

French public limited company (Société Anonyme) with an Executive Board and Supervisory Board with share capital of €45,177,090

Registered office: 21, rue Beffroy 92200 Neuilly sur Seine 393 430 608 Nanterre Trade and Companies Register

HALF-YEAR FINANCIAL REPORT

Period from 1st January to 30 June 2021

This document is a full free translation of the original French *Rapport Financier Semestriel*. It is not a binding document. In case of discrepancies, the French version shall prevail.

TABLE OF CONTENTS

HALF-YEAR CONSOLIDATED FINANCIAL STATEMENTS AND STATUTORY AUDITORS' REVIEW REPORT ON THE HALF-YEARLY FINANCIAL INFORMATION				
(Period from 1st January to 30 June 2021)	3			
Consolidated balance sheet	4			
Consolidated income statement	5			
Statement of income and expenses recognised	6			
Consolidated cash-flow statement	7			
Statement of changes in consolidated equity	8			
Notes to the consolidated financial statements	9			
Statutory auditors' review report on the half-yearly financial information	38			
EXECUTIVE BOARD'S HALF-YEAR ACTIVITY REPORT	43			
DECLARATION BY THE PERSON RESPONSIBLE FOR THE HALF-REPORT	YEAR FINANCIAI			



ARGAN

French public limited company (Société Anonyme) with an Executive Board and Supervisory Board with share capital of €45,177,090

Registered office: 21, rue Beffroy 92200 Neuilly sur Seine 393 430 608 Nanterre Trade and Companies Register

Half-Year Consolidated Financial Statements as at 30 June 2021

From 1st January to 30 June 2021

I – Consolidated balance sheet

ASSETS (in thousands of euros)	Notes	30.06.2021	31.12.2020
Non-current assets:			
Goodwill	8	55,648	55,648
Other intangible assets	9	4	8
Tangible fixed assets	10	11,605	11,719
Assets under construction	11.1	219,329	128,919
Investment properties	11.2	3,290,254	3,074,935
Investments in associates	17		
Financial derivative instruments	12	178	82
Other non-current assets	13	4,596	1,485
Total non-current assets		3,581,614	3,272,794
Current assets:			
Trade receivables	14	31,305	42,308
Other current assets	15	35,449	41,297
Other financial assets at fair value through income			
Cash and cash equivalents	16	42,128	37,472
Total current assets		108,882	121,076
Assets held for sale	18	68,366	_
TOTAL ASSETS		3,758,862	3,393,870

LIABILITIES (in thousands of euros)	Notes	30.06.2021	31.12.2020
Shareholders' equity:			
Capital	19.1	45,177	44,618
Premiums	19.1	272,435	295,733
Reserves		1,147,711	869,177
Treasury shares	19.3	-107	-238
Revaluation of financial instruments	12	-9,540	-9,588
Income		338,289	278,864
Total equity, share of owners of the parent company		1,793,965	1,478,566
Minority interests		34,034	4
Total consolidated shareholders' equity		1,827,999	1,478,570
Non-current liabilities: Long-term portion of financial liabilities Financial derivative instruments	20 12	1,662,542 6,286	1,665,392 9,876
	22		
Security deposits		10,194	10,558
Provisions	23	4 (50 000	4 (0.7.00)
Total non-current liabilities		1,679,022	1,685,826
Current liabilities:			
Short-term portion of financial liabilities	20	130,344	111,115
Financial derivative instruments	12		
Short-term tax liabilities	24		25
Debts on fixed assets		8,819	37,399
Provisions	23	311	258
Other current liabilities	25	94,028	80,678
Total current liabilities		233,502	229,475
Liabilities classified as held for sale	21	18,339	
TOTAL LIABILITIES		3,758,862	3,393,870

II – Consolidated income statement

Period from 1 January 2021 to 30 June 2021

In thousands of euros	Notes	30.06.2021	30.06.2020
Rental income		76,182	69,505
Property operating income and expenses		-1,094	-1,171
Other income and expenses on buildings		1,411	1,140
Net income from buildings	26	76,500	69,475
Other income from operations			
Personnel expenses		-1,953	-2,287
External expenses		-1,221	-1,000
Taxes		-733	-764
Amortisation, depreciation and provisions (1)		-140	-1,186
Other operating income and expenses		-63	-23
Current operating income		72,389	64,215
Income from disposals	11.5	-7	-83
Change in fair value of investment property	11	285,177	5,681
Operating income		357,560	69,813
Income from cash and cash equivalents	27	22	-6
Cost of gross financial debt	27	-16,849	-18,069
Cost of net financial debt	27	-16,827	-18,075
Other financial income and expenses	28	-1,978	-1,971
Tax expense or income	29		
Share of income from associates	17	-53	-155
Net income		342,658	49,611
Equity holders of the parent		338,289	49,612
Non-controlling interests		4,369	0
Earnings per share in euros	30	14.98	2.22
Diluted earnings per share in euros	30	15.10	2.23

$\boldsymbol{III-Statement\ of\ income\ and\ expenses\ recognised}$

In thousands of euros	Notes	30.06.2021	30.06.2020	
Earnings for the period		342,658	49,611	
Effective portion of gains and losses on hedging instruments	12	2,192	-793	
Total gains and losses recognised directly in				
equity		2,192	-793	
Earnings for the period and gains and losses				
recognised directly in equity		344,850	48,819	
- Of which Group share		340,481	48,819	
- Of which non-controlling interests		4,369	0	

IV - Consolidated cash flow statement

In thousands of euros	Notes	30.06.2021	30.06.2020 (1)
Consolidated net income (including minority interests)		342,658	49,611
Net depreciation expense and provisions		140	1,186
Unrealised gains and losses related to changes in fair value of investment			
property	11	-285,177	-5,681
Unrealised gains and losses related to changes in fair value of derivative			
instruments	12	-1,978	1,971
Calculated expenses			-272
Income from disposals of assets, grants received	11.5	7	83
Share of income related to associates	17	53	155
Cost of net financial debt	27	16,827	18,075
Tax expense (including deferred taxes)	29		
Cash from operations before cost of debt and tax (A)			
Cash from operations before cost of debt and tax (A)		72,529	65,128
Current taxes (B)		-37	1,623
Change in operating WCR (C)		31,091	962
Net cash flow from operations (D) = $(A + B + C)$		103,583	67,713
Acquisition of tangible assets	10	-30	-47
Acquisition of fixed assets investment properties	11	-60,068	-67,731
Disposals of fixed assets	11		69
Acquisitions of financial capital assets	13	-3,263	-54
Decreases in financial capital assets			
Dividends received (equity-accounted companies)	17		
Change in fixed asset liabilities		-28,580	2,889
Other investing cash flow items	13	152	-2
Net investing cash flow (E)		-91,789	-64,876
Capital increase and reduction			
Purchase and resale of treasury shares	19.3	167	-87
Investment grant received			
Dividend paid (shareholders of the parent company and minority interests)	19.2	-25,249	-38,175
Receipts from borrowing	20.1	88,776	728,874
Repayment of borrowings and financial debts	20.1	-55,588	-667,126
Net cash flow from financial income and expenses	27	-15,191	-13,944
Other financing cash flow items (lessee advances)			
Net financing cash flow (F)		-7,085	9,542
Net cash flow $(D + E + F)$		4,709	12,379
Opening cash position		37,319	16,664
Cash position on the balance sheet date	31	42,028	29,043

⁽¹⁾ In the data published as at 30 June 2020, due to an arithmetical error, the amount presented was $\in 8,798$ k on the line "Net financing cash flow" and $\in 11,635$ k on the line "Net cash flow". This amount has been corrected in the comparative data given in this document

$V-Statement\ of\ changes\ in\ consolidated\ equity$

(in thousands of euros)	Capital	Premiums and Reserves	IFRS 16	Treasury shares	Gains and losses recognised in equity	Earnings	Shareholders' equity, Group share	1	Total shareholders' equity
Shareholders' equity as at 31 December 2019	44,424	990,584	-3,167	-74	-8,083	215,036	1,238,722	4	1,238,726
Dividend	111	3,994				-42,280	-38,175		-38,175
Allocation of retained earnings		173,862			-1,106	-172,756	0		0
Impact of first application of IFRS 16 on 01/01/19		-3,167	3,167				0		0
Treasury shares				-164			-164		-164
Free share allocation		-272					-272		-272
Capital increases	83	-83					0		0
Income from disposal of treasury shares		13					13		13
Comprehensive income as at 31 December 2020					-399	278,863	278,464		278,464
Other changes		-21					-21		-21
Shareholders' equity as at 31 December 2020	44,618	1,164,910	0	-238	-9,588	278,863	1,478,566	4	1,478,570
Dividend	559	21,035				-46,843	-25,249		-25,249
Allocation of retained earnings		234,164			-2,144	-232,020	0		0
Treasury shares				131			131		131
Free share allocation							0		0
Capital increase							0		0
Income from disposal of treasury shares		36					36		36
Comprehensive income as at 30 June 2021					2,192	338,289	340,481	4,369	344,850
Impact of changes in the scope of consolidation								29,661	29,661
Shareholders' equity as at 30 June 2021	45,177	1,420,146	0	-107	-9,540	338,289	1,793,965	34,034	1,827,999

VI – Notes to the consolidated financial statements Period from 1 January to 30 June 2021

1.	GENE	RAL INFORMATION	11
2.	SIGNI	FICANT EVENTS	11
3.	BACK	GROUND TO THE PREPARATION OF THE CONSOLIDATED FINANCIAL	
		NTS	11
4.	GENE	RAL PRINCIPLES OF MEASUREMENT AND PREPARATION	12
5.		DF ESTIMATES	
6.	ACCC	UNTING PRINCIPLES, RULES AND METHODS	
	.1.	CONSOLIDATION METHODS	
٠.	.2.	CONSOLIDATION PERIOD	
	.3.	INTRAGROUP TRANSACTIONS	
	4.	BUSINESS COMBINATIONS	
	.5.	INTANGIBLE ASSETS	
6.	.6.	INVESTMENT PROPERTIES (IAS 40)	
	6.6.1.	Methodology	
	6.6.2.	Fair Value	
	.7.	FINANCE LEASES ON INVESTMENT PROPERTIES	
	.8.	OPERATING LEASES FOR INVESTMENT PROPERTIES	
	.9.	TANGIBLE FIXED ASSETS	
	.10.	INVESTMENT PROPERTY UNDER CONSTRUCTION	
6.	.11.	IMPAIRMENT OF GOODWILL AND FIXED ASSETS	
	6.11.1.	r	
_	6.11.2.	T J J	
	.12.	TRADE AND OTHER RECEIVABLES	
6.	.13.	FINANCIAL ASSETS	
	6.13.1.	· · · · · · · · · · · · · · · · · · ·	
	6.13.2	J	
	6.13.3		
	6.13.4. 6.13.5.		
	6.13.6	· · ·	
	6.13.7	•	
6	.14.	SHAREHOLDERS' EQUITY	
•	6.14.1.		
	6.14.2	·	
	6.14.3		
6.	.15.	FINANCIAL LIABILITIES	
	16.	SECURITY DEPOSITS FROM LESSEES	
6.	.17.	PROVISIONS	19
6.	.18.	SUPPLIERS	19
6.	.19.	TAXES	
	6.19.1		19
	6.19.2.		
_	6.19.3	~	
	.20.	POST-EMPLOYMENT BENEFITS GRANTED TO EMPLOYEES	
	21.	RENTAL INCOME	
	.22.	PROPERTY OPERATING INCOME AND EXPENSES	
	.23.	OTHER PROPERTY OPERATING INCOME AND EXPENSES	
	.24. .25.	EARNINGS PER SHARE	
	.25. .26.		
	.20. .27.	OPERATING SECTORS	
0.	.27 . 6.27.1.		
	6.27.2		
	6.27.3	* *	
	6.27.4	A *	
	6.27.5		
	6.27.6		
	6.27.7	* *	

	6.27.8	. Risk associated with the SIIC regime	23
7.	SCOP	E OF CONSOLIDATION	23
8.	GOOI	DWILL	23
9.	INTA	NGIBLE ASSETS	24
10.	TANG	GIBLE FIXED ASSETS	24
11.	INVE	STMENT PROPERTIES	24
1	1.1.	ASSETS UNDER CONSTRUCTION	24
1	1.2.	INVESTMENT PROPERTIES	24
_	1.3.	FAIR VALUE HIERARCHY	
_	1.4. 1.5.	SUMMARY OF INVESTMENT PROPERTY AND ASSETS UNDER CONSTRUCTION	
_	1.5. 1.6.	MINIMUM RENTS RECEIVABLE	
_		NCIAL DERIVATIVE INSTRUMENTS AND INTEREST RATE RISK MANAGEME	
		ER NON-CURRENT FINANCIAL ASSETS	
		DE RECEIVABLES	
		ER CURRENT ASSETS	
		AND CASH EQUIVALENTS	
		STMENTS IN ASSOCIATES	
		TS HELD FOR SALE	
19.	CONS	SOLIDATED SHAREHOLDERS' EQUITY	
_	9.1.	COMPOSITION OF SHARE CAPITAL	
_	9.2. 9.3.	DIVIDEND PAID TREASURY SHARES	
_	9.3. 9.4.	FREE SHARES	
20.	FINA	NCIAL LIABILITIES	
	0.1.	CHANGE IN FINANCIAL LIABILITIES AND GUARANTEES GIVEN	
	0.2.	MATURITIES OF FINANCIAL LIABILITIES AND FIXED-RATE/VARIABLE-RATE BREAKDOWN.	
2	0.3.	DUE DATES FOR FINANCE LEASE PAYMENTS	32
	0.4.	NET FINANCIAL DEBT	
21.	LIAB	ILITIES HELD FOR SALE	33
22.	SECU	RITY DEPOSITS	33
23.	PROV	VISIONS	33
24.	TAX 1	LIABILITY	33
25.	OTHE	ER CURRENT LIABILITIES	34
26.	NET I	NCOME FROM BUILDINGS	34
27.	COST	OF NET FINANCIAL DEBT	34
28.	ОТНЕ	ER FINANCIAL INCOME AND EXPENSES	35
29.	RECO	ONCILIATION OF TAX EXPENSE	35
30.	EARN	IINGS PER SHARE	35
31.	DETA	JLS OF THE CASH FLOW STATEMENT	35
		BALANCE SHEET COMMITMENTS	
		OGNITION OF FINANCIAL ASSETS AND LIABILITIES	
		TED PARTY RELATIONSHIPS	
		OCOUNT	
		UTORY AUDITORS' FEES	
		-CLOSING EVENTS	

1. General information

ARGAN's business is the construction, acquisition and rental of logistics facilities and warehouses.

