JSC Mogo (UNIFIED REGISTRATION NUMBER 50103541751)

CONSOLIDATED INTERIM UNAUDITED CONDENSED FINANCIAL STATEMENT FOR THE SIX MONTH PERIOD ENDED 30 JUNE 2019

Riga, 2019

CONTENTS

| General Information | 3 |
|---|----|
| Management Report | 4 |
| Statement of Management Responsibility | 6 |
| Consolidated Financial Statements | |
| Consolidated Interim Condensed Statement of Profit or Loss and Other Comprehensive Income | 7 |
| Consolidated Interim Condensed Statement of Financial Position | 8 |
| Consolidated Interim Condensed Statement of Changes in Equity | 10 |
| Consolidated Interim Condensed Statement of Cash Flows | 11 |
| Notes to the Consolidated Interim Condensed Financial Statements | 12 |

General information

Name of the Parent Company

Mogo

Legal status of the Parent Company

JSC

Unified registration number, place and date of

registration

50103541751, Latvia, 03.05.2012

Registered office

Skanstes street 50, Riga, Latvia

Shareholders

30.06.2019. HUB1 JSC 98% Tobago capital LTD 2% TOTAL

100%

*Mogo Finance S.A. (Luxembourg) till 27.03.2019.

98%

Board Members

Krišjānis Znotiņš - Member of the Board from 14.03.2019

Juris Pārups - Chairman of the Board from 25.09.2018 till 13.08.2019

Council Members

Modestas Sudnius, from 25.05.2018 Därta Keršule, from 05.09.2018

Kārlis Bērziņš, from 25.05.2018

Subsidiaries

Loango JSC, Latvia (100%)

Renti JSC, Latvia (100%)

Financial period

1 January - 30 June 2019

Previous financial period

1 January - 31 December 2018

Previous bilance date

31 December 2018

Unified registration number: 50103541751

Management report

29 August 2019

General information

JSC mogo (hereinafter – the Parent Company) and its subsidiaries (together - the Group) is a leading company in Latvia in car financing in terms of number of leased items. The Group provides quick and convenient car financing services through partners network, the Group's branded website and mobile homepage and onsite at customer service centres. The Group also offers consumer loans and credit refinancing products.

In October, 2018 the Group established a subsidiary Renti JSC. Starting November, 2018, the subsidiary is offering vehicle longterm rent services to its customers. Increasing trend among the Group's customers is to choose the long term rent product, having opportunity to return car without any fines after 6 months of usage.

In June, 2018 the Group established a subsidiary Loango JSC, the subsidiary has not started the commercial activities yet.

Car sales and financing market has stayed stable with positive outlook. The Group maintained its leader position in the growing market.

The Group obeys local laws relating to environmental protection.

Mission, vision and values

Mission

Mission of the Group is to offer accessible and affordable leasing and loan services to clients who need quick and simple way of obtaining financing or would like to purchase a vehicle.

Vision

Vision of the Group is to become the market leading leaseback and finance lease solutions organization, highly rated for customer friendliness and accessibility.

Values

- Quick assistance without unnecessary formalities the Group will provide the required funding within a couple of hours.
- Open communication and adaptation the core value of the Group is an open communication and an adaptive approach to each and every customer, which results in a mutually beneficial outcome in every situation.
- Long term relationship the Group values and creates mutually beneficial long term relationship with all its customers, it welcomes feedback and suggestions for improvement.

Operations and Financial Results

Interest and similar income of the Group including revenue from lease reached 9.5 million euro (2% increase, compared to respective period in 2018). Net profit of the Group amounted to 3.1 million euro which is significant increase from the 410 thousand euro in first 6 months, 2018

Significant financial results improvement was reached because of successful update of customer evaluation policy, what helped to decrease impairment for doubtful debtors. The Group has also reviewed its structure and therefore eliminated Mogo group international business related costs from the Group's results, as well as implemented cost optimization initiatives, including review of customer service centres network.

The management is of the opinion that 6 months 2019 results supports the Group's chosen direction for better understanding of customers necessities, customer profile development and respective offer preparation. In addition cost optimization activities will allow to streamline business process and offer better service to customers.

In 2019, the Group started client approval and offer generation automatization with aim to offer instant decision to customers. For portfolio diversification purposes the Group have introduced credit refinancing product, improved consumer financing product and started development auto credit product for improved remote customers conversion. Stable results improvement also further will be based on customer servicing speed and quality improvement, product improvement for best sales channels fit and further customer underwriting principles improvement.

The first six months of 2019 was successful regarding the cooperation with car dealerships. The network of car dealerships has significantly contributed to the growth of the sales volume of the Group. For the establishment of more integrated cooperation with the partners in the field of vehicle trade, the Group offers various partnership solutions and individual approach to effective handling of client applications, as well as provides various marketing materials and conducts joint marketing campaigns.

The Group and its subsidiaries intends to develop and improve product offering by the Group to become more known in the market and attract new customers. The Group will continue to invest in IT development to improve its competitiveness.

The Group have implemented necessary changes in sales chanels management and pricing policy to be compliant regarding legislation changes effective July 1 2019, limiting marketing possibilities for financing companies and interest rate limitations.

Other information

The risk management activities within the Group are carried out in respect of financial risks, operational risks and legal risks. Financial risk comprises market risk (including currency risk, interest rate risk and other price risks), credit risk and liquidity risk. The primary objectives of the financial risk management function are to establish risk limits followed by ensuring that the exposure to risks remains within these limits. The operational and legal risk management functions are intended to ensure proper functioning of internal policies and procedures in order to minimize operational and legal risks.

Management report (continued)

Financial risks

The main financial risks arising from the Group's financial instruments are liquidity risk, and credit risk.

In the future, the Group could also be exposed to foreign currency risk and Interest rate risk if transactions in foreign currencies are performed or financing with variable interest rates is attracted.

Operational risks

The Group's operational risks are managed by successful risk underwriting procedures in the toan issuance process as well as efficient debt collection procedures.

Legal risks

Legal risk mainly arises due to regulatory changes and is managed successfully with the support of the in-house legal department and external legal advisors who closely follow the latest developments in the regulatory and legal environment. In this sense, the fact that the Group is a member of the Alternative Financial Services Association of Latvia is also helpful.

Foreign currency risk

The Group's financial assets and liabilities are not exposed to foreign currency risk. All transactions are performed in the euro.

Interest rate risk

The Group is not exposed to interest rate risk because all of its liabilities are interest bearing borrowings with a fixed interest rate.

Liquidity risk

The Group manages its liquidity risk by arranging an adequate amount of committed credit facilities with related parties and by issuing bonds. Also the Group controls it's liquidity by managing the amount of funding it attracts through peer-to-peer platforms, which provides management greater flexibility to manage the level of borrowings and available cash balances.

Credit risks

The Group is exposed to credit risk through its finance lease receivables and loans and advances to customers, as well as cash and cash equivalents. The key areas of credit risk policy cover lease granting process (including solvency check of the lessee), monitoring methods, as well as decision making principles.

The Group operates by applying a clear set of finance lease granting criteria. This criteria includes assessing the credit history of customer, means of lease repayment and understanding the lease object. The Group takes into consideration both quantitative and qualitative factors when assessing the creditworthiness of the customer. Based on this analysis, the Group sets the credit limit for each and every customer.

When the lease agreement has been signed, the Group monitors the lease object and customer's solvency. The Group has developed lease monitoring process so that it helps to quickly spot any possible non-compliance with the provisions of the agreement. The receivable balances are monitored on an ongoing basis to ensure that the Group's exposure to bad debts is minimized, and, where appropriate, provisions are being made.

The Group does not have a significant credit risk exposure to any single counterparty, but has risk to group of counterparties having similar characteristics.

The share capital of the Parent company is EUR 5 000 000 and consists of 5 000 000 shares. The par value of each share is EUR 1. All the shares are fully paid.

There were no changes in amount of shares in reporting period.

Signed on behalf of the Group on 29 August 2019 by:

Krišjānis Znotiņš Member of the Board

Statement of Management Responsibility

29 August 2019

The Group management is responsible for preparation of the financial statements.

Management of the Group declares that in accordance with the information in their possession, financial statements have been prepared in accordance with accounting transaction documentation and with the International Financial Reporting Standards as adopted by EU and give a true and fair view of the Company's assets, liabilities, financial position as at 30 June 2019, results of operations and cash flows for the six month period ended 30 June 2019.

Management of the Group confirms that an appropriate and consistent accounting policies and management estimates are used. Management of the Group confirms that the financial statements are prepared using produce principle as well as the going concern assumption. Management of the Group confirms its responsibility for maintaining proper accounting records, as well as monitoring, control and safeguarding of the Group's assets.

The Group's management is responsible for detection and prevention of the error, inaccuracy and / or traud. The Group's management is responsible for the Group's activities to be carried out in compliance with the legislation of the Republic of Latvia.

The management report includes a fair view of the development of the Group's business and results of operation.

