1	673 36 (3) 706	107 16 -	119 7 (16)	108	6 936 880 (20) 7 796

NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

For the six months ended 30 June 2013

6. VESSELS, PROPERTY, PLANT AND EQUIPMENT (continued)

31 December 2012	Land and buildings	Vessels	Vessels under	Plant and equipment	Vehicles	Furniture and fittings	Other	Total
	USD'000	Ω SD'000	USD,000	USD'000	USD'000	USD'000	USD'000	USD'000
Cost Balance at 1 July 2012 Additions	11 531 569	18 981	5 368 49	1396	208	202	128	37 814 737
Disposals Exchange differences Balance at 31 December 2012	(4) 12 096	(10) (4) 19 044	(2)	(1)	(1)	(7) (2) 193	(19) (1) 108	(38) (13) 38 500
Depreciation Balance at 1 July 2012 Depreciation for the period On disposals Exchange differences Balance at 31 December 2012	2 092 148 - - (5) 2 235	3 093 616 (10) (5) 3 694	1 1 1 1	639 38 (1) (3)	107 5	116 7 7 (4)	97 35 (19) (5)	6 144 849 (34) (23) 6 936

NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

For the six months ended 30 June 2013

6. VESSELS, PROPERTY, PLANT AND EQUIPMENT (continued)

30 June 2012	Land and buildings	Vessels	Vessels	Plant and equipment	Vehicles	Furniture and fittings	Other	Total
	USD'000	USD'000	construction USD'000	USD'000	USD'000	08D'000	USD'000	USD'000
Cost Balance at 1 January 2012 Additions	10 981	17 637	4 952 416	1 388	206	191	96 31	35 451 2 365 (2)
Exchange differences Balance at 30 June 2012	11 531	18 981	5 368	1 396	208	202	128	37 814
Depreciation Balance at 1 January 2012 Depreciation for the period Exchange differences Balance at 30 June 2012	1 955 137 2 092	2 5 1 6 5 7 6 1 3 0 9 3	1 1 1 1	604 34 1 639	102 5	109	95	5 381 760 3 6 144
Carrying amounts Balance at 30 June 2013 Balance at 31 December 2012 Balance at 30 June 2012	9 710 9 861 9 439	18 525 15 350 15 888	5415541554155368	688 728 757	122	64 74 86	10	34 534 31 564 31 670

As at 30 June 2013 the net carrying amount of vehicles acquired under finance lease amounted to USD 36 thousand (31 December 2012: USD 39 thousand).

NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

For the six months ended 30 June 2013

7. INVESTMENTS IN SUBSIDIARIES

The Group's subsidiaries, their principal activities, place of incorporation and effective ownership interests are as follows:

Name	Country of incorporation	Principal activities	30 June 2013 Effective holding <u>%</u>	31 December 2012 Effective holding %
KD Shipping Co. Limited Inc.	Panama	Bear Boat Charterer of vessels	100,00	100,00
LLC Danapris	Ukraine	Ukrainian holding company	99,84	99,84
LLC Capital Shipping Company	Ukraine	Ship owner, safety and technical license	99,57	99,57
LLC Hylea-Servise	Ukraine	Ship repair services	99,57	99,57
LLC CSC-Agent	Ukraine	Agent services in ports of Ukraine	99,84	99,84
LLC Riverest Tur	Ukraine	Passenger transportation	94,61	94,61
Camrose Shipping LTD	Marshall Islands	Ship owner	100,00	-

During the 6 months ended 30 June 2013 the Group acquired 100% interest in Camrose Shipping Ltd (Marshall Islands) for a purchase consideration of USD 3 880 thousand (€2 875 thousand). The acquisition of this subsidiary does not constitute a business therefore the cost was recognised as assets (a vessel of USD 3 828 thousand and fuel inventory of USD 52 thousand) and agreed to the fair values as at date of acquisition.

The Representative office of KD Shipping Co Limited has been established without the right to conduct commercial activity in Ukraine.

NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

For the six months ended 30 June 2013

8. INVENTORIES

	30 June 2013 USD'000	31 December 2012 USD'000
Raw materials	35	38
Work in progress	557	338
Goods for resale	3 596	_
Fuel	300	354
Spare parts and other consumables	27	10
Other materials	22	9
	4 537	<u>749</u>

Goods for resale represent acquisition of barley and wheat bran pallets with intention to sell at time when it would make economic value to sell and generate profit.