The company has been covered by the tax regime for listed real estate investment companies (SIICs) since 1 July 2007.

The Group has held a 49.9% stake in SCCV Nantour since 9 September 2016.

On 15 May 2018, SCI Avilog was created. The Group holds 51% of the shares of this subsidiary.

On 18 February 2021, SCI CARGAN-LOG was created. The Group holds 60% of the shares of this subsidiary.

ARGAN is listed on NYSE Euronext Paris since 25 June 2007. It is part of compartment A.

2. Significant events

In the first semester of 2021, ARGAN completed four new transactions.

In March, the company ARGAN delivered a logistics platform of 14,200 sqm located in Gondreville, leased to Colruyt, a local supermarket brand, for a fixed term of nine years. In order to limit the carbon footprint and, in accordance with the Climate Plan of ARGAN, the rooftop of this logistics hub is equipped with a photovoltaic power plant producing 150 MWh per year dedicated to COLRUYT's own use. This installation saves 10 tons of CO² emissions per year.

In May, the group delivered the 12,000 sqm extension consisting of two new units on the site of Decathlon in Ferrières-en-Brie. One unit is leased to Decathlon under a firm 6-year lease. The second cell is rented to XEFI, a leading IT services company for very small/very small businesses, for a fixed term of 6 years.

In May, the company ARGAN acquired from Carrefour 3 warehouses located in Lens, Marseille and Plessis-Pâté for a total surface area of 70,000 sqm in the context of the creation of a joint property company (SCI-Société Civile Immobilière) held at 60% by ARGAN and 40% by the Carrefour Group. The warehouses of Lens and Marseille are being refurbished.

In June, ARGAN delivered a new warehouse of 22,000 sqm in Escrennes, leased to FDG Group, leader in the non-food retail market, for a fixed term of 9 years.

3. Background to the preparation of the consolidated financial statements

The consolidated half-year financial statements for the period from 1 January to 30 June 2021 were adopted by the Executive Board on 12 July 2021.

In accordance with Regulation (EC) No 1606/2002 of 19 July 2002 on the application of international accounting standards, the ARGAN Group's consolidated financial statements are prepared in accordance with IFRS as adopted in the European Union. The standards are available on the European Commission website (http://ec.europa.eu/internal_market/accounting/ias_fr.htm#adopted-commission).

The new standards whose application is mandatory since 1 January 2021 are:

- Amendments to IFRS 4: extension of the temporary exemption from the application of IFRS 9 (published on 13 January 2021),
- Amendments to IFRS 16, IFRS 4, IFRS 7, IFRS 9 and IAS 39: Interest rate benchmark reform Phase 2 (published on 14 January 2021),

The standards have no significant impact on the Group's earnings and financial position.

The Group opted not to implement the standards, amendments to standards and interpretations adopted by the European Union that were eligible for early application from 2021.

The standards, amendments to standards and interpretations currently being adopted by the European Union have not been applied early.

4. General principles of measurement and preparation

The financial statements are presented in thousands of euros.

They are prepared according to the historical cost principle, except for investment property and financial derivative instruments, which are measured at fair value.

Application of IFRS 13 "Fair Value Measurement"

Since 1 January 2013, the ARGAN Group has applied IFRS 13, which defines fair value as "the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date". The standard establishes a three-level fair value hierarchy for the inputs used in the valuations:

- Level 1: Unadjusted quoted prices in an active market for identical assets and liabilities that the entity can access at the measurement date,
- Level 2: Valuation model using inputs that are directly or indirectly observable in an active market.
- Level 3: Valuation model using non-observable inputs in an active market.

The hierarchical fair value level is therefore determined with reference to the levels of the inputs in the valuation technique. If a valuation technique is used with inputs at different levels, the asset or liability is included in one of the three levels on the basis of the lowest-level input that is significant to its valuation.

5. Use of estimates

Preparing the consolidated financial statements in accordance with the principles established by IFRS requires Management to make a number of estimates and certain assumptions that affect the amounts included in assets and liabilities, and the amounts included in the income and expense accounts during the financial year. These estimates are based on the going concern assumption and are on the information available at the time they are prepared.

Management's key estimates in preparing the financial statements cover:

- the assumptions used in valuing investment property,
- asset impairment and provisions,
- current and non-current maturities of certain credit lines with outstanding drawdowns,
- assessment of lease agreements, rental costs, taxes and insurance when these amounts are not known on the balance sheet date.

Management regularly reviews its estimates and assessments to account for past experience and incorporate factors deemed relevant to economic conditions. However, since assumptions are by nature uncertain, actual figures may differ from the estimates.

6. Accounting principles, rules and methods

6.1. Consolidation methods

Companies controlled by the Group, i.e. those in which the Group has the power to govern the financial and operational policies so as to obtain benefits, are fully consolidated.

The list of consolidated companies is given in Note 7, "Scope of consolidation".

6.2. Consolidation period

All companies included in the scope prepare financial statements or interim financial reports on the same date as the consolidated financial statements.

6.3. Intragroup transactions

Receivables, debts, income and expenses arising from transactions between consolidated companies are eliminated.

6.4. Business combinations

Business combinations are treated in accordance with IFRS 3. Under this method, when an entity over which the Group acquires sole control is consolidated for the first time, the assets and any liabilities acquired are recognised at fair value as at the acquisition date.

The difference between the acquisition price and the acquirer's interest in the fair value of the assets and liabilities acquired is recorded as Goodwill.

6.5. Intangible assets

Other intangible assets acquired are recorded in the balance sheet at their acquisition cost less accumulated depreciation and impairment losses. These are primarily licenses for the use of low unit cost software.

6.6. Investment properties (IAS 40)

Real estate assets held directly or under a finance lease agreement to generate rental income or for capital appreciation or both are classified as "Investment properties" in the balance sheet.

Real estate assets consist solely of buildings under construction and buildings let on operating leases which meet the definition of investment properties.

Argan has opted to value its investment property at fair value as defined by IFRS 13 (see Note 4). These buildings are therefore not subject to depreciation or impairment.

Buildings under construction or under development are recognised at fair value when this can be measured reliably. The Company's view is that fair value can be measured reliably when there are no further major uncertainties about the cost price for the building. In most cases, the Group considers that it is able to reliably determine the cost price of the building once it is more than 50% complete. If fair value cannot be reliably determined, the property is recognised at its last known value plus any fixed costs over the period.

The fair value is applied on the basis of valuations carried out by a reputable independent appraiser. The appraisals conform to the national professional standards of the February 2000 COB/AMF report (Barthes de Ruyter) and the *Charte de l'Expertise en Evaluation Immobilière* (Charter of real estate valuation) developed under the guidance of IFEI. They also conform to the TEGOVA European professional standards. Specifically, the portfolio was valued in accordance with the Charter of real estate valuation. This valuation is carried out by the independent appraiser on a semi-annual basis.

6.6.1.Methodology

The main methodology used is the net income capitalisation or discounted future cash flow methods. The latter method is preferred in view of the reduction in fixed terms for most assets and the complex change in cash flows provided for in the leases.

The values used exclude transfer taxes and fees. The difference in fair values from one period to the next is recognised in income.

The change in fair value of each building recorded in the income statement is calculated as follows:

Market value n - (market value n-1 + amount of work and expenditure capitalised in year n).

Capitalised expenses are the prices paid, transfer taxes and acquisition costs for buildings.

The gain on disposal of an investment property is the difference between:

- the net selling proceeds after deduction of related costs and rent guarantees granted; and,
- the most recent fair value recorded in the closing balance sheet for the previous financial year.

6.6.2.Fair Value

The fair value measurement must take into account the highest and best use of the asset. ARGAN Group has not identified any highest and best use of an asset that is different from the current use. As a result, the implementation of IFRS 13 did not change the assumptions used when valuing the assets.

Fair value measurement of investment property involves the use of different valuation methods using unobservable or observable inputs to which certain adjustments have been applied. As a result, the Group's assets are deemed to fall under Level 3 of the fair value hierarchy enacted by IFRS 13, notwithstanding the consideration of certain observable Level 2 inputs as set out below.

Key inputs	Level
Warehouses and Offices	
- rate of return	3
- discount rate and terminal value	
of the DCF rate	3
- market rental value	3
- rent accrued	2

6.7. Finance leases on investment properties

Leases that transfer substantially all the risks and rewards of ownership incidental to the leased assets to the Group as lessee are classified as finance leases. The fair value of buildings covered by a finance lease agreement is recorded in assets. The principal owed to the lessor is recorded in current and non-current liabilities.

The buildings in question are recognised at period-end according to the fair value method (see paragraph 6.6).

Payments made under a lease agreement are broken down between financial expense and amortisation of the outstanding debt.

6.8. Operating leases for investment properties

Lease agreements are recognised in the balance sheet from inception of the lease agreement at the discounted present value of future lease payments.

In accordance with IFRS 16, when property or equipment is held under a lease, the lessee must recognise a right-of-use asset and a lease liability at amortised cost.

Assets recognised for rights of use are included in the line items where the related underlying assets would be presented if they were owned. The lessee depreciates the right of use on a straight-line basis over the term of the contract, except for rights relating to investment property which are measured at fair value.

The Group has adopted the simplified retrospective method by applying the simplifying measures provided for by the standard and has chosen to exclude the initial direct costs in determining the right of use.

As at 30 June 2021, the leases at ARGAN only concern leases relating to land under leasehold agreements (airports, ports, etc.). These are therefore measured at fair value and the difference between the fair values from one period to the next is recorded in the income statement.

Exclusion of the following contracts:

- Tacit or less than one year leases; and
- Contracts for assets with a value of less than EUR 5,000.

The Group has no such contracts at the balance sheet date.

The discount rate used is based on the basis of the group's average debt rate on 1 January 2020, adjusted to take into account the average duration of all the contracts concerned, i.e. 40 years. The discount rate to assess the rental debt is 2.241% for all outstanding contracts on 1 January 2020.

The group has not identified any future cash outflow not taken into account in the valuation of rental obligations (variable rents, extension options, residual value guarantees, etc.).

6.9. Tangible fixed assets

Tangible fixed assets other than investment properties are recorded at their cost less accumulated depreciation and impairment losses.

Depreciation is recognised as expenses on a straight-line basis over the estimated useful life of tangible capital assets. Components with shorter useful lives than the asset to which they pertain are depreciated over their individual service lives.

Useful lives are estimated as:

- Buildings: 10 to 60 years,

- Other tangible fixed assets: 3 to 10 years.

6.10. Investment property under construction

Sites for construction of a real estate complex intended for rent, as well as construction in progress, are recognised as investment property in progress using the valuation methods described in paragraph 6.6 "Investment properties (IAS 40)".

6.11. Impairment of goodwill and fixed assets

6.11.1. Impairment of goodwill

The Group is recognised as a single Cash-Generating Unit (CGU).

The single CGU to which goodwill has been assigned is tested for impairment each year, or more frequently if there is an indication that the unit may have lost value.

The value of goodwill in the balance sheet is compared with the recoverable value, which is the higher of the value in use and the fair value (less disposal costs). The recoverable value of fixed assets that do not generate a cash flow independently of other assets is calculated by combining them within the Cash-Generating Unit (CGU).

The value in use of the CGU is calculated using the discounted future cash flows (DCF) method over five years.

The recoverable value of the CGU calculated in this way is then compared with the contributory value in the consolidated balance sheet of the assets tested (including goodwill). An impairment loss is

recognised, where applicable, if this value in the balance sheet is greater than the recoverable value of the CGU. It is charged first to goodwill and then to the other assets in the unit at the pro rata carrying amount of each of the assets in the unit. The impairment loss is first reduced by the carrying amount of any goodwill allocated to the unit.

