

ASX and Media Announcement

24 February 2012

Results for announcement to the market

Qube Logistics Holdings Limited - Appendix 4D and Interim Financial Report

Enclosed are the following in relation to Qube Logistics Holdings Limited (ASX:QUB):

- Appendix 4D
- ASX and Media Announcement
- Interim Financial Report for the Half Year to 31 December 2011

Further enquiries:

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Qube Logistics Holding Limited (ABN 14 149 723 053)

APPENDIX 4D Half Year Report 31 December 2011

Results for Announcement to the Market

Statutory Information

Set out below are the statutory results for Qube Logistics Holdings Limited (Qube) and its controlled entities for the half year ended 31 December 2011.

	H1 FY 2012 \$'000	H1 FY 2011 \$'000	Movement
Income from ordinary activities	347,419	69,715	+398.3%
Profit from ordinary activities after tax attributable to members	8,180	36,733	-77.7%
Net profit after tax attributable to members	8,180	36,733	-77.7%
Interim dividend per share	2.0 cents fully franked	1.9 cents fully franked	+5.3%

The statutory results for the current period are not comparable and include:

- \$47,480,000 non-recurring costs associated with the previous trust structure (with external management) and the restructure that was completed on 1 September 2011.
- 4 months consolidated earnings from certain controlled entities and 4 months equity accounted profits from associates being the four months from the completion of the restructure to 31 December 2011.
- The comparative FY11 figures are that of the Qube Trust as managed investment scheme which fair valued its investments through the profit and loss.

Pro-forma Information*

Qube Logistics Holdings Limited (Qube) delivered strong pro-forma revenue and earnings growth in the six months to 31 December 2011.

Pro-forma information	H1 FY 2012 \$'000	H1 FY 2011 \$'000	Movement
Income from ordinary activities	397,509	290,773	+36.7%
EBITDA	54,351	30,505	+78.2%
Profit before income tax	42,138	29,021	+45.2%

A reconciliation between the statutory results and the pro-forma Information follows this table.

^{*} References to 'pro-forma' information are to non-IFRS financial information prepared in accordance with ASIC Regulatory Guide 230 (Disclosing non-IFRS financial information) issued in December 2011. Non-IFRS financial information has not been subject to audit or review.

Further commentary on the Pro-forma performance of Qube and its operating businesses is set out in the financial statements and ASX announcement issued with this Appendix 4D. A reconciliation of the statutory results to the Pro-forma results is presented below:

Reconciliation of Statutory Profit to Pro-forma Profit	H1 FY 2012 \$'000
Net profit after tax attributable to members Add: Non-controlling interest share of profit	8,180 740
Profit after income tax Reverse Income tax benefit	8,920 <u>(22,732)</u>
Loss before income tax Add: One-off restructure costs and other non-recurring items Add: Earnings for 2 months to 31 August 2011 Add: Other adjustments	(13,812) 47,480 7,506 <u>964</u>
Pro-forma profit before income tax	42,138

Basis of Preparation

Statutory Accounts

On 30 August 2011, Qube Trust restructured from a trust to a company whereby unitholders were given one ordinary share in the Company (Qube) for each unit they held in the Qube Trust immediately prior to the restructure. The consolidated financial statements of Qube have been prepared as a continuation of the consolidated financial statements of Qube Trust.

Qube's statutory results for the period are reported on the basis of a managed investment scheme for the two months to 31 August 2011 and as a corporate entity from 1 September 2011. The primary impact of this is that, as a corporate entity, Qube no longer accounts for its investments in associate entities on the basis of fair value taking the gain or loss through the income statement, but rather equity accounts its share of the associates profit after tax.

The comparative information from 1 July 2010 to 31 December 2010 presented in the consolidated financial statements is that of Qube Trust which was a managed investment scheme fair valuing its investments in associates. Changes resulting from the Qube restructure such as the reporting basis (noted above) and acquisitions made since 1 July 2010 mean that the prior year figures are not directly comparable.

Pro-forma information

The Pro-forma financial performance of Qube adjusts the statutory results to provide an indication of the financial performance of Qube and its businesses for the six month period as if:

- Qube operated as a company for the entire reporting and comparative period;
- Qube owned its current interest in each of the logistics businesses for the entire reporting and comparative period;
- The one-off costs relating to the restructure have been excluded; and
- Other non-recurring items relating to the two month period prior to the restructure have been excluded.

Share of profit of associates

Details of Qube's associates names, percentage holdings and contributions to net profit are set out below:

Statutory share of profit of associates	Dec-11 %	Dec-10 %	H1 FY 2012 \$'000	H1 FY 2011 \$'000
Australian Amalgamated Terminals Pty Ltd	50.0%	38.6%	2,286	n/a
Northern Stevedoring Services Pty Ltd	50.0%	38.3%	2,190	n/a
Prixcar Services Pty Ltd	25.0%	19.4%	470	n/a
Moorebank Industrial Property Trust	30.0%	30.0%	1,595	n/a
Other	50.0%	0.0%	141	n/a
Total share of profit of associates			6,682	-

Notes:

- Qube as a managed investment scheme fair valued its investments through the profit and loss. As such there are no comparative equity accounted profit figures FY11.
- Equity accounted profits for FY12 are for the 4 months from 1 September to 31 December 2011.
- Qube equity accounts its share of the pre-tax profit of the Moorebank Industrial Property Trust.
- Prixcar investment held through Qube's 50% interest in "K" Line Auto Logistics (Australia) Pty Ltd

The following table shows Qube's pro-forma share of equity accounted profits of associates for a full 6 months assuming Qube held its 31 December 2011 ownership percentage for the whole period, with FY11 prepared on the same basis.

Pro-forma share of profit of associates	Dec-11 %	H1 FY 2012 \$'000	H1 FY 2011 \$'000	Change %
Australian Amalgamated Terminals Pty Ltd	50.0%	3,647	3,458	5.5%
Northern Stevedoring Services Pty Ltd	50.0%	3,266	2,603	25.5%
Prixcar Services Pty Ltd	25.0%	770	863	-10.8%
Moorebank Industrial Property Trust	30.0%	2,322	2,331	-0.4%
Other	50.0%	141		
Total pro-forma share of profit of associates		10,146	9,255	9.6%

Dividend Information

	Amount (cents per share)	Record Date
Interim dividend - fully franked	2.0	9 March 2012
Payment date	4 April 2012	

Qube Trust paid a fully franked interim distribution of 1.9 cents per unit for the half year ended 31 December 2010.

Dividend Reinvestment Plan

Qube operates a dividend reinvestment plan (DRP) that enables shareholders to elect to reinvest all, or a portion of, their dividends into additional shares in Qube. The DRP is available for the interim dividend payable on 4 April 2012. Shares will be issued at a discount of 2.5% to the volume weighted average market price of shares sold on the ASX over the 10 trading days immediately following the record date for payment of the dividend. Lodgement of the election notice for participation in the DRP is due by 5:00pm on 9 March 2012.

Net Tangible Asset Backing per Share/Unit

The net tangible asset backing per share is \$0.57 (2010:\$0.97 per unit).

Control Gained Over Entities in the Financial Year

Name of entity where control was gained	Date control gained
Mackenzie Intermodal Pty Ltd	6 July 2011
K-POAGS Pty Ltd	18 August 2011
K-AATerminals Pty Ltd	18 August 2011
Minto Properties Pty Ltd	18 August 2011

Contribution to profit after tax of these entities was \$11,421,000.

Additional Information

Additional Appendix 4D disclosures can be found in the notes to the Interim Financial Report.

This Appendix 4D report is based on the 31 December 2011 Interim Financial Report which has been subject to a review by PricewaterhouseCoopers.



ASX and Media Announcement

24 February 2012

Qube continues to deliver strong earnings growth

Announces strategic acquisition of Giacci

Qube Logistics Holdings Limited (Qube) today released its results for the half year to 31 December 2011, reporting a consolidated profit after tax attributable to Qube shareholders of around \$8.2 million. The pro-forma consolidated profit after tax was \$31.8 million and the pro-forma EBITDA for the period was \$54.4 million.