Signed on behalf of the Group on 29 August 2019 by:

Krišjānis Znotiņš Member of the Board

Consolidated Financial Statements

Consolidated Statement of Comprehensive Income

| | | | 01.01.2019 30.06.2019. EUR | 01.01.2018 30.06.2018. EUR |
|--|----------|---|-------------------------------|-------------------------------|
| Interest revenue calculated using the effective interest method | | 3 | 8 164 948 | 9 346 452 |
| Interest expense calculated using the effective interest method | | 4 | (2 575 801) | (3 027 412) |
| Net interest income | | | 5 589 147 | 6 319 040 |
| Revenue from leases | | | 1 329 126 | |
| Net interest income and revenue from leases | | | 6 918 273 | 6 319 040 |
| Fee and commission income | | 5 | 415 975 | 558 388 |
| Impairment expense | | 6 | (1 959 757) | (2 060 916) |
| Net gain/(loss) from de-recognition of financial assets measured at amortised cost | | 7 | 97 761 | (407 186) |
| Expenses related to peer-to-peer platforms services | | | (88 212) | (316 706) |
| Selling expense | | 8 | (215 104) | (496 461) |
| Administrative expense | | 9 | (2 142 171) | (3 144 238) |
| Other operating income | | | 261 196 | 72 795 |
| Other operating expense | | | (237 023) | (114 408) |
| Net operating expenses | \angle | | (3 867 335) | (5 908 732) |
| Net foreign exchange result | | | (69) | - |
| Profit before tax | , , | | 3 050 869 | 410 308 |
| Net profit for the period | | | 3 050 869 | 410 308 |
| Total comprehensive income for the year | \ | | 3 050 869 | 410 308 |

Jolanta Ziedone Chief Accountant

Signed on behalf of the Group on 29 August 2019 by:

Krišjānis Znotiņš Member of the Board

Consolidated Statement of Financial Position

| | ~~ | | |
|---|------|----|--|
| Λ | C.C. | ь. | |
| | | | |

| A00E10 | ** ** *** | |
|--|--------------------|-------------|
| NON-CURRENT ASSETS | 30.06.2019. | 31.12.2018. |
| TOT CONTENT ROOLIS | EUR | EUF |
| Intangible assets | | |
| Licenses | 1 238 | 3 096 |
| Other intangible assets | 17 164 | 21 042 |
| Total intangible assets | 18 402 | 24 138 |
| Tangible assets | | |
| Rental fleet | 10 403 759 | 1 442 911 |
| Right-of-use assets | 345 956 | 89 832 |
| Property and equipment | 83 031 | 72 249 |
| Advance payments for assets | 130 925 | 70 082 |
| Leasehold improvements | 5 846 | 10 376 |
| Total tangible assets | 10 969 517 | 1 685 450 |
| Total tanginio accord | 10 909 317 | 1 005 450 |
| Non-current financial assets and lease receivables | | |
| Finance lease receivables | 22 056 657 | 24 925 333 |
| Loans and advances to customers | 1 101 695 | 1 311 573 |
| Loans to related parties | 15 973 800 | 11 041 800 |
| Other investments | 26 | 26 |
| Total non-current financial assets and lease receivables | 39 132 178 | 37 278 732 |
| TOTAL NON-CURRENT ASSETS | 50 120 097 | 38 988 320 |
| OUDDENT ACCUTO | | |
| CURRENT ASSETS Inventories | | |
| Finished goods and goods for resale | 100 110 | 44.44 |
| Total inventories | 133 442 133 442 | 11 414 |
| TVI III III III III III III III III III | 133 442 | 11 414 |
| Receivables and other current assets | | |
| Finance lease receivables | 6 046 928 | 8 562 209 |
| Loans and advances to customers | 824 828 | 1 376 781 |
| Trade receivables | 301 472 | 2 416 557 |
| Prepaid expense | 342 572 | 223 813 |
| Other receivables | 189 956 | 183 075 |
| Accrued revenue | 67 062 | 516 |
| Accrued revenue to related parties | 496 380 | |
| Cash and cash equivalents | 766 557 | 743 195 |
| Total receivables and other current assets | 9 035 755 | 13 506 146 |
| Assets held for sale | 576 308 | 133 140 |
| Total assets held for sale | 576 308 | 133 140 |
| | 370 300 | 100 140 |
| TOTAL CURRENT ACCURA | 1 - 1 - 1 - 1 | 40.000.000 |
| TOTAL CURRENT ASSETS \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ | 9 745 505 | 13 650 700 |

Jolanta Ziedone Chief Accountant

Signed on behalf of the Group on 29 August 2019 by:

Krišjānis Znotiņš Member of the Board

Consolidated Statement of Financial Position

EQUITY AND LIABILITIES

| | | 30.06.2019. | 31.12.2018. |
|---|-------------|-------------|-------------|
| EQUITY | | EUR | EUR |
| Share capital | | 5 000 000 | 5 000 000 |
| Foreign currency translation reserve | | 1 | 1 |
| Other reserves | | (644 295) | (1 066 590) |
| Retained earnings | | | |
| brought forward | | 2 881 439 | 51 381 |
| for the period | | 3 050 869 | 2 830 058 |
| TOTAL EQUITY | | 10 288 014 | 6 814 850 |
| LIABILITIES | | | |
| Non-current liabilities | | | |
| Liabilities for issued debt securities | 10 | 29 016 033 | 18 658 246 |
| Funding attracted through peer-to-peer platforms | 10 | 9 724 508 | 9 160 189 |
| Lease liabilities for right-of-use assets | 10 | 239 400 | 23 791 |
| Loans from related parties | 10 | 290 306 | |
| Total non-current liabilities | | 39 270 247 | 27 842 226 |
| Provisions for financial guarantees | | 300 553 | 677 331 |
| Other provisions | | 273 139 | 449 027 |
| Total provisions for liabilities and charges and financial guarantees | | 573 692 | 1 126 358 |
| Current liabilities | | | |
| Liabilities for issued debt securities | 10 | | 11 250 000 |
| Funding attracted through peer-to-peer platforms | 10 | 8 154 047 | 4 386 961 |
| Provisions for financial guarantees | | 150 276 | 270 932 |
| Lease liabilities for right-of-use assets | 10 | 108 415 | 66 776 |
| Loans from related parties | 10 | 11 806 | • |
| Prepayments and other payments received from customers | | 77 500 | 68 959 |
| Payables to related companies | | 194 925 | 48 180 |
| Trade payables | | 123 348 | 98 958 |
| Corporate income tax payable | | • | 91 489 |
| Taxes payable | | 201 150 | 46 211 |
| Other liabilities | | 384 625 | 212 354 |
| Accrued liabilities | - (| 327 557 | 314 766 |
| Total current liabilities | \sim | 9 733 649 | 16 855 586 |
| TOTAL LIABILITIES | \/.\ | 49 577 588 | 45 824 170 |
| TOTAL EQUITY AND LIABILITIES | V | 59 865 602 | 52 639 020 |

Signed on behalf of the Group on 29 August 2019 by:

Krišjānis Znotiņš Member of the Board

_

Consolidated Statement of Changes in Equity

| | | Share capital EUR | Currency revaluation reserve EUR | Other Reserves EUR | Retained earnings EUR | Total EUR |
|---|-------------------------------------|----------------------|---|-----------------------|--------------------------|--------------|
| Balance at 01.01.2018. | | 5 000 000 | 1 | _ | 4 867 099 | 9 867 100 |
| Effect of adoption of new accounting standards | | - | - | | (315 718) | (315 718) |
| Balance at 01.01.2018. (restated) | | 5 000 000 | 1 | | 4 551 381 | 9 551 382 |
| Profit for the reporting year | | - | | - | 2 830 058 | 2 830 058 |
| Restated profit for the period | | | | | 2 830 058 | 2 830 058 |
| Issue of financial guarantees | | - | | (878 051) | - | (878 051) |
| Increase in the guarantee limit | | | | (188 539) | | (188 539) |
| Dividends distribution | | | | | (4 500 000) | (4 500 000) |
| Balance at 31.12.2018. | | 5 000 000 | 1 | (1 066 590) | 2 881 439 | 6 814 850 |
| Balance at 01.01.2019. | | 5 000 000 | 1 | (1 066 590) | 2 881 439 | 6 814 850 |
| Profit for the reporting year | | - | - | • | 3 050 869 | 3 050 869 |
| Total comprehensive income | | - | | | 3 050 869 | 3 050 869 |
| Reduction in guarantee limit | $\mathcal{O} \setminus \mathcal{O}$ | | | 422 295 | - | 422 295 |
| Signed on behalf of the Group on 29 August 2019 by: Krisjanis Znotinš Member of the Board | Jolania Ziedon Chief Accounta | | 1 | (644 295) | 5 932 308 | 10 288 014 |

Consolidated Statement of Cash Flows

| | 01.01.2019 30.06.2019. | 01.01.2018 30.06.2018. |
|--|------------------------|------------------------|
| Cash flows to/from operating activities | EUR | EUF |
| Profit before tax from continuing operations | 3 050 869 | 410 308 |
| Adjustments for: | | |
| Amortisation and depreciation | 534 512 | 268 298 |
| Interest expense | 2 835 535 | 3 027 412 |
| Interest income | (8 164 948) | (9 346 452) |
| Disposals of property, equipment and intangible assets | 651 011 | |
| Impairment expense | 1 959 757 | 2 050 294 |
| Bonds acquisition expenses decrease | - | (120 036 |
| Increase in accrued liabilities | - | 9 607 |
| Operating profit before working capital changes | 866 736 | (3 700 569) |
| Decrease/ (increase) in inventories | (122 028) | (160 293) |
| Increase in finance lease receivables, loans and advances to customers, trade and other receivables | 7 980 649 | (7 144 896 |
| Purchase of property and equipment and other intangible assets | (10 463 854) | (535 381) |
| Increase in advances received and trade payables and guarantees | 506 886 | 645 164 |
| Cash generated to/from operations | (1 231 611) | (10 895 975) |
| Interest received | 7 634 837 | 9 346 452 |
| Interest paid | (2 316 208) | (2 928 347) |
| Corporate income tax paid | (91 489) | (94 530) |
| Net cash flows to/from operating activities | 3 995 529 | (4 572 400) |
| to to the first of | 0 553 525 | (4 372 400) |
| Cash flows to/from investing activities | | |
| Loan repayments received from related parties | 11 149 110 | 3 651 149 |
| Loans to related parties | (18 600 502) | (11 750 000) |
| Net cash flows to/from investing activities | (7 451 392) | (8 098 851) |
| Cash flows to/from financing activities | | |
| Proceeds from borrowings | 24 227 698 | 31 645 750 |
| Repayments for borrowings | (20 261 874) | (20 132 342) |
| Repayment of liabilities for right-of-use assets | (486 599) | (20 102 042) |
| Securities Issued | (400 000) | 3 100 000 |
| Dividends paid | _ | (2 000 000) |
| Net cash flows to/from financing activities | 3 479 225 | 12 613 408 |
| \ \ \ | 3 4/3 223 | 12 013 400 |
| Change in cash | 23 362 | (57 843) |
| Cash at the beginning of the period | 743 195 | 671 871 |
| Cash at the end of the period | 766 557 | 614 028 |
| Signed on behalf of the Group on 29 August 2019 by | | |
| Krišjānjis Znotiņš Member of the Board Chief Accountant | | |
| Unid Nooyuntan | | |
| | | |
| | | |

Notes to the Consolidated Financial Statements

1. Corporate information

Mogo JSC (the "Parent company") and its subsidiaries (together "the Group") are located in Latvia. The Parent company was incorporated on May 3, 2012 as a joint stock company for an unlimited duration, subject to general company law.