This impairment loss is recognised in operating income. An impairment loss recognised for goodwill is not recovered in a subsequent period. An impairment test is performed annually.

As at 30 June 2021, the company's cash flow had been little impacted by the health situation related to Covid-19. The appraised value of the property portfolio has changed favorably. Finally, the ARGAN share price increased from &83.60 on 31 December 2020 to &103.00 on 30 June 2021, for a NAV excluding transfer taxes that increased from &66.30 to &79.40. As no indication of impairment has been identified, goodwill was not impaired as at 30 June 2021.

6.11.2. Impairment of fixed assets

Intangible fixed assets with indefinite useful lives are tested for impairment at each annual or semiannual balance sheet date and whenever there is any indication that a decrease in value may have occurred. Other intangible and tangible fixed assets are also tested whenever there is an indication of an impairment loss.

Impairment loss is the difference between the net carrying amount and the recoverable value of the asset, which is its useful value or selling value, less disposal costs, if the selling value is greater than the useful value.

Investment property is measured at fair value and is therefore not subject to any impairment.

6.12. Trade and other receivables

Trade receivables are initially stated at fair value and, where the impact is material, they are subsequently measured at their amortised cost, less provisions for impairment, using the effective interest rate method. The impairment model requires the recognition of expected credit losses ("ECLs") on receivables resulting from lease agreements and commercial receivables. The aim of this new approach is earlier recognition of expected losses, while the provisioning model prior to IFRS 9 was conditional on the occurrence of an incurred loss event. The impairment amount represents the difference between the carrying amount of the asset and the value of estimated future cash flows, discounted at the original effective interest rate. The asset's carrying amount is reduced via an impairment account and the amount of the loss is recognised in the income statement. Non-recoverable receivables are derecognised and offset by reversal of the impairment to trade receivables. When a previously derecognised receivable is recovered, the amount is credited to the income statement.

6.13. Financial assets

Financial assets include assets held to maturity, available-for-sale assets, loans and receivables, asset derivatives, assets at fair value through income, and cash and cash equivalents.

6.13.1. Held-to-maturity financial assets

Held-to-maturity financial assets are exclusively securities with fixed maturities and fixed or determinable income, other than loans and receivables, which the Group intends and has the ability to hold until maturity.

They are initially recognised at fair value and are subsequently measured and recognised at amortised cost using the effective interest rate method. Any potential impairment is recorded in the income statement under the heading of "Other financial income and expenses".

The Group had no such investments outstanding as at 30 June 2021.

6.13.2. Available-for-sale financial assets

Available-for-sale assets chiefly include non-consolidated equity interests and securities that do not meet any of the other definitions of financial assets.

Available-for-sale financial assets are measured at fair value at each balance sheet date. Changes in the fair value of the securities are recognised in equity.

Fair value is the market price for listed securities or an estimate of the value in use for unlisted securities.

The Group had no such investments outstanding as at 30 June 2021.

6.13.3. Loans and receivables

These are financial assets with determined or determinable payments that are not listed on an active market. Loans and receivables are recognised at issue at fair value and are subsequently remeasured at amortised cost using the effective rate method. Any potential impairment recorded in the income statement under the heading of "Other financial income and expenses".

The non-current "Loans and receivables" item includes deposits and guarantees paid with maturities of more than 12 months.

Other financial assets with a maturity of less than twelve months that are not designated as "financial assets at fair value through income" are recorded as "Other current assets" in balance sheet assets.

6.13.4. Financial instruments

IFRS 13 requires the credit risk of a counterparty (i.e. the risk that a counterparty may default on any of its obligations) to be taken into account when measuring the fair value of financial assets and liabilities.

IFRS 13 retains the IFRS 7 disclosure requirements about the three-level fair value hierarchy, whereby an entity is required to differentiate between the fair values of financial assets and financial liabilities on the basis of the observable nature of the inputs used to determine fair value.

As at 31 December 2013, the Group's first application of IFRS 13 had not affected the fair value hierarchy for financial instruments, which had hitherto been Level 2 in accordance with IFRS 7 (valuation model based on observable market data) given that credit risk adjustment is considered to be an observable input.

Borrowings that are initially issued at a variable rate expose the Group to the risk of cash flows on interest rates. Borrowings that are initially issued at a fixed rate expose the Group to the risk of variations in the fair value of instruments associated with interest rate fluctuations.

The Group uses derivatives to hedge its variable-rate debt against interest rate risk (hedging of future cash flows) and applies hedge accounting when the documentation and effectiveness conditions are fulfilled:

- Derivatives that do not meet the eligibility criteria for hedge accounting are recorded in the balance sheet at fair value with changes in fair value stated in the income statement.
- A hedge is deemed to be effective if the changes in cash flow of the hedged item are offset by a change in the hedging instrument within a range of 80 to 125%. In this case, the effective portion of the change in fair value of the hedging instrument is recognised in equity, and the change in fair value of the hedged portion of the hedged item is not recorded in the balance sheet. The change in value of the ineffective portion is recorded immediately in income for the period. Accumulated gains or losses in equity are transferred to income under the same heading as the hedged item over the same periods during which the hedged cash flows impact on income.

The fair value of the derivatives is measured using generally accepted models (discounted future cash flow method, etc.) and based on market data. There was no material impact from counterparty credit risk in measuring the fair value of the Group's financial instruments as at 30 June 2021.

Derivatives are classified in the balance sheet depending on their maturity dates.

6.13.5. Financial assets at fair value through income

Financial assets measured at fair value through income are held for trading, i.e. purchased at the outset with the intention to sell in the short term. They may also be assets purposely recorded in this class because they are managed on the basis of a net asset value that represents fair value, with an original maturity of more than three months.

Financial assets at fair value carried through income are presented in the cash flow statement under "Change in working capital".

The fair value stated in assets is based on valuations reported by banks and changes in fair value are recognised in the income statement.

6.13.6. Cash and cash equivalents

This item includes cash in hand, short-term investments and other liquid and easily convertible instruments for which there is a negligible risk of impairment and which mature within three months of purchase at the latest. Investments held for over three months and frozen or pledged accounts are excluded from cash. Cash and cash equivalents are recognised at fair value and any changes in value are recorded in profit or loss.

6.13.7. Assets and liabilities held for sale

Non-current assets or a group of assets and liabilities are held for sale if the carrying amount will be recovered primarily through a sale rather than ongoing use. For this to be the case, the asset must be available for immediate sale and its sale must be highly probable. The assets and liabilities concerned are reclassified under "Assets held for sale" and "Liabilities classified as held for sale" without the possibility of compensation. The fair value of properties covered by an agreement to sell corresponds to the sale value stated in the agreement, net of disposal costs incurred by the Group.

6.14. Shareholders' equity

6.14.1. Treasury shares

Pursuant to IAS 32, treasury shares and directly associated transaction costs are recognised as a deduction from consolidated equity. Proceeds from the sale of treasury shares are recognised in equity.

6.14.2. Investment grants

Investment grants received are all related to investment property. They are deducted on receipt from the value of the relevant asset.

6.14.3. Free share allocation scheme

On 9 July 2019, the Executive Board set up a plan under which free shares would be awarded subject to certain performance criteria being exceeded in relation to the results for financial years 2019, 2020 and 2021. The free share allocation depends on the increase in the Company's performance, measured on 31 December 2021, the end date for this three-year plan, through two criteria:

- The developer's margin generated on developments and acquisitions, increased by the result of disposals, and reduced by the loss of income related to the vacancy of the portfolio, over the three financial years.
 - The sum of the increase in Recurring Income generated over each of the three years.

For the three financial years 2019, 2020 and 2021, the maximum number of free shares that can be allocated is 55,000 shares for all seven beneficiaries (i.e. the four members of the Executive Board and the three members of the Executive Committee).

The free shares will be allocated in one go, at the end of the plan, in January 2022, depending on the performance of the three-year plan. This free share allocation plan provides for a vesting period and a holding period, each of one year.

Pursuant to IFRS 2 "Share-based payments", the fair value of these free shares represents an expense that will be recorded on a straight-line basis over the one-year vesting period from the date of the allocation. The fair value of the free shares was determined using the price on the allocation date less known future dividends. These additional expenses are classified as staff costs.

6.15. Financial liabilities

Interest-bearing borrowings are initially recognised at fair value less attributable transaction costs and are measured subsequently at amortised cost using the effective interest rate method.

The long-term portion of borrowings with a maturity of more than 12 months from the balance sheet date is classified as non-current debts and the short-term portion is classified as current debts. Where no final maturity has been set as at the date the financial statements are prepared, the company makes an estimate.

Borrowing costs are reported as a deduction from the borrowing in order to recognise the actual cash proceeds from subscriptions for such borrowing.

However, borrowing costs related to the acquisition or production of a property asset are capitalised as part of the cost of the asset when it is likely that they will generate future economic benefits for the business and the costs can be reliably assessed.

6.16. Security deposits from lessees

Security deposits are not discounted since the impact of discounting would be immaterial.

6.17. Provisions

In accordance with IAS 37, a provision is booked if, at the balance sheet date, the Group has an obligation as result of a past event, when it is likely that an outflow of resources representing economic benefits will be required and the amount of the obligation can be reliably estimated. The amount of the provision is discounted at the risk-free rate if the time value of the money is material and if a reliable schedule can be determined. Increases in provisions to reflect the passage of time are recorded in financial expenses. Provisions maturing beyond one year or with no fixed maturity are classified as non-current liabilities.

Contingencies are not recognised.

6.18. Suppliers

Trade payables are recognised initially at fair value and measured subsequently at amortised cost. When such liabilities have short maturities, the amounts obtained by applying this method are very close to the nominal value of the debts, which is therefore used.

6.19. Taxes

6.19.1. Current taxes

Some of the income earned by companies that have opted for the SIIC regime are still subject to corporate tax at the standard rate.

The operations of SCCV Nantour do not qualify for the tax regime for listed real estate investment companies (SIICs).

6.19.2. Deferred taxe

Deferred taxes are recognised for all temporary differences between the carrying amount of assets and liabilities and their tax bases and are recorded using the liability method. They are calculated according to the regulations and the tax rates that have been adopted or announced as at the balance sheet date and taking into account the company's tax status on the reporting date. Deferred taxes are calculated at a rate of 26.5%. In accordance with IAS 12, the calculated amounts are not discounted.

6.19.3. SIIC regime

The Company has been covered by the tax regime for listed real estate investment companies (SIICs) since 1 July 2007.

Companies that adopt the SIIC regime are exempt from corporate tax on rental income and capital gains on the sale of property or certain interests in real estate companies.

In consideration of this tax exemption, SIICs are required to make a distribution to their shareholders of at least 95% of their exempt profits from rental operations and 70% of the exempt profits from capital gains on the sale of buildings or interests in real estate companies. They must also distribute 100% of the dividends received from any subsidiary subject to corporate tax that has adopted the SIIC regime.

Adoption of the SIIC scheme, subject to compliance with the conditions provided for by law regarding its corporate purpose, the composition of its assets, the amount of its share capital and its listing on a French regulated market, led to payment of corporate tax at the rate of 16.5%, assessed on the difference between the market value of its real estate assets on the date the SIIC regime was adopted and their taxable value. This tax, also referred to as exit tax, was paid in four equal instalments. Since 1 January 2019, the rate has increased to 19%.

6.20. Post-employment benefits granted to employees

Post-employment benefits with defined benefits granted to Group employees comprise lump-sum payments made on the retirement date.

Group employee pensions are paid by 'pay as you go' national pension organisations. Since the Group considers that it has no obligation beyond the payment of contributions to these bodies, contributions are recorded as an expense in the periods in which they are called.

6.21. Rental income

Rental income is recognised on the invoicing date and income from a rental period that extends beyond the balance sheet date is included in prepaid income.

To account fully for the economic benefits provided by assets, inducements granted to tenants (rent-free periods, rent ceilings, etc.), for which the counterpart is the level of rent assessed for the whole of the tenant's commitment period, are spread over the probable term of the lease as estimated by the company without taking into account the impact of indexed rent increases, where this is material.

6.22. Property operating income and expenses

Property operating expenses and rates include all operating expenses and rates for rented or vacant premises, be they responsibility of the tenant or the owner.

Property operating expenses and rates are charged back to the tenant either euro for euro or at a flat rate.

6.23. Other property operating income and expenses

Other property operating income is income that cannot be classified as rent or rebilled rental expenses (professional fees and miscellaneous services, etc.).

Other property operating expenses correspond to legal fees, doubtful receivables and expenses for works that are not by nature rental expenses.

As they are included in the fair value of investment property, initial direct costs incurred in connection with the negotiation and drafting of operating leases are recognised as expenses at the time of signature of the leases to which they are attached and are therefore not expensed over the rental period.

In the particular case of leases entered into at the end of the year with rental income commencing only as from the following year, other property expenses are recorded as prepaid expenses.

With effect from 1 January 2019, date of the first application of IFRS 16, rental payments for land under construction leases are no longer charged back with netting of these expenses. Instead, they are allocated to financial expense and depreciation expense.