Key highlights for the six months include:

- Increase in revenue and EBITDA of 37% and 78% on a pro-forma basis.
- Operating businesses increased revenue and EBITDA by 34% and 49% on a pro-forma proportional basis.
- Fully franked interim dividend of 2.0 cents per share, an increase of approximately 5.3% over the prior comparable period.
- Completed the corporatisation and restructure of the Qube group, better positioning the group to continue its track record of strong growth.
- Entered the S&P/ASX 200 index on 16 September 2011.

A summary of Qube's pro-forma and statutory results for the period is presented below.

Six Months to 31 December	2011	2010	Change	2011
	Pro-forma		%	Statutory
Operating Revenue	397.5	290.8	37%	347.4
EBITDA	54.4	30.5	78%	6.9
EBIT	37.7	23.0	64%	(8.3)
NPBT and Associates	32.0	19.8	62%	(20.5)
Share of Net Profit of Associates	10.1	9.3	9%	6.7
Profit / (Loss) Before Tax	42.1	29.0	45%	(13.8)
Profit After Tax Attributable to Shareholders	31.8	22.2	43%	8.2

All figures A\$m

The pro-forma results have been prepared on the basis that Qube owned its current interests in the logistics businesses for the entire reporting and comparative period, and exclude costs associated with Qube's restructure and other non-recurring costs incurred in the period that are included in the statutory results. A reconciliation of the statutory results to the pro-forma results, and a summary of the basis of the pro-forma results is provided at Attachment 1¹.

¹ References to 'pro-forma' information are to non-IFRS financial information prepared in accordance with ASIC Regulatory Guide 230 (Disclosing non-IFRS financial information) issued in December 2011. Non-IFRS financial information has not been subject to audit or review.

Managing Director of Qube, Maurice James said, "Qube's operating businesses generated very strong revenue and earnings during the period due to a combination of organic growth and the contribution from acquisitions and new projects."

"These very strong results reflect the quality of Qube's businesses and the strength of its management team."

Very strong performance from Qube's operating divisions

Qube's two operating divisions both generated strong growth in the six months to 31 December 2011 as outlined in the table below.

Six Months to 31 December	2011	2010	Change
(Pro-forma)	\$m	\$m	%
Paramora			
Revenue			
Qube Logistics	244.5	164.3	49%
Qube Ports & Bulk	150.4	123.9	21%
Total Consolidated Revenue	394.9	288.2	37%
Associates (proportional share)	43.5	38.0	14%
Total Proportional Revenue	438.4	326.2	34%
EBITDA			
Qube Logistics	32.3	19.3	67%
Qube Ports & Bulk	23.9	14.7	63%
Total Consolidated EBITDA	56.2	34.0	65%
Associates (proportional share)	14.0	13.0	8%
Total Proportional EBITDA	70.2	47.0	49%

"Qube's scale, diversity and reputation for providing reliable, competitive logistics services has enabled both the Logistics² and Ports & Bulk³ divisions to achieve record results in what has been a very challenging economic and industrial relations environment", Mr James said.

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² Formerly referred to as Landside Logistics

³ Formerly referred to as Automotive, Bulk and General Stevedoring

Logistics Division

The Logistics division achieved pro-forma growth in revenue and earnings (EBITDA) of around 49% and 67% respectively.

This performance of the division reflects:

- Continued organic growth, particularly in port rail and rural logistics solutions.
- Contribution from acquisitions including Troncs Transport (January 2011) and Mackenzie Intermodal (July 2011).
- Further investment in facilities, systems and equipment to increase capacity and efficiency.
- The relative strength of the first half earnings due to the seasonality of the business.

Six Months to 31 December (Pro-forma)	2011 \$m	2010 \$m	Change %	_
Revenue	244.5	164.3	49%	
EBITDA	32.3	19.3	67%	

Ports & Bulk Division

The Ports & Bulk division achieved growth in revenue and EBITDA of around 20% and 37% respectively on a pro-forma proportional basis. Consolidated revenue and EBITDA increased by 21% and 63% respectively on a pro-forma basis.

The performance of the division reflects:

- Utah Point bulk stockpiling and loading facility operating at capacity from March 2011 and achieving annualised throughput of approximately 10 million tonnes.
- Strong bulk and project volumes at other ports including those operated by associates.
- Results impacted by costs relating to industrial action and reduced vehicle imports in October and November due to Thailand floods.

Six Months to 31 December (Pro-forma)	2011 \$m	2010 \$m	Change %
Qube Ports & Bulk	150.4	123.9	21%
Associates (proportional share)	43.5	38.0	14%
Total Proportional Revenue	193.9	161.9	20%
Qube Ports & Bulk	23.9	14.7	63%
Associates (proportional share)	14.0	13.0	8%
Total Proportional EBITDA	37.9	27.7	37%

Strategic Assets Division

The Strategic Assets continued to generate steady rental income during the period while the planning continues for the potential development of the sites at Minto and Moorebank into intermodal terminals with related logistics facilities.

Six Months to 31 December (Pro-forma)	2011 \$m	2010 \$m	Change %
Qube Strategic Assets	2.7	2.6	4%
Associates (proportional share)	3.7	3.3	12%
Total Proportional Revenue	6.4	5.9	8%
Qube Strategic Assets	1.9	2.1	-10%
Associates (proportional share)	2.3	2.3	0%
Total Proportional EBITDA	4.2	4.4	-5%

The SIMTA consortium, of which Qube is a 30% unitholder, owns the land located at Moorebank. SIMTA submitted the concept development application during the period which is an important step in the planning process. SIMTA is presently waiting on the New South Wales state government to complete its "test of adequacy" review of this submission which is expected shortly. Discussions are continuing with the federal government regarding rail access and development timetables for the Moorebank project.

Dividend

Qube is pleased to announce that it will pay a fully franked interim dividend of 2.0 cents per share in respect of the period to 31 December 2011, an increase of around 5.3% over the prior comparable period.

The record date for the dividend is 9 March 2012 and the dividend will be paid on 4 April 2012. The dividend reinvestment plan will operate for this dividend and a discount of 2.5% will apply. See Attachment 2 for further details.

Acquisition of Giacci Holdings

Qube is pleased to announce that the group has entered into an agreement to acquire Giacci Holdings Pty Limited ("Giacci"). The business will form part of Qube's Ports & Bulk division.

Giacci is one of Australia's largest privately owned bulk haulage, handling and storage specialists. Based at Bunbury in Western Australia, the Giacci acquisition will enable Qube to offer a complete "mine to port" logistics solution to the bulk sector covering transport, stockpiling and stevedoring activities. There is significant opportunity to leverage the existing customer bases of Qube and Giacci to grow the combined business.

The purchase price is approximately \$119 million of which around \$18 million is deferred for two years and subject to adjustments based on the earnings of the business in the future. Additionally, Qube will assume net debt of approximately \$26.6 million.

Qube will fund the acquisition through the issue of \$20 million of new Qube shares to the vendor at an issue price of \$1.4749 per share with the balance of the purchase price funded from Qube's available cash and debt facilities. It is currently anticipated that the acquisition will be completed during March 2012. The acquisition is expected to be earnings per share accretive in the first full year of operations.

Further information on this acquisition is provided in the separate announcement released by Qube today.

Outlook

Subject to no material deterioration in economic conditions or the industrial relations environment, Qube currently anticipates that both of its operating divisions will achieve solid growth in revenue and earnings for the twelve months to 30 June 2012. However, the growth rate for the second half of FY2012 is expected to be lower than that achieved in the first half. This is before taking into account the contribution from any acquisitions completed during the six months to 30 June 2012.

Qube is continuing to review a number of additional acquisitions and development projects across its three divisions. Qube expects to fund this expenditure through a combination of cash and debt facilities. Qube intends to replace the existing debt facilities within its operating businesses and a short-term corporate bridge facility with a larger, longer term corporate debt facility that will provide Qube with additional capacity to fund its future growth.

