

29 July 2021 Vilnius

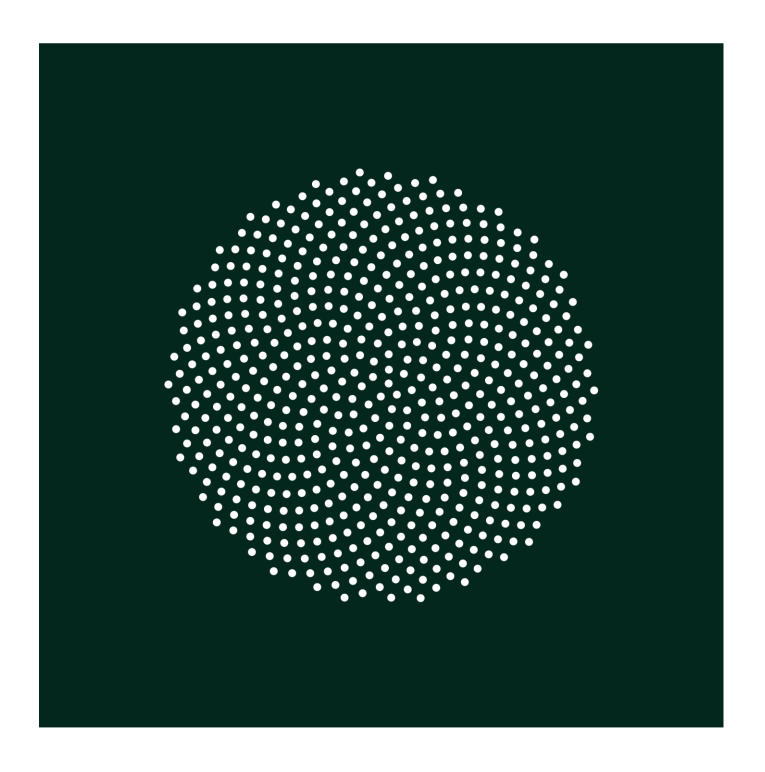
# **CONFIRMATION OF THE COMPANY'S RESPONSIBLE PERSONS**

Hereby we confirm, that by our knowledge Consolidated Financial Statements for the six months 2021 prepared in accordance with International Financial Reporting Standards are true and fairly present assets, liabilities, financial position, profit or loss and cash flow of APB Apranga, as well as of Apranga Group consolidated companies.

As well we confirm that by our knowledge Consolidated Report for the six months 2021 includes a fair review of the development and performance of the business of APB Apranga and Apranga Group in relation to the description of the main risks and contingencies faced thereby.

Apranga Group General Manager Rimantas Perveneckas

Apranga Group Chief Financial Officer Gabrielius Morkūnas



# APRANGA GROUP

APB APRANGA The Consolidated Interim Report and Interim Consolidated Financial Statements For the Six months period ended 30 June 2021

(UNAUDITED)

APB APRANGA, Company's code 121933274, Ukmerges 362, Vilnius

NAME OF THE COMPANY Apranga APB

**LEGAL FORM** Public limited liability company

**DATE OF REFISTRATION** 1st March 1993

**CODE OF COMPANY** 121933274

**SHARE CAPITAL** EUR 16 034 668.40

**REGISTERED OFFICE**Ukmerges 362, LT-14311 Vilnius, Lithuania

NAME OF REGISTER OF LEGAL ENTITIES Registry centras VĮ, Vilnius branch

**TELEPHONE NUMBER** +370 5 239 08 08

E-MAIL info@apranga.lt

INTERNET ADRESS www.aprangagroup.lt

MAIN ACTIVITIES Retail trade of apparel

**AUDITOR** ERNST & YOUNG BALTIC UAB



# 1 INTERIM CONSOLIDATED REPORT

# **2 FINANCIAL STATEMENTS:**

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(all tabular amounts are in EUR thousands unless otherwise stated)

# INTERIM CONSOLIDATED REPORT

## **GENERAL INFORMATION**

Interim consolidated report is prepared for the period January - June 2021.

Name of the Issuer: APB Apranga

Legal form: public limited liability company
Date and place of registration: public limited liability company
1993 03 01 Board of Vilnius City

Code of Enterprise: 121933274

Registered office: Ukmerges str. 362, Vilnius, LT-14311, Lithuania

Telephone number: +370 5 2390808
E-mail address: info@apranga.lt
Internet address: http://aprangagroup.lt

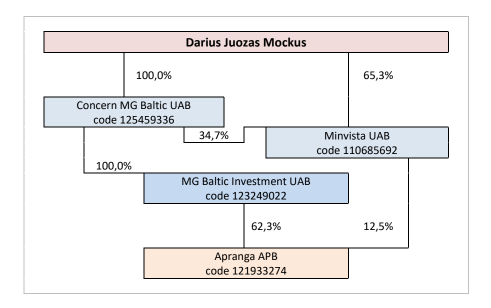
At 30 June 2021 Apranga Group (hereinafter - the Group) consisted of the parent company APB Apranga (hereinafter - the Company) and its wholly owned subsidiaries listed below. The principal activity of the Company and its subsidiaries is retail trade of apparel.

Name	Country	Ownership interest in % 30 06 2020	Ownership interest in % 31 12 2019
UAB Apranga LT	Lithuania	100%	100%
UAB Apranga BPB LT	Lithuania	100%	100%
UAB Apranga PLT	Lithuania	100%	100%
UAB Apranga SLT	Lithuania	100%	100%
UAB Apranga MLT	Lithuania	100%	100%
UAB Apranga HLT	Lithuania	100%	100%
UAB Apranga OLT	Lithuania	100%	100%
UAB Apranga Ecom LT	Lithuania	100%	100%
SIA Apranga	Latvia	100%	100%
SIA Apranga LV	Latvia	100%	100%
SIA Apranga BPB LV	Latvia	100%	100%
SIA Apranga PLV	Latvia	100%	100%
SIA Apranga SLV	Latvia	100%	100%
SIA Apranga MLV	Latvia	100%	100%
SIA Apranga HLV	Latvia	100%	100%
SIA Apranga OLV	Latvia	100%	100%
SIA Apranga Ecom LV	Latvia	100%	100%
OU Apranga*	Estonia	100%	100%
OU Apranga Estonia	Estonia	100%	100%
OU Apranga BEE	Estonia	100%	100%
OU Apranga PB Trade	Estonia	100%	100%
OU Apranga ST Retail	Estonia	100%	100%
OU Apranga MDE	Estonia	100%	100%
OU Apranga HEST	Estonia	100%	100%
OU Apranga Ecom EE	Estonia	100%	100%

<sup>&</sup>lt;sup>1</sup> The Company directly owns 14.91% shares and indirectly through its subsidiary OU Apranga Estonia owns the rest 85.09% of shares.

(all tabular amounts are in EUR thousands unless otherwise stated)

The ultimate parent company whose financial statements are available for public use is UAB Koncernas MG Baltic. The ultimate controlling individual of the Group is Mr. D. J. Mockus:



As of 1st July 2021, the Concern MG Baltic UAB and MG Baltic Investment UAB operate under a new company names of MG grupė UAB and MG Investment UAB, respectively. Both companies changed their registered office address to Aukštaičių st. 7, LT-11341, Vilnius. Shareholding and legal structure remain unchanged.