6.24. Earnings per share

Net earnings per share (before dilution) is calculated as net income, Group share for the financial year divided by the weighted average number of shares outstanding during the financial year.

Diluted net earnings per share takes into account outstanding shares and dilutive financial instruments giving deferred access to the Group's capital. The dilutive effect is calculated using the "share buyback" method, whereby the theoretical number of shares that would be issued at market price (average price of the share) is then deducted from the total number of shares resulting from the exercise of the dilutive instruments.

Treasury shares are deducted from the weighted average number of outstanding shares used as the basis for calculating net earnings per share (before and after dilution).

6.25. Presentation of the financial statements

Assets and liabilities with maturities of less than 12 months are classified in the balance sheet as current assets and liabilities. If their maturity exceeds 12 months, they are classified as non-current assets or liabilities.

Expenses in the income statement are shown by type.

In the cash flow statement, the net cash flow from operations is determined using the indirect method, whereby this net cash flow is derived from net income adjusted for non-monetary transactions, factors associated with net cash flows from investment and financing activities and changes in the working capital requirement.

Finance lease investments are excluded from investment activities in the cash flow statement. The portion of charges corresponding to the payment of financial expenses is shown in financing cash flow items. The portion of the charge corresponding to capital repayment is shown in financing items.

6.26. Operating sectors

The company has not identified distinct operating sectors insofar as its chief business is property investment, specifically the operation of investment properties that generate rental income. The Group does not offer any other products or services that could be considered a distinct component of the entity.

The portfolio consists solely of logistics hubs on French territory.

6.27. Risks management

6.27.1. Market risk

Changes in the general economic environment are likely to influence demand for new warehouse space, as well as having a long-term impact on the occupancy rate and tenants' ability to pay their rents.

Economic developments also have an impact on changes in the INSEE (French National Institute of Statistics and Economic Studies) indices to which the Company's rents are indexed (ICC: Cost-of-Construction index or ILAT: Tertiaries Activities Rent Index). However, in 50% of its leases, the Company has implemented a collar indexation clause or pre-indexation of rents in order to limit the effects of indexation to INSEE indices.

In addition, the Company is exposed to changes in the logistics real estate market, which could adversely affect Argan's investment and trade-off policy, as well as its operations, financial position, performance and outlook.

6.27.2. Counterparty risk

The majority of tenants are companies that do not present a significant risk with regard to their solvency.

Lessees are subject to a prior financial check and changes in their business and their financial solvency are monitored throughout the term of the lease.

6.27.3. Liquidity risk

The Company's policy with regard to liquidity risks is to ensure that the amount of rental income is, at any time, greater than the Company's needs to cover its operating expenses, interest expenses and repayment of all financial debt that it may incur in the course of implementing its investment programme.

With regard to rents, the leases concluded with relatively long firm terms, the quality of the tenants and the fact that there has been no vacancy to date, provide good visibility on the collection of rents and the forecast level of cash flow.

With regard to debt, asset-backed financing with an obligation to respect the LTV ratio on the Company's assets (essentially an obligation to respect an LTV ratio of less than 70%) represents 60% of all financing contracted, to which can be added bonds, also subject to the same LTV ratio, which represent 9% of all financing contracted. The Company's LTV stood at 49% at 30 June 2021, well below the level of its covenants.

Given the cash available to the company and its confirmed credit lines, the company believes it will have no difficulty meeting its loan repayments due within one year. The company also believes it is able to finance its development operations via medium/long-term financing from financial institutions.

6.27.4. Credit risk

The Company's client portfolio is largely made up of leading companies, whose financial situation makes it possible to limit the credit risk.

Prior to the signing of leases, the situation, particularly the financial situation, of potential tenants is examined. The leases are accompanied by the following guarantees: a security deposit or bank guarantee equivalent to 3 months' minimum rent, which may, if necessary, be reinforced according to the potential risk profile of the user.

The economic slowdown could adversely affect our tenants' business and increase the Company's exposure to counterparty risk for the fiscal year 2021.

6.27.5. Interest rate risk

The Company's policy is to favour fixed-rate debt. For its variable-rate debt, the company limits the sensitivity of financial expenses to fluctuations in interest rates by setting up hedging instruments (fixed- for variable-rate swaps, CAPs and Collars). Interest rate risk is managed by the Company in this regard and its residual exposure to variable rates is low, with around 5% of its debt being unhedged, variable-rate debt, as described in Note 12.

6.27.6. Equity market risk

As the Company holds a number of treasury shares, it is sensitive to fluctuations in the market price of its own shares which impact its equity. This risk is not material, given the small number of treasury shares held (see Note 19.3).

6.27.7. Asset valuation risk

The Company has adopted the fair value method for recognising investment properties. This fair value corresponds to the market value determined by appraisal, as the Company uses an independent appraiser to measure its assets. The Company's income statement may therefore be impacted by a negative change in the fair value of its buildings resulting from a fall in market values. On the other hand, the downward trend in market values may have an impact on obligations to comply with ratios or covenants vis-à-vis certain financial institutions under loan agreements.

Despite a slowing overall property investment market in the first semester of 2021, the logistics investment market continues to outperform with a market share of around 19% of the total. A sustained

level of demand, which continues to outstrip supply, continues to drive rate compression and a positive change in the fair value of investment properties.

6.27.8. Risk associated with the SIIC regime

These risks relate to the requirements of the tax regime applicable to listed real estate investment companies and possible changes in or loss of this status. The Company is eligible for the SIIC tax regime and, as such, is exempt from corporate tax. Eligibility for this tax regime is conditional on compliance with the obligation to redistribute a significant share of profits and with conditions relating to the Company's shareholder base. Should the Company fail to comply with these conditions, its status as an SIIC may be jeopardised, or there may be financial consequences. In addition, the obligation for the Company to hold the assets acquired that entitle it to taxation under Article 210 E of the French General Tax Code for a minimum of five years could be a constraint, but the Company points out that both the assets that qualified for this treatment were acquired more than five years ago. Finally, loss of SIIC tax status and the corresponding tax saving or any substantial changes to the provisions applicable to SIICs would be likely to affect the Company's business, results and financial position.

7. Scope of consolidation

Form	Companies	Company registration N° (SIREN)	% interest and control at 30/06/2021	% interest and control at 31/12/2020
SA	ARGAN	393 430 608	100%	100%
SCCV	NANTOUR	822 451 340	49.90%	49.90%
SCI	AVILOG	841 242 274	51.00%	51.00%
SCI	CARGAN-LOG	894 352 780	60.00%	

Companies in which ARGAN holds more than a 50% share are fully consolidated. SCCV Nantour is consolidated using the equity method.

8. Goodwill

(in thousands of euros)	Total
Gross values	
Balance at 31.12.2020	55 648
Additional amounts recognised as a result of business combinations that occurred during the year	
Reclassified as held for sale	
Balance at 30.06.2021	55 648
Accumulated impairment losses	
Balance at 31.12.2020	
Impairment	
Balance at 30.06.2021	0
Net value	
Net value as at 31 December 2020	55 648
Net value as at 30 June 2021	55 648

9. Intangible assets

(in thousands of euros)	Gross value as at 31.12.2020	Increase	Decrease	Change in scope	Other changes	Gross value as at 30.06.2021
Other intangible assets (software)	78					78
Amortisation Other intangible assets	-70		-4			-74
Net value	8	0	-4	0	0	4

10. Tangible fixed assets

(in thousands of euros)	Gross value as at 31.12.2020	Increase	Decrease	Other changes	Gross value as at 30.06.2021
Land	8,651				8,651
Buildings	3,001				3,001
Depreciation of buildings	-345	-70			-415
Office fixtures and fittings and equipment	892	30	-7		915
Depreciation of office fixtures and fittings and equipment	-481	-67			-548
Net value	11,719	-107	-7	0	11,605

11. Investment properties

11.1. Assets under construction

(in thousands of euros)	Gross value as at 31.12.2020	Increase	Decrease	Line item to line item transfer (²)	Change in fair value	Gross value as at 30.06.2021
Value of constructions in progress	128,919	58,248		-46,605	78,768	219,329

Buildings under construction or under development are recognised at fair value when this can be measured reliably. If fair value cannot be reliably determined, the property is recognised at its last known value plus any fixed costs over the period. At each balance sheet date, an impairment test is used to confirm that the recognised value does not exceed the recoverable value of the building.

As at 30 June 2021, the balance of assets under construction is mainly composed of sites for construction and buildings for which delivery is planned for the second half of 2021.

11.2. Investment properties

The item "investment properties" on the assets side of the balance sheet consists of investment properties and IFRS 16 rights of use for investment properties.

(in thousands of euros)	Net value as at au 31.12.2020	Increase	Decrease	Other changes (1)	Line item to line item	Fair value	Reclassificati on IFRS 5	Net value as at 30.06.2021
Rights of use IFRS								
16	63 044					-1 060		61 984
Owned investment								
properties	2 449 508	326		30 345	46 605	254 220	-29 058	2 751 946
investment								
properties under								
finance lease	562 382					-46 751	-39 308	476 324
Total investment								
properties	3 074 935	326	0	30 345	46 605	206 409	-68 366	3 290 254

⁽¹⁾ For investment properties, the amount indicated corresponds to the contribution of 3 properties in the context of the creation of SCI CARGAN-LOG for \in 30,345K (see Note 18)

The average rate of return from the independent valuation excluding transfer taxes of the Company's assets was down from 5.05% as at 31 December 2020 to 4.70% as at 30 June 2021.

The sensitivity of the portfolio's market value to the change in this average capitalisation rate excluding transfer taxes is as follows:

- An increase of 0.5% in the rate results in a decrease of 9.60% in the market value of the assets
- A decrease of 0.5% in the rate results in an increase of 11.90% in the market value of the assets

11.3. Fair value hierarchy

	Fair v	alue at 30.06	.2021	Fair v	value at 31.12	2.2020
Asset classification	level 1	level 2	level 3	level 1	level 2	level 3
Warehouse buildings	0	0	3,228,270	0	0	3,011,890
Office buildings	0	0	0	0	0	0
Total	0	0	3,228,270	0	0	3,011,890

11.4. Summary of investment property and assets under construction

	Amount as at	Amount as at
	30.06.2021	31.12.2020
Opening value (of which work in progress)	3,203,852	2,788,895
Change in fair value through operating income	286,237	174,582
Acquisition of buildings and works	88,918	277,810
Buildings held for sale	-69,860	
Cost of disposal of properties held for sale	1,494	
Disposals of buildings		-36,382
Disposals of work in progress		
New contracts related to rights of use IFRS 16		
Annual indexation of rights of use IFRS 16		1,032
Other changes on the rights of use IFRS 16		-21
Change in fair value of the rights of use IFRS 16	-1,060	-2,066
Closing value	3,509,583	3,203,852
Of which assets under construction	219,329	128,919
Of which Investment properties	3,290,254	3,074,935

⁽²⁾ Corresponds to N-1 work in progress commissioned during the year and item to item transfers

The various assumptions used by the independent appraiser in measuring fair values are as follows:

Value per geographical area Highest/Average/Low est	Number of assets	Rent €/sqm/year	Rental value €/ sq m/year	Discount rate on firm flows	Discount rate on unsecured flows	Rate of return on sale	Rate including transfer taxes (including land value if land bank)
Ile de France / Oise	40	€156/€57/€35 (1)	€128/€57/€35	5.50% /4.13% /3.25%	5.75% /4.52% /3.60%	6.50% /4.78% /3.84%	7.82% /4.32% /3.33% (1)
Rhône Alpes / Bourgogne / Auvergne	10	€59/€43/€30	€62/€44/€36	5.25% /4.22% /3.55%	5.75% /4.60% /3.80%	6.00% /4.82% /4.05%	5.88% /4.45% /3.73%
Hauts de France	4	€55/€47/€21	€46/€43/€37	4.75% /4.34% /4.00%	5.25% /4.70% /4.35%	5.50% /4.90% /4.50%	5.55% /4.83% /4.09%
Bretagne/Pays de la Loire	7	€98/€45/€25	€94/€48/€35	5.75% /4.94% /4.25%	6.25% /5.42% /4.65%	6.49% /5.66% /5.00%	5.59% /4.98% /4.52%
Other regions	32	€127/€47/€29	€113/€49/€35	5.62% /4.49% /3.50%	6.37% /4.90% /3.75%	6.62% /5.10% /4.25%	9.25 % /4.51% /3.76%

(1) Excluding the vacant asset of Ferrières-en-Brie

All the 93 assets that make up ARGAN's portfolio have been taken into account in this overview. These include standard logistics warehouses but also specific assets such as cold stores, standard and cold fulfilment centres, or also assets that are not fully owned but are built on Temporary Occupancy Permits.

11.5. Income from disposal of buildings

	Income from disposal of investment properties 30.06.2021	Income from disposal of investment properties 30.06.2020
Disposal price of buildings sold		64
Fair value at opening of the properties sold		-150
Disposal costs and investments	-7	
Price adjustments on previous disposals		
Capital gains and losses on disposals of other fixed assets		3
Total income from disposals	-7	-83

11.6. Minimum rents receivable

(in thousands of euros)	Within less than one year	Within one to five years	Within more than five years	Total
Minimum rents receivable	154,131	465,814	237,114	857,060

This table shows rental commitments from tenants in the form of fixed periods of 3, 6, 9 or 12 years.