9. TRADE AND OTHER RECEIVABLES

	30 June 2013	31 December 2012
	USD'000	USD'000
Trade receivables	2 651	1 978
Less: Provision for impairment of trade receivables	(448)	(334)
Trade receivables - net	2 203	1 644
Prepayments	8 220	2 617
Prepayment for the acquisition of subsidiary	3 000	3 000
VAT recoverable	49	283
Other receivables	537	523
Less: Provision of impairment of other recevables	(13)	(7)
	<u>13 996</u>	8 060
Non-current portion	3 000	3 000
Current portion	<u>10 996</u>	5 060
	<u>13 996</u>	<u>8 060</u>

Non-current assets amounting to USD 3 000 thousand relate to a prepayment for the acquisition of 100% share in the equity capital of Shipmar LLC (RF). Control of the Company is expected to be attained in the second half of 2013.

NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

For the six months ended 30 June 2013

10. SHARE CAPITAL

	30 June 2013	30 June 2013	31 December 2012	31 December 2012
	Number of shares	USD'000	Number of shares	USD'000
Authorised Ordinary shares of USD 0,01 each (Euro 0,01 each)	20 000 000	265	20 000 000	265
Issued and fully paid Balance at 1 January	7 296 000	91	10 000	18
Share split 22 February 2012	-	-	1 700 000	-
Issue of share capital 22 February 2012	-	-	4 790 000	63
Issue of share capital 9 August 2012	-	-	796 000	10
Issue of share capital 11 June 2013	2 000 000	27		
Balance at 30 June / 31 December	9 296 000	118	<u>7 296 000</u>	91

The owners of the parent company were as follows:

	As at 30 June 2013 USD'000	As at 31 December 2012 USD'000
Kostiantyn Molodkovets	65	64
Denys Molodkovets	10	9
Miralex Inc.	6	6
Oleksiy Veselovskyy	2	2
ING Powszechne Towarzystwo Emerytalne S.A.	13	-
PZU TFI S.A.	10	-
Public	12	10
	<u> 118</u>	91

Authorised share capital

On 22 February 2012, it was resolved that the authorized share capital of the Company be increased from \in 17 100 divided into 1 710 000 ordinary shares of \in 0,01 each to \in 200 000 divided to 20 000 000 ordinary shares of \in 0,01 each by the creation of 18 290 000 new ordinary shares of nominal value \in 0,01 each. The new shares have the same rights as the existing shares. There were no changes in the authorised share capital of the Company during the period for the six months ended 30 June 2013.

NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

For the six months ended 30 June 2013

10. SHARE CAPITAL (continued)

Issued share capital

On 22 February 2012, it was resolved that the value of the shares of the Company's share capital is divided from $\in 1,71$ (USD 0,75) each to $\in 0,01$ (USD 0,01) each. As a result the currently existing 10 000 ordinary shares of nominal value $\in 1,71$ each, all of which have been issued and are fully paid up, be divided into 1 710 000 ordinary shares of $\in 0,01$ each, fully paid up.

Additionally, on the same date, it was resolved to issue and allot 4 790 000 ordinary shares of nominal value €0,01. As a result of the above, the issued share capital amounts to €65 000 (USD 81 000) and is divided into 6 500 000 ordinary shares of €0,01 each.

On 9 August 2012, the Company's shares started trading on the main market of Warsaw Stock Exchange ("WSE"). The offer price for each Company's share was established at PLN 32,4 (USD 9,80/EURO 7,96) and the investors subscribed for 796 000 shares of the Company which represent 10,9% of the total issued share capital. The number of Company's shares allotted was: 66 525 to retail investors and 729 475 to institutional investors.

On 11 June 2013 issued 2 000 000 new shares following the second public offering. The offer price for each Company's share was established at PLN 30 (USD 9,35/EURO 7,34) and the investors subscribed for 2 000 000 shares of the Company which represent 21,5% of the total issued share capital.

As a result of the above the ordinary share capital increased to USD 118 thousand and is divided into 9 296 000 ordinary shares of € 0,01 each and share premium of USD 23 570 thousand net of transactions costs.

11. LOANS AND BORROWINGS

LOANS AND BORNOWINGS	30 June 2013	31 December 2012
	USD'000	USD'000
Long term liabilities		
Bank loans	-	2 400
Obligations under finance leases	31	33
	31	2 433
Short term liabilities Bank overdrafts Bank loans Short term portion of long term loans	416 4 000	15 417 1 600
Obligations under finance leases	4 421	2 038
Total	4 452	4 471

NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

For the six months ended 30 June 2013

12. TRADE AND OTHER PAYABLES

	30 June 2013	31 December 2012
	USD'000	USD'000
Trade payables	2 548	619
Advances received	197	90
Salaries, contributions and other related taxes	121	121
Other accounts payable	752	732
Other taxes payable	77	17
Interest payable	251	<u>271</u>
	3 946	1 850

