

Vertua Limited ACN 108 076 295

2012 Annual Report

Contents

	Page
Managing Director's Review	1
Directors' report	2
Corporate Governance Statement	7
Auditor's Independence Declaration	11
Statement of Comprehensive Income	12
Statement of Financial Position	13
Statement of Cash Flows	14
Statement of Changes in Equity	15
Notes to the financial statements	16
Directors' declaration	30
Independent Audit Report	31
Shareholder Information	33
Corporate Directory	34

Managing Director's Review

Dear Shareholders.

It is a pleasure to write to you with this year's report. Following approval by shareholders at last year's AGM the Company's name was changed from Property Fox No 2 Limited to Vertua Limited. The new code on the NSX official list is VERA.

Our focus this year was to secure an approval for the development application we made to Toowoomba Regional Council in relation to our properties at Ruthven and Healy streets. I am pleased to say that this was successfully achieved in December, but not without significant effort on our part and considerable input from our architect, Aspect Design Studios and our town planning adviser, Precinct Urban Planning Pty Ltd. The result will be an impressive landmark building, should it be developed, comprising 86 units and 1,100 m2 of commercial space. Your directors have taken the decision that the Company should not develop this project by itself or seek to develop it in joint venture. Although there has been significant interest in the project on completion, the costs to develop it will be beyond the scope of our capital resources and a safer and more productive plan in the short term is to sell the site with the existing development approval. The Company has engaged Colliers International to market the project and we are hoping that a sale will eventuate within the next few months.

There is considerable scope for undertaking the redevelopment of smaller unit buildings in Sydney and the Company will pursue this course of action when it realises the proceeds of sale from the Toowoomba properties.

We continue to receive support from our bankers, National Australia Bank Limited, who renewed the mortgage loan facility on the Toowoomba properties for a further three years. The renewed loan was made using a different funding product that has reduced our borrowing costs.

During the year we issued a prospectus to raise additional funding. The response was disappointing, raising only \$166,000. However, we are reining in the expenses of running the business and reduced the operating loss this year by over \$100,000, so our cash requirements in the short to medium term will not be significant particularly if the Toowoomba properties are sold.

We look forward to reporting to you again soon with the progress on the sale of the Toowoomba properties and thank you for your continuing support.

Sincerely,

Ben Doyle

Managing Director

Directors' report

Your directors present their report on Vertua Limited Consolidated Entity ("Group") for the financial year ended 30 June 2012.

Directors

The names of directors in office at any time during or since the end of the year are:

- > Peter John Spann
- Benjamin Doyle
- > Howard Woolcott
- Peter Conway (Resigned 21st February 2012)

Directors have been in office to the date of this report unless otherwise stated.

Principal Activities

The principal activities of the Group during the year were the acquisition and development of, either directly or through a subsidiary, parcels of residential real estate in accordance with the real estate mandate of the Group.

Operating Results

The net loss for the Group for the year ended 30 June 2012 after providing for income tax amounted to \$437,976 (2011 \$543,370 loss).

The losses of the Group have generally related to holding costs and the result this year is consistent with past years. The principal long term investment has been the properties at Toowoomba and now that a development approval has been secured the focus will be on a sale within the next financial year.

Consequences of performance on shareholder wealth

In considering the Group's performance and benefits for shareholder wealth, the Board have regard to the following indices in respect of the current financial year and the previous four financial years:

	2012	2011	2010	2009	2008
EPS (cents)	(5.49)	(8.64)	(12.80)	(15.30)	(1.00)
Net profit/loss					
(\$000)	(437)	(543)	(574)	(463)	(31)
Share price (\$)	0.275	0.275	0.275	0.275	1.000

Dividends Paid or Recommended

A dividend was not declared or paid during the year ended 30 June 2012.

Review of Operations

A review of the Group's activities is detailed in the Managing Director's Review attached to this report.

Financial Position

The net assets of the Group as at 30 June 2012 are \$2,000,930 (2011: \$2,346,597).

Significant Changes in State of Affairs

The most significant change in the state of affairs of the Group during the year was obtaining development approval to redevelop the Group's properties in Toowoomba. There were no additional significant changes, other than as described elsewhere in this Directors' Report.

After Balance Date Events

The directors are not aware of any other events that would have significant impact on the operations of the Group, other than as disclosed in note 22 on page 28.

Future Developments, Prospects and Business Strategies

Disclosure of information regarding the likely developments in the operations of the Group in future financial years and the expected results of those operations has been commented upon in the Managing Director's Review.

Information on Directors and Company Secretary

Peter John Spann - Executive Director, Chairman, Company Secretary

Peter is the founder of the Freeman Fox group of companies and is a well known public speaker and presenter of investment seminars. Peter has had a wealth of experience in real estate investments over the past ten years, having purchased and sold, either directly or through related entities, many investment properties. Peter has been featured in numerous magazine, television and newspaper articles, including a cover story in the March 2001 edition of 'Australian Property Investor' magazine.

Prior to establishing the Freeman Fox group of companies, Peter had a career in marketing, and worked as a marketing consultant for Fullife Pty Limited, Smaartco Pty Limited, and Results Corporation Pty Limited. He holds degrees in Marketing and Psychology (B.Bus, and B.A. Behavioural Sciences), a Diploma of Financial Planning and is an Accredited Options Dealer with the ASX.

Peter is also a director of Excela Limited, a company listed on the Australian Securities Exchange as well as being a director of many other unlisted companies.

Benjamin Doyle - Managing Director

Ben is a director of the Fiducia Property Group, www.fiducia.com.au and a licensed real estate agent in NSW. In the past ten years he has managed, developed and sold over \$140 million dollars worth of residential real estate in Australia.

He has significant experience in the acquisition, renovation, project management, design and marketing of property. In 2002 he received the prestigious NSW Real Estate Rookie of The Year Award. Fiducia's recent success has gained the REINSW Finalist Award for Project Marketing 2008, HIA Building Awards Finalists in 2008 and 2010 for Renovations & Additions

He is not on the board of any other listed entities.

Howard Woolcott - Executive Director

Howard has an economics degree from The University of Sydney and is a Certified Practising Accountant and Member of the Australian Institute of Company Directors. He is Chairman of the Company's Audit and Risk Committee.

He was a founder and past director of listed public company, Tribeca Learning Limited, an industry leader in accredited financial services education, professional development and compliance solutions for the financial planning industry. Tribeca was subsequently bought by Kaplan Professional.

Howard is the Managing Director of Woolcott Corporate Development Pty Ltd, which provides management and strategic advice to businesses.

In the last three years Howard was a director of Excela Limited, a company listed on the Australian Securities Exchange, but resigned on 24th January 2012. He is not on the board of any other listed entities.

Andrew Whitten - Company Secretary

Andrew Whitten is an admitted solicitor with a specialty in Corporate Finance and Securities Law. Andrew is currently the company secretary of a number of publicly listed companies. He is a responsible officer of a Nominated Adviser, and has been involved in a number of corporate and investment transactions including IPO's on ASX and NSX, corporate reconstructions and reverse mergers. Mr Whitten's firm is currently Nominated Adviser to a number of listed NSX companies. Mr Whitten holds the following professional qualifications Bachelor of Arts (Economics UNSW), Master of Laws and Legal Practice (Corporate Finance and Securities Law-UTS). Mr Whitten also holds a Graduate Diploma in Advanced Corporate Governance from the Institute of Chartered Secretaries and is an affiliate of that Institute. Mr Whitten is also a Public Notary.

Shareholdings held by Directors

Directors	Balance 30/6/11 *	Received as Remuneration	pursuant to prospectus	Balance 30/6/12	
Peter Spann*	1,390,000	-	- prospectus	1,390,000	_
Howard Woolcott**	-	-	200,000	200,000	
Benjamin Doyle		-	-		
Total	1,390,000	-	200,000	1,590,000	

^{*} Peter Spann indirectly holds 1,380,000 A class shares through Fox Portfolio Pty Ltd and 10,000 A class shares indirectly through Freeman Fox Investments Pty Ltd.