12. Financial derivative instruments and interest rate risk management

(in thousands of euros)	Fair value at 30.06.2021	Fair value at 31.12.2020	Change in fair value	Of which change in fair value through equity	value	Of which cash equalisation payment
Fixed-payer interest rate swaps	-4,575	-6,334	1,760	1,760		1,207
Caps and collars	-1,533	-3,459	1,926		1,926	731
Amortising cash				432		-432
Total cash flow hedging instruments	-6,108	-9,793	3,686	2,192	1,926	1,506
Of which against equity	-9,540	-9,588	48			
Of which against income	1,926	-2,142	4,068			
Of which against debt (balancing payment)	1,506	1,937	-432			

	Amou	Amount as at 30.06.2021			Amount as at 31.12.2020		
(in thousands of euros)	Fixed	Hedged variable	Unhedged variable	Fixed	Hedged variable	Unhedged variable	
Borrowings	932,838	419,039	224,283	942,935	350,805	230,172	
Finance lease debt		76,278	86,669		84,990	97,619	
Borrowings on RCF			3,343			10,020	
Macroeconomic swap							
Collar macroeconomic swap		218,721	-218,721		218,721	-218,721	
Financial liabilities	932,838	714,037	95,575	942,935	654,516	119,090	
Total		1,742,450			1,716,541		

The Group uses derivative instruments to manage and reduce its net exposure to interest rate fluctuations.

The Group has entered into interest swaps and collars with a zero premium; these limit the impact of volatility of future cash flows from interest payments on variable-rate loans.

Under the terms of these swaps, the Group pays fixed interest rates as specified below and receives variable interest on the amounts of the hedged principal, calculated using 3-month Euribor.

Collars are derivative instruments used to regulate the change in a variable rate.

List of hedging and trading instruments already taken out as at 1 January 2021:

(in thousands of euros)	Amount originally hedged	Amount as at 30.06.2021	Туре	Fixed rate/Collar	Variable rate	Period covered
Swap 17	22,000	12,833	Fixed- for variable-rate	0.561%	3-month Euribor	2015-2030
Collar 24	9,037	5,032	Zero premium collar	-0.25%/+1.5%	3-month Euribor	2017-2024
Collar 25	16,357	10,060	Zero premium collar	-0.30%/+1.5%	3-month Euribor	2017-2024
Collar 26	4,090	1,566	Zero premium collar	-0.32%/+1.5%	3-month Euribor	2017-2023
Collar 27	8,482	5,294	Zero premium collar	-0.30%/+1.5%	3-month Euribor	2017-2024
Collar 28	4,590	3,198	Zero premium collar	-0.28%/+1.5%	3-month Euribor	2017-2024
Collar 29	26,009	18,122	Zero premium collar	-0.28%/+1.5%	3-month Euribor	2017-2024
Collar 30	5,364	2,184	Zero premium collar	-0.32%/+1.5%	3-month Euribor	2017-2024
Collar 31	8,032	5,645	Zero premium collar	-0.18%/+1.5%	3-month Euribor	2017-2023
Collar 32	5,012	3,635	Zero premium collar	-0.26%/+1.5%	3-month Euribor	2017-2024
Collar 34	10,500	8,004	Zero premium collar	-0.55%/+1.75%	3-month Euribor	2016-2023
Collar 35	41,282	92,592	Zero premium collar	-0.65%/+1.5%	3-month Euribor	2016-2023
Collar 36	160,599	111,157	Zero premium collar	-0.50%/+1.5%	3-month Euribor	2016-2023
Collar 37	8,373	6,333	Zero premium collar	-0.01%/+1.4%	3-month Euribor	2017-2024
Collar 38	17,431	13,537	Zero premium collar	-0.02%/+1.25%	3-month Euribor	2017-2024
Collar 39	9,600	7,533	Zero premium collar	-0.0125%/+1.5%	3-month Euribor	2017-2024
Collar 40	11,933	9,479	Zero premium collar	+0.12%/+2%	3-month Euribor	2018-2024
Collar 41	28,190	18,442	Zero premium collar	0%/+1.5%	3-month Euribor	2018-2025
Swap 42	2,505	1,972	Fixed- for variable-rate	0.630%	3-month Euribor	2018-2026
Swap 43	43,000	37,900	Fixed- for variable-rate	1.010%	3-month Euribor	2018-2030
Swap 44	10,900	9,852	Fixed- for variable-rate	0.530%	3-month Euribor	2019-2029
Swap 45	13,591	12,389	Fixed- for variable-rate	0.410%	3-month Euribor	2019-2029
Swap 46	11,700	10,700	Fixed- for variable-rate	0.410%	3-month Euribor	2019-2029
Collar 42	39,281	38,384	Zero premium collar	-1.04%/+1.5%	3-month Euribor	2020-2024
Collar 43	109,058	103,189	Zero premium collar	-0.43%/+1.5%	3-month Euribor	2020-2029
Collar 44	20,700	20,048	Zero premium collar	-0.64%/+2.5%	3-month Euribor	2020-2028
Collar 45	3,080	3,010	Zero premium collar	-0.5%/+1.75%	3-month Euribor	2020-2025
Collar 46	8,000	7,714	Zero premium collar	-0.54%/1.2%	3-month Euribor	2020-2028
Collar 47	18,900	18,000	Zero premium collar	-0.54%/1.2%	3-month Euribor	2020-2028
Collar 48	28,000	28,000	Cap with flat premium	1.250%	3-month Euribor	2020-2028
Collar 49	6,160	5,811	Cap with smoothed premium	1.000%	3-month Euribor	2020-2028

List of hedging and trading instruments already taken out as at 1 January 2021:

(in thousands of euros)	Amount originally hedged	Amount as at 30.06.2021	Туре	Fixed rate/Collar	Variable rate	Period covered
Collar 50	67,200	67,200	Zero premium collar	-0.745%/+1.25%	3-month Euribor	2021-2026

13. Other non-current financial assets

(in thousands of euros)	Amount as at 31.12.2020	Increase	Decrease	Reclassification maturing within 1 year	Amount as at 30.06.2021
Deposits and guarantees paid	455	8	-160		303
Advances paid on fixed assets	1,030	3,263			4,293
Total	1,485	3,271	-160	0	4,596

14. Trade receivables

(in thousands of euros)	Amount as at	Amount as at
(in thousands of caros)	30.06.2021	31.12.2020
Trade and other receivables	30,918	41,921
Doubtful receivables	387	387
Total gross trade receivables	31,305	42,308
Impairment	0	0
Total net trade receivables	31,305	42,308

Receivables mainly correspond to invoices for rents for Q3 2021, which are produced before 30 June 2021.

Following its filing for safeguard proceedings on 22 June 2020, the receivable of Celio prior to that date has been accounted for as a Doubtful receivables. However, no impairment has been recorded to date.

15. Other current assets

(in thousands of euros)	Amount as at 30.06.2021	Amount as at 31.12.2020
Tax and social security receivables	11,333	11,164
Other operating receivables	22,973	30,070
Other prepaid expenses	1,143	63
Other current operating assets	35,449	41,297
Accrued interest on finance lease transactions		
Other current financial assets	0	0
Total other current assets	35,449	41,297

Tax receivables mainly relate to recoverable VAT. Other operating receivables register provisions on notarial costs and rent-free periods.

16. Cash and cash equivalents

(in thousands of euros)	Amount as at 30.06.2021	Amount as at 31.12.2020	
Risk-free, highly liquid investment securities	1	1	
Cash in hand	42,127	37,471	
Cash	42,128	37,472	

Investment securities consist primarily of term deposits and money market OEIC funds.

17. Investments in associates

(in thousands of euros)	Equity- accounted investments	Impairment of equity-accounted investments	Net
As at 01.01.2021	-258	258	0
Share of income 30.06.2021	-53		-53
Share of dividend distribution			0
Reclassification of provision on equity accounted investments		53	53
Balance at 30.06.2021	-311	311	0

The Group's share in the net fair value of the entity's identifiable assets and liabilities amounted $\in 0$ as at 30 June 2021.

18. Assets held for sale

(in thousands of euros)	Amount as at 31.12.2020	Increase	Decrease	Amount as at 30.06.2021
Investment properties		68 366		68 366
Assets held for sale	0	68 366	0	68 366

Details of assets held for sale are presented in Note 11.2.

19. Consolidated shareholders' equity

19.1. Composition of share capital

(in thousands of euros)	Number of shares issued	Par value (in €)		Share premium after the transaction
Position as at 1 January 2021	22,309,227	2	44,618	295,733
Free shares		2	0	
Dividend in shares	279,318	2	559	20,980
Dividend				-44,278
Amount of capital as at 30 June 2021	22,588,545	2	45,177	272,435

19.2. Dividend paid

(in thousands of euros)	30.06.2021	31.12.2020
Net dividend per share (in euros)	2.10	1.90
Overall dividend paid	46,843	42,280
Impact of the option to pay the dividend in shares	-21,594	-4,104
Dividend paid	25,249	38,175

19.3. Treasury shares

(in thousands of euros)	Closing amount	Opening amount*	Change	Income from disposal	Cash impact
Acquisition cost	107	238	-131	36	167
Impairment	0	0	0		
Net value	107	238	-131		
Number of treasury shares	1,187	3,013	-1,826		

^{*} Due to an error in the published data as at 31 December 2020, the number of treasury shares presented was 4,367 shares instead of 3,013 shares. This amount has been amended in this document.

19.4. Free shares

On 9 July 2019, the Executive Board set up a free share allocation plan subject to exceeding certain performance criteria relating to the results of the 2019, 2020 and 2021 financial years. The free shares will be allocated in one go, at the end of the plan, in January 2022, depending on the performance of the three-year plan.

20. Financial liabilities

20.1. Change in financial liabilities and guarantees given

(in thousands of euros)	Amount as at 31.12.2020	Change in consolidation	Increase	Decrease	Other changes (1)	Line item to line item transfers	Amount as at 30.06.2021
Borrowings	1,300,391		89,048			-46,745	1,342,694
Credit lines	0						0
Bond issues	155,000					-25,000	130,000
Finance lease	157,488					-21,663	135,825
Issue costs	-14,376		-272			2,632	-12,017
Non-current IFRS 16 lease liabilities	66,889					-850	66,039
Non-current financial liabilities	1,665,392	0	88,776	0	0	-91,626	1,662,542
Borrowings	68,541			-33,477		39,370	74,433
Credit lines	10,000			-10,000			0
Bond issues	0					25,000	25,000
Finance lease	25,121			-12,667		10,732	23,186
Issue costs	-2,642			1,337		-2,632	-3,937
Accrued interest on loans	8,412				1,585	-33	9,964
Bank loans	153				-53		100
Current IFRS 16 lease liabilities	1,529			-781		850	1,598
Current financial liabilities	111,114	0	0	-55,588	1,532	73,287	130,344
Borrowings on assets held for sale	0			-		18,339	18,339
Total gross financial liabilities	1,776,506	0	88,776	-55,588	1,532	0	1,811,225

 $^{(1) \} Includes \ the \ impact \ of \ the \ annual \ index ation \ of \ IFRS \ 16 \ lease \ payments.$

Most of the borrowings were covered by the following guarantees to financial institutions when they were set up:

- mortgages and lenders' liens on the buildings concerned, amounting to:
 - as at 30 June 2021 : €1,416,831k
 - as at 31 December 2020: €1.363.670k
- guarantees made by ARGAN, amounting to:
 - as at 30 June 2021: €0k
 - as at 31 December 2020: €0k

20.2. Maturities of financial liabilities and fixed-rate/variable-rate breakdown

(in thousands of euros)	30.06.2021	Portion due in less than one year	Portion due in more than one year and less than 5 years	Portion due in more than 5 years
Variable rate borrowings (a)	646,665	34,979	244,421	367,265
Fixed rate borrowings	932,838	65,033	284,481	583,324
Variable rate capital lease obligations (a)	169,942	24,503	77,624	67,814
Fixed rate capital lease obligations	0	0	0	0
IFRS 16 lease liabilities	67,637	1,598	5,145	60,894
Issue costs	-15,954	-3,937	-7,711	-4,306
Accrued interest on loans	9,997	9,997		
Bank loans	100	100		
Capital financial liabilities	1,811,225	132,273	603,960	1,074,991

⁽a) Original variable rate – the hedged portion of these borrowings is specified in Note 12

The Company has estimated the maturities for its credit lines.

Taking into account the interest rate hedges put in place by the Group, a change of +50bp in the 3-month Euribor would have an impact of +682k on the financial costs for the period.

20.3. Due dates for finance lease payments

(in thousands of euros)	Finance lease commitment as at 30.06.2021	Portion due in	Portion due in more than one year and less than 5 years	Portion due in more than 5 years	Option exercise price
Fixed-rate lease payments					
Variable-rate lease payments	172,099	25,317	79,517	23,145	44,120
Total future lease payments	172,099	25,317	79,517	23,145	44,120

The maturities (capital and interest) of variable rate finance leases included in the commitment amount shown above under lease agreements were calculated using the interest rate applicable on the reporting date.