## **OPERATING HIGHLIGHTS**

The retail turnover (including VAT) of Apranga Group reached EUR 81.2 million in 1st half 2021 or by 6.3% less than in 1st half 2020.

Due to epidemic coronavirus (COVID-19) infection, from 16 December 2020, all the Group's stores in Lithuania were temporarily closed. Stores in Lithuania with a separate entrance from outside and a sales area not exceeding 300 square meters had been open since 15 February 2021. All stores with a separate entrance from outside had been open since 15 March 2021. All Group's stores have been reopened in Lithuania from 19 April 2021, however, stores operating in shopping malls were not allowed to work on weekends, unless they had separate entrance from outside. Eventually, all Group's stores have been open in Lithuania as of 29 May 2021. In Latvia, stores were temporarily closed from 19 December 2020. Stores with a separate entrance from outside and an area not exceeding 7,000 square meters have been open in Latvia from 7 April 2021. Group's stores that operate in shopping malls and have separate entrance from outside were reopened as of 22 May 2021. Eventually, all Group's stores have been open in Latvia as of 3 June 2021. In Estonia, all Group's stores were temporarily closed from 11 March 2021, and from 6 March 2021 to 11 March 2021 stores were not allowed to work on weekends. All Group's stores have been reopened in Estonia from 3 May 2021. These temporary store closures had a significant impact on the Group's generated turnover, earned profit and, accordingly, financial performance.

According to EUROSTAT data, the retail trade (except of motor vehicles, motorcycles and fuel) in Baltic States in January-May 2021 grew in Lithuania (+15%) and Estonia (+10%). In Latvia, the retail trade remained at the level of the corresponding period of last year. In April-May 2021, retail trade demonstrated a solid recovery and grew in all three countries: by 27% in Lithuania, by 10% in Latvia and by 19% in Estonia. European Union (27 countries) retail trade in January-May 2021 increased by 8%, when in April-May 2021 the growth was 14%. The retail trade of clothing, footwear and textiles diminished in Baltic states in the period of January-May 2021 due to extended lock-down, which in particular affected physical stores.

(all tabular amounts are in EUR thousands unless otherwise stated)

The retail turnover of the Group's stores in first half of 2021 by month was as follows (EUR thousand, VAT included):

	2021	2020	2019	2021/2020, %	2021/2019, %
January	6 651	19 929	16 972	-66,6%	-60,8%
February	8 298	17 318	15 162	-52,1%	-45,3%
March	10 598	8 599	17 656	23,2%	-40,0%
April	12 462	5 160	18 081	141,5%	-31,1%
May	18 635	15 061	20 596	23,7%	-9,5%
June	24 594	20 667	20 172	19,0%	21,9%
Total:	81 239	86 734	108 639	-6,3%	-25,2%

The retail turnover of the Group's stores in first half of 2021 by countries was as follows (EUR thousand, VAT included):

Country	6 months 2021	6 months 2020	6 months 2019	2021/2020, %	2021/2019, %
Lithuania	52 904	50 658	64 485	4,4%	-18,0%
Latvia	14 522	22 029	25 435	-34,1%	-42,9%
Estonia	13 813	14 047	18 719	-1,7%	-26,2%
Total:	81 239	86 734	108 639	-6,3%	-25,2%

The retail turnover of the Group's stores by countries during the second quarter of 2021 was (EUR thousand, VAT included):

Country	Q2 2021	Q2 2020	Q2 2019	2021/2020, %	2021/2019, %
Lithuania	37 053	23 864	33 974	55,3%	9,1%
Latvia	10 710	10 756	14 722	-0,4%	-27,3%
Estonia	7 929	6 267	10 153	26,5%	-21,9%
Total:	55 692	40 887	58 849	36,2%	-5,4%

The online turnover of the Group's stores in first half of 2021 was as follows (EUR thousand, VAT included):

	6 months 2021	6 months 6 months 2020 2019		2021/2020, %	2021/2019, %
Online turnover	28 713	10 043	4 104	2.9 times	7.0 times
Relative weight in total turnover	35,3%	11,6%	3,8%		

The Group's online turnover increased 2.9 times in the first half of the year, and its relative weight in total turnover increased from 11.6% to 35.3% compared to the corresponding period of the previous year. Online turnover increased particularly significantly due to the temporary closure of physical stores during the quarantine period caused by COVID-19.

The retail turnover of the Group's stores by chains in first half of 2021 was as follows (EUR thousand, VAT included):

Chain	6 months 2021	6 months 2020	6 months 2019	2021/2020, %	2021/2019, %
Economy <sup>1</sup>	6 222	10 064	14 190	-38,2%	-56,2%
Youth <sup>2</sup>	20 167	20 192	25 066	-0,1%	-19,5%
Footwear	942	1 963	3 302	-52,0%	-71,5%
Business <sup>3</sup>	13 280	15 667	18 845	-15,2%	-29,5%
Luxury <sup>4</sup>	9 780	9 533	9 983	2,6%	-2,0%
Zara	27 773	25 613	32 346	8,4%	-14,1%
Outlets	3 075	3 702	4 907	-16,9%	-37,3%
Total	81 239	86 734	108 639	-6,3%	-25,2%

<sup>1</sup> Apranga, Promod, s.Oliver, Tom Tailor, Orsay;

<sup>&</sup>lt;sup>3</sup> City, Massimo Dutti, Strellson, Margo, Bershka, Pull & Bear, Stradivarius, Desigual, Oysho, AJX Armani Exchange;

City, Massimo Dutti, Strellson, Marella, Pennyblack, Coccinelle, Tommy Hilfiger, Zara Home, Karen Millen, Calvin Klein Underwear, Liu Jo, MAX&Co.;

<sup>&</sup>lt;sup>6</sup> Burberry, Emporio Armani, Hugo Boss, Ermenegildo Zegna, MaxMara, Weekend MaxMara, Marina Rinaldi, Mados linija, Nude, Sandro, Maje, Hugo.

(all tabular amounts are in EUR thousands unless otherwise stated)

In 6 months 2021, Apranga Group opened 1 store, renovated 6 stores and 6 stores were closed. Sales area of renovated and newly opened stores total to 6.3 thousand sq. m.. The net capital expenditure of the Group amounted to EUR 3.6 million in first half 2021 (see Note 4 "Investments into non-current assets"). Investments (acquisitions) by segments are disclosed in Note 3 ("Segment information"). The Group is not engaged in activities related to research and experimental development, except to the extent of process improvement. Group uses the latest technology and the latest technology processes that meet environmental standards and help reduce the negative impact on the environment.

The number of stores by countries was as follows:

Country	30 06 2021	30 06 2020	30 06 2019	2021/2020, %	2021/2019, %
Lithuania	101	106	111	-4,7%	-9,0%
Latvia	48	51	49	-5,9%	-2,0%
Estonia	25	27	29	-7,4%	-13,8%
Total:	174	184	189	-5,4%	-7,9%

The number of stores by chains was as follows:

Chain	30 06 2021	30 06 2020	30 06 2019	2021/2020, %	2021/2019, %
Economy	29	35	33	-17,1%	-12,1%
Youth	47	47	50	0,0%	-6,0%
Footwear	11	13	14	-15,4%	-21,4%
Business	40	41	45	-2,4%	-11,1%
Luxury	28	28	26	0,0%	7,7%
Zara	11	11	12	0,0%	-8,3%
Outlets	8	9	9	-11,1%	-11,1%
Total	174	184	189	-5,4%	-7,9%

The total *sales area* operated by the Group has decreased by 0.9% or by 0.8 thousand sq. m. during the year period until 30 June 2021

The total area of stores by countries was as follows (thousand sq. m):

Country	30 06 2021	30 06 2020	30 06 2019	2021/2020, %	2021/2019, %
Lithuania	50,1	50,4	50,0	-0,5%	0,2%
Latvia	27,0	27,4	25,2	-1,2%	7,3%
Estonia	15,4	15,6	15,1	-1,7%	1,6%
Total:	92,5	93,4	90,4	-0,9%	2,4%

In six months 2021, The Group had EUR 1.2 million profit before income tax, while the Group has made a loss of EUR 0.5 million in the same period of 2020.