The consolidated financial statements of the Group include:

| | | | | | % equity intere | /SI |
|-----------------|-------------------|---------------------|--------------------------|----------------------|-----------------|------|
| Subsidiary name | Registration date | Registration number | Country of incorporation | Principal activities | 2019 | 2018 |
| Renti JSC | 10.10.2018 | LV40203174147 | Latvia | Rent services | 100% | |
| Loango JSC | 06.06.2018 | LV40203148375 | Latvia | Financing | 100% | |

The core business activity of the Group comprises of providing finance lease services, leaseback services and loans and advances to customers as well as rent services of vehicles.

2. Summary of significant accounting policies

a) Basis of preparation

These consolidated financial statements as of and for the period ended 30 June 2019 are prepared in accordance with International Financial Reporting Standards as adopted in the European Union.

The Group's consolidated financial statements and its financial result are affected by accounting policies, assumptions, estimates and management judgement, which necessarily have to be made in the course of preparation of the annual consolidated financial statements. The Group makes estimates and assumptions that affect the reported amounts of assets and liabilities within the current and next financial period. All estimates and assumptions required in conformity with IFRS are best estimates undertaken in accordance with the applicable standard. Estimates and judgements are evaluated on a continuous basis, and are based on past experience and other factors, including expectations with regard to future events. Accounting policies and management's judgements for certain Items are especially critical for the Group's results and linancial situation due to their materiality. Future events occur which cause the assumptions used in arriving at the estimates to change. The effect of any changes in estimates will be recorded in the consolidated financial statements, when determinable.

The consolidated financial statements are prepared on a historical cost basis as modified by the recognition of financial instruments measured at fair value, except for inventory which is accounted in net realizable value.

Intercompany transactions, balances and unrealized gains on transactions between group companies are eliminated. Unrealized losses are also eliminated. When necessary amounts reported by subsidiaries have been adjusted to conform to the Group's accounting policies.

The Group's presentation currency is euro (EUR). The financial statements cover the period from 01 January 2019 till 30 June 2019. Accounting policies and methods are consistent with those applied in the previous years, except as described below.

b) Reclassifications in comparative indicators

1) The Group considers its net interest income to be a key performance indicator; the measure includes interest calculated using the effective interest method.

With effect from 1 January 2018, paragraph 82(a) of IAS 1 requires interest revenue calculated using the effective interest rate (EIR) method to be presented separately on the face of the income statement. This implies that interest revenue calculated using the EIR method is to be differentiated and presented separately from interest revenue calculated using other methods. To achieve such presentation the Group reclassified some of the items as described below. Together with such reclassifications also the titles of certain Statement of Comprehensive income lines were changed for them to properly reflect the nature of items presented under IFRS 9.

- 2) "interest and similar income" is renamed to "interest revenue calculated using the effective interest method". In 30 june 2018 consolidated financial statements the Group used "Interest and similar income" to present interest income calculated using EIR and this line also included other income, such as fee, penaltiles and commissions earned from customers in accordance with IAS 18. These fees and commissions are not calculated using EIR and therefore under IFRS 9 are to be presented separately. Such fees are therefore reclassified from this position and presented separately under "Fee and commission income".
- 3) To present all revenue recognized using EIR in a single Statement of Comprehensive line, other interest revenue calculated using EIR and previously presented under *Other interest income and similar income* is reclassified to *Interest revenue calculated using the effective interest method*.
- 4) "Interest expense and similar expenses" is renamed to "Interest expense calculated using the effective interest method". In 30 June 2018 consolidated financial statements the Group used "Interest expense and similar expenses" to present interest expense calculated using EIR and this line also included other costs, such as expenses related to peer-to-peer platforms, that are fees incurred for servicing the related loans and are recognized as incurred. These costs are not calculated using EIR and therefore under IFRS 9 are to be presented separately. Such costs are therefore reclassified from this position and presented separately under "Expenses related to peer-to-peer platforms services".
- 5) The Group changed title of 30 June 2018 Statement of comprehensive income line "Loss arising from cession of financial lease receivables" to "Net loss from de-recognition of financial assets measured at amortized cost". The change was done due to presentation change in 2018 because only financial lease receivables were ceded in 2017, however, from 2018 the Group also cedes loans and advances to customers. Therefore, the title change was required to properly present the nature of the underlying transactions under this line. Further, also upon transition to IFRS 9 the Group now presents the loss arising from de-recognition of financial assets measured at amortized cost net of the reversal of related ECLs previously recorded under Impairment expenses, respectively decreasing this line item.

Reclassification made in financial statements:

| | Financial report 2018 30.06.2018. | | | Financial report 2018 30.06.2018. |
|---|--------------------------------------|-----------------|-------------------|--------------------------------------|
| Statement of Comprehensive income | before reclassification | Change in title | Reclassifications | after reclassification |
| Interest and similar income 2) | 9 904 049 | (9 904 049) | | |
| Interest revenue calculated using the effective interest method 2) | - | 9 904 049 | (557 597) | 9 346 452 |
| Fee and commission income 2) | - | - | 558 388 | 558 388 |
| Other interest receivable and similar income 3) | 791 | - | (791) | |
| Interest expense and similar expenses 4) | (3 344 118) | 3 344 118 | _ | _ |
| Interest expense calculated using the effective interest method 4) | | (3 344 118) | 316 706 | (3 027 412) |
| Expenses related to peer-to-peer platform services 4) | | - | (316 706) | (316 706) |
| Loss arising from cession of financial lease receivables ⁵⁾ | (407 186) | 407 186 | | - |
| Net gain/(loss) from de-recognition of financial assets measured at amortised cost 5) | · · · · | (407 186) | _ | (407 186) |
| Other interest expense and similar expenses | (2 093) | , , | 2 093 | • |
| Corporate income tax | (2 193) | | 2 193 | |
| Other operating expense | (110 122) | - | (4 286) | (114 408) |
| | TOTAL: | • | - | |

Address: Skanstes street 50, Riga, Latvia Unified registration number: 50103541751

2. Summary of significant accounting policies (continued)

b) Reclassifications in comparative indicators (continued)

Reclassification made in Consolidated statement of cash flows:

- 1) The Group considers its interest income to be its core business therefore "interest income" and "interest received" has been reclassified from investing activities to operating activities.
- 2) Reclassification is also done for Interest expenses and Bonds acquisition expenses written off to show them under relevant positions according to approach used in year 2018.
- 3) "Increase in receivables" is renamed to "Increase in finance lease receivables, loans and advances to customers, trade and other receivables". In 30 June 2018 financial statements the "Increase in receivables" was used to present increase in several receivables positions, in year 2018 the Group renamed position to make it more clearer for readers what is represented under this particular position.
- 4) "Increase/(decrease) in payables" is renamed to "Increase in advances received and trade payables and guarantees". In 30 June 2018 financial statements the "Increase/(decrease) in payables" was used to present increase in several payables positions, in year 2018 the Group renamed position to make it more clearer for readers what is represented under this particular position.
- 5) The Group made separation in incoming and outgoing cash flows from financing activities to present the actual cash flows.
- 6) The Group made reclassification for Purchase of property and equipment and other intangible assets from investing activities to operating activities.

| | Interim financial report 2018 30.06.2018. | | Interim financial report 2018 30.06.2018. |
|---|--|-------------------|--|
| Consolidated Statement of Cash Flows | before reclassification | Reclassifications | after reclassification |
| Reclassification of interest income and purchase of property and equipment and other intangible assets from invi- | sting and financing activities to oper | ating activities | |
| Interest income 1) | (1 480 046) | (7 866 406) | (9 346 452) |
| Interest received 13 | 1 480 046 | 7 866 406 | 9 346 452 |
| Interest expense 2) | 2 927 759 | 99 653 | 3 027 412 |
| Interest paid 2) | (2 830 887) | (97 460) | (2 928 347) |
| Profit before tax | 412 501 | (2 193) | 410 308 |
| Purchase of property and equipment and other intangible assets (investing activities) 6) | (535 381) | 535 381 | |
| Purchase of property and equipment and other intangible assets (operating activities) 6) | , | (535 381) | (535 381) |
| Change in names of the items in the statement of cash flow | | ,, | (, |
| Increase in receivables 3) | (7 144 896) | 7 144 896 | |
| Increase in finance lease receivables, loans and advances to customers, trade and other receivables 3) | , | (7 144 896) | (7 144 896) |
| Increase/(decrease) in payables 4) | 645 164 | (645 164) | |
| Increase in advances received and trade payable and guarantees 4) | * | 645 164 | 645 164 |
| | TOTAL | | |

c) Significant accounting policies

Basis of Consolidation

The consolidated financial statements comprise the financial statements of the Parent company (mogo JSC) and its subsidiaries as at 30 June 2019. The financial statements of the subsidiaries are prepared for the same reporting period as for the Parent company, using consistent accounting policies.