20.4. Net financial debt

Net financial debt consists of gross financial debt less net cash.

(in thousands of euros)	Amount as at 30.06.2021	Amount as at 31.12.2020	Change
Gross financial liabilities	1,743,588	1,708,089	35,499
Cash and cash equivalents	-42,128	-37,472	-4,656
Net financial debt before IFRS 16	1,701,460	1,670,617	30,843
IFRS 16 lease liabilities	67,637	68,418	-781
Net financial debt	1,769,097	1,739,035	30,062

Changes in the liabilities included in the Group's financing activities result from:

(in thousands of euros)	Amount as at 31.12.2020	Cash flow	Change in Consolidation	Fair values	Reclassification IFRS 5	Amount as at 30.06.2021
Cash and cash equivalents	37,472	4,656				42,128
Non-current financial liabilities	1,598,503	5,376			-7,376	1,596,503
Current financial liabilities	109,586	30,123			-10,963	128,746
Borrowing on assets held for sale					18,339	18,339
Gross debt before IFRS 16	1,708,089	35,499	0	0	0	1,743,588
Net financial debt before IFRS 16	1,670,617	30,843	0	0	0	1,701,460
IFRS 16 lease liabilities	68,418	-781				67,637
Gross debt	1,776,507	34,718	0	0	0	1,811,225
Net financial debt	1,739,035	30,062	0	0	0	1,769,097

21. Liabilities held for sale

(in thousand of euros)	Amount as at 30.06.2021	Amount ast at 31.12.2020	Change
Borrowings	7 376		7 376
Leased loans	10 931		10 931
Accrued interest	32		32
Net financial debt	18 339	0	18 339

22. Security deposits

(in thousands of euros)	Amount as at 30.06.2021	Amount as at 31.12.2020	Change
Tenant security deposits	10,194	10,558	-364

23. Provisions

(in thousands of euros)	Amount as at 31.12.2020	Increase	Decrease	Changes in scope	Amount as at 30.06.2021
Provisions for current equity-accounted investments	258	53			311
Provisions for non-current contingencies					0
Provisions for current contingencies					0
Provisions for liabilities and charges	258	53	0	0	311
Of which provisions used		_			
Of which unused provisions					

As the net position of SCCV NANTOUR was negative as at 30 June 2021, the equity-accounted securities were reclassified as provisions

24. Tax liability

No tax liabilities were recorded as at 30 June 2021.

25. Other current liabilities

(in thousands of euros)	Amount as at 30.06.2021	Amount as at 31.12.2020
Trade and other payables	20,539	
Tax liabilities	25,125	8,323
Social security liabilities	513	469
Other current liabilities	3,294	3,857
Deferral of rent-free periods under IFRS16	-1,042	-1,026
Prepaid income	45,599	46,438
Total other current liabilities	94,028	80,678

Tax liabilities relate primarily to VAT collected on receipts and accrued expenses.

Since rents are invoiced quarterly in advance, deferred income relates to rents for the quarter following the reporting date.

26. Net income from buildings

(in thousands of euros)	Amount as at 30.06.2021	Amount as at 30.06.2020
Rental income	76,182	69,505
Rental expenses and rebilled rates	25,804	22,326
Other income from buildings	1,558	1,383
Total income from buildings	103,544	93,215
Rental expenses and rates	26,897	23,498
Other expenses on buildings	147	243
Total expenses on buildings	27,044	23,740
Net income from buildings	76,500	69,475

27. Cost of net financial debt

(in thousands of euros)	Amount as at 30.06.2021	Amount as at 30.06.2020
Income from money market investment securities < 3 months		
Income from cash and cash equivalents	22	-6
Income from interest rate hedges		
Income from cash	22	-6
Interest on loans and overdrafts	-14,249	-12,447
Interest on IFRS 16 lease liabilities	-779	-791
Exit penalties		
Derivatives	-483	-773
Borrowing costs	-1,337	-1,037
Interest on financing for the Cargo transaction		-3,021
Cost of gross financial debt	-16,849	-18,069
Cost of net financial debt	-16,827	-18,075
Change in accrued interests	1,583	4,078
Spread early repayment swaps	53	53
Change in cash flow from financial income and expenses	-15,191	-13,944

28. Other financial income and expenses

(in thousands of euros)	Amount as at	Amount as at
(in thousands of euros)	30.06.2021	30.06.2020
Fair value financial income on trading instruments	1,978	
Fair value financial expenses on trading instruments		-2,024
Interest on current accounts of associates		53
Other financial income and expenses	1,978	-1,971

29. Reconciliation of tax expense

(in thousands of euros)		Amount as at 30.06.2020
Profit before tax	342,658	49,612
Theoretical tax expense (income) at the prevailing rate in France	-90,804	-13,891
Impact of the non-taxable sector	90,804	13,891
Discounted exit tax		
Exceptional contribution of 3% on distribution		
Corporate tax on previous financial years		
Unused tax losses		
Actual tax expense	0	0

30. Earnings per share

Calculation of earnings per share	Amount as at 30.06.2021	Amount as at 30.06.2020
Net income, Group share (in thousands of €)	338,289	49,612
Weighted average number of capital shares	22,404,905	22,271,440
Treasury shares (weighted)	-2,611	-1,571
Number of shares retained	22,402,294	22,269,869
Earnings per share (in euros)	15.10	2.23

31. Details of the cash flow statement

Cash net of bank overdrafts is as follows:

(in thousands of euros)	Amount as at 30.06.2021	Amount as at 31.12.2020	Amount as at 30.06.2020	
Cash and cash equivalents	42,128	37,471	29,070	
Bank loans, commercial paper and accrued interest	-100	-153	-27	
Cash in the cash flow statement	42,028	37,319	29,043	

32.Off-balance sheet commitments

(in thousands of euros)	Amount as at 30.06.2021	Amount as at 31.12.2020	
Commitments received:			
Credit lines received and unused	86,490	115,317	
Signed loans not disbursed	40,592	61,303	
Sureties received from tenants	76,818	145,123	
Total commitments in assets	203,900	321,743	
Commitments given:			
Sureties and guarantees given	4,937	4,937	
Commitments to acquire investment properties			
Work undertaken head office			
Total commitments in liabilities	4,937	4,937	
Reciprocal commitments:			
Commitments to build investment properties	43,693	62,782	
Total commitments in assets and liabilities	43,693	62,782	

33. Recognition of financial assets and liabilities

(in thousands of euros)	Assets / liabilities measured at fair value through income	Assets / liabilities held to maturity	Available -for-sale assets	Loans and receivables	Assets / Liabilities at amortised cost	Historical cost	Fair value through equity	Total	Fair Value
Financial assets		303				4,293		4,596	4,596
Cash in hand	42,127				1			42,128	42,128
Current and non-current financial instruments							178	178	178
Other assets						65,611		65,611	65,611
TOTAL FINANCIAL ASSETS	42,127	303	0	0	1	69,904	178	112,513	112,513
Non-current IFRS 16 financial liabilities and lease liabilities		1,532,542			130,000			1,662,542	1,662,542
Current and non-current financial instruments							6,286	6,286	6,286
Current IFRS 16 financial liabilities and lease liabilities						130,344		130,344	130,344
Financial liabilities on assets held for sale		18,339						18,339	18,339
Other liabilities						48,429		48,429	48,429
Security deposit						10,194		10,194	10,194
security deposit									

34. Related party relationships

The remuneration over the period of the members of the Executive Board and the members of the Supervisory Board is as follows:

(in thousands of euros)	Amount as at	Amount as at
	30.06.2021	30.06.2020
Salaries	377	337
Attendance fees	57	25
Overall remuneration	434	362

The company has not made any special pension or severance arrangements in the event of termination of the duties of corporate officers. Other than senior managers, no other related parties have been identified.

35. Headcount

	Executives	Non-	Total
		executives	
Average headcount as at 30 June 2020	23	3	26
Average headcount as at 30 June 2021	23	3	26

36. Statutory auditors' fees

(In thousands	Maz	ars	Expo	Exponens		al
of euros)	30.06.2021	30.06.2020	30.06.2021	30.06.2020	30.06.2021	30.06.2020
Audit, statutory	auditor, certificat	ion, review of ind	ividual and conso	lidated financial s	tatements	
ARGAN	58	38	35	24	93	63
IMMOCBI	0	0	0	1	0	1
CARGAN-LOG	10	0	0	0	10	0
Sub-total	68	38	35	25	103	64
Services other than certifying the financial statements						
ARGAN	3	2	3	1	6	3
IMMOCBI	0	0	0	0	0	0
CARGAN-LOG	0	0	0	0	0	0
Sub-total	3	2	3	1	6	3
Grand total	71	40	38	27	109	66

37. Post-closing events

On 9 July 2021, the Company signed a sale agreement for the portfolio of four assets to be sold.

ARGAN

A French public limited company (Société Anonyme) with share capital of €45,177,090

Registered office: 21 rue Beffroy 92200 NEUILLY SUR SEINE, France

Trade and Companies Register: RCS NANTERRE B 393 430 608

Statutory auditors' report on the half-yearly financial information

Period from 1 January to 30 June 2021

EXPONENS

MAZARS

EXPONENS

SIMPLIFIED JOINT STOCK COMPANY, MEMBER OF THE COMPAGNIE RÉGIONALE DES COMMISSAIRES AUX COMPTES OF PARIS

REGISTERED OFFICE: 20 RUE BRUNEL - 75017 PARIS

SHARE CAPITAL OF €5,650,000 - RCS PARIS 351 329 503

MAZARS

61, RUE HENRI REGNAULT - 92075 PARIS LA DÉFENSE CEDEX

TÉL: +33 (0) 1 49 97 60 00 - FAX: +33 (0) 1 49 97 60 01

PUBLIC LIMITED COMPANY PROVIDING ACCOUNTING AND STATUTORY AUDITING SERVICES WITH AN EXECUTIVE BOARD AND SUPERVISORY BOARD

Share capital of \leqslant 8,320,000 - RCS Nanterre 784 824 153

Statutory auditors' report on the half-yearly financial information

This is a free translation into English of the Statutory Auditors' review report issued in French and is provided solely for the convenience of English speaking readers. This report should be read in conjunction with, and construed in accordance with, French law and professional auditing standards applicable in France.

To the shareholders,

In performance of the assignment entrusted to us by your General Shareholders' Meeting, and in accordance with Article L. 451-1-2 III of the French Monetary and Financial Code, we have carried out the following:

- a limited review of the interim consolidated financial statements of ARGAN, for the period from 1 January to 30 June 2021, as appended to this report;
- we have verified the information given in the half-year activity report.

The global crisis related to the COVID-19 pandemic creates special conditions for the preparation and limited review of the interim consolidated financial statements. Indeed, this crisis and the exceptional measures taken within the framework of the state of health emergency have had multiple consequences for companies, particularly on their activity and financing, as well as increased uncertainties on their future prospects. Some of these measures, such as travel restrictions and teleworking, have also had an impact on the internal organisation of companies and on the way in which our work is carried out.

These interim consolidated financial statements were prepared under the responsibility of the Executive Board. It is our responsibility, on the basis of our limited review, to express our conclusion on these financial statements.

I - Accounting conclusion

We conducted our limited review in accordance with the professional standards applicable in France.

A limited review of the interim financial information consists mainly of discussions with persons

responsible for financial and accounting matters and applying analytical procedures. The inquiries for a

limited review are less extensive than for an audit conducted in accordance with professional standards

applicable in France. Consequently, the assurance that the financial statements, taken as a whole, are free

from material misstatement obtained from a limited review is a moderate assurance, lower than that

obtained from an audit.

Based on our limited review, we did not identify any material misstatements that could call into question,

in accordance with IFRS as adopted by the European Union, the accuracy and consistency of the

consolidated interim financial statements, and that the accompanying interim consolidated financial

statements give a true and fair view of the assets and liabilities and of the financial position for the past

semester as well as the income of the group of consolidated companies for the last six month-period.

II - Specific verification

We also performed the verification of the information given in the half-year activity report commenting on

the consolidated interim financial statements subject to our limited review.

We have no matters to report regarding the fair presentation of this information and its consistency with

the consolidated interim financial statements.

Paris, 26 July 2021

Statutory Auditors

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	NATHALIE LUTZ
MAZARS	
WINZINKO	
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	JEAN-MAURICE EL NOUCHI



Public limited company with an Executive Board and Supervisory Board with share capital of €45,177,090

Registered office: 21 Rue Beffroy 92 200 Neuilly

Trade and Companies Register: RCS NANTERRE B 393 430 608

Executive Board's half-year activity report Period from 1st January to 30 June 2021

1/ POSITION OF THE CONSOLIDATED GROUP OVER THE PAST SEMESTER

ARGAN is the only Frenchreal estate development and rental company listed on Euronext Paris specialised in PREMIUM warehouses.

The Company's property portfolio of built assets (excluding current developments) with a total surface area of **3,100,000 sqm**, is valued at **€3.3bn** excluding transfer taxes (**€3.45bn** including transfer taxes) as at 30 June 20210.