Management estimates that due to the COVID-19 pandemic and the temporary closure of stores, the Group lost about EUR 37-39 million of turnover (including VAT), out of which about EUR 50 million were lost in physical stores, the Group did not receive about EUR 15-16 million of gross profit and did not earn about 3.5 million of profit before income tax during the period of January-May 2021.

*EBITDA* of the Group was EUR 11.2 million in six months 2021, and it was EUR 10.2 million in corresponding previous year period (+10.1%). EBITDA margin has increased from 14.0% to 16.4% during the year.

(all tabular amounts are in EUR thousands unless otherwise stated)

Main Group Indicators	6 months 2021	6 months 2020	6 months 2019
Net sales	68 251	72 950	89 840
Net sales in foreign markets	23 802	30 163	36 586
Like-for-like sales, %	-	-	4,5%
Gross profit	27 489	29 113	38 704
Gross margin, %	40,3%	39,9%	43,1%
Operating profit (loss)	1 667	49	4 061
Operating profit margin, %	2,4%	0,1%	4,5%
EBT	1 162	( 492)	3 666
EBT margin, %	1,7%	-0,7%	4,1%
Profit (loss) for the period	957	( 579)	2 996
Profit for the period margin, %	1,4%	-0,8%	3,3%
EBITDA	11 212	10 186	13 196
EBITDA margin, %	16,4%	14,0%	14,7%
Return on equity (end of the period), %	1,5%	-1,0%	5,7%
Return on assets (end of the period), %	0,6%	-0,4%	2,2%
Net debt to equity, %	54,9%	91,8%	121,2%
Current ratio, times	1,6	1,4	1,4

The *operating expenses* of the Group totaled EUR 25.8 million in 6 months 2021 and decreased by 11.2%, comparing to the same period 2020. Thus, the operating expenses decrease exceeded the decrease in sales, which fell by 6.4%. This was mainly driven by government subsidies received to compensate for idle time of employees during the lock-down as well as working capital subsidies granted by government in Latvia. The decision of the Group's shareholders not to pay dividends for 2020 had a positive impact on debt and liquidity ratios.

Main Group Indicators	6 months 2021	6 months 2020	Change
Net sales	68 251	72 950	-6,4%
Net sales in foreign markets	23 802	30 163	-21,1%
Gross profit	27 489	29 113	-5,6%
Operating (expenses)	(25 822)	(29 064)	-11,2%
Operating profit (loss)	1 667	49	3302,0%
EBT	1 162	( 492)	-336,2%
Profit (loss) for the period	957	( 579)	-265,3%
EBITDA	11 212	10 186	10,1%

The Group's *level of inventories* during the last 12 months increased by 13% to EUR 36.2 million. Company's inventories increased by 9%.

The number of employees at 30 June 2021 and the average monthly salary by categories in 1st half 2021 were as follows:

	Group	Company	Group	Company	
Employee category	Number of	employees	Average monthly salary, EUR		
Administration	174	115	2 552	2 785	
Stores' personnel	1 851	527	1 135	1 177	
Logistics	57	57	1 261	1 261	
Total	2 082	699	1 319	1 559	

The number of employees during the year till 30 June 2021 in the Group has increased by 60 to 2 082 (3.0%) and has decreased in Company by 10 to 699 (-1.4%). Average monthly salary was calculated by considering only a number of months factually worked, i.e. months of idle time and corresponding subsidies received were taken out of account.

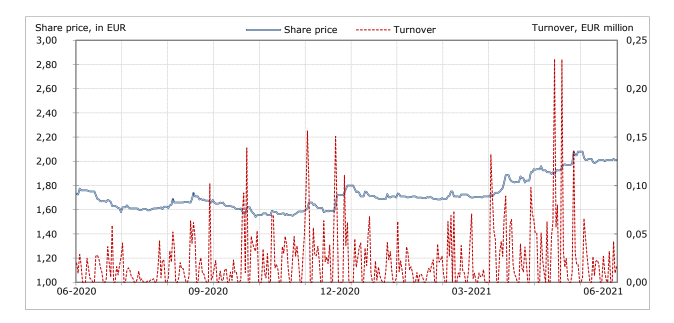
(all tabular amounts are in EUR thousands unless otherwise stated)

Education of employees by categories on 30 June 2021 was as follows:

Education level	Group	Company
Higher	428	230
Professional	306	124
Secondary	484	133
Primary	43	13
Student	821	199
Total:	2 082	699

The price of the Company shares in 6 months 2021 increased by 12% from EUR 1.80 per share to EUR 2.01 per share. The maximum share price during the six months period was EUR 2.10 per share, minimum share price - EUR 1.68 per share. The market capitalization of the Company increased from EUR 100 million at the beginning of the year to EUR 111 million at the end of June 2021. The weighted average price of 1 share during the reporting period was EUR 1.83. Company's share turnover was EUR 4.2 million in 6 months 2021. The share price during the last 12 months increased from EUR 1.73 to EUR 2.01 per share, or by 16%.

Apranga APB share price in 12 months period from 1st July 2020 to 30th June 2021:



# **OPERATIONAL PLANS**

In 2021 Apranga Group plans to renovate or open a total of 15 stores. The net investment is planned to be about EUR 5 million.

Considering unclear trends of coronavirus developments and different scenarios of business restrictions, the management estimates that the Group may reach a turnover (including VAT) from EUR 204 to 230 million in year 2021.

# **RISK MANAGEMENT**

# Financial risk factors

The risk management function within the Group is carried out in respect of financial risks (credit, market, currency, liquidity and interest rate), operational risks and legal risks. The primary objectives of the financial risk management function are to establish risk limits, and then ensure that exposure to risks stays within these limits. The operational and legal risk management functions are intended to ensure proper functioning of internal policies and procedures to minimize operational and legal risks.

The financial risks relate to the following financial instruments: trade receivables, cash and cash equivalents, trade and other payables, bonds and borrowings. The accounting policy with respect to these financial instruments is the same as it was in 2020.

(all tabular amounts are in EUR thousands unless otherwise stated)

## Credit risk

Credit risk is managed on Group basis. Credit risk arises from cash and cash equivalents and deposits with banks and financial institutions, as well as credit exposures to wholesale and retail customers, including outstanding receivables and committed transactions. For banks and financial institutions, only independently rated parties with high credit ratings are accepted. Sales to wholesale customers are rare and immaterial; therefore, risk control only assesses the credit quality of the customer, taking into account its financial position, past experience and other factors. Sales to retail customers are settled in cash or using major credit cards.

Company's credit risk arising from trade receivables from subsidiaries and loans to subsidiaries is managed by controlling financial performance of subsidiaries on a monthly basis.

The Company and the Group has no significant concentration of credit risk.

