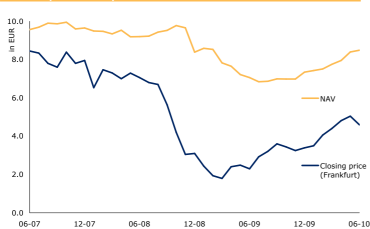
Princess Private Equity Holding Limited ("Princess") is an investment holding company domiciled in Guernsey that invests in private market investments. Investments include primary and secondary fund investments, direct investments and listed private equity. Princess aims to provide shareholders with long-term capital growth and an attractive dividend yield in the mid- to long-term. The shares are traded on the Frankfurt Stock Exchange (in the form of co-ownership interests in a global bearer certificate) and on the London Stock Exchange.

Key facts			
	Frankfurt	London	
Trading symbol	PEY1	PEY	
Reuters	PEYGz.DE/PEYGz.F	PEY.L	
Bloomberg	PEY1 GY	PEY LN	
WKN	A0LBRM	A0LBRL	
ISIN	DE000A0LBRM2	GG00B28C2R28	
Valor	2 830 461	2 830 461	
Formation of the Company	12.05.1999		
Base currency	EUR		
Dividends 2008	EUR 0.30 (20/06/2008)		

Key figures			
,	30.06.2010	31.05.2010	YTD
Net asset value (NAV)	EUR 8.49	EUR 8.40	
Net asset value (NAV) incl. dividend	EUR 9.33	EUR 9.22	15.74%
Investment level	101.86%	101.77%	
Gross Investment level	95.98%	98.67%	
Overcommitment	49.22%	51.07%	
Overcommitment incl. credit line	39.22%	44.02%	
Closing price Frankfurt	EUR 4.60	EUR 5.05	35.63%
Premium	-45.85%	-39.87%	
Closing price London	EUR 4.45	EUR 4.86	34.44%
Premium	-47.59%	-42.13%	

Where applicable, returns are calculated according to the standard BVI-method of the Bundesverband Investment and Asset Management and may be subject to decimal rounding.





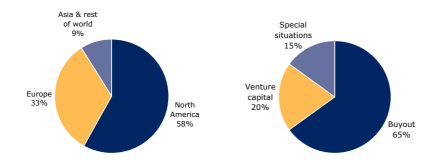
Monthly commentary

The net asset value ("NAV") of Princess increased in June for the seventh consecutive month with a gain of 1.11% to EUR 8.49 per share. Positive operational developments of the portfolio companies in the Princess portfolio were the main contributor to the favorable NAV development in the past month and overall had a positive impact on the NAV of 1.05%. Particularly, portfolio companies in the small and mid-cap buyout segment were developing well and thus contributed strongly to the increase in NAV. The US dollar continued to appreciate against the euro in June and also had a favorable effect on the NAV development.

In June, Princess received EUR 12.1 million in distributions from exited portfolio companies compared to EUR 10.0 million in drawdowns for new investments. In addition, Princess partnerships Permira Europe II and SV Life Sciences Fund II announced the sale of Cognis, a German food and cosmetics ingredients producer, to German chemicals company BASF for an enterprise value of EUR 3.1 billion. The exit is expected to generate a return of about 3x the original investment. Cognis specializes in the production of chemical products based on renewable raw materials for the health and nutrition market as well as the cosmetics, detergents and cleaning industries. The company was originally acquired in 2001 and since has been transformed into a stand-alone company focused on end-markets, which has resulted in significant cost savings. The deal is subject to approval from the competition authorities and is expected to close by November 2010.

Furthermore, Industri Kapital 2007 acquired a majority stake in Colosseum Dental. Headquartered in Oslo and employing approximately 350 professionals in total. Colosseum is the leading provider of private dental care in Scandinavia. The company currently operates ten clinics in Norway, seven in Sweden and two in Denmark, offering a range of services from basic prophylactic care to specialist surgery to a broad customer base. The dental care markets in Scandinavia are attractive with strong drivers like growing and ageing populations, increased use of advanced and expensive treatments and increased recognition of dental health as important for overall health. Furthermore, the dental care markets are fragmented and Colosseum is very well positioned as the only pan-Scandinavian provider of dental care. For the financial year ended 31 December 2009, Colosseum generated revenues of NOK 382 million, up 19% on the previous year. The transaction is subject to customary anti-trust approvals.

PE investments by region, financing stage and type of investmen



Direct investments 15% Secondary investments 3% Primary investments 82%

The accompanying notes form an integral part of this monthly report.

