

Deloitte Audyt Spółka z ograniczoną odpowiedzialnością Sp. k. al. Jana Pawła II 22 00-133 Warszawa Polska

Tel.: +48 22 511 08 11 Fax: +48 22 511 08 13 www.deloitte.com/pl

SPRAWOZDANIE NIEZALEŻNEGO BIEGŁEGO REWIDENTA Z BADANIA

Dla Wspólników Tata Consumer Products Polska Sp. z o.o.

Sprawozdanie z badania rocznego sprawozdania finansowego

Opinia

Przeprowadziliśmy badanie rocznego sprawozdania finansowego Tata Consumer Products Polska Sp. z o.o. ("Spółka"), które zawiera bilans na dzień 31 marca 2021 r. oraz rachunek zysków i strat, zestawienie zmian w kapitale własnym, rachunek przepływów pieniężnych za rok zakończony w tym dniu oraz dodatkowe informacje i objaśnienia ("sprawozdanie finansowe").

Naszym zdaniem sprawozdanie finansowe:

- przedstawia rzetelny i jasny obraz sytuacji majątkowej i finansowej Spółki na dzień 31 marca 2021 r.
 oraz jej wyniku finansowego i przepływów pieniężnych za rok obrotowy zakończony w tym dniu, zgodnie z mającymi zastosowanie przepisami ustawy z dnia 29 września 1994 r. o rachunkowości ("Ustawa o rachunkowości" Dz. U. z 2021 r., poz. 217) oraz przyjętymi zasadami (polityką) rachunkowości;
- jest zgodne co do formy i treści z obowiązującymi Spółkę przepisami prawa oraz jej umową;
- zostało sporządzone na podstawie prawidłowo prowadzonych ksiąg rachunkowych zgodnie z przepisami rozdziału 2 Ustawy o rachunkowości.

Podstawa opinii

Nasze badanie przeprowadziliśmy zgodnie z Krajowymi Standardami Badania ("KSB") w brzmieniu Międzynarodowych Standardów Badania przyjętymi przez Krajową Radę Biegłych Rewidentów oraz stosownie do ustawy z dnia 11 maja 2017 r. o biegłych rewidentach, firmach audytorskich i nadzorze publicznym ("Ustawa o biegłych rewidentach" – Dz. U. z 2020 r., poz. 1415). Nasza odpowiedzialność zgodnie z tymi standardami została dalej opisana w sekcji naszego sprawozdania *Odpowiedzialność biegłego rewidenta za badanie sprawozdania finansowego*.

Jesteśmy niezależni od Spółki zgodnie z zasadami etyki zawodowej określonymi w przyjętym przez Krajową Radę Biegłych Rewidentów Międzynarodowym Kodeksie etyki zawodowych księgowych (w tym Międzynarodowe standardy niezależności) ("Kodeks etyki") opracowanym i zatwierdzonym przez Radę Międzynarodowych Standardów Etycznych dla Księgowych oraz z innymi wymogami etycznymi, które mają zastosowanie do badania sprawozdań finansowych w Polsce. Wypełniliśmy nasze inne obowiązki etyczne zgodnie z tymi wymogami i Kodeksem etyki. W trakcie przeprowadzania badania kluczowy biegły rewident oraz firma audytorska pozostali niezależni od Spółki zgodnie z wymogami niezależności określonymi w Ustawie o biegłych rewidentach.

Uważamy, że dowody badania, które uzyskaliśmy są wystarczające i odpowiednie, aby stanowić podstawę dla naszej opinii.

Nazwa Deloitte odnosi się do jednej lub kilku jednostek Deloitte Touche Tohmatsu Limited, prywatnego podmiotu prawa brytyjskiego z ograniczoną odpowiedzialnością i jego firm członkowskich, które stanowią oddzielne i niezależne podmioty prawne. Dokładny opis struktury prawnej Deloitte Touche Tohmatsu Limited oraz jego firm członkowskich można znaleźć na stronie www.deloitte.com/pl/onas

Member of Deloitte Touche Tohmatsu Limited

Sąd Rejonowy m. st. Warszawy, XII Wydział Gospodarczy Krajowego Rejestru Sądowego, KRS 0000446833, NIP: 527-020-07-86, REGON: 010076870