Remuneration Report (Audited)

This report details the nature and amount of remuneration for each key management person of Vertua Limited.

AASB 124 Related Party Disclosures defines key management personnel as "persons having authority and responsibility for the planning, directing and controlling activities of the entity". The only persons that have this authority are the Directors of Vertua Limited.

Principles of remuneration

The board policy is to remunerate non-executive directors at market rates for time, commitment, experience and responsibilities. The remuneration committee determines payments to the non-executive directors and reviews their remuneration annually, based on market price, duties and accountability. Independent external advice is sought when required. The maximum aggregate amount of fees that can be paid to non-executive directors is subject to approval by shareholders at an Annual General Meeting in a prior year. It is presently set at \$12,000 per annum for each director.

Directors' remuneration

Mr. Spann, the Chairman, does not receive a director's fee. Messrs Woolcott and Doyle receive monthly director fees as disclosed below pursuant to letters of appointment issued by the Group. Formal contracts are not issued. The remuneration is a fixed fee and is not based on the performance of the Group.

All remuneration paid to directors and executives is valued at the cost to the Group and expensed.

^{**}Howard Woolcott holds 200,000 A class shares indirectly through a family superannuation fund.

Directors' (Key Management Personnel) remuneration

2011 Total Compensation	Directors' Fees \$	Superannuation	Options \$	Total \$
Peter John Spann	-	-	-	-
Howard Woolcott *	26,400	-	-	26,400
Peter Conway	13,200	-	-	13,200
Benjamin Doyle*	26,400	-	-	26,400
	66,000	-	-	66,000

2012 Total Compensation	Directors' Fees \$	Superannuation	Options \$	Total \$
Peter John Spann	-	-	-	-
Howard Woolcott *	26,400	-	-	26,400
Peter Conway	8,490	-	-	8,490
Benjamin Doyle*	26,400	-	-	26,400
	61,290	=	-	61,290

^{*} Howard Woolcott and Benjamin Doyle received \$13,200 in director's fees from Property Fox No 1 Limited.

Note: Director fees in the tables above include GST

Other than related party transactions for services rendered other than as Directors, detailed in note 19 of the financial statements, the directors are not entitled and do not receive superannuation contributions, cash bonus, non cash benefits or any other benefits besides those noted above.

Voting and comments made at the company's 2011 Annual General Meeting

Vertua Limited received more than 94% of "yes" votes on its remuneration report for the 2011 financial year. The company did not receive any specific feedback at the AGM on its remuneration report. This is the end of the remuneration report (Audited).

Meetings of Directors

During the year, 6 meetings of directors were held. Attendances by each director during the year were:

	Eligible to attend	Attended
Peter John Spann	6	6
Benjamin Doyle	6	6
Howard Woolcott	6	6
Peter Conway	4	3

Meetings of Audit & Risk Committee

The directors have formed an audit and risk committee. The committee met twice during the year.

	Eligible to attend	Attended
Howard Woolcott	2	2
Peter Conway	1	1
Benjamin Doyle	1	1

Indemnifying Officers and auditors

During the year the Group provided an indemnity to directors against liabilities for costs and expenses incurred by them in defending any legal proceedings arising out of their conduct while acting in the capacity of director of the Group, other than conduct involving a wilful breach of duty in relation to the Group. The content of the insurance policy prohibits disclosure of the nature of the liability and the amount of the premium. The Group did not provide an indemnity to the auditors.

Proceedings on Behalf of Company

No person has applied for leave of Court to bring proceedings on behalf of the Group or intervene in any proceedings to which the Group is a party for the purpose of taking responsibility on behalf of the Group for all or any part of those proceedings.

Environmental Issues

The Group's operations are not regulated by any significant environmental regulation under a law of the Commonwealth or of a state or territory of Australia.

Non-audit Services

The board of directors, in accordance with advice from the audit and risk committee, is satisfied that the provision of non-audit services during the year is compatible with the general standard of independence for auditors imposed by the *Corporations Act 2001*. The directors are satisfied that the services disclosed below did not compromise the external auditor's independence for the following reasons:

- all non-audit services are reviewed and approved by the audit committee prior to commencement to ensure they do not adversely affect the integrity and objectivity of the auditor; and
- the nature of the services provided do not compromise the general principles relating to auditor independence in accordance with APES 110: Code of Ethics for Professional Accountants set by the Accounting Professional and Ethical Standards Board.

The following fees for non-audit services were paid/payable to the external auditors during the year ended 30 June 2012:

Taxation compliance services and sundry advice - \$13,215.

Auditors' Independence Declaration

A copy of the independence declaration provided by the Group auditors in accordance with s307c of the Corporations Act 2001 in relation to the audit of the 30 June 2012 financial report is presented on page 11 and forms part of this Directors' Report.

Signed in accordance with a resolution of the Board of Directors:

Benjamin Doyle – Managing Director Dated this 27th day of August 2012

Corporate Governance Statement

The Group's corporate governance framework has been formulated in light of the best practice recommendations released by the Australian Stock Exchange Corporate Governance Council (ASX Corporate Governance Principles and Best Practice Recommendations 2nd Edition). The Group's framework largely complies with these principles. Consistent with the Group's approach to sound corporate governance, opportunities for improvement are regularly considered.

Day-to-day management of the affairs of the Group and its controlled entities are delegated by the Board to the Managing Director and the Directors. The Directors are responsible to shareholders for the performance of the Group and their focus is to enhance the interests of shareholders and other key stakeholders and to ensure the Group is properly managed. The main processes that the directors of the Group use in doing so are set out in this statement.

Principle 1: Lay solid foundations for management and oversight

The Directors must act in the best interest of the Group and in general are responsible for, and have the authority to determine, all matters relating to the policies, management and operations of the Group.

Specific responsibilities of the Board include;

- · Protecting the reputation of the Group
- Appointment and removal of the Chief Executive Officer and any senior executives
- Ensuring appropriate resources are available to senior management
- Providing strategic direction for the Group's corporate strategy

Day to day management of the Group and implementation of Board policies and strategies has been formally delegated to the Managing Director and Executive Directors. It is responsibility of the Board to oversee the activities of management in carrying out delegated tasks.

The Group's executive management comprises the Chairman (Peter Spann), Benjamin Doyle (Managing Director) and Howard Woolcott who is an Executive director.

Howard Woolcott has assumed the role normally performed by a company's Chief Financial Officer and the Company Secretary is Andrew Whitten.

The objective of the Group's executive reward framework is to ensure reward for performance is competitive and appropriate for the results delivered. The board ensures that executive reward satisfies the following criteria for good reward governance practices:

- competitiveness and reasonableness
- acceptability to shareholders
- transparency
- capital management

The remuneration structure for directors, secretaries and any senior managers is based on the following factors:

experience of the individual concerned

Performance of senior executives is reviewed by the Board as part of the ordinary course of meetings of the Directors.

There have been no departures from Principle 1 during the year ending 30 June 2012.

Corporate Governance Statement continued

Principle 2: Structure the board to add value

- The skills, experience and expertise relevant to the position of director and period of office held by each director is disclosed within the Directors' Report of the Group's Annual Report.
- Presently the board consists of 3 executive directors.
- With the prior approval of the Chairman, each director has the right to seek independent legal and other
 professional advice at the consolidated entity's expense concerning any aspect of the Group's operations or
 undertaking in order to fulfill their duties and responsibilities as directors.
- The Group does not presently have a nomination committee. Due to the size and nature of the activities of
 the Group, the nomination of new directors is conducted by the board by way of ongoing review and
 discussion in relation to experience deficiencies that may exist within the existing board structure.
- The performance of the board is reviewed as part of the ordinary course of meetings of the directors.

There have been the following departures from Principle 2 during the year ending 30 June 2012:

Recommendation 2.1 - As at the date of this report, none of the directors is a non-executive independent director and therefore this does not form a majority of the board. This departure arises from the small size and nature of operations of the Group.