## Liquidity risk

Liquidity risk management implies maintaining sufficient cash, the availability of funding through an adequate amount of committed credit facilities. Due to the dynamic nature of the underlying businesses, Group treasury maintains flexibility in funding by maintaining availability under committed credit lines.

Management monitors rolling forecasts of the Group's liquidity reserve (comprises undrawn borrowing facility and cash and cash equivalents) on the basis of expected cash flow. This is generally carried out at local level in the operating companies of the Group in accordance with practice set by the Group. In addition, the Group's liquidity management policy involves projecting cash flows and considering the level of liquid assets necessary to meet these; and maintaining debt financing plans.

#### Market risk

Cash flow and fair value interest rate risk

As the Group has no significant interest-bearing assets, its income and operating cash flows are substantially independent of changes in market interest rates. The Company has loans to subsidiaries with floating interest rates, but the cash flow risk is mitigated by applying the same variable element of interest rate on those loans as the banks are charging the Company.

The Group's interest rate risk arises from borrowings. Borrowings issued at variable rates expose the Group to cash flow interest rate risk. Borrowings issued at fixed rates expose the Group to fair value interest rate risk, but this is not included in sensitivity analysis as the change in interest rates has no impact on profit or equity of the Group.

The Company's and Group's borrowings consist of loans with floating interest rate, which is related to EURIBOR. The Company and the Group did not use any derivative financial instruments in order to control the risk of interest rate changes.

Trade and other receivables and payables are interest-free and have settlement dates within one year.

The Group's cash flow and fair value interest rate risk is periodically monitored by the Group's management. It analyses its interest rate exposure on a dynamic basis taking into consideration refinancing, renewal of existing positions, alternative financing. Based on these scenarios, the Group calculates the impact on profit and loss of a defined interest rate shift. The scenarios are run only for liabilities that represent the major interest-bearing positions.

Based on the simulations performed, management considers the impact on post-tax profit of a 0.5% shift in interest rates to be not material to the financial statements of the Group and the Company.

# Foreign exchange risk

The Company and the Group has a policy to synchronize the cash flows from expected sales in the future with the expected purchases and other expenses in each foreign currency. Substantially all the Group's payables and receivables are short-term and in addition revenues and expenses in foreign currencies are insignificant (less than 10%) as compared to those in Euro. At the moment the Company and the Group to some extent uses derivative financial instruments in order to control foreign currencies exchange risk. The use of derivative financial instruments is limited to forward foreign currency (US dollar) purchase transactions with maturities of less than 30 days.

The Group operates in Lithuania, Latvia and Estonia, and during the reporting period used Euro currency. Since Estonia, Latvia and Lithuania introduced the Euro (respectively, since 1st January 2011, 1st January 2014 and 1st January 2015), so there is no exchange rate fluctuations.

## Price risk

The Group is not exposed to the market risk with respect to financial instruments as it does not hold any equity securities.

(all tabular amounts are in EUR thousands unless otherwise stated)

#### Capital risk management

The Group's objectives when managing capital are to safeguard the Group's ability to continue as a going concern in order to provide returns for shareholders and benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital. In order to maintain or adjust the capital structure, the Group may adjust the amount of dividends paid to shareholders, return capital to shareholders, issue new shares or sell assets to reduce debt.

Consistent with others in the industry, the Group monitors capital on the basis of the gearing ratio. This ratio is calculated as net debt divided by total capital. Net debt is calculated as total borrowings (including 'current and non-current borrowings' as shown in the consolidated balance sheet) less cash and cash equivalents. Total capital is calculated as 'equity' as shown in the consolidated balance sheet plus net debt.

In addition, the Group should comply with the financial covenants imposed in the agreements with SEB bankas AB and Luminor Bank AB. The Group and the Company followed the covenants as at 30 June 2021.

#### **SECURITIES**

All 55 291 960 ordinary shares of nominal value EUR 0.29 each (ISIN code LT0000102337) that comprise Company's share capital are listed on Baltic equity list on Nasdaq Vilnius Stock Exchange. All Company's shares give equal rights to shareholders.

Each owner of the ordinary registered share has the following property rights:

- 1) To receive part of the company's profit (dividend);
- 2) To receive a part of the assets of the company in liquidation;
- 3) To receive shares without payment if the share capital is increased out of the company's funds, except the cases specified in the Law on Companies.
- 4) To have the pre-emption right to acquire the shares or convertible debenture issued by the company, except in cases when General Shareholder's Meeting pursuant to Law on Companies decides to withdraw the pre-emption right in acquiring the company's issued shares for all shareholders;
- 5) As provided by laws to lend to the company, however the company borrowing from its shareholders has no right to mortgage or pledge its assets to shareholders. When the company borrows from a shareholder, the interest may not be higher than the average interest rate offered by commercial banks of the locality where the lender has his/her place of residence or business, which was in effect on the day of conclusion of the loan agreement. In such a case the company and shareholders are prohibited from negotiating a higher interest rate;
- 6) To receive Company's funds in event the share capital is decreased on purpose to pay Company's funds to shareholders;
- 7) Shareholders have other property rights provided by laws of the Republic of Lithuania.

Each owner of the ordinary registered share has the following non-property rights:

- 1) To attend and vote in General Shareholder's Meetings. One ordinary registered share grants to its owner one vote at the General Shareholders' Meeting. The right to vote at the General Shareholder's Meeting may be withdrawn or restricted in cases established by laws of the Republic of Lithuania, also in cases when share ownership is contested;
- 2) to submit to the company in advance the questions related to the issues on the agenda of the general meeting of shareholders;
- 3) To receive information on the company as provided by legislation;
- 4) To file a claim to the court requesting compensation of damage to company resulting from non-performance or improper performance of the duties of the Manager of the Company or members of the Board of the company which duties have been prescribed by law and these Articles of Association of the company as well as in other cases as may be prescribed by law:
- 5) Other non-property rights prescribed by law.

As of 30 June 2021, the Company had 3 992 shareholders. Company's shareholders that control over 5% votes in General Shareholder Meeting were as follows:

Shareholder	Enterprise code	Address	Number of shares	% of total ownership
UAB MG Baltic Investment	123249022	Jasinskio 16B, Vilnius, Lithuania	34 442 189	62,3%
UAB Minvista	110685692	Jasinskio 16, Vilnius, Lithuania	6 929 542	12,5%
Swedbank AS (Estonia and Latvia) clients	10060701	Liivalaia 8 Tallinn, Estonia	3 646 846	6,6%

The Company has concluded the contract with SEB bankas AB on securities account management.

General Shareholders' Meeting has a right to amend the Articles of Association under the qualified majority of votes, which may not be less than 2/3 of all votes the shareholders attending at the Meeting, except for the exceptions specified by Law on Companies

(all tabular amounts are in EUR thousands unless otherwise stated)

## **CORPORATE GOVERNANCE**

The management bodies of the Company are as follows: General Shareholders' Meeting, a collegial management body - Board, and a single-person management body - Manager of the Company.

Competence of *Ceneral Shareholders' Meeting* is the same as specified by the Law on Companies. Competence of General Shareholders' Meeting additionally includes adoption of the resolutions on the composition of the Audit Committee of the Company, including the appointment and removal of individual members of the Audit Committee, and approving the charter of the Audit Committee.