Control is achieved when the Parent Company is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee. Consolidation of a subsidiary begins when the Group obtains control over the subsidiary and ceases when the Group loses control of the subsidiary.

The financial statements of the Parent Company and its subsidiaries are consolidated in the Group's consolidated financial statements by adding together like items of assets and liabilities as well as income and expense. All intercompany transactions, balances and unrealised gains and losses on transactions between members of the Group are eliminated in full on consolidation. The equity and net income attributable to non-controlling interests are shown separately in the statement of financial position and the statement of comprehensive income.

A change in the ownership interest of a subsidiary, without a loss of control, is accounted for as an equity transaction. The acquisition of an additional ownership interest in a subsidiary without a change of control is accounted for as an equity transaction in accordance with IFRS 10. Any excess or deficit of consideration paid over the carrying amount of the non-controlling interests is recognised in equity of the parent in transactions where the non-controlling interests are acquired or sold without loss of control. The Group recognises this effect in retained earnings. If the subsidiary to which these noncontrolling interests relate contain accumulated components recognised in other comprehensive income/ (loss), those are reallocated within equity of the Parent.

If the Group loses control over a subsidiary, it:

- Derecognises the related assets (including goodwill) and liabilities of the subsidiary;
 Derecognises the carrying amount of any non-controlling interests;
- Derecognises the cumulative translation differences recorded in equity;
- Recognises the fair value of the consideration received:
- Recognises the fair value of any investment retained;
- Recognises any surplus or deficit in the statement of comprehensive income;
- Reclassifies the Group's share of components previously recognised in other comprehensive income to statement of comprehensive income or retained earnings, as appropriate.

Business combinations

Business combinations are accounted for using the acquisition method. The cost of an acquisition is measured as the aggregate of the consideration transferred, measured at acquisition date fair value and the amount of any non-controlling interest in the acquire. For each business combination, the Group elects whether it measures the non-controlling interest in the acquire either at fair value or at the proportionate share of the acquiree's identifiable net assets. Acquisition costs incurred are expensed and included in other operating expense in the statement of comprehensive income.

When the Group acquires a business, it assesses the financial assets and liabilities assumed for appropriate classification and designation in accordance with the contractual terms, economic circumstances and perlinent conditions as at the acquisition date. This includes the separation of embedded derivatives in host contracts by the acquire.

If the business combination is achieved in stages, the acquisition date fair value of the acquirer's previously held equity interest in the acquire is remeasured to fair value at the acquisition date through

If the initial accounting for a business combination is incomplete by the end of the reporting period in which the combination occurs, the Group reports in its financial statements provisional amounts for the items for which the accounting is incomplete. During the measurement period, the Group will retrospectively adjust the provisional amounts recognised at the acquisition date to reflect new information obtained about facts and circumstances that existed as of the acquisition date and, if known, would have affected the measurement of the amounts recognised as of that date. During the measurement period, the Group will also recognise additional assets or liabilities if new information is obtained about facts and circumstances that existed as of the acquisition date and, if known, would have resulted in the recognition of those assets and liabilities as of that date. The measurement period ends as soon as the Group receives the information it was seeking about facts and circumstances that existed as of the acquisition date or learns that more information is not obtainable. However, the measurement period shall not exceed one year from the acquisition date.

Any contingent consideration to be transferred by the acquirer will be recognised at fair value at the acquisition date. Subsequent changes to the fair value of the contingent consideration that is deemed to be an asset or liability will be recognised in accordance with IFRS 9 in statement of comprehensive income. If the contingent consideration is classified as equity, it will not be remeasured. Subsequent settlement is accounted for within equity. In instances where the contingent consideration does not fall within the scope and IFRS 9, it is measured at fair value in statement of comprehensive income.

Unified registration number: 50103541751

2. Summary of significant accounting policies (continued)

c) Significant accounting policies (continued)

Business combinations (continued)

Internally generated intangible assets

Internally generated intangible assets primarily include the development costs of Group's information management systems. These costs are capitalized only if they satisfy the criteria as defined by IAS38 and described below.

Internal and external development costs on management information systems arising from the development phase are capitalized. Significant maintenance and improvement costs are added to the initial cost of assets if they specifically meet the capitalization criteria.

Internally generated intangible assets cost value is increased by Group's information technology costs - salaries and social security contribution capitalization. Asset useful life is reassessed by management at each year end and amortization periods adapted accordingly.

Internally generated intangible assets are amortized over their useful lives 5 years. The main internally generated intangible assets are software programm ERP; Rubie, Mintos BI.

According to IAS38, development costs shall be capitalized if, and only if, the Group can meet all of the following criteria:

- · the project is clearly identified and the related costs are itemized and reliably monitored;
- the technical and industrial feasibility of completing the project is demonstrated;
- there is a clear intention to complete the project and to use or sell the intangible asset arising from it;
- the Group has the ability to use or sell the intangible asset arising from the project;
- the Group can demonstrate how the intangible asset will generate probable future economic benefits;
- the Group has adequate technical, financial and other resources to complete the project and to use or sell the intangible asset.

When these conditions are not satisfied, development costs generated by the Group are recognized as an expense when incurred.

Following initial recognition of the development expenditure as an asset, the asset is carried at cost less any accumulated amortization and accumulated impairment losses. Amortization of the asset begins when development is completed and the asset is available for use.

Licenses and other intangible assets

Intangible non-current assets are initially stated at cost and amortized over their estimated useful lives on a straight-line basis. The carrying values of intangible assets are reviewed for impairment when events or changes in circumstances indicate that the carrying value may not be recoverable. Losses from impairment are recognized where the carrying value of intangible non-current assets exceeds their recoverable amount.

Other intangible assets mainly consists of acquired computer software products.

Amortization is calculated on a straight-line basis over the estimated useful life of the asset as follows:

Concessions, patents, licences and similar rights - over 1 year;
Other intangible assets - acquired IT Systems - over 2, 3 and 5 years.

Property and equipment

Equipment is stated at cost less accumulated depreciation and any impairment in value. Depreciation is calculated on a straight-line basis over the estimated useful life of the asset as follows:

 Computers
 - over 3 years;

 Furniture
 - over 5 years;

 Vehicles
 - over 7 years;

 Leasehold improvements
 - according to lease term;

 Other equipment
 - over 2 years.

Depreciation of an asset begins when it is available for use, i.e. when it is in the location and condition necessary for it to be capable of operating in the manner intended by management. The carrying values of equipment are reviewed for impairment when events or changes in circumstances indicate the carrying value may not be recoverable. If any such indication exists and where the carrying values exceed the estimated recoverable amount, the assets or cash-generating units are written down to their recoverable amount. The recoverable amount of equipment is the higher of an asset's net selling price and its value in use. In assessing the value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. For an asset that does not generate largely independent cash inflows, the recoverable amount is determined for the cash-generating unit to which the asset belongs. Impairment losses are recognized in the statement of comprehensive income in the impairment expense caption.

An item of equipment is derecognized upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss arising on derecognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the item) is included in the statement of comprehensive income in the year the item is derecognized.

Rental flee

Rental fleet includes assets leased by the Group (as lessor) under operating leases. The Group accounts for the underlying assets in accordance with IAS 16. Depreciation policy for the underlying assets subject to operating leases is consistent with the Group's depreciation policy for similar assets (vehicles) and amounts to 7 years.

The Group adds initial direct costs incurred in obtaining the operating lease to the carrying amount of the underlying asset and recognises those costs as an expense over the lease term on the same basis as the lease income.

The Group applies IAS 36 to determine whether an underlying asset subject to an operating lease is impaired and to account for any impairment loss identified.

Financial assets (according to IFRS 9) (policy applicable from 1 January 2018)

Financial instruments - initial recognition

Date of recognition

Loans and advances to customers are recognized when funds are transferred to the customers' accounts. Other assets are recognized on the date when the Group enters into the contract giving rise to the financial instruments.

Initial measurement of financial instruments

The classification of financial instruments at initial recognition depends on their contractual terms and the business model for managing the instruments, as described further in the accounting policies. Financial instruments are initially measured at their fair value, except in the case of financial assets and financial liabilities recorded at FVPL, transaction costs are added to, or subtracted from, this amount. Other receivables are measured at the transaction price.

Unified registration number: 50103541751

2. Summary of significant accounting policies (continued)

Financial assets (according to IFRS 9) (policy applicable from 1 January 2018) (continued)

From 1 January 2018, the Group only measures Loans and advances to customers, Loans to related parties, Receivables from related parties, cash equivalents and Other loans and receivables at amortized cost if both of the following conditions are met:

- . The financial asset is held within a business model with the objective to hold financial assets in order to collect contractual cash flows
- The contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest (SPPI) on the principal amount outstanding.

The Group determines its business model at the level that best reflects how it manages groups of financial assets to achieve its business objective - the risks that affect the performance of the business model (and the financial assets held within that business model) and the way those risks are managed. The expected frequency, value and timing of sales are also important aspects of the Group's assessment. The business model assessment is based on reasonably expected scenarios without taking 'worst case' or 'stress case' scenarios into account. If cash flows after initial recognition are realized in a way that is different from the Group's original expectations, the Group does not change the classification of the remaining financial assets held in that business model, but incorporates such information when assessing newly originated or newly purchased linancial assets going forward. The assessed business model is with the intention to hold financial assets in order to collect contractual cash flows

SPPI test

As a second step of its classification process the Group assesses the contractual terms of the financial assets to identify whether they meet the SPPI test. 'Principal' for the purpose of this test is defined as the fair value of the financial asset at initial recognition and may change over the life of the financial asset (for example, if there are repayments of principal or amortization of the premium/discount). The most significant elements of interest within a lending arrangement are typically the consideration for the time value of money and credit risk. The Group has performed the SPPI assessment and assessed its financial assets to be compliant with SPPI criteria.