Recommendation 2.2 and 2.3 – The Chairman is not an independent director. The reason for this is that due to the small size and nature of the activities of the Group, it is necessary for him to assume an executive role.

Recommendation 2.4 – Due to the size of the Group, the Board has not yet established a nomination committee.

Principle 3: Promote ethical and responsible decision making

As part of the Board's commitment to the highest standard of conduct, the Group adopts a code of conduct to guide management in carrying out their duties and responsibilities as follows.

All directors and consultants of the Group have the following duties:

- To act honestly, fairly and without prejudice in all commercial dealings and to conduct business with professional courtesy and integrity
- To use the powers of their office for a proper purpose and in the best interest of the Group
- To comply with letter and spirit of the law and with the principles of this Code
- Not to knowingly make any misleading statements to any person or to be a party to any improper practice in relation to dealings with or by the Group
- · To ensure that the Group's resources and property are used properly and
- Not to disclose information or documents relating to the Group or its business, other than as required by law, not to make any unauthorised public comment on the Group's affairs and not to misuse any information about the Group or its associates.

The board endeavours to ensure that the directors, officers of the Group act with integrity and observe the highest standards of behaviour and business ethics in relation to their corporate activities.

Specifically, that the directors and officers of the Group must:

- Comply with the law
- Act in the best interests of the Group

Corporate Governance Statement continued

- Be responsible and accountable for their actions, and
- Observe the ethical principles of fairness, honesty and truthfulness, including disclosure of potential conflicts.

The Group's policy regarding directors and officers trading in its securities is set by the board of directors. The policy restricts directors and officers from acting on material information until it has been released to the market and adequate time has been given for this to be reflected in the security's prices.

The Group has set the following windows for trading in the Group's securities by the directors and officers, being between one and twenty one days following:

- The release to the National Stock Exchange of the Group's preliminary full year financial statements
- The release to the National Stock Exchange of the Group's half year financial statements
- The date on which the Group holds its annual general meeting

There have been two departures from Principle 3 during the year ending 30 June 2012:

Recommendation 3.2 and 3.3 – The Board has not established a policy on diversity or measurable objectives for achieving gender diversity. The reason for this departure is due to the small size of the Group but the Board will review these recommendations in due course. The Group has no employees and no women as members of the board.

Principle 4: Safeguard integrity in financial reporting

The Board has established an Audit and Risk Committee, which provides assistance to the Board in fulfilling its corporate governance responsibilities in relation to the Group's financial reporting, internal controls structure, risk management systems and external audit functions.

The Board has adopted a formal Charter for the Committee to assist in carrying out its duties. The members of the Audit, Risk Committee are: Mr. Howard Woolcott BEc (Syd.) CPA MAICD – (Executive Director) and Mr. Benjamin Doyle – (Executive Director).

The Audit and Risk Committee met twice during the year.

There has been one departure from Principle 4 during the year ending 30 June 2012:

Recommendation 4.2 – The Audit and Risk Committee consists of two executive directors and therefore it does not have a majority of independent directors. Also, it has only two members but it is chaired by a director who is not chair of the board.

The reason for this departure is due to the small size of the Group.

Principle 5: Make timely and balanced disclosure

There have been the following departures from Principle 5 during the year ending 30 June 2012:

Recommendations 5.1 – Due to the size and nature of the Group, the Board does not have written policies on disclosure. However the Group has the following principles in place:

- The Group will not endorse reports on its operations prepared by third parties.
- The Group will not respond to speculation and rumour except as required by the NSX.
- The Chairman and Company Secretary have been appointed as the persons responsible for communications with the NSX.
- The Board is responsible for ensuring the compliance with the continuous disclosure requirements in the NSX listing rules and overseeing and co-ordinating information disclosure to the NSX.
- All material will be lodged as soon as practicable with the NSX.
- No undisclosed price sensitive information will be disclosed in any analyst meeting.

Corporate Governance Statement continued

Principle 6: Respect the rights of shareholders

The Board and the Company Secretary are responsible for the communications strategy to promote effective communications with shareholders and encourage effective participation at general meeting. The Group adheres to best practice in its preparation of Notices of Meetings to ensure all shareholders are fully informed. Due to the size of the Group, all communications are prepared and administered in-house.

The Group actively encourages communications with their shareholders and have made available all forms of contact; phone, email, facsimile and post details on their website at www.vertua.com.au should any shareholder have a query.

The Group's Half and Full Year Reports are a significant means of communicating to shareholders the Group's activities, operations and performance over the past financial year. In accordance with the Group's disclosure principles, these are publicly available on the NSX website.

There have been no departures from Principle 6 during the year ending 30 June 2012.

Principle 7: Recognise and manage risk

The Board is responsible for oversight of the Group's management system of internal controls. The Board constantly monitors the operation and financial aspects of Group activities and considers the recommendations and advice of external auditors and other external advisers on the operations and financial aspect of the Group activities.

The Board ensures that recommendations made by the external auditors and other external advisers are investigated and, where considered necessary, appropriate action is taken to ensure that the Group has an appropriate internal control environment in place to manage the key risks identified.

In addition, the Board investigates ways of enhancing existing risk management strategies, including appropriate segregation of duties and the employment and training of suitably qualified and experienced personnel.

The Group obtains statements from its Managing Director and Executive Director that:

- the Group's financial reports present a true and fair view in all material respects, of the Group's
 financial condition and operational results are in accordance with the relevant accounting standards.
 Furthermore, the board of directors does, in its role, state to shareholders in the Group's accounts that
 they are true and fair, in all material respects
- the integrity of the financial statements is founded on a sound system of risk management and internal compliance and control which implements policies adopted by the board
- the Group's risk management and internal compliance and control system is operating efficiently and effectively in all material respects.

There have been no departures from Principle 7 during the year ending 30 June 2012. The Board believes the Group's risk management and internal compliance and control procedures are operating efficiently and effectively in all material aspects appropriate for a company of Vertua Limited's size and nature. The Board will continue to monitor this aspect of the Group closely, and will cause to be developed a comprehensive Risk Management Process and Policy document, additional to the material outlined above.

Principle 8: Remunerate fairly and responsible

The Group does not have any scheme for retirement benefits for any directors.

Further information on director's and executive's remuneration, including principles used to determine remuneration, is set out in the director's report under the heading "Remuneration Report".

There have been the following departures from Principle 8 during the year ending 30 June 2012:

Recommendations 8.1– Due to the size and nature of the Group, the Board has not yet established a remuneration committee. As a result, the functions ordinarily undertaken by a remuneration committee are undertaken by the Board.



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Auditor's Independence Declaration To the Directors of Vertua Limited

In accordance with the requirements of section 307C of the Corporations Act 2001, as lead auditor for the audit of Vertua Limited for the year ended 30 June 2012, I declare that, to the best of my knowledge and belief, there have been:

- a no contraventions of the auditor independence requirements of the Corporations Act 2001 in relation to the audit; and
- b no contraventions of any applicable code of professional conduct in relation to the audit.