*The Board*, consisting of six members, is elected by General Shareholders' Meeting for a 4-year term. Company's Board members election and revocation procedure is the same as specified by Law on Companies. Starting from 29<sup>th</sup> April 2021 two independent Board members are elected to the Board. Consequently, starting from that date the Board performs the supervisory functions provided for in Paragraph 11 of Article 34 of the Law on Companies.

Company's Board activity is conducted by chairman of the Board. The Board elects its chairman from among its members.

The Board continues in office for the period established in the Articles of Association or until a new Board is elected and assumes the office but not longer than until the annual General Shareholders' Meeting during the final year of its term of office.

Board of Company considers and approves:

- 1) The activity strategy of the Company;
- 2) The interim and annual report of the Company;
- 3) The management structure of the Company and the positions of the employees;
- 4) The positions to which employees are recruited by competition;
- 5) Regulations of branches and representative offices of the Company.

The Board adopts the following resolutions:

- 1) Resolutions for the Company to become an incorporator or a member of other legal entities;
- 2) Resolutions to establish branches and representative offices of the Company;
- 3) Resolutions to invest, dispose of or lease the tangible long-term assets the book value whereof exceeds 1/20 of the share capital of the Company (calculated individually for every type of transaction);
- 4) Resolutions to pledge or mortgage the tangible long-term assets the book value whereof exceeds 1/20 of the share capital of the Company (calculated for the total amount of transactions);
- 5) Resolutions to offer surety or guarantee for the discharge of obligations of third persons the amount whereof exceeds 1/20 of the share capital of the Company:
- 6) Resolutions to acquire the tangible long-term assets the price whereof exceeds 1/20 of the share capital of the Company;
- 7) Resolutions to restructure the Company in the cases laid down in the Law on Restructuring of Enterprises;
- 8) Resolutions regarding issuance of debenture of the Company (except issuance of convertible debenture);
- 9) Resolutions regarding transactions with related parties, as provided by Law on Companies, where these transactions have a significant impact on the company, its finances, assets and liabilities. Transactions with related parties shall be considered to have a significant impact on the company, its finances, assets and liabilities, if the total value (the total value of one transaction or the total value of continuous transactions within one calendar year) of such a transaction exceeds 1/2 of the company's authorized capital;
- 10) Other resolutions within the competence of the Board as prescribed by the Articles of Association or the resolutions of the General Shareholders' Meeting.

The Board analyses and assesses the documents submitted by the Manager of the Company on:

- 1) The implementation of the activity strategy of the Company;
- 2) The organization of the activities of the Company;
- Financial standing of the Company;
- 4) The results of economic activities, income and cost estimates, the stocktaking data and other accounting data of changes in the assets.

The Board elects and removes from office the Manager of the Company, in accordance with the remuneration policy approved by the company fixes his/her remuneration and sets other terms of the employment agreement, approves his/her job description, provides incentives and imposes penalties.

The Board analyses and assesses the Company's draft annual financial statement and draft of profit/loss distribution and submits them to the General Shareholders' Meeting together with the annual report of the Company.

The Board is responsible for convening and arrangement of the General Shareholders' Meeting in due time.

(all tabular amounts are in EUR thousands unless otherwise stated)

Each member of the Board is entitled to initiate convening of the Board meeting. The Board may adopt resolutions and its meeting shall be deemed to have taken place when the meeting is attended by 2/3 or more members of the Board. The resolution of the Board is adopted if more votes for it are received than the votes against it. In the event of a tie, the Chairman of the Board shall have the casting vote. The member of the Board is not entitled to vote when the meeting of the Board discusses the issue related to his/her activities on the Board or the issue of his/her responsibility.

The Manager of the Company - General Director - is a single-person management body of the Company. The Manager of the Company acts at his/her own discretion in relation of the Company with other persons.

The Manager of the Company is elected and removed from office by the Board which also fixes his/her salary, approves his/her job description, provides incentives and imposes penalties. The employment agreement is concluded with the Manager of the Company and is signed on behalf of the Company by the Chairman of the Board or other person authorized by the Board. In his/her activities the Manager of the Company complies with laws and other legal acts, Articles of Association, General Shareholders' Meeting resolutions, Board resolutions, his/her job descriptions.

The Manager of the Company acts on behalf of the Company and is entitled to enter into the transactions at his/her own discretion. The Manager of the Company may conclude the following transactions provided that there is a decision of the Board to enter into these transactions: to invest, dispose of or lease the tangible long-term assets the book value whereof exceeds 1/20 of the share capital of the Company (calculated individually for every type of transaction); to pledge or mortgage the tangible long-term assets the book value whereof exceeds 1/20 of the share capital of the Company (calculated for the total amount of transactions); to offer surety or guarantee for the discharge of obligations of third persons the amount whereof exceeds 1/20 of the share capital of the Company; to acquire the tangible long-term assets the price whereof exceeds 1/20 of the share capital of the Company as well as to conclude transactions with related parties, where these transactions have a significant impact on the company, its finances, assets and liabilities, as these significance criteria are specified in Articles of Association of the company.

The Manager of the Company is responsible for:

- 1) The organization of the Company's activity and implementation of its objectives;
- 2) The drawing up of the set of annual financial statements and the drafting of the annual report of the Company;
- 3) The drawing up of a draft remuneration policy;
- 4) The drawing up of a draft remuneration report;
- 5) Concluding an agreement with the auditor or firm of auditors;
- 6) Submission of information and documents to the shareholders, General Shareholders' Meeting and the Board in cases prescribed by Law on Companies or at their request;
- 7) Submission of the documents and data of the Company to manager of the Register of Legal Entities;
- 8) Submission of documents to the Bank of Lithuania and Central Securities Depository;
- 9) Public announcement of information prescribed by Law on Companies in a source indicated in Articles of Association;
- 10) Submission of information to shareholders;
- 11) Preparation of the draft decision of the distribution of dividends for the period, shorter than a financial year, composition of the set of the interim financial reports and the preparation of the interim report for the decision of the distribution of dividends for the period, shorter than a financial year;
- 12) Notification to the shareholders and the Board about the most important events that have a significance for the company's activities
- 13) Preparation of draft rules for granting shares;
- 14) The performance of other duties prescribed by laws as well as in the Articles of Association and the job descriptions of the Manager of the Company.

The Manager of the Company organizes daily activities of the Company, hires and dismisses employees, concludes and terminates employment contracts with them, provides incentives and imposes penalties.

The Manager of the Company is responsible for preparation of the draft share subscription agreement and its data correctness. The Manager of the Company issues authorizations and procuration within the scope of its competence.

The Manager of the Company is accountable and regularly reports to the Board on the implementation of Company's activity strategy, the organization of the Company's activity, the financial standing of the Company, the results of economic activity, the income and cost estimates, the stocktaking data and other accounting data of changes in the assets.

(all tabular amounts are in EUR thousands unless otherwise stated)

## **BOARD OF THE COMPANY**

On 27 April 2018 the Annual General Meeting of Company shareholders elected Company's members of the Board for new 4-year term. 27th April 2022 is the end term for Company's Board. On 29 April 2021 the Annual General Meeting of the Company shareholders has recalled two members of the Board and two independent Board members were elected instead.



**Darius Mockus** Chairman of the Board

Darius Mockus (born in 1965) - Chairman of the Board since 2 May 2002 (member of the Board since 23 March 1995). Education: Vilnius University, Faculty of Economics, Industrial Planning. He has no Company shares. With related companies Minvista UAB (Code of Enterprise: 110685692; Registered office: Jasinskio 16, Vilnius) and MG Baltic Investment UAB (Code of Enterprise: 123249022; Registered office: Jasinskio 16B, Vilnius) he has 41 371 731 shares, representing 74.82% of the share capital and votes.