Further enquiries: Media Paul White 0417 224 920

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Attachment 1

Reconciliation of Statutory Results to Pro-forma Results

Six Months to 31 December	2011
Reconciliation of Statutory Profit to Pro-forma Profit	\$'000
Net profit after tax attributable to members	8,180
Add: Non-controlling interest share of profit	740
Profit after income tax	8,920
Reverse Income tax benefit	(22,732)
Loss before income tax	(13,812)
Add: One-off restructure costs and other non-recurring items	47,480
Add: Earnings for 2 months to 31 August 2011	7,506
Add: Other adjustments	964
Pro-forma profit before income tax	42,138

Explanation of Basis of Pro-forma Information

The pro-forma financial information has been prepared on the following basis:

- 1. Qube owned its current interest in each of the logistics businesses for the entire reporting period.
- 2. Qube operated as a company for the entire reporting period.
- 3. The one-off costs relating to the restructure have been excluded.
- 4. Other non-recurring items relating to the two month period prior to the restructure have been excluded.

Other Information

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The pro-forma financial information for the six months to 31 December 2011 includes an amortisation expense of approximately \$0.84 million relating to identifiable intangible assets arising when Qube acquired control of Qube Logistics (formerly POTA), and an amortisation expense of approximately \$2.0 million in this period relating to identifiable intangible assets arising when Qube acquired control of Qube Ports & Bulk (formerly POAGS).

The statutory result includes an amortisation expense relating to these identifiable intangible assets of approximately \$3.0 million for this period.

The on-going annual amortisation expense relating to identifiable intangible assets is expected to be approximately \$5.7 million.

Attachment 2

About the Dividend Reinvestment Plan

The Company's dividend reinvestment plan (DRP) will operate for this dividend. Shares issued under the DRP will be issued at a discount of 2.5% to the volume weighted average market price of shares sold on the ASX over the 10 trading days immediately following the Record Date (being the period commencing 12 March 2012 and ending 23 March 2012. A copy of the terms of the DRP is available on Qube's website.

Shareholders wishing to participate in the DRP will need to elect to do so by logging onto Computershare's Easy Update service at www.computershare.com.au/easyupdate/qub. Elections to participate will need to be completed before 5pm on 9 March 2012 in order to participate in the DRP for this dividend.





Qube Logistics Holdings Limited ABN 14 149 723 053 Interim report - 31 December 2011

Contents

	Directors' report Auditor's Independence Declaration Interim financial report	Page 2 5
	Consolidated statement of comprehensive income Consolidated balance sheet Consolidated statement of changes in equity Consolidated statement of cash flows Notes to the consolidated financial statements Directors' declaration Independent auditor's review report to the members	6 7 8 9 10 21 22
10		

This interim financial report does not include all the notes of the type normally included in an annual financial report. Accordingly, this report is to be read in conjunction with the annual report for the year ended 30 June 2011 and any public announcements made by Qube during the interim reporting period in accordance with the continuous disclosure requirements of the *Corporations Act 2001*.

Directors' report

Your directors present their report on the consolidated entity consisting of Qube Logistics Holdings Limited (Qube) and the entities it controlled at the end of, or during, the half-year ended 31 December 2011.

Directors

The following persons were directors of Qube Logistics Holdings Limited during the whole of the half-year and up to the date of this report:

Chris Corrigan (Non-executive Chairman)

Sam Kaplan (Non-executive Deputy Chairman)

Maurice James (Managing Director) Alan Davies (Non-executive Director) appointed 26 August 2011 Robert Dove (Non-executive Director) appointed 26 August 2011 Peter Dexter (Non-executive Director) appointed 1 September 2011 appointed 1 September 2011 Yutaka Nakagawa (Non-executive Director) (Non-executive Director) appointed 9 September 2011 Ross Burney Simon Moore alternate to Robert Dove appointed 7 November 2011 Aage Holm alternate to Peter Dexter appointed 7 November 2011 Alan Miles alternate to Yutaka Nakagawa appointed 7 November 2011

Dividend

The Directors have declared a fully franked dividend of 2.0 cents per share, an increase of approximately 5.3% on the prior comparable period distribution. This reflects the strong underlying profitability of Qube in the period and positive outlook.

Review of operations

Qube has continued its focus on being a leading logistics provider focussed on the import-export supply chain. Qube aims to provide competitive, quality services to its customers by offering comprehensive logistics solutions across multiple aspects of the supply chain.

During the period to 31 December 2011, Qube completed a major restructure involving three important initiatives.

Firstly, Qube changed its structure from a trust to a company. This included appointing a Board of Directors with extensive experience and expertise across industries relevant to Qube's activities including logistics, mining, shipping and infrastructure.

Secondly, Qube internalised the management function thereby ensuring it had its own dedicated management team reporting to the Board. The corporate management team, led by Maurice James, and the management within the broader Qube group include some of the most experienced senior logistics executives in the country.

Thirdly, Qube acquired additional shareholdings in certain logistics businesses that gave Qube control or increased shareholdings in these entities. The operational businesses are all quality businesses with attractive growth outlooks and provide a solid foundation for Qube's continued growth.

These three initiatives have provided Qube with a much simpler corporate structure, a dedicated management team focussed on continuing to build Qube's logistics capabilities and value, and increased control over very strategic logistics businesses. As a result, Qube is well placed to continue its growth both organically and through selective acquisitions.

There were a number of non-recurring costs that were associated with these initiatives that had a significant impact on Qube's statutory result for the period. Additionally, as a result of these initiatives, the accounting treatment for Qube changed during the period from a managed investment scheme, fair valuing its investments in associate entities and taking the gain or loss through the income statement, to that of a corporate entity that equity accounts its share of the associates' profit after tax and reserves. As a result of these factors, the statutory results for the six months to 31 December 2011 are not comparable to the reported results for the six months to 31 December 2010, nor in the directors' opinion do the results provide a reflection of the underlying profitability of Qube and its businesses over this period.

Review of operations (continued)

The table below provides a reconciliation of the net profit after tax of Qube to the adjusted EBITDA removing the cost impact of the restructure on the results for the six months to 31 December 2011.

Д	2011 \$'000	2010 \$'000
Statutory net profit after tax	8,920	36,733
Reverse tax credit	(22,732)	22,125
Net profit / (loss) before tax	(13,812)	58,858
Add: net interest expense / (income)	5,503	(56)
Add: Depreciation and amortisation	<u> 15,176</u>	207
EBITDA	6,867	59,009
Less: Unrealised financial instrument gains	(156)	(54,631)
Add: Employee share plan expense	172	-
Add: Provision for performance fee	_	3,450
Adjusted EBITDA	6,883	7,828
Add: Termination payment	40,000	-
Add: Restructure costs	4,726	-
Add: Other related non-recurring items	2,754	
Adjusted EBITDA after restructure related costs	54,363	7,828

The table above has been extracted from note 2 of the interim financial statements but is un-audited.

- EBITDA is statutory net profit adjusted to remove the impact of income tax expense, finance costs and depreciation and amortisation.
- Adjusted EBITDA is EBITDA adjusted for the effects of non-cash items such as unrealised gains and amortisation of employee share plan expense.
- Adjusted EBITDA after restructure related costs is Adjusted EBITDA amended to remove the impact of the Qube Restructure and costs in FY12 associated with Qube's previous trust structure.

Qube's operating divisions both delivered strong results for the period reflecting organic growth and the contributions from recent acquisitions and development projects. Key highlights during the period included the acquisition of Mackenzie Intermodal by Qube Logistics (formerly POTA Holdings Pty Ltd) and the successful ramp up of operations at Qube Ports & Bulk's (formerly POAGS Pty Ltd) Utah Point facility at Port Hedland. The Utah Point facility is currently operating at annualised throughput of around 10 million tonnes and delivers an efficient logistics solution for a range of emerging mining companies.

Qube completed a placement in December 2011 that raised approximately \$85 million to provide it with additional financing capacity to pursue growth initiatives.