GRANT THORNTON AUDIT PTY LTD

Chartered Accountants

Grant Shorton

M S Bell

Partner - Audit & Assurance

Brisbane, 27 August 2012

Statement of comprehensive income For the year ended 30 June 2012

	Note	2012 \$	2011 \$
Revenue	2	150,385	431,345
Management fees	19(i) (ii)	(151,250)	(468,144)
Directors fees		(61,290)	(66,000)
Finance costs		(91,007)	(122,698)
Professional fees		(59,447)	(114,571)
Property costs		(71,484)	(94,137)
Advertising and Promotion		(72,809)	-
Other expenses from ordinary activities		(81,074)	(71,044)
Impairment of investments	9	_	(45,000)
Profit / (loss) from ordinary activities before income tax expense		(437,976)	(550,249)
Income tax (expense) / benefit relating to ordinary activities	5	<u>-</u>	6,879
Net profit / (loss) from ordinary activities after related income tax benefit Other comprehensive income		(437,976)	(543,370)
Total comprehensive income		(437,976)	(543,370)
Continuing Operations: Basic and diluted loss per share (cents per share)	16	(5.49)	(8.64)
basic and anated loss per shale (cents per share)	16	(5.43)	(0.04)

The accompanying notes form part of these financial statements

Statement of financial position As at 30 June 2012

	Na4a	2012	2011
	Note	\$	\$
Current assets			
Cash and cash equivalents	7	196,449	301,643
Non-current assets held for sale	9	-	148,560
Other current assets	8		9,361
Total current assets		196,449	459,564
Non current assets			
Inventory	11	3,300,937	3,207,371
Total non current assets		3,300,937	3,207,371
Total assets		3,497,386	3,666,935
Current liabilities			
Trade and other payables	12	106,456	40,000
Short term borrowings	13		1,280,338
Total current liabilities		106,456	1,320,338
Non current liabilities			
Long term borrowings	14	1,390,000	-
Total non current liabilities		1,390,000	
Total liabilities		1,496,456	1,320,338
Net assets		2,000,930	2,346,597
Equity			
Contributed equity	15	4,546,898	4,454,589
Retained profits/(accumulated losses)		(2,545,968)	(2,107,992)
Total equity		2,000,930	2,346,597

Statement of cash flows For the year ended 30 June 2012

	Note	2012	2011
Payments for real property related investments	11010	\$	\$
• • •			
Payments for real property related investments		54,994	(266,840)
Investment income		150,385	202,505
Payments to suppliers, directors and director related entities		(421,537)	(524,097)
Payments for financing costs		(91,007)	(122,698)
Cash flows related to interests in joint venture		-	(9,024)
Income tax (paid)/received			6,879
Net cash provided by / (used in) operating activities	17	(307,165)	(713,275)
Cash flow from investing activities			
Proceeds from sale of properties		_	898,240
Net cash provided by / (used in) investing activities		-	898,240
Cash flow from financing activities			
Increase in borrowings		200,000	_
Repayment of borrowings		(90,338)	_
Proceeds from the issue of equity instruments		166,000	137,164
Expenses related to the issuance of equity instruments		(73,691)	(71,283)
Net cash provided by financing activities		201,971	65,881
Net increase in cash and cash equivalents held		(105,194)	250,846
Cash and cash equivalents at the beginning of the financial year		301,643	50,797
Cash and cash equivalents at the end of the financial year	7	196,449	301,643

Statement of changes in equity

For the year ended 30 June 2012

			Retained Profits /(Accumulated Losses)	Asset Revaluat Reserv	ion	tal
	Note	A class				
		\$	\$		\$	\$
Balance at 01 July 2010		4,068,708	(1,824,4	137)	259,815	2,504,086
Total comprehensive Income		-	(543,3	370)	-	(543,370)
Equity issued pursuant to underwritten rights issue	15(a)	457,164		-	-	457,164
Capital raising costs		(71,283)		-	-	(71,283)
Transfer reserve to accumulated losses		-	259,	815	(259,815)	-
Sub total	-	4,454,589	(2,107,9	992)	-	2,346,597
Dividends paid or provided for	-	-		-	-	-
Balance at 30 June 2011	15	4,454,589	(2,107,9	992)	-	2,346,597
Total comprehensive Income		-	(437,9	976)	-	(437,976)
Equity issued pursuant prospectus	15(a)	166,000		-	-	166,000
Capital raising costs		(73,691)		-	-	(73,691)
Sub total	-	4,546,898	(2,545,9	968)		2,000,930
Dividends paid or provided for		-		-	-	-
Balance at 30 June 2012	15	4,546,898	(2,545,9	968)		2,000,930

Notes to the financial statements For the year ended 30 June 2012

1 Statement of significant accounting policies

The financial report is a general purpose financial report that has been prepared in accordance with Accounting Standards, Australian Accounting Interpretations and other authoritative pronouncements of the Australian Accounting Standards Board and the Corporations Act 2001. Vertua Limited is a NSX listed public company incorporated and domiciled in Australia.

The financial report of Vertua Limited complies with all International Financial Reporting Standards (IFRS) in their entirety.

The following is a summary of the material accounting policies adopted by the Group in the preparation of the financial report. The accounting policies have been consistently applied, unless otherwise stated.

The financial statements have been authorised for issue by the Directors on 27th August 2012.

Basis of preparation

The following is a summary of the material accounting policies adopted by the Group in the preparation of the financial report.

Reporting basis and conventions

The financial report has been prepared on an accruals basis and is based on historical costs modified by the revaluation of selected financial assets and financial liabilities for which the fair value basis of accounting has been applied.

Accounting policies

a. Revenue recognition

The activity of the Group is that of an investment company, returns being in the short term from rental and interest income and capital growth in the medium to long term. Rental income is recognised on an accruals basis in accordance with Australian Accounting Standards. Interest revenue is recognised on a proportional basis taking into account the interest rates applicable to the financial assets.

Realised gains and losses arising from the disposal of assets are recognised in the income statement.

b. **Inventory**

To reflect the change in intention to develop the properties held at Toowoomba, it was determined that as from December 2010 they should be treated as inventories and carried at the lower of cost and net realisable value. The revaluation surplus previously recognised has been transferred to retained earnings.

c. Cash

For the purposes of the cash flow statement, cash includes cash on hand and at call with banks or financial institutions, net of bank overdrafts; and investments in money market instruments with less than 30 days to maturity.

d. Payables

Payables represent the principal amounts outstanding at balance date, plus where applicable, any accrued interest.

e. Income tax

The charge for current income tax expense is based on the profit for the year adjusted for any non-assessable or disallowed items. It is calculated using the tax rates that have been enacted or are substantially enacted by the balance sheet date.

Deferred tax is accounted for using the balance sheet liability method in respect of temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the financial statements. No deferred income tax will be recognised from the initial recognition of an asset or liability, excluding a business combination, where there is no effect on accounting or taxable profit or loss.

Deferred tax is calculated at the tax rates that are expected to apply to the period when the asset is realised or liability is settled. Deferred tax is credited in the income statement except where it relates to items that may be credited directly to equity, in which case the deferred tax is adjusted directly against equity.

Deferred income tax assets are recognised to the extent that it is probable that future tax profits will be available against which deductible temporary differences can be utilised.

The amount of benefits brought to account or which may be realised in the future is based on the assumption that no adverse change will occur in income taxation legislation and the anticipation that the economic entity will derive sufficient future assessable income to enable the benefit to be realised and comply with the conditions of deductibility imposed by the law.

f. Goods and services tax (GST)

Revenues, expenses and assets include the amount of goods and services tax (GST). Receivables and payables in the balance sheet are shown inclusive of GST.

g. Receivables

Trade accounts receivable, amounts due from related parties and other receivables represent the principal amounts due at balance date plus accrued interest and less, where applicable, any unearned income and provision for doubtful accounts.

h. Investments in associates

Investments in associates are recognised in the financial statements by applying the equity method of accounting.

i. Interests in joint ventures

The Group's share of the assets, liabilities, revenue and expenses of joint venture operations are included in the appropriate items of the balance sheet and income statement. Details of the Group's interests are shown in Note 9.

j. Financial instruments

Financial assets and financial liabilities are recognised when the Group becomes a party to the contractual provisions of the financial instrument, and are measured initially at fair value adjusted by transactions costs, except for those carried at fair value through profit or loss, which are measured initially at fair value. Subsequent measurement of financial assets and financial liabilities are described below.

Financial assets are derecognised when the contractual rights to the cash flows from the financial asset expire, or when the financial asset and all substantial risks and rewards are transferred. A financial liability is derecognised when it is extinguished, discharged, cancelled or expires.