**Vidas Lazickas** Member of the Board

Vidas Lazickas (born in 1965) - Member of Board of APB Apranga since 29 April 2011. Education: Vilnius University, Faculty of Economics, specialization in Production Management and Organization He has 221 300 shares of the Company, representing 0.40% of the share capital and votes.



**Ilona Šimkūnienė** Member of the Board, Purchasing Director

Ilona Šimkūnienė (born in 1963) - Apranga Group Purchasing Director, Member of Board of APB Apranga since 27 March 1998, in the Company since 1985. Education: Vilnius University, Faculty of Trade, specialization in Trade Economics. She has no Company shares.



**Ramūnas Gaidamavičius** Member of the Board, Development Director

Ramūnas Gaidamavičius (born in 1968) - Apranga Group Development Director, Member of Board of APB Apranga since 30 April 2010, in the Company since 2002. Education: Vilnius University of Technology, Faculty of Mechanics, specialization in Machine Building. He has 5 000 shares of the Company, representing 0.01% of the share capital and votes.



**Jonas Jokštys** Member of the Board, independent

Jonas Jokštys (born in 1982 m.) - Member of Board of APB Apranga since 29<sup>th</sup> April 2021 m. Education: Stocholm School of Economics in Riga (2000-2003) Bachelor of Economics and Business Administration and London School of Economics and Political Science (2005-2006) Master of Philosophy and Political Science. Other titles not related with the activities in Board of the Company: UAB Elmoris, Board member, UAB Vendos, CEO, UAB Imum, CEO, UAB Žemaitijos žemė, CEO. He has no Company shares.

(all tabular amounts are in EUR thousands unless otherwise stated)



**Gintaras Juškauskas** Member of the Board, independent

Gintaras Juškauskas (born in 1970 m.) - Member of Board of APB Apranga since 29th April 2021 m. Education: Vilnius University, Finance faculty (1998-2003), Master of Economics and Vilnius University, Law faculty (2010-2013), Master of Law. Other titles not related with the activities in Board of the Company: Gintaro Juškausko IĮ, CEO, UAB MERITS, auditor, associated partner. He has no Company shares.

# **RELATED PARTY TRANSACTIONS**

The Company's transactions with related parties are disclosed in Note 7 to interim consolidated and Company's financial statements.

# **COMPLIANCE WITH THE GOVERNANCE CODE**

In six months 2021, there were no essential changes related to Apranga APB report for year 2020 concerning the compliance with the Governance Code for the companies listed on the regulated market.

## **PUBLICLY ANNOUNCED INFORMATION**

During the period from the start of 2021 to 30<sup>th</sup> June 2021 Company publicly announced and broadcasted through Nasdaq Vilnius stock exchange information distribution system Globe Newswire and own webpage the following information:

Date	Title
2021-01-05	Turnover of Apranga Group in December 2020 and total year 2020
2021-02-01	Turnover of Apranga Group in January 2021
2021-02-26	Apranga Group interim information for 12 months of 2020
2021-03-01	Turnover of Apranga Group in February 2021
2021-04-01	Turnover of Apranga Group in March 2021
2021-04-06	Notice of the Annual General Meeting of APB "APRANGA" shareholders
2021-04-06	Draft resolutions of the Annual General Meeting of APB APRANGA shareholders to be held on April 29, 2021
2021-04-07	Notification on Apranga Group CFO change
2021-04-28	Apranga Group interim report for three months of 2021
2021-04-29	Resolutions of the Annual General Meeting of Apranga APB shareholders
2021-04-29	Apranga APB annual information 2020
2021-05-03	Turnover of Apranga Group in April 2021
2021-05-19	Notification on Apranga APB manager's related party transactions
2021-05-19	Notification on manager's related party transactions
2021-05-21	Notification on manager's related party transactions
2021-05-21	Notification on manager's related party transactions
2021-05-26	Notification on manager's related party transactions
2021-06-01	Turnover of Apranga Group in May 2021
2021-06-28	Notification on manager's related party transactions
2021-06-28	Notification on manager's related party transactions

Contents of above mentioned announcements can be obtained on Nasdaq Vilnius Stock Exchange webpage <a href="http://www.nasdaqomxbaltic.com/market/?pg=details&instrument=LT0000102337&list=2&tab=news&lang=en">http://www.nasdaqomxbaltic.com/market/?pg=details&instrument=LT0000102337&list=2&tab=news&lang=en</a> and on Company's webpage <a href="http://aprangagroup.lt/en/investors/news-and-material-events">http://aprangagroup.lt/en/investors/news-and-material-events</a>.

# STATEMENTS OF COMPREHENSIVE INCOME

		GROUP		СОМІ	PANY
	Note	6 months 2021	6 months 2020	6 months 2021	6 months 2020
Revenue from contracts with customers Cost of sales	5	68 251 (40 762)	72 950 (43 837)	26 827 (16 728)	27 936 (18 052)
GROSS PROFIT		27 489	29 113	10 099	9 884
Operating (expenses) Other income Net foreign exchange gain (loss)		(28 012) 2 191 (1)	(29 208) 147 ( 3)	(10 854) 422 (1)	(10 945) 2 546 ( 3)
OPERATING PROFIT (LOSS)		1 667	49	( 334)	1 482
Finance income		16	16	35	55
Finance (costs)		( 521)	( 557)	( 240)	( 241)
PROFIT (LOSS) BEFORE INCOME TAX		1162	( 492)	( 539)	1 296
Income tax (expense)		( 205)	( 87)	94	( 51)
PROFIT (LOSS) FOR THE PERIOD	3	957	( 579)	( 445)	1 245
Other comprehensive income		-	-	-	-
TOTAL COMPREHENSIVE INCOME		957	( 579)	( 445)	1 245
Total comprehensive income attributable to: Owners of the Company Non-controlling interests		957 957 -	( 579) ( 579) -	( 445) ( 445) -	1 245 1 245 -
Basic and diluted earnings per share (in EUR)		0,02	(0,01)	(0,01)	0,02

# STATEMENTS OF FINANCIAL POSITION

ASSETS		GROUP		COMPANY	
ASSETS	Note	30 06 2021	31 12 2020	30 06 2021	31 12 2020
Property, plant and equipment		26 287	25 999	13 616	12 705
Intangible assets		531	534	497	497
Investments in subsidiaries		-	-	4 963	4 963
Prepayments		2 899	1 465	393	230
Trade and other receivables		4	4	4	4
Right-of-use assets		57 930	64 203	22 607	24 951
Financial assets		2 400	2 400	2 400	2 400
Total non-current assets		90 051	94 605	44 480	45 750
				· ·	
CURRENT ASSETS					
Inventories		36 223	35 434	20 990	19 759
Financial assets		716	732	716	732
Prepayments		3 498	1 110	3 022	1 080
Trade and other receivables		3 388	2 143	11 544	11 817
Cash and cash equivalents		29 657	26 209	17 151	19 863
Total current assets		73 482	65 628	53 423	53 251
Non-current coasts held for sole					
Non-current assets held for sale		-	71	-	71
TOTAL ASSETS	3	163 533	160 304	97 903	99 072