Embedded derivatives

An embedded derivative is a component of a hybrid instrument that also includes a non-derivative host contract with the effect that some of the cash flows of the combined instrument vary in a way similar to a stand-alone derivative. An embedded derivative causes some or all of the cash flows that otherwise would be required by the contract to be modified according to a specified interest rate, financial instrument price, commodity price, foreign exchange rate, index of prices or rates, credit rating or credit index, or other variable, provided that, in the case of a non-financial variable, it is not specific to a party to the contract. A derivative that is attached to a financial instrument, but is contractually transferable independently of that instrument, or has a different counterparty from that instrument, is not an embedded derivative, but a separate financial instrument.

Under IAS 39, derivatives embedded in financial assets, liabilities and non-financial host contacts, were treated as separate derivatives and recorded at fair value if they met the definition of a derivative (as defined above), their economic characteristics and risks were not closely related to those of the host contract, and the host contract was not itself held for trading or designated at FVPL (fair value through profit or loss). The embedded derivatives separated from the host were carried at fair value in the trading portfolio with changes in fair value recognized in the Income statement.

From 1 January 2018, with the introduction of IFRS 9, the Group accounts in this way for derivatives embedded in financial liabilities and non-financial host contracts. Financial assets are classified based on the business model and SPPI assessments as outlined above.

Reclassification of financial assets

From 1 January 2018, the Group does not reclassify its financial assets subsequent to their initial recognition, apart from the exceptional circumstances in which the Group acquires, disposes of, or terminates a business line.

Financial liabilities are never reclassified

Derecognition of financial assets and finance lease receivables

Derecognition provisions below apply to all financial assets measured at amortized cost.

Derecognition due to substantial modification of terms and conditions

The Group derecognizes loan to a customer or finance lease receivable when the terms and conditions have been renegotiated to the extent that, substantially, it becomes a new loan or lease, with the difference recognized as a derecognition gain or loss, to the extent that an impairment loss has not already been recorded. The newly recognized loans are classified as Stage 1 for ECL measurement purposes, unless the new financial asset is deemed to be purchased or originated credit impaired (POCI).

When assessing whether or not to derecognize a financial asset, amongst others, the Group considers the following qualitative factors:

- · Change in currency of the loan
- . Change in counterparty
- If the modification is such that the instrument would no longer meet the SPPI criterion
- · Whether legal obligations have been extinguished.
- Furthermore, for loans and advances to customers and financial lease receivables the Group specifically considers the purpose of the modifications. It is evaluated whether modification was entered into for commercial (business) reasons or for credit restructuring reasons. Modification is considered to occur for a commercial reasons if the DPD (days past due) of the counterparty immediately prior the modification is less than 5 DPDs. In such cases the respective modification is considered to be performed for commercial reasons and results in derecognition of the initial lease/loan receivable.

Other modifications resulting in derecognition include increase in the lease amount and increase in lease term, which are agreed upon with customers for a specific commercial reason s (i.e., customers and the Group are both interested in substantially modifying the scope of the lease/loan transaction). Whenever such an agreement to modify is reached the old agreement and respective receivable is derecognized. Other modifications to the agreement terms are treated as modifications that do not result in derecognition (see section on Modifications below).

Derecognition other than for substantial modification

A financial asset or finance lease receivable (or, where applicable, a part of a financial asset or finance lease receivable or part of a group of similar financial assets or finance lease receivables) is derecognized when the rights to receive cash flows from the financial asset or finance lease receivable have expired. The Group also derecognizes the financial asset or finance lease receivable if it has both transferred the financial asset or finance lease receivable and the transfer qualifies for derecognition.

The Group has transferred the financial asset or finance lease receivable if the Group has transferred its contractual rights to receive cash flows from the financial asset or finance lease receivable.

The Group has transferred the asset if, and only if, either:

- The Group has transferred its contractual rights to receive cash flows from the asset or
- It retains the rights to the cash flows, but has assumed an obligation to pay the received cash flows in full without material delay to a third party under a 'pass-through' arrangement.

Pass-through arrangements are transactions when Group retains the contractual rights to receive the cash flows of a financial asset (the 'original asset'), but assumes a contractual obligation to pay those cash flows to one or more entities (the 'eventual recipients'), when all of the following three conditions are met:

- Group has no obligation to pay amounts to the eventual recipients unless it has collected equivalent amounts from the original asset, excluding short-term advances by the entity with the right of full recovery of the amount lent plus accrued interest at market rates;
 - Group cannot sell or pledge the original asset other than as security to the eventual recipients for the obligation to pay them cash flows;
 - Group has to remit any cash flows it collects on behalf of the eventual recipients without material detay. In addition, the Group is not entitled to reinvest such cash flows, except for investments in cash
- or cash equivalents during the short settlement period from the collection date to the date of required remittance to the eventual recipients, and interest earned on such investments is passed to the eventual recipients.

for the six month period ended 30 June 2019 Address: Skanstes street 50, Riga, Latvia Unified registration number: 50103541751

2. Summary of significant accounting policies (continued)

Derecognition of financial assets and finance lease receivables (continued)

A transfer only qualifies for derecognition if either:

- The Group has transferred substantially all the risks and rewards of the asset, or
 The Group has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

The Group sometimes makes modifications to the original terms of loans/lease as a response to the borrower's financial difficulties, rather than taking possession or to otherwise enforce collection of collateral. The Group considers a lease/loan restructured when such modifications are provided as a result of the borrower's present or expected financial difficulties and the Group would not have agreed to them if the borrower had been financially healthy. Indicators of financial difficulties include default or having at least 5 DPDs prior to the modifications. Such modifications may involve renewing (in the case of renewal of a terminated agreement) or extending (in case of customer having at least 5 DPD) the payment arrangements. Other modifications treated as non-substantial include modification of agreement conditions such as term or principal decrease or changes in payment dates, which are typically implemented due to customers' initiative.

Modifications (continued)

If the modification does not result in cash flows that are substantially different, as set out above, the modification does not result in derecognition. Based on the change in cash flows discounted at the original EIR, the Group records a modification gain or loss in interest revenue/expenses calculated using the effective interest method (Note 3, 4) in the consolidated statements of comprehensive income, to the extent that an impairment loss has not already been recorded (Note 6). Further information on modified financial assets and finance lease receivables is disclosed in the following section

Treatment of non-substantial modifications (IFRS 9)

If expectations of fixed rate financial assets' cash flows are revised for reasons other than credit risk, then changes to future contractual cash flows are discounted at the original EIR with a consequential adjustment to the carrying amount. The difference from the previous carrying amount is booked as a positive or negative adjustment to the carrying amount of the financial asset on the consolidated statement of financial position with a corresponding increase or decrease in Interest revenue/expense calculated using the effective Interest method.

The carrying amount of the financial asset or financial liability is adjusted if the Group revises its estimates of payments or receipts. If modification of a financial asset or liability measured at amortized cost does not result in the derecognition a modification gain/loss is calculated. The adjusted carrying amount is calculated based on the original effective interest rate and the change in carrying amount is recorded as interest income or expense.

Changes in the contractual cash flows of the asset are recognized in statement of comprehensive income and any costs or fees incurred adjust the carrying amount of the modified financial asset and are amortized over the remaining term of the modified instrument. Therefore, the original EIR determined at initial recognition is revised on modification to reflect any costs or fees incurred.

ew of the expected credit loss principles (according to IFRS 9)

The adoption of IFRS 9 has fundamentally changed the Group's finance lease receivables and loans and advances to customers loss impairment calculation method by replacing IAS 39's incurred loss approach with a forward-looking expected credit loss (ECL) approach. From 1 January 2018, the Group has been recording the allowance for expected credit losses for all loans and other debt financial assets not held at FVPL and finance lease receivables, in this section all referred to as 'financial instruments'.

The ECL allowance is based on the credit losses expected to arise over the life of the asset (the lifetime expected credit loss or LTECL), unless there has been no significant increase in credit risk since origination, in which case, the allowance is based on the 12 months' expected credit loss (12mECL) as outlined in below. The Group's policies for determining if there has been a significant increase in credit risk are set out in below

The 12mECL is the portion of LTECLs that represent the ECLs that result from default events on a financial instrument that are possible within the 12 months after the reporting date.

Both LTECLs and 12mECLs are calculated on either an individual basis or a collective basis, depending on the nature of the underlying portfolio of financial instruments.

The Group has established a policy to perform an assessment, at the end of each reporting period, of whether a financial instrument's credit risk has increased significantly since initial recognition, by considering the change in the risk of default occurring over the remaining life of the financial instrument. This is further explained in section on Significant increase in credit risk.

Impairment of finance lease receivables and loans and advances to customers (according to IFRS 9)

Group's core business assets - financial lease receivables and loans and advances to customers - are of retail nature, therefore are grouped per countries and products (finance lease receivables and loans and advances to customers) for a collective ECL calculation that is predominantly based on OPD. The Group analyzes its portfolio of finance lease receivables and loans and advances to customers by segregating receivables in categories according to each receivables days past due metrics.