Classification and subsequent measurement of financial assets

For the purpose of subsequent measurement, financial assets other than those designated and effective as hedging instruments are classified into the following categories upon initial recognition:

- · loans and receivables
- financial assets at fair value through profit or loss (FVTPL)
- · held-to-maturity (HTM) investments
- available-for-sale (AFS) financial assets.

The category determines subsequent measurement and whether any resulting income and expense is recognised in profit or loss or in other comprehensive income.

All financial assets except for those at FVTPL are subject to review for impairment at least at each reporting date to identify whether there is any objective evidence that a financial asset or a group of financial assets is impaired. Different criteria to determine impairment are applied for each category of financial assets, which are described below.

All income and expenses relating to financial assets that are recognised in profit or loss are presented within finance costs, finance income or other financial items, except for impairment of trade receivables which is presented within other expenses.

Classification and subsequent measurement of financial liabilities

The Group's financial liabilities include borrowings, and trade and other payables.

Financial liabilities are measured subsequently at amortised cost using the effective interest method, except for financial liabilities held for trading or designated at FVTPL, that are carried subsequently at fair value with gains or losses recognised in profit or loss.

All interest-related charges and, if applicable, changes in an instrument's fair value that are reported in profit or loss are included within finance costs or finance income.

k. Critical accounting estimates and judgments

The directors evaluate estimates and judgments incorporated into the financial report based on historical knowledge and best available current information. Estimates assume a reasonable expectation of future events and are based on current trends and economic data, obtained both externally and within the Group.

In determining the reasonableness of the carrying value of the Toowoomba properties, which are the principal long term investments of the Group, the directors have performed a valuation based on an independent valuation report provided by Peter Snow & Co Registered Valuers dated 25 June 2012 and advice from Colliers International, the company marketing the properties, on the expected sale price with the approved development application dated 22nd December 2011.

To conserve the Group's cash the Directors have elected to defer payment for directors' fees and consulting payments until the properties at Toowoomba have been sold. It is the intention to sell the properties within the next 12 months and as such the accounts have been prepared on a going concern basis.

I. Capital Management Strategy

Management controls the capital of the Group in order to maintain a good debt to equity ratio, provide the shareholders with adequate returns and ensure that the Group can fund its operations and continue as a going concern. Following discussion with National Australia Bank Limited the maturity of its existing loan supported by a mortgage over the Toowoomba properties, was extended to 28 February 2015. The loan to carrying value is approximately 40%.

The Group's debt and capital includes ordinary share capital and financial liabilities, supported by financial assets. There are no externally imposed capital requirements.

Management effectively manages the Group's capital by assessing the Company's financial risks and adjusting its capital structure in response to changes in these risks and in the market. These responses include the management of debt levels, distributions to shareholders and share issues.

There have been no changes in the strategy adopted by management to control the capital of the Group since the prior year. During the financial year to 30 June 2012 the Group did undertake a capital raising through the issue of a prospectus and may undertake further capital raisings in the future.

m. Adoption of New and Revised Accounting Standards

New and amended standards adopted by the Group

The following new standards and amendments to standards are mandatory for the first time for the financial Year beginning 1 July 2011:

New Accounting standards and interpretations to be adopted for the first time for June reporters

Title	Full title of Standard or interpretation	Effective for accounting periods beginning on or after
AASB 124 / AASB 2009-12	Related Parties/ Amendments to Australian Accounting Standards [AASBs 5, 8, 108, 110, 112, 119, 133, 137, 139, 1023 & 1031 and Interpretations 2, 4, 16, 1039 & 1052]	1 January 2011
AASB 2009-14	Amendments to Australian Accounting Standards – Prepayments of Minimum Funding Requirements [Interpretation 14]	1 January 2011
AASB 2010-04	Further Amendments to Australian Accounting Standards arising from the Annual Improvements Project [AASB 1, AASB 7, AASB 101 & AASB 134 and Interpretation 13]	1 January 2011
AASB 2010-05	Amendments to Australian Accounting Standards [AASB 1, 3, 4, 5, 101, 107, 112, 118, 119, 121, 132, 133, 134, 137, 139, 140, 1023 & 1038 and Interpretations 112, 115, 127, 132 & 1042]	1 January 2011
AASB 2010-06	Amendments to Australian Accounting Standards – Disclosures on Transfers of Financial Assets [AASB 1 and AASB 7]	1 July 2011
AASB 1054	Australian Additional Disclosures	1 July 2011
AASB 2011-05	Amendments to Australian Accounting Standards – Extending Relief from Consolidation, the Equity Method and Proportionate Consolidation [AASB 127, AASB 128 & AASB 131]	1 July 2011

The adoption of these standards did not have any impact on the current period or any prior period and are not likely to affect future periods.

n. New accounting standards for application in future periods

The AASB has issued new, revised and amended standards and interpretations that have mandatory application dates for future reporting periods. The company has decided against early adoption of these standards. A discussion of those future requirements which impact on the company follows:

- (i) AASB 9 Financial Instruments, AASB 2009-11 Amendments to Australian Accounting Standards arising from AASB 9 and AASB 2010-7 Amendments to Australian Accounting Standards arising from AASB 9 (December 2010) (effective from 1 January 2013). AASB 9 Financial Instruments addresses the classification, measurement and derecognition of financial assets and financial liabilities. The standard is not applicable until 1 January 2013 but is available for early adoption. When adopted, this standard is expected to have no impact on the Group's financial statements.
- (ii) Revised AASB 124 Related Party Disclosures and AASB 2009-12 Amendments to Australian Accounting Standards (effective from 1 January 2011). In December 2009 the AASB issued a revised AASB 124 Related Party Disclosures. It is effective for accounting periods beginning on or after 1 January 2011 and must be applied retrospectively. The amendment clarifies and simplifies the definition of a related party. The Group will apply the amended standard from 1 July 2011. When the amendments are applied, the Group will need to disclose any transactions between its subsidiaries and its associates. However, it is expected that this standard will have no impact on any of the amounts recognised in the financial statements.

- (iii) AASB 1053 Application of Tiers of Australian Accounting Standards and AASB 2010-2 Amendments to Australian Accounting Standards arising from Reduced Disclosure Requirements (effective from 1 July 2013). On 30 June 2010 the AASB officially introduced a revised differential reporting framework in Australia. Under this framework, a two-tier differential reporting regime applies to all entities that prepare general purpose financial statements. Vertua Limited is listed on the NSX and is not eligible to adopt the new Australian Accounting Standards Reduced Disclosure Requirements. The two standards will therefore have no impact on the financial statements of the entity.
- (iv) AASB2011-4 Amendments to Australian Accounting Standards to Remove Individual Key Management Personnel Disclosure Requirements (effective from 1 July 2013). The Standard makes amendments to remove the individual key management personnel disclosure requirements, as these are considered to be more in the nature of corporate governance and are generally covered in the Corporations Act and disclosed within the Directors and/or Remuneration Report. As the Key Management Personnel of Vertua are limited to Directors, this amendment is not expected to have any impact on the financial statements, when adopted.
- (v) AASB 2011-9 *Amendments to Australian Accounting Standards Presentation of Other Comprehensive Income* (effective from 1 July 2012). This Standard requires entities to group items presented in other comprehensive income on the basis of whether they are potentially reclassifiable to profit or loss in subsequent periods (reclassification adjustments). It is not expected that the application of this standard will have any effect on the financial statements.
- (vi) AASB 10 Consolidated Financial Statements (must also apply AASB11 and AASB12) (effective from 1 January 2013). AASB 10 establishes a new control model that applies to all entities. It replaces parts of AASB 127 Consolidated and Separate Financial Statements dealing with the accounting for consolidated financial statements and SIC-12 Consolidation Special Purpose Entities. The new control model broadens the situations when an entity is considered to be controlled by another entity and includes new guidance for applying the model to specific situations, including when acting as a manager may give control, the impact of potential voting rights and when holding less than a majority voting rights may give control. It is not expected that the application of this standard will have any effect on the financial statements.
- (vii) AASB 13 Fair Value Measurement (effective from 1 January 2013). AASB 13 establishes a single source of guidance under AASB for determining the fair value of assets and liabilities. AASB 13 does not change when an entity is required to use fair value, but rather, provides guidance on how to determine fair value under AASB when fair value is required or permitted by AASB. Application of this definition may result in different fair values being determined for the relevant assets. AASB 13 also expands the disclosure requirements for all assets or liabilities carried at fair value. This includes information about the assumptions made and the qualitative impact of those assumptions on the fair value determined. As Vertua does not currently measure any assets or liabilities at fair value, it is not expected that the application of this standard will have any effect on the financial statements.