Subject to economic conditions and the industrial relations environment, Qube is well positioned to continue to grow revenue and earnings for the remainder of the financial year, albeit the growth rate of revenue and earnings for Qube's operating businesses is expected to be lower than that achieved in the first half.

(a) Events subsequent to period end

Subsequent to period end, the Company acquired the 5.3% non-controlling interest in the business that forms the Qube Logistics division. The consideration comprised 15,848,214 Qube shares at \$1.35 per share.

Subsequent to period end, the Company entered into an agreement to acquire 100% of Giacci Holdings Pty Limited (Giacci). The acquisition is subject to a small number of conditions and is expected to be completed by the end of March 2012. The purchase price is approximately \$119 million of which around \$18 million is deferred for two years and subject to adjustments based on the earnings of the business in the future. Additionally, Qube will assume net debt of approximately \$26.6 million. The acquisition of Giacci will enhance Qube's ability to provide "mine to port" logistics solutions by significantly increasing Qube's bulk transport and storage capabilities.

Qube has entered into a 12 month \$100 million bridge facility to assist in financing Qube's growth opportunities. It is expected this will be refinanced into a larger term debt facility in due course.

Qube Logistics Holdings Limited
Directors' report
31 December 2011
(continued)

Auditor's independence declaration

A copy of the auditor's independence declaration as required under section 307C of the Corporations Act 2001 is set out on page 5.

Rounding of amounts

The company is of a kind referred to in Class Order 98/100, issued by the Australian Securities and Investments Commission, relating to the "rounding off" of amounts in the directors' report and financial report. Amounts in the directors' report and financial report have been rounded off to the nearest thousand dollars in accordance with that Class Order.

This report is made in accordance with a resolution of directors.

Chris Corrigan Director

Sydney

23 February 2012



Auditor's Independence Declaration

As lead auditor for the review of Qube Logistics Holdings Limited for the half year ended 31 December 2011, 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 review; and
- b) no contraventions of any applicable code of professional conduct in relation to the review.

This declaration is in respect of Qube Logistics Holdings Limited and the entities it controlled during the period.

N R McConnell

Partner PricewaterhouseCoopers 23 February 2012

Qube Logistics Holdings Limited Consolidated statement of comprehensive income For the half-year ended 31 December 2011

		Half-y	year
	Notes	31 Dec 2011 \$'000	31 Dec 2010 \$'000
Revenue from continuing operations		347,419	69,715
Employee benefits expense		(117,511)	_
Sub-contractors		(43,860)	_
Repairs and maintenance		(16,848)	-
Depreciation and amortisation expense		(15,176)	(207)
Fuel expense		(24,651)	• •
Other motor vehicle costs		(8,895)	-
Operating leases		(42,569)	-
Rates and utilities		(2,305)	-
IT related expenses		(2,288)	-
Insurances		(1,467)	-
Finance costs		(7,150)	(1,853)
Professional fees		(3,080)	(1,095)
Termination payment		(40,000)	- (2.222)
Investment manager's fees		(2,171)	(3,823)
Investment manager's performance fees		- (4.700)	(3,450)
Restructure costs Other expenses		(4,726)	(420)
Other expenses	had	(35,216) 6,682	(429)
Share of net profit of associates accounted for using the equity met (Loss) / profit before income tax	nou	(13,812)	58,858
(Loss) / profit before income tax		(13,612)	36,636
Income tax (benefit) / expense		(22,732)	22,125
Profit for the half-year	3	8,920	36,733
Other comprehensive income for the half-year, net of tax		<u> </u>	<u>-</u>
Total comprehensive income for the helf year		9.020	20.722
Total comprehensive income for the half-year		8,920	36,733
Total comprehensive income for the half-year is attributable to:			
Owners of Qube		8,180	36,733
Non-controlling interests		740	-
		8,920	36,733
		Cents	Cents
Earnings per share / unit for profit attributable to the ordinary		Cellis	OGIIIS
equity holders of the company / trust:			
Basic earnings per share / unit		1.02	7.11
Diluted earnings per share / unit		1.02	7.11

The above consolidated statement of comprehensive income should be read in conjunction with the accompanying notes.

Qube Logistics Holdings Limited Consolidated balance sheet As at 31 December 2011

		Notes	31 Dec 2011 \$'000	30 June 2011 \$'000
	ASSETS			
	Current assets			
_	Cash and cash equivalents		142,208	78,860
_	Trade and other receivables		117,298	63,585
	Inventories		2,442	2,032
_	Financial assets at fair value through profit or loss Total current assets	,	261,948	7,559 152,036
	Total current assets		201,340	132,030
	Non-current assets			
)	Receivables		4,002	4,002
	Investments accounted for using the equity method		254,810	4,002
	Financial assets at fair value through profit or loss		1,058	398,908
	Derivative financial instruments		139	, <u> </u>
))	Property, plant and equipment		234,231	121,302
	Investment properties		48,158	-
\	Deferred tax assets	_	16,521	6,098
))	Intangible assets	5	511,439	198,424
_	Total non-current assets	•	1,070,358	728,734
)	Total assets	,	1,332,306	880,770
	LIABILITIES Current liabilities			
1	Trade and other payables		75,891	37,243
1	Borrowings	6	37,065	7,583
7	Financial liabilities at fair value through profit or loss		-	43
	Current tax liabilities		5,129	-
_	Provisions Total current liabilities	•	31,681 149,766	30,199 75,068
_	Total current liabilities	•	143,700	73,000
	Non-current liabilities			
7	Borrowings	6	162,908	103,099
	Derivative financial instruments	Ü	711	-
))	Deferred tax liabilities		-	9,492
	Provisions	,	7,318	6,724
	Total non-current liabilities		170,937	119,315
	Total liabilities		320,703	194,383
)	Net assets		1,011,603	686,387
_	EQUITY			
	Contributed equity	7	950,125	583,907
	Reserves	•	757	20,589
	Retained earnings		56,317	63,299
\	Capital and reserves attributable to the owners of Qube		1,007,199	667,795
)				
	Non-controlling interests	·	4,404	18,592
	Total equity		1,011,603	686,387
1	i otal oquity		1,011,003	000,001

The above consolidated balance sheet should be read in conjunction with the accompanying notes.

		-	Attributable	to owners			
	Notes	Contributed equity \$'000	Reserves \$'000	Retained earnings \$'000	Total \$'000	Non-con- trolling interests \$'000	Total equity \$'000
Balance at 1 July 2010		427,165	-	16,806	443,971	-	443,971
Profit for the half-year				36,733	36,733	<u>-</u> .	36,733
Total comprehensive income for the half-year				36,733	36,733	<u> </u>	36,733
Transactions with owners in their capacity as owners: Contributions of equity net of							
transaction costs	7	38,012	-	-	38,012	-	38,012
Distributions provided for or paid	8	38,012		(7,729) (7,729)	(7,729) 30,283		(7,729) 30,283
		00,012		(1,120)	00,200		00,200
Balance at 31 December 2010		465,177		45,810	510,987		510,987
Balance at 1 July 2011		583,907	20,589	63,299	667,795	18,592	686,387
Total comprehensive income for the half-year				8,180	8,180	740	8,920
Transactions with owners in their capacity as owners: Contributions of equity, net of							
□ transaction costs and tax	7	366,218	-	-	366,218	-	366,218
Dividends provided for or paid Acquisition of options from senior	8	-	-	(15,162)	(15,162)	(338)	(15,500)
management of subsidiaries Transactions with non-controlling		-	(8,751)	-	(8,751)	-	(8,751)
interests Employee share scheme		-	(5,959) (5,122)	-	(5,959) (5,122)	(14,590)	(20,549) (5,122)
		366,218	(19,832)	(15,162)	331,224	(14,928)	316,296
Balance at 31 December 2011		950,125	757	56,317	1,007,199	4,404	1,011,603

The above consolidated statement of changes in equity should be read in conjunction with the accompanying notes.