The Group continuously monitors all assets subject to ECLs. In order to determine whether an instrument or a portfolio of instruments is subject to 12mECL or LTECL, the Group assesses whether there has been a significant increase in credit risk since initial recognition. When estimating ECLs on a collective basis for a group of similar assets, the Group applies the same principles for assessing whether there has been a significant increase in credit risk since initial recognition across the portfolios within the country based on product type - lease or loan product.

The Group segregates finance lease receivables and loans and advances to customers in the following categories:

Finance lease receivables (lease):

- 1) Not past due
- 2) Days past due up to 30 days
- 3) Days past due 31 up to 60 days
- 4) Days past due over 60 days

Loans and advances to customers (loan):

- 1) Not past due
- 2) Days past due up to 30 days
- 3) Days past due 31 up to 75 days
- 4) Days past due over 75 days

Based on the above process, the Group groups its leases and loans into Stage 1, Stage 2, and Stage 3, as described below:

- Stage 1: When loans/leases are first recognized, the Group recognizes an allowance based on 12mECLs. The Group considers leases that are current or with DPD up to 30 as Stage 1. A healing period of 1 month is applied before an exposure previously classified as Stage 2 can be transferred to Stage 1 and such an exposure must meet the general Stage 1 DPD criteria above. Exposures are classified out of Stage 1 if they no longer meet the criteria above.
- * Stage 2: When a loan/lease has shown a significant increase in credit risk since origination, the Group records an allowance for the LTECLs. The Group generally considers leases that have a status of 31-60 DPD to be Stage 2 loans. A loan is considered Stage 2 if DPD is in range of 30 to 75 days. Exposures remain in Stage 2 for a healing period of 1 month, even if they otherwise would meet Stage 1 criteria above during this period.
- Stage 3: Leases and loans considered credit-impaired and at default. The Group records an allowance for the LTECLs.

The Group considers a finance lease agreement defaulted and therefore Stage 3 in all cases when the borrower becomes 60 DPD on its contractual payments or the lease agreement is terminated.

The Group considers a loan agreement defaulted and therefore Stage 3 in all cases when the borrower becomes 75 days past due on its contractual payments.

Exposures remain in Stage 3 for a healing period of 2 months, even if they otherwise would meet Stage 2 criteria above during this period.

Due to the nature of credit exposures of the Group qualitative assessment of whether a customer is in default is not performed and primary reliance is placed on the above criteria.

for the six month period ended 30 June 2019 Address: Skanstes street 50, Riga, Latvia Unified registration number: 50103541751

2. Summary of significant accounting policies (continued)

Overview of the expected credit loss principles (according to IFRS 9) (continued)

The calculation of ECL

The Group calculates ECLs based on probability-weighted scenarios to measure the expected cash shortfalls, discounted at an approximation to the EIR. A cash shortfall is the difference between the cash flows that are due to the Group in accordance with the contract and the cash flows that the Group expects to receive.

The mechanics of the ECL calculations are outlined below and the key elements are, as follows:

- PD The Probability of Default is an estimate of the likelihood of default over a given time horizon.
- EAD The Exposure at Default is an estimate of the exposure at a future default date, taking into account expected changes in the exposure after the reporting date, including repayments, whether scheduled by contract or otherwise.
- LGD The Loss Given Default is an estimate of the loss arising in the case where a default occurs at a given time. It is based on the difference between the contractual cash flows due and those that the lender would expect to receive, including from the realization of any collateral. It is usually expressed as a percentage of the EAD.

The maximum period for which the credit losses are determined is the contractual life of a financial instrument.

The mechanics of the ECL method are summarized below:

- * Stage 1: The 12mECL is calculated as the portion of LTECLs that represent the ECLs that result from default events on a financial instrument that are possible within the 12 months after the reporting date. The Group calculates the 12mECL allowance based on the expectation of a default occurring in the 12 months following the reporting date.
- These expected 12-month default probabilities are applied to a forecast EAD and multiplied by the expected LGD and discounted by an approximation to the original EIR.
- Stage 2: When a loan has shown a significant increase in credit risk since origination, the Group records an allowance for the LTECLs. The mechanics are similar to those explained above, including the use of multiple scenarios, but PDs and LGDs are estimated over the lifetime of the instrument. The expected cash shortfalls are discounted by an approximation to the original EIR.
- * Stage 3: For loans considered credit-impaired, the Group recognizes the lifetime expected credit losses for these loans. The method is similar to that for Stage 2 assets, with the PD set at 100%.

ECL on restructured and modified loans

Modifications performed to customers that serve to renegotiate terms of an agreement that was previously in default result in continued Stage 3 treatment during the one month healing period, exposure enters Stage 2 directly. In case of modification for credit reasons prior to default (generally term extension), exposure is moved to Stage 2 for a healing period of 2 months.

Once the terms have been renegotiated, any impairment is measured using the original EIR as calculated before the modification of terms. Such items will be classified as Stage 2 assets for a healing period of 2 months.

Write off of unrecoverable debts

The Group considers any kind of receivable completely unrecoverable and writes off the receivable from balance sheet entirely if all legal actions have been performed to recover the receivable and debt is considered as unrecoverable by respective court.

Impairment of financial assets other than loans and advances

Financial assets where the Group calculates ECL on an individual basis or collective basis are:

- · Other receivables from customers/contract assets
- · Trade receivables
- · Loans to related parties
- · Cash and cash equivalents
- · Financial guarantees

Impairment of other receivables from customers/contract assets (Trade receivables)

During the course of business, the Group may have other type of claims against its leasing customers. In such cases the ECL methodology of the related lease receivable is mirrored and the ECL mirrors the impairment of the lease receivable. For other receivables and contract assets that are not related to lease portfolio receivables, the Group applies a simplified approach in calculating ECLs. Therefore, the Group does not track changes in credit risk, but instead recognizes a loss allowance based on lifetime ECLs at each reporting date. The ECL recorded is based on its historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment. For claims against its leasing customers the Group mirrors the staging applied to the underlying lease exposure.

Impairment for loans to related parties

Receivables from related parties inherently are subject to the Group's credit risk. Therefore, a benchmarked PD and LGD rate - based on Moody's corporate statistics studies has been applied in determining the ECLs. For related party exposures for the Stage 2 and lifetime ECL calculation is applied based on 30 day back stop and 90 day back stop is applied to Stage 3 determination.

Impairment of cash and cash equivalents

For cash and cash equivalents default is considered as soon as balances are not cleared beyond conventional banking settlement timeline, ie., a few days.

Therefore, transition is straight from Stage 1 to Stage 3 given the low number of days that it would take the exposure to reach Stage 3 classification, meaning default. For cash and cash equivalents no Stage 2 is applied given that any past due days would result in default.

Financial guarantees

Guarantees that are not integral to a loan contractual terms are accounted as separate units of accounts subject to ECL. For this purpose, the Group estimates ECLs based on the value of the expected payments to reimburse the holder for a credit loss that it would incur. ECLs are calculated on an individual basis.

Finance lease - Group as lessor (according to IAS 17 and IFRS 16)

Accounting principles under IFRS 16 from a lessor perspective remains substantially unchanged from IAS 17. Therefore the Group does not have any impact on accounting from early adopted IFRS 16.

Whilst financial lease receivables that represent financial instruments and to which IAS 17 or IFRS 16 applies are within the scope of IAS 32 and IFRS 7, they are only within the scope of IFRS 9 to the extent that they are (1) subject to the derecognition provisions, (2) 'expected credit loss' requirements and (3) the relevant provisions that apply to derivatives embedded within leases.

Group is engaged in financial lease transactions by selling vehicles to its customers through financial lease contracts. Group also engages in financing of vehicles already owned by the customers. Under such leaseback transactions the Group purchases the underlying asset and the leases it back to the same customer. Vehicle serves as a collateral to secure all leases. In order to assess whether such leaseback transactions are to classified as finance leases, the Group applies the same indicators of a lease classification, as for finance leases.

At inception of a contract, the Group assesses whether the contract is, or contains, a lease. The inception of the lease is the earlier of the date of the lease agreement and the date of commitment by the parties to the principal provisions of the lease. As of this date:

- a lease is classified as a finance lease; and
- · the amounts to be recognized at the commencement of the lease term are determined.

The commencement of the lease is the date from which the lessee is entitled to exercise its right to use the leased asset. It is the date of initial recognition of the lease (i.e. the recognition of the assets, liabilities, income or expenses resulting from the lease, as appropriate).

Unified registration number: 50103541751

2. Summary of significant accounting policies (continued)

Finance lease - Group as lessor (according to IAS 17 and IFRS 16) (continued)

A lease is classified as a finance lease at the inception of the lease if it transfers substantially all the risks and rewards incidental to ownership. The inception of the lease is the earlier of the date of the lease agreement and the date of commitment by the parties to the principal provisions of the lease. As of this date:

- · the lease transfers ownership of the asset to the lessee by the end of the lease term;
- the lessee has the option to purchase the asset at a price which is expected to be sufficiently lower than fair value at the date the option becomes exercisable that, at the inception of the lease, it is reasonably certain that the option will be exercised:
- · the lease term is for the major part of the economic life of the asset, even if title is not transferred;
- at the inception of the lease, the present value of the minimum lease payments amounts to at least substantially all of the fair value of the leased asset;
- · the lease assets are of a specialized nature such that only the lessee can use them without major modifications being made

Further indicators that individually or in combination would also lead to a lease being classified as a finance lease are:

- · the lessee can cancel the lease, the lessor's losses associated with the cancellation are borne by the lessee
- · gains or losses from the fluctuation in the fair value of the residual accrue to the lessee;
- the lessee has the ability to continue the lease for a secondary period at a rent that is substantially lower than market rent.

Initial measurement

At lease commencement, the Group accounts for a finance lease, as follows:

derecognises the carrying amount of the underlying asset;

*recognises the net investment in the lease; and

recognises, in profit or loss, any selling profit or selling loss. Such profit or loss is recognized under "Revenue from leases".