Odpowiedzialność Zarządu za sprawozdanie finansowe

Zarząd Spółki jest odpowiedzialny za sporządzenie, na podstawie prawidłowo prowadzonych ksiąg rachunkowych, sprawozdania finansowego, które przedstawia rzetelny i jasny obraz sytuacji majątkowej i finansowej i wyniku finansowego Spółki zgodnie z przepisami Ustawy o rachunkowości, przyjętymi zasadami (polityką) rachunkowości oraz obowiązującymi Spółkę przepisami prawa i umową, a także za kontrolę wewnętrzną, którą Zarząd uznaje za niezbędną, aby umożliwić sporządzenie sprawozdania finansowego niezawierającego istotnego zniekształcenia spowodowanego oszustwem lub błędem.

Sporządzając sprawozdanie finansowe Zarząd Spółki jest odpowiedzialny za ocenę zdolności Spółki do kontynuowania działalności, ujawnienie, jeżeli ma to zastosowanie, spraw związanych z kontynuacją działalności oraz za przyjęcie zasady kontynuacji działalności jako podstawy rachunkowości, z wyjątkiem sytuacji kiedy Zarząd albo zamierza dokonać likwidacji Spółki, albo zaniechać prowadzenia działalności, albo nie ma żadnej realnej alternatywy dla likwidacji lub zaniechania działalności.

Zarząd Spółki jest zobowiązany do zapewnienia, aby sprawozdanie finansowe spełniało wymagania przewidziane w Ustawie o rachunkowości.

Odpowiedzialność biegłego rewidenta za badanie sprawozdania finansowego

Naszymi celami są uzyskanie racjonalnej pewności, czy sprawozdanie finansowe jako całość nie zawiera istotnego zniekształcenia spowodowanego oszustwem lub błędem oraz wydanie sprawozdania z badania zawierającego naszą opinię. Racjonalna pewność jest wysokim poziomem pewności ale nie gwarantuje, że badanie przeprowadzone zgodnie z KSB zawsze wykryje istniejące istotne zniekształcenie. Zniekształcenia mogą powstawać na skutek oszustwa lub błędu i są uważane za istotne, jeżeli można racjonalnie oczekiwać, że pojedynczo lub łącznie mogłyby wpłynąć na decyzje gospodarcze użytkowników podjęte na podstawie tego sprawozdania finansowego.

Zakres badania nie obejmuje zapewnienia co do przyszłej rentowności Spółki ani efektywności lub skuteczności prowadzenia jej spraw przez Zarząd Spółki obecnie lub w przyszłości.

Podczas badania zgodnego z KSB stosujemy zawodowy osąd i zachowujemy zawodowy sceptycyzm, a także:

- identyfikujemy i oceniamy ryzyka istotnego zniekształcenia sprawozdania finansowego spowodowanego oszustwem lub błędem, projektujemy i przeprowadzamy procedury badania odpowiadające tym ryzykom i uzyskujemy dowody badania, które są wystarczające i odpowiednie, aby stanowić podstawę dla naszej opinii. Ryzyko niewykrycia istotnego zniekształcenia wynikającego z oszustwa jest większe niż tego wynikającego z błędu, ponieważ oszustwo może dotyczyć zmowy, fałszerstwa, celowych pominięć, wprowadzenia w błąd lub obejścia kontroli wewnętrznej;
- uzyskujemy zrozumienie kontroli wewnętrznej stosownej dla badania w celu zaprojektowania procedur badania, które są odpowiednie w danych okolicznościach, ale nie w celu wyrażenia opinii na temat skuteczności kontroli wewnętrznej Spółki;
- oceniamy odpowiedniość zastosowanych zasad (polityki) rachunkowości oraz zasadność szacunków księgowych oraz powiązanych ujawnień dokonanych przez Zarząd Spółki;
- wyciągamy wniosek na temat odpowiedniości zastosowania przez Zarząd Spółki zasady kontynuacji działalności jako podstawy rachunkowości oraz, na podstawie uzyskanych dowodów badania, czy istnieje istotna niepewność związana ze zdarzeniami lub warunkami, która może poddawać w znaczącą wątpliwość zdolność Spółki do kontynuacji działalności. Jeżeli dochodzimy do wniosku, że istnieje istotna niepewność, wymagane jest od nas zwrócenie uwagi w naszym sprawozdaniu biegłego rewidenta na powiązane ujawnienia w sprawozdaniu finansowym lub, jeżeli takie ujawnienia są nieadekwatne, modyfikujemy naszą opinię. Nasze wnioski są oparte na dowodach badania uzyskanych do dnia sporządzenia naszego sprawozdania biegłego rewidenta, jednakże przyszłe zdarzenia lub warunki mogą spowodować, że Spółka zaprzestanie kontynuacji działalności;