Its property base consists of 92 buildings, mainly **category A logistics centres** (**80 hubs** and **12 fulfilment centres** as at 30 June 2021), with a weighted average age of **9.8 years**. The buildings are located throughout France, mainly on the vertical axis Lille, Paris, Lyon, Marseille.

The breakdown of surface area is largely as follows:

\triangleright	Ile de France Region:	35%
\triangleright	Hauts de France Region:	16%
	Centre Val de Loire Region:	11%
\triangleright	Auvergne / Rhône-Alpes Region:	9%
\triangleright	Rest of France:	29%

ARGAN was listed on compartment C of Euronext Paris on 25 June 2007. ARGAN has integrated the compartment B of Euronext Paris in January 2012 and the compartment A in January 2020.

Its market capitalisation at 30 June 2021 was €2.3bn based on a price of €103/share.

ARGAN currently has three subsidiaries, AVILOG SCI and the SCI CARGAN-LOG (fully consolidated) and NANTOUR SCCV (consolidated using the equity method).

SIIC regime:

ARGAN has been placed under the SIIC (société d'Investissement Immobilier Cotée - listed real estate investment company) tax regime (the French REIT regime).

The exit tax amount for ARGAN was paid in full.

2/ REPORT OF OPERATIONS

In the first semester of 2021, ARGAN completed four new transactions:

- In March, delivery of a logistics platform of 14,200 sqm located in Gondreville, leased to COLRUYT, a local supermarket brand, for a fixed term of nine years. In order to limit the carbon footprint and, in accordance with the Climate Plan of ARGAN, the rooftop of this logistics hub is equipped with a photovoltaic power plant producing 150 MWh per year dedicated to COLRUYT's own use. This installation saves 10 tons of CO² emissions per year.
- In May, delivery of the 12,000 sqm extension consisting of two new units on the site of Decathlon in Ferrières-en-Brie. One unit is leased to Decathlon under a firm 6-year lease. The second cell is rented to XEFI, a leading IT services company for very small/very small businesses, for a fixed term of 6 years.
- In May, acquisition from Carrefour of 3 warehouses located in Lens, Marseille and Plessis-Pâté for a total surface area of 70,000 sqm in the context of the creation of a joint property company (SCI *Société Civile Immobilière*) held at 60% by ARGAN and 40% by the Carrefour Group. The warehouses of Lens and Marseille are being refurbished.
- In June, delivery of a new warehouse of 22,000 sqm in Escrennes, leased to FDG Group, leader in the non-food retail market, for a fixed term of 9 years.

The change in rents received by the Group is as follows:

- **>** 1st semester 2021: €76.2m in net rental income
- ➤ 1st semester 2020: €69.5m in net rental income

An increase of +10% in the 1st semester 2021 compared with the 1st semester 2020.

The occupancy rate for the portfolio was 99% as at 30 June 2021, due to rental vacancy of the site of Ferrières, located in the Paris region (vacant since April 30).

As at 30 June 2021, gross financial debt relating to assets delivered amounts to $\mathbf{\epsilon}1.64$ bn, including bond issues of $\mathbf{\epsilon}155$ m (excluding debt related to ongoing developments valued at $\mathbf{\epsilon}93$ m and excluding debt related to the financing of the head office of ARGAN valued at $\mathbf{\epsilon}10$ m).

Including residual cash, **net LTV** (net financial debt/value of the portfolio excluding transfer taxes) **decreases at 49%** as of 30 June 2021.

The allocation of ARGAN's gross financial debt as a percentage of capital is as follows:

- > 9% of fixed rate bonds, i.e. €155m at the fixed average rate of 3.15%
- **47%** of fixed rate amortising loans, i.e. €778m at an average rate of 1.47%
- > 39% of hedged variable rate amortising loans, i.e. €632m at an average rate of 1.63%
- > 5% of variable rate amortising loans, i.e. €74m at an average rate of 3-month Euribor + 1.37%

Taking into account a 3-month Euribor of -0.54% on average over the first semester of 2021, the ARGAN Group's average rate for total debt was stable at **1.65%** as at 30 June 2021 (1.65% as at 30 June 2020, with an average 3-month Euribor of -0.36%.

The amount of financing items that are individually hedged and the hedging instruments entered into as at 30 June 2021 are as follows:

- \triangleright €5.6M: Collar 0.18% / + 1.5% until 10/01/23
- \triangleright €8.0M: Collar 0.55% / + 1.75% until 10/07/23
- \triangleright £1.6M: Collar 0.32% / + 1.5% until 10/10/23
- \triangleright €3.6M: Collar 0.26% / +1.5% until 10/01/24
- \triangleright €5.0M: Collar 0.25% / + 1.5% until 10/01/24
- \triangleright €10.1M: Collar 0.30% / + 1.5% until 10/01/24
- \triangleright €3.2M: Collar 0.28% / + 1.5% until 10/01/24
- \triangleright €13.5M: Collar 0.02% / + 1.25% until 10/01/24
- \triangleright €18.1M: Collar 0.28% / + 1.5% until 10/01/24
- \triangleright €2.2M: Collar 0.32% / + 1.5% until 10/01/24
- \triangleright €6.3M: Collar 0.01% / + 1.4% until 10/04/24
- \triangleright €38.4M: Collar 1.04% / + 1.5% until 31/05/24
- \blacktriangleright €5.3M: Collar 0.30% / + 1.5% until 10/07/24
- Arr \in 7.5M: Collar 0.0125% / + 1.5% until 10/10/24
- \triangleright €9.5M: Collar + 0.12% / + 2% until 10/10/24
- \triangleright €18.4M: Collar + 0% / +1.5% until 10/10/24
- \triangleright €2.0M: Fixed rate swap at 0.63% until 10/04/26
- ► €5.8M: cap at 1% until 10/04/28
- \triangleright €103.2M: Collar 0.43% / +1.5% until 23/01/29
- \triangleright €23.1M: Fixed rate swap at 0.41% until 10/07/29
- ► €9.9M: Fixed rate swap at 0.53% until 10/07/29
- ► €12.8M: Fixed rate swap at 0.561% until 10/01/30
- ► €37.9M: Fixed rate swap at 1.01% until 08/06/30
- \geq €20.0M: Collar 0.64% / + 2.5% until 10/07/28
- \geq €3.0M: Collar 0.5% / + 1.75% until 10/07/25
- ightharpoonup €7.7M: Collar 0.54% / + 1.2% until 10/04/28
- \blacktriangleright €18.0M: Collar 0.54% / + 1.2% until 10/04/28
- ► €28.0M: cap at 1.25% until 19/10/28
- \triangleright €67.2M: Collar 0.745% / + 1.25% until 12/10/26 (as from 11/10/2021)

The Company has also entered into the following macro hedges:

- \triangleright €92.6M: Collar -0.65% / +1.5% until 10/10/23
- ➤ €111.2M: Collar -0.50% / +1.5% until 10/10/23

3/ FORESEEABLE DEVELOPMENT OF THE SITUATION

For the financial year 2021, **ARGAN** anticipates an increase in its rental income of approximately +8% to €154m.

4/ SIGNIFICANT EVENTS POST-CLOSING 30 JUNE 2021

ARGAN carried on its construction programme in the second half of 2021. The Company also signed, on 9 July 2021, a sale agreement for the portfolio of four assets to be sold.

5/ KEY RISKS ANALYSIS

Risks at the corporate level can be of different types:

Risks related to the Company's level of debt:

➤ Interest rate risks: With the Company using debt to finance its future developments, any change in interest rates would result in a change in the financial cost burden in respect of these loans. However, the Company has entered into various interest rate hedges to reduce its exposure to variable rates as at 30 June 2021 to approximately 5% of its total debt.

In addition, the majority of financing contracts entered into at a variable rate include options for converting to a fixed rate.

Liquidity risks: The Company's liquidity risk policy is to ensure that at all times, rental revenue exceeds what the Company needs to cover its operating expenses, interest and repayment charges for any financial debt it may take on in implementing its investment programme.

Opting for the SIIC regime requires the company to distribute a significant portion of its profits.

Financing risks: As at 30 June 2021, total debt relating to assets delivered amounts to €1.64bn. To date, the Company does not anticipate significant changes in financing risk with the Covid-19 pandemic. Since the bank debt subscribed can be amortised, the Company does not need to refinance its debt in the short and medium term.

As at 30 June 2021, asset-backed financing with an obligation to comply with LTV ratios on the Company's assets (obligation to comply with an LTV ratio of less than 70% primarily) represents 60% of all financing agreed plus bond issuances which also include the same LTV ratio compliance and represent 9% of all loans taken out.

As a reminder, the Company's LTV ratio decreases at 49% as of 30 June 2021.

Market risks:

Risks related to the economic environment and the logistics property market: Changes in the general economic environment are likely to influence demand for new warehouse space, as well as having a long-term impact on the occupancy rate and tenants' ability to pay their rents. The Company considers that its client portfolio is largely made up of leading companies whose financial position limits this risk.

The current health crisis is resulting in a pronounced slowdown in activity and a significant decline in growth that could affect our tenant-clients. A prolonged, widespread downturn in their sales could impair their solvency and, by extension, the Company's ability to recover part of its rents. Uncertainties about the scale and duration of the pandemic do not allow us to accurately determine the impact of the crisis on business and the market in which the Company operates. We have proposed targeted support measures for certain clients such as monthly rent payments or postponed settlement. however, depending on the duration and effects of the crisis on the businesses of some of our tenants, this situation could have a negative impact on the collection of rents. To date, only one tenant, the company Célio, is experiencing difficulties which led to its being placed under safeguard proceedings on 22 June 2020.

Developments in the economic situation have an impact on changes in the INSEE (French National Institute of Statistics and Economic Studies) indices to which the Company's rents are indexed (ICC: Cost-of-Construction index or ILAT: Tertiaries Activities Rent Index). However, in 50% of its leases,

the Company has implemented a collar indexation clause or pre-indexation of rents in order to limit the effects of indexation to INSEE indices.

In addition, the Company is exposed to changes in the real estate market, which could adversely affect its investment and trade-off policy, as well as its operations, financial position, performance and outlook.

➤ **Risks related to the competitive environment:** The Company faces strong competition from many players.

In the context of its asset business, the Company is competing with players who may have greater financial standing and/or a larger portfolio, or even their own development capability. This financial capacity and the ability to undertake major projects in their own right gives the largest market participants the option of responding to calls for tender for the procurement of assets with high profit potential, on pricing terms that do not necessarily meet the investment criteria and acquisition objectives the Company has set for itself.

Against a backdrop of growth in the market in which it is positioned, and faced with this competition, the Company may not be able to implement its development strategy as quickly as desired, which could adversely affect its growth, operations and future performance.

➤ **Risks related to the availability of financings:** To finance its business, the Company primarily uses long-term mortgages and lease loans as well as, to a lesser extent, bond issues.

In view of its substantial leveraging and in the event of a credit crunch by the major financial institutions or an increase in credit rates, the Company might be unable to implement its development strategy as quickly as it would like due to a shortage of loans granted. However, it believes that the diversity of its financial partners allows it to arrange the financings it needs, bearing in mind that it may also, depending on market conditions, issue bonds.

Operational risks:

- Risks related to lease regulations and their non-renewal: It remains possible that when a lease expires, some tenants may choose not to renew their lease agreement, and the Company may not be able to renew the relevant property quickly and on the same terms. Given the laddering of current leases, however, the Company believes it is in a position to deal with such eventualities. It should be noted that as at 30 June 2021, the occupancy rate was 99%, with an average remaining fixed lease term of 5.5 years.
- ➤ **Risks related to prefectoral authorisations for operations:** The majority of the Company's logistics hubs (where the quantity of combustible goods stored exceeds 500 tonnes) require a Prefectoral Authorisation to be able to operate. These authorisations, which include requirements relating to the configuration of the building concerned, apply to the operating tenants, except in the case of multi-tenant sites for which the Company is the holder of the authorisation.

This authorisation is assigned to the site for its operating model (quantity and nature of products stored, method of storage, etc.), with no time limit. Only a development or a change in this operating model may require an update to the prefectoral authorisation for operations. The Company oversees the application for the said update.

During the operational phase, the Company contractually requires its tenants to comply with the authorisations for operations and ensures that they do so (duty to disclose correspondence with the DREAL, ban on terminating the order, warehouse inspections, etc.). ARGAN's in-house property department is responsible for this oversight.

Although all of the Company's assets are compliant with ICPE regulations, it cannot guarantee that additional authorisations will be obtained if its tenants make a change to the way they operate its warehouses. To date, the Company has not had to deal with any significant delay in updating a prefectoral authorisation for operations.

Risks of dependency on certain tenants and counterparty risks: The Company's assets comprise 92 buildings, leased to a total of 49 different tenants. ARGAN's top 15 tenants were responsible for 80% of annualised rental income for 2021 across 59 sites.

The Company's client portfolio is largely made up of leading companies whose financial position limits counterparty risk in principle.

Before a lease agreement is signed, the position of potential tenants, particularly their financial position, is examined. Leases include the following guarantees: security deposit or bank guarantee equivalent to 3 months' minimum rent which may, if applicable, be increased depending on the user's potential risk profile.