Upon commencement of finance lease, the Group records the net investment in leases, which consists of the sum of the minimum lease term payments, and gross investment in lease less the unearned finance lease income. The difference between the gross investment and its present value is recorded as unearned finance lease income. Initial direct costs, such as client commissions and commissions paid by the Group to car dealers, are included in the initial measurement of the lease receivables. The calculations are done using effective interest method.

Prepayments and other payments received from customers are recorded in statement of financial position upon receipt and settled against respective client's finance lease receivables agreement at the moment of issuing next monthly invoice according to the agreement schedule.

Subsequent measurement

Finance lease income consists of the amortization of unearned finance lease income. Finance lease income is recognized based on a pattern reflecting a constant periodic rate of return on the net investment according to effective interest rate in respect of the finance lease. Group applies the lease payments relating to the period against the gross investment in the lease to reduce both the principal and the unearned finance income.

The Group recognises income from variable payments that are not included in the net investment in the lease (e.g. performance based variable payments, such as penalties or debt collection income) separately in the period in which the income is earned. Such income is recognized under "Fee and commission income" in accordance with IFRS 15 and IAS 18 in 2018 and 2017, respectively.

After lease commencement, the net investment in a lease is not remeasured unless the lease is modified and the modified lease is not accounted for as a separate contract or the lease term is revised when there is a change in the non-cancellable period of the lease

Group applies derecognition and impairment requirements in IFRS 9 and IAS 39 in 2018 and 2017, respectively, to the net investment in the lease.

Operating lease - Group as lessor (according to IAS 17 and IFRS 16)

Leases in which the Group does not transfer substantially all the risks and rewards of ownership of an asset are classified as operating leases. Rental income arising is accounted for on a straight-line basis over the lease terms and is included in revenue in the statement of comprehensive income. Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset and recognised over the lease term on the same basis as rental income. Contingent rents are recognised as revenue in the period in which they are earned.

Operating lease -- Group as lessee (according to IAS 17)

Leases of assets under which the risks and rewards of ownership are effectively retained with the lessor are classified as operating leases. Lease payments under an operating lease are recognized as expenses on a straight-line basis over the lease term and included in administrative expenses.

Lease liability

Initial recognition

At the commencement date of the lease the Group measures the lease liability at the present value of the lease payments that are not paid at that date in accordance with lease term. Lease payments included in the measurement of the lease liability comprise:

- · fixed payments (including in-substance fixed payments), less any lease incentives receivable;
- · variable lease payments that depend on an index or a rate, initially measured using the index or rate as at the commencement date;
- · amounts expected to be payable by the Group under residual value guarantees;
- · the exercise price of a purchase option if the Group is reasonably certain to exercise that option; and
- payments of penalties for terminating the lease, if the lease term reflects the Group exercising an option to terminate the lease.

The Group has elected for all classes of underlying assets not to separate non-lease components from lease components in lease payments. Instead Group accounts for each lease component and any associated non-lease components as a single lease component. The lease payments are discounted using the interest rate implicit in the lease, if that rate can be readily determined. If that rate cannot be readily determined, the Group uses the incremental borrowing rate.

Lease term is the non-cancellable period for which the Group has the right to use an underlying asset, together with both:

(a) Periods covered by an option to extend the lease if the Group is reasonably certain to exercise that option; and

(b) Periods covered by an option to terminate the lease if the Group is reasonably certain not to exercise that option.

At the commencement date, the Group assesses whether it is reasonably certain to exercise an option to extend the lease or to purchase the underlying asset, or not to exercise an option to terminate the lease.

Subsequent measurement

After the commencement date, the Group measures the lease liability by:

- · increasing the carrying amount to reflect interest on the lease liability;
- · reducing the carrying amount to reflect the lease payments made; and
- · remeasuring the carrying amount to reflect any reassessment or lease modifications specified, or to reflect revised in-substance fixed lease payments.

Right-of-use assets

Initial recognition

At the commencement date of the lease, the Group recognises right-of-use asset at cost. The cost of a right-of-use asset comprises:

·the amount of the initial measurement of the lease liability;

any lease payments made at or before the commencement date, less any lease incentives received; any initial direct costs incurred by the Group; and

an estimate of costs to be incurred by the Group in dismantling and removing the underlying asset, restoring the site on which it is located or restoring the underlying asset to the condition required by the terms and conditions of the lease, unless those costs are to produce inventories.

2. Summary of significant accounting policies (continued)

Right-of-use assets (continued)

Subsequent measurement

Group measures the right-of-use asset at cost, less any accumulated depreciation and accumulated impairment losses; and adjusted for the remeasurement of the lease liability. Depreciation of the rightof-use asset is recognised on a straight-line basis in profit or loss. If the lease transfers ownership of the underlying asset to the Group by the end of the lease term or if the cost of the right-of-use asset reflects that the Group will exercise a purchase option, the Group depreciates the right-of-use asset from the commencement date to the end of the useful life of the underlying asset in accordance with Group's policy of similar owned assets. Otherwise, the right-of-use asset is depreciated from the commencement date to the end of the useful life of the right-of-use asset or the end of the lease term.

Group involvement with the underlying asset before the commencement date

If a Group incurs costs relating to the construction or design of an underlying asset, the lessee accounts for those costs applying other IFRS, such as IAS 16. Costs relating to the construction or design of an underlying asset do not include payments made by the lessee for the right to use the underlying asset.

Group applies IAS 36 to determine whether the right-of-use asset is impaired and to account for any impairment loss identified.

Initial recognition exemptions applied

As a recognition exemption the Group elects not to apply the recognition requirements of right-of-use asset and lease liability to:

(a) Short term leases - for all classes of underlying assets; and

(b) Leases of low-value assets - on a lease-by-lease basis.

For leases qualifying as short-term leases and/or leases of low-value assets, the Group does not recognise a lease liability or right-of-use asset. The Group recognises the lease payments associated with those leases as an expense on either a straight-line basis over the lease term.

A short-term lease is a lease that, at the commencement date, has a lease term of 12 months or less. A lease that contains a purchase option is not a short-term lease. This lease exemption is applied for all classes of underlying assets.

(b) Leases of low-value assets

The Group defines a low-value asset as one that:

1)has a value, when new of 5 000 EUR or less. Group assesses the value of an underlying asset based on the value of the asset when it is new, regardless of the age of the asset being leased. 2)the Group can benefit from use of the assets on its own, or together with, other resources that are readily available to the Group; and 3)the underlying asset is not dependent on, or highly interrelated with, other assets.

3. Interest revenue calculated using the effective interest method

| | | 01.01.2019 30.06.2019. EUR | 01.01.2018 30.06.2018. EUR |
|--|------------------|--|---|
| Interest income from finance lease receivables | | 6 550 291 | 7 312 103 |
| Interest income from intercompany loans | | 863 542 | 1 480 046 |
| Interest income from loans and advances to customers | | 751 115 | 554 303 |
| | TOTAL: | 8 164 948 | 9 346 452 |
| 4.Interest expense calculated using the effective interest method | = | | |
| The control of the co | | 01.01.2019 30.06.2019. | 01.01.2018 30.06.2018. |
| | | EUR | EUR |
| Interest expenses on financial liabilities measured at amortised cost: | | Lon | L011 |
| Interest expense on issued bonds | | 1 673 156 | 1 646 474 |
| Interest expenses for loans from P2P platform investors | | 887 064 | 1 379 678 |
| Interest expenses for loans from banks and related parties | | 11 806 | |
| Interest expenses for lease liabilities | | 3 775 | 1 260 |
| | TOTAL: | 2 575 801 | 3 027 412 |
| 5. Fee and commission income | | | |
| Revenue from contracts with customers recognised point in time where the Group acted as an | | 01.01.2019 30.06.2019. | 01.01.2018 30.06.2018. |
| agent: | | EUR | EUR |
| Gross income from debt collection activities | | 340 375 | 378 360 |
| Gross expenses from debt collection activities | | (182 198) | (124 309) |
| Total net debt collection income | | 158 177 | 254 051 |
| Revenue from contracts with customers recognised point in time: | | | |
| Income from penallies received | | 257 798 | 304 337 |
| | | | |
| Total fees and com | missions income: | 415 975 | 558 388 |
| 6. Impairment expense | | | |
| | | 01.01.2019 30.06.2019. | 01.01.2018 30.06.2018. |
| | | EUR | EUR |
| Change in impairment | | 1 935 881 | 2 050 294 |
| Written off debts | | 23 876 | 10 622 |
| | TOTAL: | 1 959 757 | 2 060 916 |
| 7. Net gain/(loss) from de-recognition of financial assets measured at amortized cost | | | * |
| | | 01.01.2019 30.06.2019. | 01.01.2018 30.06.2018. |
| Financial lease | | EUR | EUR |
| Net gain/(loss) arising from cession of financial lease receivables to non related parties | | 25 005 | (407 186) |
| Loans and advances to customers | | —————————————————————————————————————— | , |
| Net gain/(loss) arising from cession of loans and advances to customers receivables to non related parties | | 72 756 | - |
| Net gain/(loss) arising from cession of financial lease and loans and advances to customers receivables | TOTAL: | 97 761 | (407 186) |
| | | 57.101 | (707 100) |