Qube Logistics Holdings Limited Consolidated statement of cash flows For the half-year ended 31 December 2011

		Half-year	
	Notes	31 Dec 2011 \$'000	31 Dec 2010 \$'000
Cash flows from operating activities			
Receipts from customers (inclusive of goods and services tax) Payments to suppliers and employees (inclusive of goods and services tax)		384,338 (346,105)	(1,416)
		38,233	(1,416)
Payments for financial assets at fair value through profit or loss		- 0.450	(3,018)
Proceeds from disposal of financial assets at fair value through profit or loss		6,459	7,398
Repayment of amounts from associates		-	5,505
Dividends and distributions received		6,922	9,528
Interest income		1,558 599	1,899
Other revenue			1,343
Finance costs paid		(6,667) (7,122)	(1,894)
Income taxes paid KFM termination fee paid		(8,000)	(2)
KFM performance fee paid		(8,708)	_
KFM management fee paid		(3,021)	(3,776)
Net cash inflow from operating activities		20,253	15,567
)			,
Cash flows from investing activities			
Cash inflow from acquisition		28,381	_
Payments for property, plant and equipment		(26,097)	_
Payments for businesses	9	(21,038)	_
Payments for acquisition of options	· ·	(13,317)	_
Payments for investments		(9,923)	_
Proceeds from sale of property, plant and equipment		136	_
Net cash (outflow) from investing activities		(41,858)	_
Cash flows from financing activities			
Proceeds from issues of shares and other equity securities	7	83,775	35,620
Proceeds from borrowings	6	28,374	, -
Repayment of borrowings		(7,000)	-
Finance lease payments		(6,040)	-
Dividends/Distributions paid to security holders		(13,818)	(5,624)
Dividends paid to non-controlling interests in subsidiaries		(338)	
Net cash inflow from financing activities		84,953	29,996
Net increase in cash and cash equivalents		63,348	45,563
Cash and cash equivalents at the beginning of the half-year		78,860	23,166
Cash and cash equivalents at end of the half-year		142,208	68,729
/			00,120

The above consolidated statement of cash flows should be read in conjunction with the accompanying notes.

1 Basis of preparation of half-year report

This condensed consolidated interim financial report for the half-year reporting period ended 31 December 2011 has been prepared in accordance with Accounting Standard AASB 134 *Interim Financial Reporting* and the *Corporations Act 2001*.

The Qube corporatisation, internalisation of management, acquisitions and ancillary transactions referred to as the "Qube Restructure" as set out in the unitholder booklet and prospectus dated 12 July 2011 was approved by unitholders on 18 August 2011. The Corporatisation was completed on 30 August, the internalisation of management was implemented on 31 August and the acquisitions finalised on 1 September 2011.

Corporatisation comprised the interposition of a new holding company, Qube Logistics Holdings Limited (Qube), between existing unitholders and the Qube Logistics Trust (Qube Trust) which was completed on 30 August 2011.

On 30 August 2011, Qube Trust restructured from a trust to a company whereby unitholders were given one ordinary share in the Company (Qube) for each unit they held in the Qube Trust immediately prior to the restructure. This resulted in Qube acquiring 100% of the units in Qube Trust.

Since there was no change to the reporting entity, the consolidated financial statements of Qube have been prepared as a continuation of Qube Trust and combine the consolidated financial statements of a managed investment scheme for the two months to 31 August 2011 and the Company from 1 September 2011. The primary impact of this is that, as a corporate entity, Qube no longer accounts for its investments in associate entities on the basis of fair value taking the gain or loss through the income statement, but rather equity accounts its share of the associates' profit after tax and reserves.

The comparative information from 1 July 2010 to 31 December 2010 presented in the consolidated financial statements is that of Qube Trust which was a managed investment scheme fair valuing its investments in associates. Changes resulting from the Qube Restructure such as the reporting basis (noted above) and the acquisitions mean that the prior year figures are not comparable to the operations, assets and liabilities.

This condensed consolidated interim financial report does not include all the notes of the type normally included in an annual financial report. Accordingly, this report is to be read in conjunction with the annual report for the year ended 30 June 2011, Qube Unitholder Booklet & Prospectus dated 12 July 2011 and any public announcements made by Qube Logistics Holdings Limited during the interim reporting period in accordance with the continuous disclosure requirements of the *Corporations Act* 2001.

Subject to the comments above and except for the following additional accounting policies adopted during the current interim reporting period, the accounting policies adopted are consistent with those of the previous financial year and corresponding interim reporting period.

(a) Principles of consolidation

(i) Associates

Associates are all entities over which the group has significant influence but not control or joint control, generally accompanying a shareholding of between 20% and 50% of the voting rights. Investments in associates are accounted for using the equity method of accounting, after initially being recognised at cost. The group's investment in associates includes goodwill (net of any accumulated impairment loss) identified on acquisition.

The group's share of its associates' post-acquisition profits or losses is recognised in profit or loss. The cumulative post-acquisition movements are adjusted against the carrying amount of the investment. Dividends receivable from associates are recognised as reduction in the carrying amount of the investment.

When the group's share of losses in an associate equals or exceeds its interest in the associate, including any other unsecured long-term receivables, the group does not recognise further losses, unless it has incurred obligations or made payments on behalf of the associate.

Unrealised gains on transactions between the group and its associates are eliminated to the extent of the group's interest in the associates. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred. Accounting policies of associates have been changed where necessary to ensure consistency with the policies adopted by the group.

1 Basis of preparation of half-year report (continued)

Principles of consolidation (continued)

Joint ventures

Joint venture entities

The interest in a joint venture partnership is accounted for using the equity method after initially being recognised at cost. Under the equity method, the share of the profits or losses of the partnership is recognised in the profit or loss.

Profits or losses on transactions establishing the joint venture partnership and transactions with the joint venture are eliminated to the extent of the group's ownership interest until such time as they are realised by the joint venture partnership on consumption or sale. However, a loss on the transaction is recognised immediately if the loss provides evidence of a reduction in the net realisable value of current assets, or an impairment loss.

Derivatives

Derivatives that do not qualify for hedge accounting

Derivatives are initially recognised at fair value on the date a derivative contract is entered into and are subsequently remeasured to their fair value at the end of each reporting period. The derivative instruments held by the group do not qualify for hedge accounting. Subsequent changes in the fair value of any derivative instrument that does not qualify for hedge accounting are recognised immediately in profit or loss and are included in other income or other expenses.

The fair values of various derivative financial instruments are disclosed in note 4. The full fair value of a derivative is classified as a non-current asset or liability when the remaining maturity of the derivative instrument is more than 12 months; it is classified as a current asset or liability when the remaining maturity of the derivative instrument is less than 12 months. Trading derivatives are classified as a current asset or liability.

Investment properties

Investment properties, comprising freehold storage, warehousing and land, are held for long-term rental yields and are not occupied by the group. Investment properties are carried at fair value, which is based on active market prices, adjusted, if necessary, for any difference in the nature, location or condition of the specific asset. If this information is not available, the group uses alternative valuation methods such as recent prices in less active markets or discounted cash flow projections. These valuations are reviewed annually by the directors. Changes in fair values are recorded in the profit or loss.

Impacts of standards issued but not yet applied by the entity

Certain new accounting standards and interpretations have been published that are not mandatory for 31 December 2011 reporting periods. The group's assessment of the impact of these new standards and interpretations is set out below.

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 for annual reporting periods beginning on or after 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, the standard will affect in particular the group's accounting for its available-for-sale financial assets, since AASB 9 only permits the recognition of fair value gains and losses in other comprehensive income if they relate to equity investments that are not held for trading.

Fair value gains and losses on available-for-sale debt investments, for example, will therefore have to be recognised directly in profit or loss.

In the current reporting period, the group did not recognise such gains in other comprehensive income.

There will be no impact on the group's accounting for financial liabilities, as the new requirements only affect the accounting for financial liabilities that are designated as at fair value through profit or loss and the group does not have any such liabilities. The derecognition rules have been transferred from AASB 139 Financial Instruments: Recognition and Measurement and have not been changed. The group has not yet decided when to adopt AASB 9.