2 Profit / (loss) from ordinary activities

		2012	2011
	Note	\$	\$
Operating revenue:			
Rental income		146,201	167,310
Interest received from cash held in bank accounts		3,640	10,808
Profit on sale of properties		-	244,040
Miscellaneous income	_	544	9,187
Total revenues from ordinary activities		150,385	431,345

3 Dividends

No dividends have been declared or paid for this financial year.

Balance of franking account at year end adjusted for franking credits arising from payment of provision for income tax and dividends recognised as receivables, franking debits arising from payment of proposed dividends and franking credits that may be prevented from distribution in subsequent financial years.

4 Segment information

The Group operates an investment company acquiring and developing either directly or indirectly, parcels of residential real estate in accordance with the Group's real estate mandate.

The Group currently operates in one geographical segment being South East Queensland.

	Note	2012 \$	2011 \$
5 Income Tax Expense			
(a) The components of tax expense comprise:			
Current tax		-	-
Under/(over) provision in respect of prior years		-	(6,879)
Deferred tax	_	-	
The prima facie tax on profit/ (loss) from ordinary activities before tax is reconciled to the income tax as follows:		-	(6,879)
Prima facie tax payable on profit / (loss) from ordinary activities before income tax at 30%		(131,393)	(165,075)
Add:			
Share of loss / (profit) of associate		-	-
Legal and consultants fees		1,842	1,334
Impairment of investments		-	13,500
Other non-deductible amounts		2,871	2,431
Less:			
Other deductible amounts		(18,110)	(641)
Under/(over) provision in respect of prior years (franking deficits)	_		(6,879)
Future income tax benefit on tax loss not brought to account	_	144,791	155,330
Income tax expense/(refund) attributable to profit from ordinary activities before income tax		-	(6,879)
The applicable weighted average effective tax rates are as follows:		(-%)	(1%)
6 Auditor's Remuneration Remuneration of the auditor for:		44.400	42.020
- Audit or reviewing the financial reports		41,400	43,038
- Preparation of taxation return and other services		13,215	15,524
Remuneration of other auditors of subsidiaries for: - Audit or reviewing the financial reports and other services		_	1,837
- Addit of Teviewing the infancial reports and other services		54,615	60,399
	=		
7 Cash & Cash Equivalents			
Cash at bank		20,592	33,926
Short term/At call deposits		175,857	267,717
	: =	196,449	301,643

	Note	2012 \$ —————	2011 \$
8 Other Current Assets			
Prepayments		-	9,361
		-	9,361
9 Joint Venture			
Interest in Joint Venture Operations			
Vertua Limited had a 5% interest in the output of a property development project in Anstead, a joint venture operation whose principal activity was property development. The property was sold and settlement proceeds were received on 26 th July 2011. The sale price has resulted in impairment in the value of the equity by \$45,000.			
The Group's share of assets employed in the joint venture was:			
Current Assets held for sale			
- real property at valuation		-	193,560
- (impairment)		-	(45,000)
Total share of assets employed		-	148,560
10 Tax Deferred tax assets not brought to account, the benefits of which will only be realised if the conditions for deductibility set out in Note 1e occur.			
Tax losses (operating)		776,024	676,126
		776,024	676,126
11 Inventory			
Inventory at cost		3,300,937	3,207,371

Each of the properties in which the Group has an ownership interest was valued by an independent valuer in June 2012 and the Directors used these valuations to determine that the inventory is measured in line with the prevailing accounting policy.

		Note	2012 \$	2011 \$
12	Trade & Other Payables			
Trade	creditors	12(a)	105,908	40,000
Accrue	ed expenses		548	-
		_	106,456	40,000
		=		

- (a). Trade creditors include:
- \$38,119 payable to Woolcott Corporate Development Pty Ltd (related entity) in relation to services provided to the Group
- \$25,208 payable to Fiducia Estate Agents Pty Ltd (related entity) in relation to services provided to the Group
- \$26,400 payable in respect of director fees

13 Short Term Borrowings

Secured Liability

- Commercial bill facilities	- 1,280,33
	- 1,280,33

The facilities expired in February 2012 but were renewed for a further three years in respect of the borrowings secured by the Toowoomba properties (see Note 14). The rate of interest payable on the bills varies depending on the maturity dates (refer note 18). The mortgage loan on the Anstead property was repaid when the property was sold.

The carrying amount of non current assets pledged as security:

- *First registered mortgage - Anstead properties		- 148,560
- *First registered mortgage - Toowoomba properties	13(a)	- 3,197,370
Total assets pledged as security	_	- 3,345,930

^{*}The first registered mortgage is provided to National Australia Bank

13(a) This facility was shown as a short term borrowing in 2011 but it has been renewed until 2015 and is now shown as a long term borrowing – see Note 14 below.

14 Long Term Borrowings

Secured Liability

- Commercial bill facility		1,190,000	-
- Secured loan	_	200,000	
		1,390,000	-
The carrying amount of non current assets pledged as security:	•		
- First registered mortgage - Toowoomba properties	14(a).	3,300,937	
Total assets pledged as security	<u>-</u>	3,300,937	

14(a) The first registered mortgage is provided to National Australia Bank.

	2012 \$	2011 \$
15 Contributed Equity		
8,473,275 (2011 7,809,275) fully paid A class shares	5,132,750	4,966,750
Capital raising costs	(585,852)	(512,161)
	4,546,898	4,454,589
2012 Number of shares		
(a). Movement of shares		
At beginning of the reporting year	7,809,275	5,980,620
Shares issued during the year at 25 cents per share	664,000	1,828,655
	8,473,275	7,809,275
Effective 1 July 1998, the Corporations legislation in place abolished the concepts of a shares. Accordingly, the Group does not have authorised capital or par value in respec "A" Class shares participate in 100% of any dividends declared and 100% of the proportion to the number of shares held. At shareholders meetings each 'A" Class share a poll is called, otherwise each shareholder has one vote on a show of hands.	t of its issued she proceeds on	ares. winding up in
16 Earnings/(loss) per Share Earnings used in the calculation of earnings per share and dilutive earnings per share is the net profit after tax.	(437,976)	(543,370)
Weighted average number of ordinary shares outstanding during the year used in calculating basic EPS	7,975,275	6,285,396
17 Cash Flow Information Reconciliation of Cash Flow from Operations with Profit/(loss) from ordinary activities after Income Tax		
Profit/(loss) from ordinary activities after income tax	(437,976)	(543,370)
Gain on sale of property	-	(228,840)
Non-cash management fee paid (a)	-	320,000
Impairment of property assets	-	45,000
Changes in assets and liabilities: (Increase)/decrease in other assets	9,361	11,030
(Increase)/decrease in investments	-	-
(Increase)/decrease in property	54,994	(275,864)
Increase/(decrease) in borrowings	-	-
Increase/(decrease) in payables	66,456	(41,231)
	(00= 10=)	/= / a ===:

⁽a) In the prior year a portion of the proceeds from the issue of equity instruments was offset against the above non-cash management fee and as such an amount of \$320,000 was not received in cash.

(307, 165)

(713,275)

Cash flows from operations

18 Financial Instruments

The Group is exposed to a variety of financial risks including market risk (price risk and interest rate risk, credit risk and liquidity risk. The Board of the Group monitors these risk factors as part of regular reviews of financial performance and the portfolio.