8. Selling expense

| Markeing separes | | | | 01.01.2019 30.06.2019. | 01.01.2018 30.06.2018. |
|--|---|---------------|------------------|------------------------|------------------------|
| Markering pesvites 95 429 1475 1576 1576 1576 1576 1576 1576 1576 15 | | | | EUR | EUR |
| Marchering tess | | | | 81 901 | 254 714 |
| Online advertising 2,0 554 | • | | | | 147 694 |
| Total marketing expenses | | | | | 26 744 |
| Other selling expenses TOTAL: 3888 18 717 TOTAL: 215 104 496 464 9. Administrative expense Employeer's alaries 01.01 2018 - 390 62 2018. Un 2018 - 390 62 2018. Employeer's alaries 750 982 17 175 517 Euror Amonization and depreciation 534 512 268 288 Amonization and depreciation 534 512 268 288 400 043 750 982 17 175 517 268 288 Amonization and depreciation 534 512 268 288 400 043 268 288 268 288 268 288 <th< td=""><td></td><td></td><td></td><td></td><td>48 597</td></th<> | | | | | 48 597 |
| National Stratute expense 10.10.1201s3006.201s. 10.10.1201s. 10.10.120 | | | | 211 236 | 477 749 |
| Number Part | Other selling expenses | | | | 18 712 |
| Employee' salaries | | | TOTAL: | 215 104 | 496 461 |
| Employee' salaries | 9. Administrative expense | | | | |
| EUR | or ranning active expense | | | 04 04 0040 00 00 0040 | 04.04.0040 00.00.0040 |
| Employee's slaine's 1759 822 1715 512 286 286 | | | | | |
| Amoritazion and depreciation | Employees' salaries | | | | |
| Management fee | • • | | | | |
| Professional services | · | | | | 268 298 |
| Cerdit database expenses 68155 102 813 Donations 175 800 T7 services 29424 165 436 Cilice and branches' 162 462 165 463 Cilice and branches' maintenance expenses 6246 226 213 Executiment 6 76 877 139 860 Excutiment 6 1961 50 901 Communication expenses 1961 1515 32 468 Expenses 1962 111 151 32 468 Expenses 1962 111 151 32 468 Expenses 1972 111 151 32 468 Expenses 1974 111 151 32 468 Expenses 1974 111 151 32 468 Expenses 1975 111 151 32 468 Expenses 1977 1770 8978 Expenses 17770 8978 Exp | | | | | |
| Donations 42500 178 500 17 | | | | | |
| T services 29 424 105 408 105 408 105 408 282 118 105 408 282 118 105 408 282 118 105 408 282 118 105 408 282 118 105 408 282 118 105 408 10 | , | | | | |
| Office and branches' maintenance expenses 58 246 628 268 268 268 268 268 268 268 268 268 | | | | | |
| Recultiment fees 7 687 139 660 | | | | | |
| Business trips | | | | | 226 213 |
| Communication expenses 1873 1833 1833 1833 1834 183 | | | | | 139 660 |
| Chier personnel expenses | · | | | | |
| Low value equipment expenses 3 140 22 734 Bank commissions 17 770 8 978 Transportation expenses 3 752 7 263 Other administration expenses 92 449 67 438 TOTAL: 2 142 171 3 144 288 TOTAL: 2 142 171 3 144 288 TOTAL: 2 142 171 3 144 288 TOTAL: 2 142 171 3 142 288 Non-current Interest rate per annum (%) Maturity 30.06.2019. 31.12.2018. EUR EUR EUR EUR EUR Bonds 20 million EUR notes issue 10% 31.03.2021 9 825 000 7 613 782 Bonds 40 million EUR notes issue 10-12% 31.03.2021 9 825 000 7 613 782 Bond additional interest accrual 10-12% 31.03.2021 9 825 000 7 613 782 Bond additional interest accrual 10-12% 31.03.2021 9 825 000 7 613 782 Bond additional interest accrual 2 8 105 29 106 033 18 659 246 | | | | | |
| Bank commissions | | | | | |
| Transportation expenses 3752 7263 92 449 67 438 92 449 67 438 92 449 67 438 92 449 67 438 92 449 67 438 92 449 67 438 92 449 67 438 92 449 67 438 92 449 67 438 92 449 67 438 92 449 67 438 92 449 67 438 92 449 67 438 92 449 67 438 92 449 | | | | | 22 784 |
| Non-current 10 | | | | 17 770 | 8 978 |
| 10. Borrowings Interest rate Per annum (%) Maturity 30.06.2019. 31.12.2018. | | | | 3 752 | 7 263 |
| Interest rate | Other administration expenses | | | 92 449 | 67 438 |
| Non-current | | | TOTAL: | 2 142 171 | 3 144 238 |
| Non-current | 10. Borrowings | | | | |
| Non-current | | Interest rate | | | |
| Liabilities for issued debt securities EUR EUR Bonds 20 million EUR notes Issue 10% 31.03.2021 19 420 000 11 136 218 Bonds 10 million EUR notes Issue 10-12% 31.03.2021 9 825 000 7 613 782 Bonds additional interest accrual 22 48 009 182 493 Bonds acquisition costs (453 776) (274 247) Other borrowings 7 TOTAL: 29 016 033 18 658 246 Funding attracted through peer-to-peer platforms 8% - 14% 29.12.2024. 9 911 472 9 345 369 Liabilities acquisition costs for funding attracted through peer-to-peer platform TOTAL: 9 724 508 9 160 189 Lease liabilities for right-of-use assets - premises 2.64% up to 5 years 238 105 19 966 Lease liabilities for right-of-use assets - vehicles 2.64% up to 1 year 1 295 3 825 Loans from related parties 12.00% 27.11.2023 290 306 | Non-current | | Maturity | 20.06.2010 | 21 10 0010 |
| Bonds 20 million EUR notes Issue 10% 31.03.2021 19.420 000 11.136 218 | Liabilities for issued debt securities | per amon (70) | maturity | | |
| Bonds 10 million EUR notes Issue 10-12% 31.03.2021 9.825 000 7.613 782 | Bonds 20 million EUR notes issue | 10% | 31.03.2021 | | |
| Bond additional interest accrual 224 809 182 493 | Bonds 10 million EUR notes issue | | | | |
| Bonds acquisition costs | | 10 1270 | 01.00.2021 | | |
| Collect borrowings | | | | | |
| Chher borrowings 8% - 14% 29.12.2024. 9.911 472 9.345 369 (186 964) (185 180) Funding attracted through peer-to-peer platforms 8% - 14% 29.12.2024. 9.911 472 9.345 369 (186 964) (185 180) TOTAL: 9.724 508 9.160 189 Lease liabilities for right-of-use assets - premises 2.64% up to 5 years 238 105 19.966 Lease liabilities for right-of-use assets - vehicles 2.64% up to 1 year 1.295 3.825 TOTAL: 239 400 23.791 Loans from related parties 12.00% 27.11.2023 290 306 - | | | TOTAL: | | |
| Liabilities acquisition costs for funding attracted through peer-to-peer platform TOTAL: 9 724 508 9 160 189 Lease liabilities for right-of-use assets - premises 2.64% up to 5 years 238 105 19 966 Lease liabilities for right-of-use assets - vehicles 2.64% up to 1 year 1 295 3 825 TOTAL: 239 400 23 791 Loans from related parties 12.00% 27.11.2023 290 306 - | | | TOTAL | 25 010 000 | 10 000 240 |
| Lease liabilities for right-of-use assets - premises 2.64% up to 5 years 238 105 19 966 Lease liabilities for right-of-use assets - premises 2.64% up to 1 year 1 295 3 825 TOTAL: 239 400 23 791 Loans from related parties 12.00% 27.11.2023 290 306 - | | 8% - 14% | 29.12.2024, | 9 911 472 | 9 345 369 |
| TOTAL: 9724 508 9 160 189 | Liabilities acquisition costs for funding attracted through peer-to-peer platform | | | | |
| Lease liabilities for right-of-use assets - vehicles 2.64% up to 1 year 1.295 3.825 TOTAL: 239 400 23 791 Loans from related parties 12.00% 27.11.2023 290 306 - | | | TOTAL: | | |
| Lease liabilities for right-of-use assets - vehicles 2.64% up to 1 year 1.295 3.825 TOTAL: 239 400 23 791 Loans from related parties 12.00% 27.11.2023 290 306 - | Logo lightilities for right of the | | | | |
| TOTAL: 239 400 23 791 Loans from related parties 12.00% 27.11.2023 290 306 - | | | | | |
| Loans from related parties 12.00% 27.11.2023 290 306 - | Lease habilities for hight-or-use assets - venicles | 2.64% | | | |
| | | | IOIAL: | 239 400 | 23 791 |
| TOTAL NON CURRENT BORROWINGS: 39 270 247 27 842 226 | Loans from related parties | 12.00% | 27.11.2023 | 290 306 | - |
| TOTAL NON CURRENT BORROWINGS: 39 270 247 27 842 226 | | | | | |
| | | TOTAL NON CUF | RENT BORROWINGS: | 39 270 247 | 27 842 226 |

10. Borrowings (continued)

Current

| Other borrowings | | TOTAL: | - | 11 250 000 |
|--|------------|-----------------|----------------------|---------------------|
| Funding attracted through peer-to-peer platforms Accrued interest for funding attracted through peer-to-peer platforms | 8-14% | 29.12.2024. | 8 053 554 100 493 | 4 316 448 70 513 |
| | TOTAL: | | 8 154 047 | 4 386 961 |
| Lease liabilities for right-of-use assets - premises | 2.64% | up to 5 years | 103 376 | 61 791 |
| Lease liabilities for right-of-use assets - vehicles | 2.64% | up to 1 year | 5 039 | 4 985 |
| | | TOTAL: | 108 415 | 66 776 |
| Loans from related parties | 12.00% | 27.11.2023 | 11 806 | • |
| | TOTAL CURR | ENT BORROWINGS: | 8 274 268 | 15 703 737 |

Volanta Ziedone Chief Accountant

Signed on behalf of the Group on 29 August 2019 by:

Krišjānis Znotiņš Member of the Board