PRINCESS PRIVATE EQUITY HOLDING LIMITED

On a bondholders' meeting on 5 December 2006, bondholders approved to amend the terms and conditions of the Bonds by entering into a fifth supplemental trust deed with Law Debenture Trustees Limited (the "Fourth Supplemental Trust Deed") giving the Company a mandatory conversion right. Accordingly the Company was granted the right (the "Mandatory Conversion Right") to convert all of the Bonds into Co-ownership Interests. On 8 December 2006 each bond has been converted into 10 Ordinary shares deliverable in the form of Co-ownership Interests in a global bearer certificate issued by Clearstream, Frankfurt such that each Co-ownership Interest in a global bearer certificate carries rights corresponding to one Ordinary Share.

The conversion of 700'000 convertible bonds at a par value of USD 1'000 each at USD 100 per share resulted in the issuance of 7'000'000 Ordinary Shares. 10,000 shares were already issued and outstanding leading to a total amount of 7'010'000 issued and outstanding Ordinary shares. The Extraordinary Shareholder Meeting of the holders of ordinary shares in Princess Private Equity Holding Limited on 12 October 2007 agreed on a 1 to 10 share split according to which each ordinary share share was subdivided into 10 ordinary shares. The share split became effective after close of trading on 12 October 2007.

The Net asset value ("NAV") is calculated based on a total of 70,100,000 shares outstanding.

GLOSSARY

Buyout (BO)	Acquisition of a controlling stake in a company, typically with financial or managerial reorganization needs. Small/mid/large/mega large size buyout refers to the enterprise value of the acquired company. Whereas the bandwidths are set at (EUR or USD) <250m/250m-EUR 1bn/1bn-5bn/>5bn for small/mid/large/mega large size buyout respectively.
Closing price	Last price paid on the Frankfurt Stock Exchange or on the London Stock Exchange on the respective date
Frankfurt Stock Exchange ("Frankfurt")	First listing on 13/12/2006. The shares deliverable in the form of co-ownership interests in a global bearer certificate are admitted to trading on the regulated market (Reglementierter Markt) with concurrent admission to trading on the segment of the regulated market with additional post-admission obligations (Prime Standard).
Gross Investment level	The value of private equity investments divided by the sum of NAV and drawn credit line
Investment level	The value of private equity investments divided by NAV
London Stock Exchange ("London")	First listing on 01/11/2007. Shares are admitted to the Official List.
Net asset value (NAV)	The net asset value, as described in the Prospectus dated 12 October 2007, equals the total assets less liabilities due in one year of the company calculated in accordance with the International Financial Reporting Standard ("IFRS").
Overcommitment	Unfunded commitments less net current assets divided by NAV
Overcommitment incl. credit line	Unfunded commitments less the sum of net current assets and total credit line divided by NAV
Premium	Price divided by NAV
Private equity (PE)	Investments in companies, which typically are not publicly traded and in which the investor may significantly influence the management, and other investments of similar character.
Special situations (SS)	Any form of investment that falls within the definition of private equity but cannot be attributed to venture capital or buyout as described above. Special situations includes mezzanine, turnaround, distressed and other investments.
Total Return	Total return is calculated according the standard BVI-method of the Bundesverband Investment and Asset Management.
Value of private equity investments	Private equity investments are being held at fair value as required under the Company's adopted accounting standards IFRS.
Venture capital (VC)	Financing for companies typically in their build-up phase. Seed Stage describes the period where product feasibility is confirmed; Early Stage involves the identification of the position in the market, the establishment of production lines and the development of marketing channels; Later Stage portrays the subsequent rapid expansion phase of a young company.

This Newsletter is produced based on information available on the last working day of the month.

CONTACT DETAILS

Princess Private Equity Holding Limited Tudor House P.O. Box 477 St. Peter Port Guernsey, GY1 1BT Channel Islands www.princess-privateequity.net

Investor Relations Phone: +44 (0)1481 730 946 Fax: +44 (0)1481 730 947 Email: princess@princess-privateequity.net

This document is not intended to be an investment advertisement or sales instrument; it constitutes neither an offer nor an attempt to solicit offers for the product described herein. This report was prepared using financial information contained in the company's books and records as of the reporting date. This information is believed to be accurate but has not been audited by any third party. This report describes past performance, which may not be indicative of future results. The company does not accept any liability for actions taken on the basis of the information provided. Approved by Partners Group (UK) Ltd., authorised and regulated by the Financial Services Authority in the United Kingdom