13. EARNINGS PER SHARE

The calculation of earnings per share was based on the profit attributable to ordinary owners and the number of ordinary shares outstanding, calculated as follows:

Profit attributable to ordinary owners:

Profit attributable to orainary owners:	30 June 2013 USD'000	30 June 2012 USD'000
Profit for the year	3 906	3 879
Number of ordinary shares	30 June 2013 '000	30 June 2012 '000
Issued ordinary shares at 1 January Effect of share split as a result of change in nominal value from €1,71 to €0,01 on 22 February 2012 Effect of 4 790 000 shares issued on 22 February 2012	7 296 - -	10 1 700 3 421
Effect of 2 000 000 shares issued on 11 June 2013 Weighted average number of ordinary shares at 30 June	<u>221</u> 7 517	5 131
Total basic and fully dilluted earnings per share (USD)	0,52	0,76

NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

For the six months ended 30 June 2013

14. RELATED PARTY TRANSACTIONS

The majority of the Company's share capital is held by Molodkovets Kostiantyn who owns 54,86%, ING Powszechne Towarzystwo Emerytalne S.A. which owns 11,39%, PZU TFI S.A. which owns 8,58% and Molodkovets Denys who owns 8,07%. During the period for the six months ended 30 June 2013 10,10% of the Company's share capital is traded at the Warsaw Stock Exchange and is held by both institutional and retail investors.

In the ordinary course of its business, the Group has engaged and continue to engage in transactions with related parties.

For the purposes of these condensed interim consolidated financial statements, parties are considered to be related if one party has the ability to control the other party, is under common control, or can exercise significant influence over the other party in making financial or operational decisions. In considering each possible related party relationship, attention is directed to the substance of the relationship, not merely the legal form.

The Group enters into transactions with both related and unrelated parties. It is generally not possible to objectively determine whether any transaction with a related party would have been entered into if the parties had not been related, or whether such transactions would have been effected on the same terms, conditions and amounts if the parties had not been related.

According to these criteria the related parties of the Group are divided into the following categories:

- A. Key management;
- B. Companies whose activities are significantly influenced by the Group's owners.

(i) Remuneration of key management

Salary costs of key management for the six months ended 30 June 2013 and 30 June 2012 were as follows:

	30 June 2013 USD'000	30 June 2012 USD'000
Salaries Contributions to pension funds	22 9	30 12
Total	31	<u>42</u>
Number of key management personnel was as follows:	30 June 2013	31 December 2012
Number of key management personnel, persons	18	20

NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

For the six months ended 30 June 2013

14. RELATED PARTY TRANSACTIONS (continued)

(ii) Amounts receivable to directors/owners	30 June 2013 USD'000	31 December 2012 USD'000
Receivable from directors/owners	44	18
The amount receivable from owners are interest free, and have no specific	repayment date.	
There are no material transaction with the related parties, which are not reporting period, other than described herein.	member of the	Group for the
(iii) Amounts payable to directors/owners		0170 1
	30 June 2013	31 December 2012
	USD'000	USD'000
Daviable to directors/aymars	128	86

NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

For the six months ended 30 June 2013

15. FINANCIAL RISK MANAGEMENT

Fair Values

Fair value of financial instruments is defined at the amount at which instrument could be exchanged in a current transaction between knowledgeable willing parties in an arm's length transaction, other than in forced or liquidation sale. As no readily available market exists for a large part of the Group's financial instruments, judgment is necessary in arriving at fair value, based on current economic conditions and specific risks attributable to the instruments. The estimates presented herein are not necessarily indicative of the amounts the Group could realize in a market exchange from the sale of its full holding of a particular instrument.

Significant assumptions used in determining fair value of financial assets and liabilities

As at 30 June 2013, the following methods and assumptions were used by the Group to estimate the fair value of each class of financial instruments for which it is practicable to estimate such value:

Cash and cash equivalents - the fair value is estimated to be the same as the carrying value for these short-term financial instruments.

Trade and other receivables - the fair value is reasonably estimated to be the same as the carrying value, as provision for doubtful debts is reasonable estimation of discount needed for reflection of credit risk influence.

Trade and other payables - the fair value is estimated to be the same as the carrying value for trade and other payables.

Application of the effective interest rate method for calculating carrying value of short-term receivables, interest free loans granted and received and payables has been applied to reflect at fair values.

Bank loans - the fair value of bank loans is estimated to approximate the total carrying value as the nominal interest rate of bank loans is approximately tied to the market rate concerning bank loans with similar credit risk rate and repayment period at the reporting period.

Long-term notes -the fair value of long-term notes approximate to their carring value as they are disclosed to net present value using the Company's internal borrowing rate.