* In December 2011, the IASB delayed the application date of IFRS 9 to 1 January 2015. The AASB is expected to make an equivalent amendment to AASB 9 shortly.

1 Basis of preparation of half-year report (continued)

(d) Impacts of standards issued but not yet applied by the entity (continued)

AASB 10 Consolidated Financial Statements, AASB 11 Joint Arrangements, AASB 12 Disclosure of Interests in Other Entities, revised AASB 127 Separate Financial Statements and AASB 128 Investments in Associates and Joint Ventures and AASB 2011-7 Amendments to Australian Accounting Standards arising from the Consolidation and Joint Arrangements Standards (effective 1 January 2013)

In August 2011, the AASB issued a suite of five new and amended standards which address the accounting for joint arrangements, consolidated financial statements and associated disclosures.

AASB 10 replaces all of the guidance on control and consolidation in AASB 127 Consolidated and Separate Financial Statements, and Interpretation 12 Consolidation – Special Purpose Entities. The core principle that a consolidated entity presents a parent and its subsidiaries as if they are a single economic entity remains unchanged, as do the mechanics of consolidation. However the standard introduces a single definition of control that applies to all entities. It focuses on the need to have both power and rights or exposure to variable returns before control is present.

Power is the current ability to direct the activities that significantly influence returns. Returns must vary and can be positive, negative or both.

There is also new guidance on participating and protective rights and on agent/principal relationships. While the group does not expect the new standard to have a significant impact on its composition, it has yet to perform a detailed analysis of the new guidance in the context of its various investees that may or may not be controlled under the new rules.

AASB 11 introduces a principles based approach to accounting for joint arrangements. The focus is no longer on the legal structure of joint arrangements, but rather on how rights and obligations are shared by the parties to the joint arrangement. Based on the assessment of rights and obligations, a joint arrangement will be classified as either a joint operation or joint venture. Joint ventures are accounted for using the equity method, and the choice to proportionately consolidate will no longer be permitted. Parties to a joint operation will account their share of revenues, expenses, assets and liabilities in much the same way as under the previous standard. AASB 11 also provides guidance for parties that participate in joint arrangements but do not share joint control. This standard will not have any impact on the group's financial statements.

AASB 12 sets out the required disclosures for entities reporting under the two new standards, AASB 10 and AASB 11, and replaces the disclosure requirements currently found in AASB 128. Application of this standard by the group will not affect any of the amounts recognised in the financial statements, but will impact the type of information disclosed in relation to the group's investments.

AASB 127 is renamed Separate Financial Statements and is now a standard dealing solely with separate financial statements. Application of this standard by the group will not affect any of the amounts recognised in the financial statements.

Amendments to AASB 128 provide clarification that an entity continues to apply the equity method and does not remeasure its retained interest as part of ownership changes where a joint venture becomes an associate, and vice versa. The amendments also introduce a "partial disposal" concept. The group is still assessing the impact of these amendments.

The group does not expect to adopt the new standards before their operative date. They would therefore be first applied in the financial statements for the annual reporting period ending 30 June 2014.

2 Segment information

(a) Description of segments

Management has determined the operating segments based on the reports reviewed by the Board that are used to make strategic decisions.

Logistics

The primary focus of the Logistics division is on providing a broad range of services relating to the import and export of containerised cargo. The services currently provided include the physical and documentary processes and tasks of the import/export supply chain such as road and rail transport of containers to and from ports, operation of full and empty container parks, customs and quarantine services, warehousing, intermodal terminals and international freight forwarding.

Ports & Bulk

This division has two core activities comprising port and bulk logistics. It is focused on the provision of a range of logistics services relating to the import and export of non-containerised freight, with a major focus on automotive, bulk and break bulk products.

Qube's bulk logistics activities are aimed at offering customers a comprehensive logistics solution from mine to port covering activities including transport, stockpile management, ship loading facilities and stevedoring. Qube handles a diverse range of commodities including iron ore, manganese, nickel concentrate and mineral sands. The main operations are located in Western Australia and Queensland.

Strategic Assets

This division comprises Qube's interest in the Moorebank Industrial Property Trust (30%) and a strategically located property at Minto in Sydney's south west (100%). Both of these properties are located adjacent to the dedicated Southern Sydney Freight Line (SSFL) presently being constructed.

These assets are being leased to quality third party tenants to generate income while Qube undertakes the necessary analysis and planning and obtains the required development approvals to transform these assets into operating logistics properties predominantly involving inland rail terminals and related logistics activities

(b) Segment information provided to the Board

The segment information provided to the Board for the reportable segments for the half-year ended 31 December 2011 is as follows:

Strategic

All other

)	Half-year 31 Dec 2011	Logistics	Ports & Bulk	Assets	segments	Total
	Total segment revenue	244,739	98,959	2,664	1,057	347,419
	Inter-segment revenue		-	<u>-</u>	<u>-</u> _	<u> </u>
\	Revenue from external customers	244,739	98,959	2,664	1,057	347,419
)						
	Adjusted EBITDA	32,470	21,131	3,500	(2,738)	54,363
١						
_	Half-year 31 Dec 2010					
	Total segment revenue	22,959	44,503	881	1,372	69,715
	Inter-segment revenue					<u> </u>
	Revenue from external customers	22,959	44,503	881	1,372	69,715
١						
)	Adjusted EBITDA	1,303	5,482	2,005	(962)	7,828
	-					_
	Total segment assets:					
	31 Dec 2011	443,043	612,051	131,497	145,715	1,332,306
	30 June 2011	412,671	308,623	101,734	57,742	880,770

(2,118)

2 Segment information (continued)

(b) Segment information provided to the Board (continued)

The Board assesses the performance of the operating segments based on a measure of adjusted EBITDA. This measurement basis excludes the effects of non-recurring expenditure from the operating segments such as restructuring costs, legal expenses and goodwill impairments when the impairment is the result of an isolated, non-recurring event. Furthermore, the measure excludes the effects of equity-settled share-based payments and unrealised gains/(losses) on financial instruments.

A reconciliation of adjusted EBITDA to operating (loss) / profit before income tax is provided as follows:

		Half-	vear
		31 Dec 2011 \$'000	31 Dec 2010 \$'000
	Adjusted EBITDA Interest income Finance costs Depreciation and amortisation expense Unrealised financial instrument gains Employee share plan expense Provision for performance fee Termination payment Restructure costs Other non-recurring items (Loss) / profit before income tax from continuing operations	\$7000 54,363 1,647 (7,150) (15,176) 156 (172) - (40,000) (4,726) (2,754) (13,812)	7,828 1,909 (1,853) (207) 54,631 - (3,450)
	(2033) / profit before income tax from continuing operations	(13,012)	58,858
	3 Profit for the half-year	Half- 31 Dec 2011 \$'000	year 31 Dec 2010 \$'000
)	Profit for the half-year includes the following items that are significant because of their nature, size or incidence:		
)	Gains Net gain on fair value of financial instruments through the profit and loss Less: Applicable income tax expense	- - -	53,017 (15,905) 37,112
)	Expenses Termination of KFM Management Agreement Less: Applicable income tax	(40,000) 2,400 (37,600)	- - -
)	Qube Restructure costs Less: Applicable income tax benefit	(4,726) 1,418 (3,308)	- - -
	Provision for Performance fee Less: Applicable income tax benefit	- - -	(3,450) 1,035 (2,415)
	Amortisation of Customer contracts Less: Applicable income tax benefit	(3,026) 908	<u>-</u>

4 Financial assets and liabilities at fair value through profit or loss

As a result of the "Qube Restructure" in the half-year ended 31 December 2011, Qube no longer accounts for its logistics investments on the basis of fair value but rather equity accounts its share of the associates' profit after tax and reserves. Therefore, these investments have been reclassified from level 3 to equity accounted investments.

The following table presents the group's assets and liabilities measured and recognised at fair value at 31 December 2011 and 30 June 2011.