EQUITY AND LIABILITIES		GRO	OUP	СОМЕ	PANY
EQUITY	Note	30 06 2021	31 12 2020	30 06 2021	31 12 2020
Ordinary shares		16 035	16 035	16 035	16 035
Legal reserve		1 604	1 604	1 604	1 604
Foreign currency translation reserve		( 53)	( 53)	-	-
Retained earnings		46 853	45 896	34 817	35 262
Total equity		64 439	63 482	52 456	52 901
NON-CURRENT LIABILITIES					
Borrowings	6	50	200	50	200
Tax liabilities	O	3 997	7 597	1 831	3 773
Deferred tax liabilities		902	1 008	1051	96
Non-current lease liabilities		48 543	53 936	18 954	20 993
Non-current employee benefits		167	126	167	126
Total non-current liabilities		53 659	62 867	21 002	25 188
		55 555	02 007	2. 552	20 .00
CURRENT LIABILITIES					
Borrowings	6	300	300	7 233	8 468
Tax liabilities		11 289	4 964	5 240	2 243
Current lease liabilities		12 148	12 758	4 644	4 897
Current income tax liability		312	938	80	2
Trade and other payables		21 386	14 995	7 248	5 373
Total current liabilities		45 435	33 955	24 445	20 983
Total liabilities		99 094	96 822	45 447	46 171
TOTAL FOLLITY AND LIABILITIES		167 57-	160 70	07.00-	00.050
TOTAL EQUITY AND LIABILITIES		163 533	160 304	97 903	99 072

# STATEMENTS OF CHANGES IN EQUITY

GROUP	Note	Share capital	Legal reserve	Translation reserve	Retained earnings	Total
Balance at 1 January 2020		16 035	1 604	( 53)	40 960	58 546
Comprehensive income: Loss for the 6 months 2020 Total comprehensive income	3	-	-	-	( 579) <b>( 579)</b>	( 579) <b>( 579)</b>
Balance at 30 June 2020		16 035	1 604	( 53)	40 381	57 967
Balance at 1 January 2021		16 035	1 604	( 53)	45 896	63 482
Comprehensive income: Profit for the 6 months 2021 Total comprehensive income	3	-	-	-	957 <b>957</b>	957 <b>957</b>
Balance at 30 June 2021		16 035	1 604	( 53)	46 853	64 439

COMPANY	Share capital	Legal reserve	Retained earnings	Total
Balance at 1 January 2020	16 035	1 604	31 196	48 835
Comprehensive income: Profit for the 6 months 2020 Total comprehensive income	-	-	1 245 <b>1 245</b>	1 245 <b>1 245</b>
	16 035	1 604	32 441	50 080
Balance at 1 January 2021	16 035	1 604	35 262	52 901
Comprehensive income: Loss for the 6 months 2021 Total comprehensive income	-	-	( 445) <b>( 445)</b>	( 445) <b>( 445)</b>
Balance at 30 June 2021	16 035	1 604	34 817	52 456

# STATEMENTS OF CASH FLOW

		GRO	OUP	COMPANY		
OPERATING ACTIVITIES	Note	6 months 2021	6 months 2020	6 months 2021	6 months 2020	
Profit (loss) before income taxes		1 162	( 492)	( 539)	1 296	
ADJUSTMENTS FOR:		0.5/5		7	7.00/	
Depreciation and amortization Impairment charge (reversal)		9 545 ( 8)	10 137 ( 5)	3 601 -	3 904 -	
Change in allowances for slow-moving inventories		( 612)	151	560	489	
(Gain) on disposal of property, plant and equipment Write-off of property, plant and equipment		1 87	( 15) 12	1 82	(13)	
Dividend income		( 56)	-	( 56)	(2 511)	
Interest expenses		505	541	205	186	
Total		10 624	10 329	3 854	3 351	
CHANGES IN OPERATING ASSETS AND LIABILITIES:						
Decrease (increase) in inventories		( 177)	7 883	(1 791)	1348	
Decrease (increase) in receivables		(4 982) 9 157	( 405) 19	(2 691) 2 971	(1 183)	
Increase (decrease) in payables  Cash generated from operations		14 622	17 826	2 343	( 686) 2 830	
cash generated north operations		14 022	17 020	2 343	2 030	
Income taxes paid		( 937)	( 93)	76	(87)	
Interest paid  Net cash from operating activities		( 521)	459	(240)	143	
Net cash from operating activities		13 164	18 192	2 179	2 886	
INVESTING ACTIVITIES						
Interest received		16	16	35	55	
Dividends received Loans granted		56 -	(12 800)	56 (6 013)	2 511 (22 121)	
Loans repayments received		-	12 800	6 958	23 739	
Purchases of PPE and intangible assets Proceeds on disposal of PPE	4 4	(5 114) 1 479	(3 399) 661	(2 295)	(1 218) 131	
Net cash used in investing activities	4	(3 563)	(2 722)	45 (1 214)	3 097	
Net cash asea in investing activities		(5 505)	(2 / 22)	(1 214)	3 037	
FINANCING ACTIVITIES						
Dividends paid		-	1	-	1	
Proceeds from borrowings Repayments of borrowings		- ( 150)	- ( 150)	25 (1 410)	10 717 (10 067)	
Payment of principal portion of lease liabilities		(6 003)	(6 914)	(2 292)	(2 795)	
Net cash from financing activities		(6 153)	(7 063)	(3 677)	(2 144)	
NET INCREASE (DECREASE) IN CASH AND BANK OVERDRAFTS		3 448	8 407	(2 712)	3 839	
CASH AND BANK OVERDRAFTS:						
AT THE BEGINNING OF THE PERIOD		26 209	6 712	19 863	4 557	
AT THE END OF THE PERIOD		29 657	15 119	17 151	8 396	

# **NOTES TO INTERIM FINANCIAL STATEMENTS**

#### 1. General information

APB Apranga, (hereinafter "the Company"), was incorporated and commenced its operations in March 1993. The Company's main office is situated in Ukmerges 362, Vilnius, Lithuania. The Company has legal form of public limited liability company under the Law on Companies of Republic of Lithuania. The principal activity of the Company and its subsidiaries (hereinafter "the Group") is retail trade of apparel. At 30 June 2021 the Group consisted of the Company and 25 subsidiaries:

## 2. Basis of preparation and summary of main accounting policies

The financial statements have been prepared in accordance with International Financial Reporting Standards as adopted by the EU. The principle accounting policies applied in the preparation of Interim financial statements are the same to those applied in preparation of the Annual financial statements.

The financial statements for the period ended 30 June 2021 are not audited.

In the financial statements all figures are presented in thousands of euro, unless indicated otherwise.

#### 3. Segment information

Management has determined the operating segments based on the reports reviewed by the General Director and other 6 Directors (responsible for managing, sales and marketing, human resources, purchases, development and finance) that are used to make strategic decisions.