Other financial risk assessments

Other aspects of the Group's financial risk management objectives and policies are consistent with those disclosed in the consolidated financial statements as at and for the year ended 31 December 2012.

16. CONTINGENT AND CONTRACTUAL LIABILITIES

Economic environment

Main operating activity of the Group is carried out within Ukraine. Laws and other regulatory acts affecting the activities of entities in Ukraine may be subject to changes during short periods of time. As a result, assets and operating activity of the Group may be exposed to the risk in case of any unfavorable changes in political and economical environment.

Management believes that it is taking appropriate measures to support the sustainability of the Group's

NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

For the six months ended 30 June 2013

16. CONTINGENT AND CONTRACTUAL LIABILITIES (continued)

business in the current circumstances. However, any unexpected deterioration in the areas described above may negatively affect the Group's activities.

Taxation

As a result of unstable economic situation in Ukraine, tax authorities in Ukraine pay more and more attention to the business circles. In connection with it, tax laws in Ukraine are subject to frequent changes. Above this, there are cases of their inconsistent application, interpretation and execution. Noncompliance with laws and norms may lead to serious fines and penalties.

The Company is in the Cypriot tax jurisdiction and its subsidiaries in the Ukrainain tax jurisdiction. The Company's Management must interpret and apply mainly existing legislation to transactions with third parties and its own activities. Significant judgment is required in determining the provision for direct and indirect taxes. There are transactions and calculations for which the ultimate tax determination is uncertain during the ordinary course of business. The Group recognises liabilities for anticipated tax audit issues based on estimates of whether additional taxes will be due. Where the final tax outcome of these matters is different from the amounts that were initially recorded, such differences will impact the income tax and deferred tax provisions in the period in which such determination is made.

The Group's uncertain tax positions are reassessed by Management at every reporting period. Liabilities are recorded for income tax positions that are determined by management as more likely than not to result in additional taxes being levied if the positions were to be challenged by the tax authorities. The assessment is based on the interpretation of tax laws that have been enacted or substantively enacted by the reporting period and any known Court or other rulings on such issues. Liabilities for penalties, interest and taxes other than on income are recognised based on management's best estimate of the expenditure required to settle the obligations at the reporting date.

The Group considers that it operates in compliance with tax laws of Ukraine, although, a lot of new laws about taxes and transactions in foreign currency have been adopted recently, and their interpretation is rather ambiguous.

Legal matters

In the course of its economic activities the Group participates in legal proceedings with third parties. In most cases, the Group is the initiator of proceedings with the purpose of preventing from losses in the economic sphere or minimizing them.

The Group's management considers that as at the reporting period, legal proceedings on such matters will not have any significant influence on its financial position.

NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

For the six months ended 30 June 2013

16. CONTINGENT AND CONTRACTUAL LIABILITIES (continued)

Pension and other liabilities

Most of the Group's employees receive pension benefits from the Pension Fund, Ukrainian state organization, in accordance with the regulations and laws of Ukraine. Group is obliged to deduct a certain percentage of salaries to the Pension Fund to pay pensions.

As at 30 June 2013 the Group had no liabilities for any supplementary pension payments, health care, insurance or other benefits after retirement to their working or former employees.

On the 25th of April 2013, The Company and the owners (including the Principal Owner) involved in the Transaction, received a consent to release the lock-up obligations imposed on them pursuant to the placement agreement made in connection with the Company's initial public offering, to the extent necessary to enter into the new Transactions that of capital raise thought selling of new and/or existing shares. The new lock-up obligations for Principal Owner and/or other owners is likely to be imposed soon.

17. EVENTS AFTER THE REPORTING PERIOD

There were no material events after the reporting period, which affect the condensed interim consolidated financial statements as at 30 June 2013, except as described below:

Following the Group's goal of changing the flag on 3 of its vessels, Danapris 5 has changed classification society and now operates under a flag of Russian Federation. In September — October Group plans to undertake this change on Danapris — 3. By this the Group will finalize its program of shifting 3 vessels under Russian flag for benefit of operations in new geographies.

The Group is conducting inspections on potential vessels that would be purchased in 3rd and 4th quarters of 2013. By the end of the year it is Group's intension to finalize purchase of 3 - 4 vessels from the market.

The Group performed first shipment of its own cargo at CIF bases, where grain export contact was performed in full. It is believed by management of the Group that trading is important in securing cargo base.

Passenger segment is under performing as of the date of the publication, due to ongoing construction works in pedestrian zone where Group's piers are located. Continues delays in construction works are limiting Group's ability to operate. The work should be concluded by the end of August.

On 29 August 2013 the Board of Directors of KDM Shipping Public Limited authorised for issue these condensed interim consolidated financial statements.