At 31 December 2011	Level 1 \$'000	Level 2 \$'000	Level 3 \$'000	Total \$'000
Non-current Assets Financial assets at fair value through profit or loss				
Trading derivatives Listed securities	- 1,058	-	-	- 1,058
Derivatives	-	139	-	139
Total non-current assets	1,058	139		1,197
Non-current Liabilities				
Derivatives	-	711	-	711
Total non-current liabilities	<u>-</u> _	711	<u> </u>	711
At 30 June 2011	Level 1	Level 2	Level 3	Total
At 50 June 2011	\$'000	\$'000	\$'000	\$'000
Current Assets				
Financial assets at fair value through profit or loss				
Equity securities	7,559	<u> </u>	<u> </u>	7,559
Total current assets Non-current Assets	7,559	- -	<u> </u>	7,559
Unlisted logistics investments	_	_	398.908	398,908
Total non-current assets			398,908	398,908
Current liabilities				
Financial liabilities at fair value through profit or loss				
Derivatives	43	<u> </u>	<u> </u>	43
Total current liabilities	43	<u> </u>	<u> </u>	43

The following table presents the changes in level 3 instruments for the half-year ended 31 December 2011:

	Unlisted logistics investments \$'000	Trading derivatives at fair value through profit or loss \$'000	Contingent consideration \$'000	Total \$'000
Opening balance 1 July 2011	398,908	-	-	398,908
Reclassified as equity accounted investments	(222,418)	-	-	(222,418)
Derecognised on acquisition of subsidiaries	(176,490)			(176,490)
Closing balance 31 December 2011				-

5 Intangible assets

	Goodwill \$'000	Customer Contracts \$'000	Operating Rights \$'000	Total \$'000
At 1 July 2010 Cost Accumulated amortisation	1,889	-	7,609 (446)	9,498
Net book amount	1,889		7,163	(446) 9,052
Year ended 30 June 2011				
Opening net book amount	1,889	-	7,163	9,052
Acquisition of business	189,783	-	-	189,783
Amortisation charge	- 404.070		(411)	(411)
Closing net book amount	191,672		6,752	198,424
At 30 June 2011				
Cost	191,672	-	7,609	199,281
Accumulated amortisation	- 404.070	<u>-</u> _	(857)	(857)
Net book amount	191,672		6,752	198,424
The Konstant and Ad Bassards at 2011				
Half-year ended 31 December 2011 Opening net book amount	191,672	_	6,752	198,424
Reclassification	(18,500)	18,500	-	-
Finalisation of acquisition accounting	5,550	-	-	5,550
Acquisition of business (note 9)	280,397	30,300	-	310,697
Amortisation charge	· -	(3,026)	(206)	(3,232)
Closing net book amount	459,119	45,774	6,546	511,439
At 31 December				
Cost	459,119	48,800	7,609	515,528
Accumulated amortisation		(3,026)	(1,063)	(4,089)
Net book amount	459,119	45,774	6,546	511,439
U Domestinas				
6 Borrowings				
Qube assumed floating rate borrowings upor	the group making ac	equisitions during the half	year reporting period e	nded 31

6 Borrowings

Minto Properties Pty Ltd Entity acquired

Facility Amount Owing \$10,600,000 Repayment date 31 December 2011*

* - Subsequently refinanced to a \$25,050,000 facility with an expiry date of 22 August 2013

Entity acquired POAGS Pty Ltd \$15,000,000 **Facility Amount Owing** 27 August 2012 Repayment date POAGS Pty Ltd Entity acquired Facility Amount Owing \$27,500,000 28 February 2014 Repayment date POAGS Pty Ltd Entity acquired **Facility Amount Owing** \$5,500,000 27 August 2015 Repayment date

Half-year

31 Dec 2010

31 Dec 2011

7 Equity securities issued

	31 Dec 2011 Shares (unless	31 Dec 2010	31 Dec 2011	31 Dec 2010
1 1	otherwise specified)	Units	\$'000	\$'000
Opening balance as at 1 July Issues of ordinary shares/units during the half-	610,839,329 ·year	468,434,591	583,907	427,165
Rights issue	-	46,838,618	-	35,908
Qube Restructure - redemption of units	(610,839,329)	-	(583,907)	-
Qube Restructure - corporatisation	610,839,330	-	583,907	-
Qube Restructure - internalisation	23,094,688	-	32,000	-
Qube Restructure - acquisitions	164,093,576	-	234,654	-
KFM Performance fee payment	6,613,759	-	8,708	-
Management ELTIP	3,900,000	-	5,294	-
Placement	63,909,774	-	85,000	-
Issued for no consideration:	• •		·	
Dividend / Distribution reinvestment plan issue	1,105,303	2,594,820	1,419	2,104
Less:			(4 225)	
Transaction costs arising on share issue			(1,225)	-
Deferred tax credit recognised directly in equity	070 550 400	F47.000.000	368	405.477
	<u>873,556,430</u>	517,868,029	<u>950,125</u>	465,177

The corporatisation element of the Qube Restructure was completed on 30 August 2011, whereby Qube was restructured from a trust into a corporate entity through Qube Logistics Holdings Limited (Qube) acquiring 100% of the issued units of Qube Logistics Trust (Qube Trust). The restructure resulted in Qube being established as the ultimate parent entity of the Qube Group as unitholders received one ordinary share in Qube for each unit held in Qube Trust.

The restructure was accounted for as a continuation of the Qube Trust, accordingly, the consolidated financial statements of Qube have been prepared as a continuation of the consolidated financial statements of Qube Trust.

Consideration in the restructure is deemed to have been incurred by the legal subsidiary (Qube Trust) in the form of equity instruments issued to the shareholders of the legal parent entity (Qube). The acquisition date fair value of the consideration transferred has been determined by reference to the carrying amount of Qube Trust's equity items at the date of the restructure.

8 Dividends / Distributions

	\$.000	\$ 000
(a) Ordinary shares / units		
Dividends / Distributions provided for or paid during the half-year	15,162	7,729
(b) Dividends / Distributions not recognised at the end of the half-year		
In addition to the above dividends / distributions, since the end of the half-year the directors have declared an interim dividend of 2.0 cents per fully paid ordinary share (2010 – 1.9 cents), fully franked. The aggregate amount of the proposed dividend expected to be paid on 4 April 2012 out of retained earnings at 31 December 2011, but not recognised as a liability at the end of the half-year, is	17,471	9,839

Pursuant to the Qube Restructure the returns to security holders of Qube over the period have changed from distributions, whilst Qube was a trust structure, to dividends for payments made after completion of the corporatisation. As Qube was classed as a public trading trust for tax purposes, both the distributions and dividends were treated the same in security holders' tax returns.

9 Business combination

(a) Mackenzie acquisition

On 6 July 2011, the Group acquired 100% of the issued share capital of Mackenzie Intermodal Pty Ltd. The acquisition has increased the Logistics division's South Australian capability.

Details of the purchase consideration, the net assets acquired and goodwill are as follows:

\$'000

Fair value \$'000

18,000

Purchase consideration

Cash paid
Deferred consideration
Total purchase consideration

16,000
2,000
18,000

The provisionally determined fair values of the assets and liabilities recognised as a result of the acquisition are as follows:

	,
Cash and cash equivalents	203
Trade & receivables	3,326
Inventories	39
Plant and equipment	12,081
Investments	1,616
Bank overdraft	(346)
Trade payables	(1,497)
Other payables	(255)
Tax payable	(719)
Provision for employee benefits	(843)
Lease liabilities	(8,122)
Net identified assets acquired	5,483
Add: goodwill	12,517

The goodwill is attributable to Mackenzie's strategic locations, strong position and profitability in the freight and transport logistics market along with synergies expected to arise after the acquisition. None of the goodwill is expected to be deductible for tax purposes.

(i) Acquisition related costs

Net assets acquired

Acquisition related costs of \$146,000 are included in other expenses in profit or loss.

ii) Deferred consideration

The deferred consideration arrangement requires the Group to pay the former owners of Mackenzie a maximum of \$2,000,000 payable 12 months after the acquisition date. Actual consideration payable ranges between \$1,250,000 to \$2,000,000 and is dependent on satisfaction of certain conditions.