All financial information, including the measure of profit and total assets, is analyzed on a country basis. The segment information provided to the Directors for the reportable segments for the 6 months 2021 is as follows:

6 months 2021	Lithuania	Latvia	Estonia	Total	Inter- company elimina- tions	Total in consolidated financial statements
Total segment revenue	48 508	12 982	11 913	73 403	-	
Inter-segment revenue	(4 105)	( 816)	( 277)	(5 198)	-	
Revenue from external customers (note 5)	44 403	12 166	11 636	68 205	-	68 205
Gross margin	40,7%	35,8%	42,9%	40,3%		40,3%
Profit (loss) for the year	785	338	(166)	957	-	957
Total assets	128 132	35 074	19 119	182 325	(18 792)	163 533
Additions to non-current assets	5 084	9	24	5 117	( 3)	5 114

6 months 2020	Lithuania	Latvia	Estonia	Total	Inter- company elimina- tions	Total in consolidated financial statements
Total segment revenue	46 860	18 608	12 189	77 657	-	
Inter-segment revenue	(4 599)	( 280)	( 354)	(5 233)	-	
Revenue from external customers	42 261	18 328	11 835	72 424	-	72 424
Gross margin	38,3%	40,6%	41,9%	39,5%		39,5%
Profit (loss) for the period	47	(350)	( 276)	( 579)	-	( 579)
Total assets	110 520	34 138	21 554	166 212	(16 248)	149 964
Additions to non-current assets	1730	1 422	260	3 412	(13)	3 399

(all tabular amounts are in EUR thousands unless otherwise stated)

#### 4. Investments into non-current assets

Net investments of the Group amounted to EUR 3.6 million in 6 months 2021. The Company's investments have reached EUR 2.2 million, daughter companies - EUR 1.4 million.

#### 5. Income

For the H1 2021 revenue from contracts with customers consisted of the following:

	GRO	OUP	COMPANY	
	2021	2020	2021	2020
Stores income	68 205	72 424	21 294	21 867
Wholesale income	-	-	3 915	4 278
Management fees	-	-	1 587	1 761
Other income	46	526	31	30
Total revenue from contracts with customers	68 251	72 950	26 827	27 936

## 6. Borrowings

In November 2019, the Company and SEB bank signed the amendments to the previously concluded credit line agreement. According to these amendments, the earlier credit line of EUR 20 000 thousand was increased to EUR 27 000 thousand. Credit repayment term was prolonged to 30 November 2021. The interests are paid for the amount used, and the interest rate is calculated as 1-3 months EURIBOR plus margin. There is fixed interest rate set for amount used for the issuance of guarantees and letters of credit.

In June 2021, the Company and LUMINOR bank signed the amendments to the previously concluded financial liability limit agreements. According to these amendments, credit repayment terms of both EUR 10 000 thousand and EUR 5 000 thousand (non-binding financial liabilities limit) limits were prolonged until 30 June 2022. For the drawdown amount of the overdraft a floating interest rate calculated as the 1-month EURIBOR plus margin is being paid. There is fixed interest rate set for amount used for the issuance of guarantees.

# 7. Related party transactions

The Company's and the Group's transactions with related parties and balances arising from these transactions as of 30 June 2021 were as follows:

Related parties	Accounts payable		Accounts receivable and loans granted		Income		Purchases		
	2021	2020	2021	2020	2021	2020	2021	2020	
UAB Koncernas MG Baltic (the ultimate parent company)	12	12	-	-	-	-	54	57	
As per ultimate parent company associated companies:									
UAB Mineraliniai vandenys	-	-	-	-	-	-	8	12	
UAB Mediafon Technology	2	-	-	-	-	-	12	-	
UAB MG Baltic Investment	5	5	-	-	-	-	26	26	
UAB DARNU GROUP	-	-	-	-	-	-	-	8	
UAB Palangos Varūna	-	4	-	-	-	-	-	-	
LNK Group	-	-	-	-	-	13	-	28	
UAB MG Baltic Media	3								
UAB Eminta	84	85	-	-	-	-	255	219	
UAB MV GROUP	-	-	1	-	-	-	-	-	
Total	106	106	1	-	-	13	355	350	

Prevailing types of related party contracts are rent, management service fee, advertising, centralized services (telecommunications, utilities etc.).

(all tabular amounts are in EUR thousands unless otherwise stated)

The Company's transactions with subsidiaries and balances arising from these transactions as of 30 June 2021 were as follows:

Subsidiaries	Borrowings and accounts payable		Loans and accounts receivable		Income		Purchases	
	2021	2020	2021	2020	2021	2020	2021	2020
UAB Apranga LT	3 649	2 274	28	95	415	1902	81	59
UAB Apranga BPB LT	1 050	360	13	22	71	271	11	7
UAB Apranga PLT	609	284	7	18	53	251	11	6
UAB Apranga SLT	331	90	-	14	58	252	56	8
UAB Apranga MLT	930	565	-	28	88	342	54	13
UAB Apranga HLT	315	25	9	9	39	34	2	2
UAB Apranga OLT	107	107	6	5	17	63	1	3
UAB Apranga Ecom LT	-	2	-	-	-	-	-	-
SIA Apranga	-	-	5 485	4 970	1 861	3 081	94	25
SIA Apranga LV	-	548	54	15	172	191	4	31
SIA Apranga BPB LV	-	-	8	89	24	27	-	2
SIA Apranga PLV	-	-	7	266	15	29	-	2
SIA Apranga SLV	2	-	-	58	17	25	9	2
SIA Apranga MLV	-	-	16	862	40	75	-	9
SIA Apranga HLV	-	-	4	272	13	15	-	-
SIA Apranga OLV	-	-	86	432	10	16	-	-
SIA Apranga Ecom LV	-	-	-	-	-	-	-	-
OU Apranga	-	-	3 497	2 547	2 256	1849	3	9
OU Apranga Estonia	-	-	360	927	167	162	5	23
OU Apranga BEE	-	93	94	4	16	16	-	1
OU Apranga PB Trade	-	-	670	863	17	21	-	2
OU Apranga ST Retail	3	104	110	3	13	14	10	2
OU Apranga MDE	-	69	37	9	34	33	1	3
OU Apranga HEST	-	-	3	143	19	15	-	-
OU Apranga Ecom EE	3	4	-	-	-	-	-	-
Total	6 999	4 525	10 494	11 651	5 415	8 684	342	209

Prevailing types of intra-group transactions are centralized supplies of goods for resale, management service fees, centralized purchasing of services (telecommunications, IT, utilities and etc.), financing, and distribution of earnings. Dividend income in amount of EUR 2 400 thousand received from the subsidiaries in six months 2020 is presented in 'Income received' together with other income (no dividend income received in 2021).

## 8. Guarantees and letters of credit

As of 30 June 2021, guarantees issued by the credit institutions on behalf of the Company to secure the obligations of its subsidiaries to their suppliers totaled EUR 14 168 thousand (31 December 2020: EUR 14 159 thousand). The letters of credit and guarantees provided to suppliers by the credit institutions on behalf of the Group as of 30 June 2021 amounted to EUR 15 851 thousand (31 December 2020: EUR 15 843 thousand).

As of 30 June 2021, the Company's guarantees issued to secure the obligations of its subsidiaries to their suppliers totaled EUR 781 thousand (31 December 2020: EUR 818 thousand).

## 9. Profit distribution

The Annual shareholders meeting of APB Apranga held on 29 April 2021 has resolved not to pay dividends for the year 2020.

# 10. Alternative performance measures

With regard to the requirements of the European Securities and Markets Authority (ESMA) Guidelines on Alternative Performance Measures, Apranga APB provides an overview of the Alternative Performance Measures (APM) used, their definition and calculation on Apranga APB website at: <a href="http://aprangagroup.lt/en/investors/investor-relations/alternative-performance-measures">http://aprangagroup.lt/en/investors/investor-relations/alternative-performance-measures</a>.