Financial Risk Management Policies

The Audit and Risk Committee (ARC) has been delegated responsibility by the Board of Directors for, amongst other issues, monitoring and managing financial risk exposures of the Group. The ARC monitors the Group's financial risk management policies and exposures and approves financial transactions within the scope of its authority. It also reviews the effectiveness of internal controls relating to commodity price risk, counter party credit risk, currency risk, financing risk and interest rate risk. The ARC met twice during the year and its minutes are reviewed by the Board.

The ARC's overall risk management strategy seeks to assist the Group in meeting its financial targets, while minimising potential adverse effects on financial performance. Its functions include the review of credit risk policies and future cash flow requirements.

a. Credit risk

The maximum exposure to credit risk is limited to the carrying amount of financial assets recognised at the balance sheet date as summarised below:

	2012 \$	2011 \$
Classes of financial assets – carrying amounts Cash and cash equivalents		301,643 301,643

The Group has no significant concentration of credit risk with any single counter party or group of counter parties.

Credit risk related to balances with banks and other financial institutions is managed by the ARC in accordance with approved Board policy. Surplus funds are only invested with Australian major financial institutions.

b. Market Risk

Market price risk is the risk that the value of the Group's property portfolio will fluctuate as a result of changes in market values. The Group aims to manage its risk in line with the investment mandate and ensures that valuations are undertaken on a regular basis. The Group ensures that none of its property investments are highly geared and in general avoids borrowing more than 65% of any property's market value.

c. Interest rate risk

Exposure to interest rate risk arises on financial assets and financial liabilities recognised at reporting date whereby a future change in interest rates will affect future cash flows or the fair value of fixed rate financial instruments. The Group is also exposed to earnings volatility on floating rate instruments.

Interest rate risk is managed using a mix of fixed and floating rate debt. At 30 June 2012 the long term secured loan of \$200,000 has a fixed rate of 10%pa and the bill facility of \$1,190,000 relating to the Toowoomba properties has a floating rate.

18 Financial Instruments (continued)

The Group's exposure to interest rate risk and the effective weighted average interest rate for classes of financial assets and liabilities is set out below:

		\$	\$
		Variable interest rate	Fixed interest rate
Financial assets			
Cash at bank *	2.70%	196,449	-
		196,449	-
Financial liabilities			
Commercial bill facility - Toowoomba	7.32%	1,190,000	-
Secured loan	10.00%		200,000
		1,190,000	200,000
*\$175,857 was invested in an interest bearing ac	ecount paying 2.70% p	er annum	
*\$175,857 was invested in an interest bearing ac 30 June 2011	ccount paying 2.70% p	er annum \$	\$
	ecount paying 2.70% p		\$
30 June 2011	ecount paying 2.70% p		<u>-</u>
30 June 2011 Financial assets		\$	-
30 June 2011 Financial assets		\$ 301,643	-
30 June 2011 Financial assets Cash at bank* *		\$ 301,643	- - -
30 June 2011 Financial assets Cash at bank* * Financial liabilities	4.50%	\$ 301,643 301,643	- - -

^{** \$267,716} was invested in an interest bearing account paying 4.50% per annum

d. Liquidity risk

Liquidity risk arises from the possibility that the Group might encounter difficulty in settling its debts or otherwise meeting its obligations related to financial liabilities. The Group manages this risk through the following mechanisms:

- preparing forward looking cash flow analysis in relation to its operational, investing and financing activities
- maintaining a reputable credit profile
- managing credit risk related to financial assets
- investing only in surplus cash with major financial institutions
- · comparing the maturity profile of financial liabilities with the realisation profile of financial assets

The Group's policy is to ensure that the majority of its borrowings for real estate investment should mature beyond 12 months at all times

The Group has no debt which has been initially borrowed on a short term (less than 12 months) basis.

The Group's secured liabilities mature as follows:

Lender	Debt \$	Facility type	Maturity date
National Australia Bank Ltd	1,190,000	Mortgage loan	28 February 2015
Hammond & Simonds Pty Ltd	200,000	Secured Ioan	31 July 2014

e. Sensitivity analysis

The following tables illustrate sensitivities to the Group's exposures to changes in interest rates and property prices. The tables indicate the impact on how profit and equity values reported at balance date would have been affected by changes in the relevant risk variable that management considers to be reasonably possible. These sensitivities assume that the movement in a particular variable is independent of other variables.

35.000

18 Financial Instruments (continued)

In the previous financial year, property assets were reclassified from property, plant and equipment to inventory, to reflect the change in intention to develop the properties held at Toowoomba.

At 30 June 2012, if interest rates had moved, as illustrated in the table below, with all other variables held constant, the Group's post tax profit/loss and equity would have been affected as follows:

	Net Loss for Group Higher / (Lower) 30 June		Equity for Group Higher / (Lower) 30 June	
	2012	2011	2012	2011
	\$	\$	\$	\$
Cash and cash equivalents				
+ 1% (100 basis points)	728	2,161	728	2,161
- 1% (100 basis points)	(728)	(2,161)	(728)	(2,161)
Borrowings				
+ 1% (100 basis points)	(871)	(1,130)	(871)	(1,130)
- 1% (100 basis points)	871	1,130	871	1,130

19 Related Party Details

		2012	2011
	_	\$	\$
cond	sactions between related parties are on normal commercial terms and itions no more favourable than those otherwise available to other parties as stated.		
(i)	Management fee		
	Vertua Limited paid an annual management fee to Woolcott Corporate Development Pty Ltd, a company associated with Howard Woolcott. The management fees are calculated and paid monthly. These fees cover the provision of administration services to the Group including making available the office premises from which the Group operates. The amount paid includes GST at 10%.	90,750	92,686
(ii)	Consulting fee		
	Vertua Limited paid consulting fees to Fiducia Estate Agents Pty Ltd, a company associated with Benjamin Doyle, for the provision of Mr. Doyle's services as Chief Executive Officer. The amount paid includes GST at 10%.	60,500	55,458
(iii)	Legal fees		
	Vertua Limited paid legal and consulting fees to Whittens Lawyers and Consultants a related entity of the Secretary Andrew Whitten. The amount paid includes GST at 10%.	70,836	84,363
(iv)	Marketing fee Vertua Limited paid a marketing fee to Freedom Factory Pty Ltd, a company		

See Note 12(a) for further disclosure on related party transactions.

associated with Peter Spann.

	Note	2012 \$	2011 \$
Current Assets		196,449	459,564
Total Assets		3,497,386	3,666,935
Current Liabilities		106,456	1,320,338
Total Liabilities		1,496,456	1,320,338
Net Assets		2,000,930	2,346,597
Issued Capital		4,546,898	4,526,224
(Loss) for the year		(437,976)	(543,370)
Asset Revaluation Reserve		-	-
Accumulated losses		(2,107,992)	(1,636,257)
Total Equity		2,000,930	2,346,597

The Group's assets are represented by cash, \$196,449 and the properties at Toowoomba, \$3,300,937. The properties at Toowoomba are held as tenants in common with Property Fox No 1 Limited holding 30% and Vertua Limited (formerly Property Fox No 2 Limited) holding 70%. Following the 100% takeover of Property Fox No 1 Limited by Vertua Ltd in June 2010 all revenues and expenses relating to the properties at Toowoomba have been accounted for in the financial statements of Vertua Limited.

21 Controlled Entities

Controlled Entities Consolidated

	Country of Incorporation	Percentage Owned (%)	
		2012	2011
Subsidiaries of Vertua Limited			
Property Fox No 1 Limited	Australia	100.00	100.00

(a) Deed of Cross Guarantee

A deed of cross guarantee between the Company and Property Fox No 1 Limited was enacted during the financial year and an application for relief is being made from preparing financial statements for Property Fox No 1 Limited under ASIC Class Order 98/1418. Under the deed, Vertua Limited (formerly Property Fox No 2 Limited) guarantees to support the liabilities and obligations of Property Fox No 1 Limited. Property Fox No 1 Limited is the only party to the Deed of Cross Guarantee and is a member of the Closed Group. The Statement of Financial Position and Income Statement presented in the Financial Statements reflect that of the closed group.