(iii) Acquired receivables

The fair value of trade and other receivables is \$3,326,000 and includes trade receivables with a fair value of \$2,963,000 which are expected to be collectible.

(iv) Revenue and profit contribution

The acquired business contributed revenues of \$15,476,000 and net profit after tax of \$1,065,000 to the group for the period from 6 July 2011 to 31 December 2011.

\$'000

Fair value

9 Business combination (continued)

(b) Acquisition of K-POAGS

Pursuant to the Qube Restructure acquisitions, the Group acquired the 45.8% interest in K-POAGS Pty Ltd that it did not previously own, making K-POAGS, the parent entity of POAGS Pty Ltd, a wholly owned entity of Qube. The acquisition consideration was made up of a combination of Qube shares and cash. The share component of the purchase consideration comprised 116,084,238 shares with a fair value of \$1.43, this being the price on the date of Qube obtaining control. The shares were issued on 1 September 2011.

The provisionally determined fair values of the assets and liabilities recognised as a result of the acquisition are as follows:

Purchase consideration	
Cash paid	5,038
Total cash consideration	5,038
Fair value of shares issued	166,000
Fair value of equity interest held before the business combination	162,079
Total	333.117

The assets and liabilities recognised as a result of the acquisition are as follows:

	\$'000
Cash and cash equivalents	18,068
Trade & receivables	43,537
Plant and equipment	86,485
Investments	240
Intangible assets	30,300
Trade and other payables	(26,395)
Tax payable	(3,781)
Provision for employee benefits	(17,945)
Borrowings	(55,000)
Net deferred tax liabilities	(6,014)
Other liabilities	(4,258)
Net identified assets acquired	65,237
Add: goodwill	<u>267,880</u>
Net assets acquired	333,117

The goodwill is attributable to POAGS's national presence, strong position and profitability in providing stevedoring, facilities management and vehicle processing services in the import and export of non-containerised cargo market. None of the goodwill is expected to be deductible for tax purposes.

(i) Acquired receivables

The fair value of trade and other receivables is \$43,537,000 and includes trade receivables with a fair value of \$41,851,000 which are expected to be collectible.

(ii) Revenue and profit contribution

The acquired business contributed revenues of \$98,995,000 and net profit after tax of \$7,246,000 to the group for the period to 31 December 2011. If the acquisition had occurred on 1 July 2011, revenue and profit after tax for the half-year ended 31 December 2011 would have been \$150,591,000 and \$10,710,000 respectively.

10 Contingencies

(a) Contingent liabilities

Qube has provided a guarantee on behalf of Northern Stevedoring Services (NSS) for the lower of \$6 million or 50% of the funds advanced to NSS.

Qube's subsidiaries have given a total of \$3,632,000 in bank guarantees on behalf of its controlled entities relating to certain contractual obligations.

11 Related party transactions

Under the Investment Management Agreement dated 17 November 2006 with the Responsible Entity, Kaplan Funds Management Pty Limited ("KFM") was appointed as investment manager for Qube Trust. Under the terms of this agreement KFM was entitled to management fees based on the gross asset value of Qube Trust.

KFM was paid management fees for the period 1 July 2011 up to the termination date which totalled \$2,170,959 (2010: \$3,822,768).

During the half-year ended 31 December 2011, Qube Logistics Holdings Limited entered into an agreement with KFM to terminate the management services provided by KFM with effect from 31 August 2011. The termination fee of \$40 million (excluding GST) was approved by unitholders as part of their approval of the Qube Restructure on 18 August 2011. The termination fee liability was satisfied via the payment of \$8 million in cash and \$32 million through the issue of 23,094,688 Qube shares at \$1.3875 per share.

In addition, KFM was paid the performance fee owing to it in relation to year ended 30 June 2011 of \$17.4 million. The liability was satisfied 50% through the payment of cash and the balance through the issue of 6,613,759 Qube Shares at a price of \$1.3167 per share.

The Responsible Entity fees paid to The Trust Company (RE Services) Limited during the period totalled \$97,644 (2010: \$63,818).

12 Events occurring after the reporting period

Subsequent to period end, the Company acquired the 5.3% non-controlling interest in the business that forms the Qube Logistics division. The consideration comprised 15,848,214 Qube shares at \$1.35 per share.

Subsequent to period end, the Company entered into an agreement to acquire 100% of Giacci Holdings Pty Limited (Giacci). The acquisition is subject to a small number of conditions and is expected to be completed by the end of March 2012. The purchase price is approximately \$119 million of which around \$18 million is deferred for two years and subject to adjustments based on the earnings of the business in the future. Additionally, Qube will assume net debt of approximately \$26.6 million. The acquisition of Giacci will enhance Qube's ability to provide "mine to port" logistics solutions by significantly increasing Qube's bulk transport and storage capabilities.

Qube has entered into a 12 month \$100 million bridge facility to assist in financing Qube's growth opportunities. It is expected this will be refinanced into a larger term debt facility in due course.

In the directors' opinion:

- (a) the financial statements and notes set out on pages 6 to 20 are in accordance with the Corporations Act 2001, including:
 - (i) complying with Accounting Standards, the *Corporations Regulations 2001* and other mandatory professional reporting requirements, and
 - (ii) giving a true and fair view of the consolidated entity's financial position as at 31 December 2011 and of its performance for the half-year ended on that date, and
- (b) there are reasonable grounds to believe that the company will be able to pay its debts as and when they become due and payable.

This declaration is made in accordance with a resolution of the directors.

Chris Corrigan Director

Sydney

23 February 2012



Independent auditor's review report to the members of Qube Logistics Holdings Limited

Report on the Half-Year Financial Report

We have reviewed the accompanying half-year financial report of Qube Logistics Holdings Limited (the company), which comprises the consolidated balance sheet as at 31 December 2011, and the consolidated statement of comprehensive income, consolidated statement of changes in equity and consolidated statement of cash flows for the half-year ended on that date, selected explanatory notes and the directors' declaration for the Qube Logistics Holdings Limited Group (the consolidated entity). The consolidated entity comprises the company and the entities it controlled during that half-year.

Directors' responsibility for the half-year financial report

The directors of the company are responsible for the preparation of the half-year financial report that gives a true and fair view in accordance with Australian Accounting Standards (including the Australian Accounting Interpretations) and the *Corporations Act 2001* and for such internal control as the directors determine is necessary to enable the preparation of the half-year financial report that is free from material misstatement whether due to fraud or error.

Auditor's responsibility

Our responsibility is to express a conclusion on the half-year financial report based on our review. We conducted our review in accordance with Auditing Standard on Review Engagements ASRE 2410 Review of a Financial Report Performed by the Independent Auditor of the Entity, in order to state whether, on the basis of the procedures described, we have become aware of any matter that makes us believe that the financial report is not in accordance with the Corporations Act 2001 including: giving a true and fair view of the consolidated entity's financial position as at 31 December 2011 and its performance for the half-year ended on that date; and complying with Accounting Standard AASB 134 Interim Financial Reporting and the Corporations Regulations 2001. As the auditor of Qube Logistics Holdings Limited, ASRE 2410 requires that we comply with the ethical requirements relevant to the audit of the annual financial report.

A review of a half-year financial report consists of making enquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with Australian Auditing Standards 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.

Independence

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



Conclusion

Based on our review, which is not an audit, we have not become aware of any matter that makes us believe that the half-year financial report of Qube Logistics Holdings Limited is not in accordance with the *Corporations Act 2001* including:

- (a) giving a true and fair view of the consolidated entity's financial position as at 31 December 2011 and of its performance for the half-year ended on that date; and
- (b) complying with Accounting Standard AASB 134 Interim Financial Reporting and the Corporations Regulations 2001.

PricewaterhouseCoopers/

N R McConnell

Partner

Sydney 23 February 2012