For the first half-year 2021, the annual rental revenue from the largest site represents 3% of the Company's total annual rent roll. The Company is confident that it can handle a default of this magnitude for as long as necessary to install a new tenant on such a site.

The slowdown in the economy could adversely affect our tenants' business operations and increase the Company's exposure to counterparty risk for 2021. During previous lockdowns, essential businesses were allowed to continue their operations, including some ARGAN tenant brands. However, economic sectors such as personal equipment (which accounts for around 13% of our tenants) could see a slowdown in their activity.

Risks associated with the sector-specific and geographical concentration of the company's assets: The Company's assets are essentially premium logistics hubs. In particular, the Company could face a lack of availability of supply, or competition from other players in the sector.

In addition, certain property assets are located in the same region, including Ile-de-France, Hauts de France, Auvergne/Rhône-Alpes, Centre/Val de Loire, Occitanie and Pays de La Loire. The retum on property assets varies depending on the economic growth of the geographical region in which they are located. The decline in rental values in a given region as well as the availability of equivalent or higher quality supply at prices that may be lower could encourage some tenants to leave if they wish to obtain better value for money. This could also make it more difficult to re-let a real estate asset or make a trade under satisfactory conditions.

The Company cannot guarantee that it will be able to reduce the potential effects on results of any deterioration in the conditions in these regional rental markets. However, it believes that the regions referred to above are recognised logistics areas that meet the needs of its tenants.

➤ Risks related to quality control of services provided by subcontractors: The attractiveness of real estate portfolios, rental income and valuations may be affected by potential tenants' perception of the warehouses, i.e. the risk that these potential tenants may consider the quality, cleanliness and/or safety of the warehouses to be inadequate, or that they need to undertake restructuring, renovation or repair work.

As at 30 June 2021, 54% of the Company's real estate stock is covered by a 10-year guarantee, and tenants are responsible for upkeep of the buildings, other than what falls under Article 606 of the French Civil Code, which is covered by a 10-year guarantee.

In addition, for the purpose of its development operations, ARGAN entrusts the construction of its warehouses to general contractors. Supply of this type of construction company is abundant and there is full competition.

The Company is in no way dependent on this offer. ARGAN also has the option of having its warehouses built in separate lots by the different trades.

Asset-related risks:

- Risks related to the tax regime for SIICs: A change in or loss of the SIIC tax regime could have a significant adverse effect on the Company's results. The Company is currently compliant with all the requirements linked to developments in this regime, known as SIIC 4, and in particular with the obligations around the maximum number of shares the majority shareholder may hold.
- Risks related to the acquisition strategy: For the purpose of its development, the Company intends to make selective acquisitions of property assets. It cannot guarantee that such acquisition opportunities will arise, nor that acquisitions will achieve the expected profitability.

Such acquisitions involve a number of risks related to (i) conditions in the property market, (ii) the presence of multiple investors in this market (iii) asset prices, (iv) the rental yield potential of such assets, (v) the effects on the Company's operating results, (vi) the involvement of executives and key personnel in such transactions, and (vii) the discovery of problems inherent in such acquisitions such as the presence of hazardous or toxic substances, or environmental or regulatory problems.

Failure to make any acquisitions or making acquisitions of buildings that do not meet the Company's criteria in full would be likely to affect its results and its outlook.

Risks related to the estimation of asset values: The Company's portfolio is valued on a semiannual basis by independent experts. The valuation of the assets is based on a number of parameters and assumptions, which may change over the years. This valuation for the assets may not be equivalent to their realisable value in the event of a disposal, in particular in the event of a change in the asset valuation parameters between the date of the valuation report and the date of disposal.

In its appraisal report as of 30 June 2021, the independent expert states that «the pandemic and measures taken to fight Covid-19 continue to affect economies and real estate markets around the world. In France, at the date of the appraisal, the real estate market offers enough transparency to allow us to base our appraisals on. Nevertheless, given the still uncertain nature of the health crisis in the real estate market, we recommend that we regularly review the valuation of these assets». The valuation of the portfolio is carried out by the independent expert on a half-yearly basis; the valuation of the assets will therefore be reviewed at the time of the annual closing.

6/SCOPE OF CONSOLIDATION

The scope of consolidation as at 30 June 2021 is as follows:

Social Form	Companies	company SIREN registration n°	% interest and control at 30.06.2021	% interest and control at 31.12.2020
SA	ARGAN	393 430 608	100.00%	100.00%
SCCV	NANTOUR	822 451 340	49.90%	49.90%
SCI	AVILOG	841 242 274	51%	51%
SCI	CARGAN-LOG	894 352 780	60.00%	

Companies in which ARGAN holds more than a 50% share are fully consolidated. SCCV Nantour is consolidated using the equity method.

ARGAN and its subsidiaries Nantour, Avilog and Cargan-Log form the Argan group (the «Group»).

7/ CONSOLIDATED INTERIM FINANCIAL STATEMENTS

The consolidated interim financial statements for the period from 1 January to 30 June 2021 were approved by the Executive Board on 12 July 2021.

In accordance with Regulation (EC) No 1606/2002 of 19 July 2002 on the application of international accounting standards, the ARGAN Group's consolidated financial statements are prepared in accordance with IFRS as adopted in the European Union. The standards are available on the European Commission website (http://ec.europa.eu/internal_market/accounting/ias_fr.htm#adopted-commission).

The standards and interpretations listed below and which have been applicable to the Group since 1 January 2021, have no significant impact on its results and financial position:

- Amendments to IFRS 4: extension of the temporary exemption from the application of IFRS 9 (published on 13 January 2021),
- Amendments to IFRS 16, IFRS 4, IFRS 7, IFRS 9 and IAS 39: Interest rate benchmark reform Phase 2 (published on 14 January 2021),

The Group opted not to implement the standards, amendments to standards and interpretations adopted by the European Union that were eligible for early application from 2021.

The standards, amendments to standards and interpretations currently being adopted by the European Union have not been applied early.

Simplified consolidated income statement:

(in thousands of €) Consolidated financial statements, IFRS standards	From 01/01/21 to 30/06/21 (6 months)	From 01/01/20 to 30/06/20 (6 months)	
Rental income	76,182	69,505	
Rental income and expenses	- 1,094	- 1,171	
Other income and expenses	1,411	1,140	
Current operating income	72,389	64,215	
Operating income after value adjustments	357,560	69,813	
Cost of net financial debt	- 16,827	- 18,075	
EBIT	340,733	51,738	
Net income	342,658	49,611	
Net income Group share	338,289	49,612	
Number of shares as at 30 June	22,588,545	22,309,227	
Diluted net income, Group share/weighted number of shares	15.10 €	2.23 €	
Recurring net income	55,400	50,600	

- ➤ ARGAN generated rental income of €76.2 million during the first semester of 2021, an increase of 10% compared with the first half of 2020. Rental charges correspond to the contractual non-re-invoicing of charges or are due to rental vacancy. Other income and expenses mainly correspond to the application of IFRS 16.
- ➤ EBITDA (current operating income) was €72.4 million as at 30 June 2021, up 13% compared with the first semester of 2020.
- ➤ The operating income after value adjustments was €357.6 million, up 412% due to higher positive change in the fair value of investment properties (+ €285.2 million compared with + €5.7 million in the first half of 2020).
- Net income is €342.7 million, after deduction of €16.8 million from the cost of net financial debt (which includes €0.8 million in interest on IFRS 16 lease debts) and recognition of -€0.1 million in share of profit of associates and +€2 million in other financial income and expenses. This figure represents an increase of 590%
- > Diluted net income Group share per share was thus €15.10, compared with €2.23 for the first half of 2020 and calculated on the basis of a weighted number of 22,402,294 shares.
- ➤ Recurring net income, defined as net income excluding the change in fair value of assets and debt hedging instruments, excluding income from disposals was €55.4 million, an increase of 9% compared with the first half of 2020.

Statement of income and expenses recognised:

(in thousands of €)	From 01/01/21 to 30/06/21 (6 months)	From 01/01/20 to 30/06/20 (6 months)	
Earnings for the period	342,658	49,611	
Total gains and losses recognised directly in equity	2,192	- 793	
Earnings for the period and gains and losses recognised directly in equity	344,850	48,819	
- Including group share	340,481	48,819	

[➤] Gains and losses recognised directly in equity amount to a gain of €2,192k (versus a loss of -€793k in the first semester of 2020). This corresponds to the change in fair value of hedging instruments (on the effective portion).

Simplified consolidated balance sheet:

(in thousands of €)	As at 30/06/21	As at 31/12/20
Non-current assets	3,581,614	3,272,794
Current assets	108,882	121,076
Assets held for sale	68,366	0
Total Assets	3,758,862	3,393,870
Shareholders' equity	1,827,999	1,478,570
Non-current liabilities	1,679,022	1,685,826
Current liabilities	233,502	229,475
Liabilities classified as held for sale	18,339	0
Total Liabilities	3,758,862	3,393,870

Balance sheet assets:

- Non-current assets amounted to €3,581.6 million, mainly comprising €3,228.3 million in investment properties at their value excluding transfer taxes, €219.3 million in assets under construction, €11.6 million in tangible fixed assets, €62 million in rights of use under IFRS 16, €4.6 million in other noncurrent assets, €0.2 million in derivatives instruments and €55.6 million in goodwill resulting from the first-time consolidation of the "Cargo" portfolio.
 - Valuation of the portfolio showed a capitalisation rate of 4.70% excluding transfer taxes (i.e. 4.50% including transfer taxes) as at 30 June 2021, down sharply compared to 31 December 2020 (5.05% excluding transfer taxes).
- Current assets amounted to €108.9 million, comprising cash of €42.1 million, trade receivables of €31.3 million, and other current assets of €35.5 million.
- Assets were held for sale amounted to €68.4 million as at 30 June 2021.

Balance sheet liabilities:

- Shareholders' equity, share of the parent company was €1,794 million as at 30 June 2021, up €315.4 million compared with 31 December 2020. This increase over the period is the result of:
 - o Consolidated income for the period of +338.4 M€,
 - \circ A cash dividend distribution of -25.2 M€,
 - o The change in fair value of hedging instruments for +2.2 M€,
- Non-current liabilities amounted to €1,679 million, consisting of €1,596.5 million in long-term debt, €66 million in liabilities related to the application of IFRS 16, €10.2 million in security deposits and €6.3 million in financial derivative instruments.
- ➤ Current liabilities amounted to €233.5 million, consisting of €128.7 million in short-term debt, €1.6 million in liabilities related to the application of IFRS 16, €8.8 million in debts on fixed assets, €0.3 million in provisions and €94 million in other liabilities.
- ➤ Liabilities classified as held for sale amounted to €18.3 million as at 30 June 2021.

Calculation of the Net Asset Value (NAV) EPRA Net Reinstatement Value (NRV) as at 30 June 2021:

In accordance with the updated EPRA recommendations, ARGAN applies the new standards for determining the net asset value since 1st January 2020.

NAV EPRA Net Reinstatement Value (NRV) amounts to €86.7 per share as at 30 June 2021 (+19% over 6 months).

NAV EPRA Net Tangible Asset (NTA) amounts to €77.2 per share as at 30 June 2021 (+20% over 6 months).

NAV EPRA Net Disposal Value (NDV) amounts to €77 per share as at 30 June 2021 (+21% over 6 months).

NAV EPRA (in millions of €)	As at 30 June 2021 As at 31 De		31 December	December 2020		
	NRV	NTA	NDV	NRV	NRV	NRV
Consolidated shareholders' equity	1,794.0	1,794.0	1,794.0	1,478.6	1,478.6	1,478.6
+ Fair value of financial instruments	6.1	6.1	-	9.8	9.8	-
- Goodwill in the balance sheet	ı	-55.6	-55.6	-	-55.6	-55.6
+ Transfer taxes	158.8	-	-	139.3	-	-
NAV EPRA	1,958.8	1,744.4	1,738.3	1,627.7	1,432.7	1,422.9

Number of shares 22,588,545			22,588,545			
NAV EPRA in €/share	86.7	77.2	77.0	73.0	64.2	63.8

This significant increase of €13.8 per share of the NAV EPRA NRV per share compared to 31 December 2020 is attributable to:

Net income (excluding change in fair value):	+€2.5
The change in the value of the portfolio:	+€12.4
Payment of the dividend in cash:	-€1.1
The dilutive impact of new shares issued under	
the share dividend option:	-€0.9
The transfer taxes:	+€0.9

DECLARATION BY THE PERSON RESPONSIBLE FOR THE HALF-YEAR FINANCIAL REPORT

I certify that, to the best of my knowledge, that the accounts and the consolidated financial statements of the ARGAN Group for the half-year ended have been drawn up in accordance with applicable accounting standards, and give a true and fair view of the assets and liabilities, financial position, and profits and losses of the company, and of all the companies included in its scope of consolidation, and that the half-year activity report on pages 43 to 54 presents a true and fair view of the major events that took place in the first half of the year, their impact on the financial statements, the main related-party transactions and describes the main risks and uncertainties for the remaining six months of the year.

Neuilly-sur-Seine, 26 July 2021

Ronan Le Lan
Chairman of the Executive Board