22 Subsequent Events

On 27th August 2012 the financial statements were authorised for issue by a resolution of the board of directors. There were no other events subsequent to reporting date to bring into account in the 30 June 2012 financial report.

23 Commitments and Contingencies

The Group did not have any commitments or contingent liabilities at year end.

24 Company details

The registered office of the Group is: Suite 9, Level 5 137-139 Bathurst Street SYDNEY NSW 2000

Phone: 02 8072 1400

Directors' declaration

The directors of the Company declare that:

- 1. The financial statements and notes, as set out in pages 12 to 29, are in accordance with the Corporations Act 2001:
 - a. comply with Accounting Standards and the Corporations Regulations 2001; and
 - b. include an explicit statement in the notes to the financial statements that the financial statements comply with International Financial Reporting Standards (IFRS); and
 - c. give a true and fair view of the financial position as at 30 June 2012 and of the performance for the year ended on that date of the Group.
- 2. The Managing Director has declared that:
 - a. The financial records of the Group for the financial year have been properly maintained in accordance with section 286 of the Corporations Act 2001;
 - b. The financial statements and notes for the financial year comply with the Accounting Standards;
 - c. The financial statements and notes for the financial year give a true and fair view;
- 3. In the directors' opinion there are reasonable grounds to believe that the Group will be able to pay its debts as and when they become due and payable.

The company and a wholly-owned subsidiary, Property Fox No 1 Ltd, have entered into a deed of cross guarantee under which the company and its subsidiary guarantee the debts of each other.

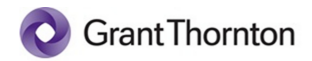
At the date of this declaration, there are reasonable grounds to believe that the companies which are party to this deed of cross guarantee will be able to meet any obligations or liabilities to which they are, or may become subject to, by virtue of the deed

This declaration is made in accordance with a resolution of the Board of Directors:

Benjamin Doyle - Managing Director

Howard Woolcott - Executive Director

Dated this 27th day of August 2012.



Grant Thornton Audit Pty Ltd ABN 91 130 913 594 ACN 130 913 594

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Independent Auditor's Report
To the Members of Vertua Limited

Report on the financial report

We have audited the accompanying financial report of Vertua Limited (the "Company"), which comprises the statement of financial position as at 30 June 2012, the statement of comprehensive income, statement of changes in equity and statement of cash flows for the year then ended, notes comprising a summary of significant accounting policies and other explanatory information and the directors' declaration of the consolidated entity comprising the Company and the entity it controlled at the yearend or from time to time during the financial year.

Directors responsibility for the financial report

The Directors of the Company are responsible for the preparation of the financial report that gives a true and fair view of the financial report in accordance with Australian Accounting Standards and the Corporations Act 2001. This responsibility includes such internal controls as the Directors determine are necessary to enable the preparation of the financial report to be free from material misstatement, whether due to fraud or error. The Directors also state, in the notes to the financial report, in accordance with Accounting Standard AASB 101 Presentation of Financial Statements, that compliance with the Australian equivalents to International Financial Reporting Standards ensures that the financial report, comprising the financial statements and notes, complies with International Financial Reporting Standards.

Auditor's responsibility

Our responsibility is to express an opinion on the financial report based on our audit. We conducted our audit in accordance with Australian Auditing Standards which require us to comply with relevant ethical requirements relating to audit engagements and plan and perform the audit to obtain reasonable assurance whether the financial report is free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial report. The procedures selected depend on the auditor's



judgement, including the assessment of the risks of material misstatement of the financial report, whether due to fraud or error.

In making those risk assessments, the auditor considers internal control relevant to the Company's preparation and fair presentation of the financial report in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by the Directors, as well as evaluating the overall presentation of the financial report.

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

Independence

In conducting our audit, we have complied with the independence requirements of the Corporations Act 2001.

Auditor's opinion

In our opinion:

- a the financial report of Vertua Limited is in accordance with the Corporations Act 2001, including:
 - i giving a true and fair view of the Company's financial position as at 1 August 2012 and of its performance for the year ended on that date; and
 - ii complying with Australian Accounting Standards and the Corporations Regulations 2001; and
- b the financial report also complies with International Financial Reporting Standards as disclosed in the notes to the financial statements.

Report on the remuneration report

We have audited the remuneration report included in pages 4 to 5 of the directors' report for the year ended 30 June 2012. The Directors of the Company are responsible for the preparation and presentation of the remuneration report in accordance with section 300A of the Corporations Act 2001. Our responsibility is to express an opinion on the remuneration report, based on our audit conducted in accordance with Australian Auditing Standards.

Auditor's opinion on the remuneration report

In our opinion, the remuneration report of Vertua Limited for the year ended 30 June 2012, complies with section 300A of the Corporations Act 2001.

Grant Thorrow

GRANT THORNTON AUDIT PTY LTD

Chartered Accountants

M S Bell

Partner - Audit & Assurance

Shareholder Information at 31 July 2012

Share Capital

Vertua Limited has on issue 8,473,275 fully paid "A" Class shares held by 341 holders as at 31 July 2012. All "A" Class shares of the Company carry one vote per share.

Twenty Largest Shareholders

Rank	Investor Name	Total Shares	% of Issued Capital
1	Fox Portfolio Pty Ltd	1,380,000	16.29%
2	Excela Limited	371,820	4.39%
3	I.C. Maxwell & P. J. Maxwell	200,000	2.36%
4	Woolcott Corporate Development Pty Ltd	200,000	2.36%
5	Minara Pty Ltd	120,000	1.42%
6	Property Fox No. 1 Limited *	103,499	1.22%
7	ASIC Unclaimed Monies Unit	100,801	1.19%
8	William Lyon	100,000	1.18%
9	Peter Schaap & Pauline Schaap	90,000	1.06%
10	Joanne Maree Baulch	80,000	0.94%
11	Craig Alexander Godham	72,000	0.85%
12	C & AC Pty Ltd	64,800	0.76%
13	Michael Brown	60,000	0.71%
14	C.J. Owen & Associates Pty Ltd	60,000	0.71%
15	Christopher P. Eldridge & Ann E. Eldridge	60,000	0.71%
16	Mirus Vita Pty Ltd	60,000	0.71%
17	David Oliver	60,000	0.71%
18	Alan Graham Hinde	55,000	0.65%
19	Damien Negus	54,000	0.64%
20	D.W. Searle & R. A. Searle	54,000	0.64%
	Total	3,345,920	39.49%

^{*} Shares to be eliminated following acquisition of 100% issued capital in Property Fox No 1 Limited

Distribution of Equity Securities

Analysis of number of shareholders by size of holding

Range	No. of holders	Shares	% of Issued Capital
1 – 1,000	0	0	0.00%
1,001 – 5,000	4	20,000	0.24%
5,001 – 10,000	99	980,800	11.58%
10,001 – 50,000	217	4,075,755	48.10%
50,001 - 100,000	14	920,600	10.87%
100,001 and over	7	2,476,120	29.22%
Total	341	8,473,275	100.00%

Corporate Directory

Directors Peter Spann

Benjamin Doyle Howard Woolcott

Company Secretary Andrew Whitten

Registered office in Australia Suite 9, Level 5

137-139 Bathurst Street Sydney NSW 2000 (02) 8072 1400

Share registry Link Market Services

Level 12, 680 George Street,

Sydney NSW 2000

Auditor Grant Thornton

Level 4, Grant Thornton House

102 Adelaide Street, Brisbane QLD 4000

Solicitors Whittens Lawyers and Consultants

Suite 9, Level 5, 137-139 Bathurst Street

Sydney NSW 2000

Bankers National Australia Bank Limited

180 Queen Street Brisbane QLD 4000

Website address www.vertua.com.au