 oceniamy ogólną prezentację, strukturę i zawartość sprawozdania finansowego, w tym ujawnienia oraz czy sprawozdanie finansowe przedstawia będące ich podstawą transakcje i zdarzenia w sposób zapewniający rzetelną prezentację.

Przekazujemy osobom sprawującym nadzór informacje o, między innymi, planowanym zakresie i czasie przeprowadzenia badania oraz znaczących ustaleniach badania, w tym wszelkich znaczących słabościach kontroli wewnętrznej, które zidentyfikujemy podczas badania.

Inne informacje, w tym sprawozdanie z działalności

Na inne informacje składa się sprawozdanie z działalności Spółki za rok obrotowy zakończony 31 marca 2021 r. ("Sprawozdanie z działalności").

Odpowiedzialność Zarządu

Zarząd Spółki jest odpowiedzialny za sporządzenie Sprawozdania z działalności zgodnie z przepisami prawa.

Zarząd Spółki jest zobowiązany do zapewnienia, aby Sprawozdanie z działalności spełniało wymagania przewidziane w Ustawie o rachunkowości.

Odpowiedzialność biegłego rewidenta

Nasza opinia z badania sprawozdania finansowego nie obejmuje Sprawozdania z działalności. W związku z badaniem sprawozdania finansowego naszym obowiązkiem jest zapoznanie się ze Sprawozdaniem z działalności, i czyniąc to, rozpatrzenie, czy Sprawozdanie z działalności nie jest istotnie niespójne ze sprawozdaniem finansowym lub naszą wiedzą uzyskaną podczas badania, lub w inny sposób wydaje się istotnie zniekształcone. Jeśli na podstawie wykonanej pracy, stwierdzimy istotne zniekształcenia w Sprawozdaniu z działalności, jesteśmy zobowiązani poinformować o tym w naszym sprawozdaniu z badania. Naszym obowiązkiem zgodnie z wymogami Ustawy o biegłych rewidentach jest również wydanie opinii, czy Sprawozdaniu z działalności zostało sporządzone zgodnie z przepisami oraz czy jest zgodne z informacjami zawartymi w sprawozdaniu finansowym.

Opinia o Sprawozdaniu z działalności

Na podstawie wykonanej w trakcie badania pracy, naszym zdaniem, Sprawozdanie z działalności Spółki:

- zostało sporządzone zgodnie z art. 49 Ustawy o rachunkowości;
- jest zgodne z informacjami zawartymi w sprawozdaniu finansowym.

Ponadto, w świetle wiedzy o Spółce i jej otoczeniu uzyskanej podczas naszego badania oświadczamy, że nie stwierdziliśmy w Sprawozdaniu z działalności istotnych zniekształceń.

Kluczowym biegłym rewidentem odpowiedzialnym za badanie, którego rezultatem jest niniejsze sprawozdanie niezależnego biegłego rewidenta, jest Adam Chróścielewski.

Działający w imieniu Deloitte Audyt Spółka z ograniczoną odpowiedzialnością Sp. k. z siedzibą w Warszawie, wpisanej na listę firm audytorskich pod numerem 73, w imieniu której kluczowy biegły rewident zbadał sprawozdanie finansowe:

Adam Chróścielewski nr w rejestrze 11341

Warszawa, 24 maja 2021 roku

Deloitte Audyt Spółka z ograniczoną odpowiedzialnością Sp. k. al. Jana Pawła II 22 00-133 Warszawa Polska

Tel.: +48 22 511 08 11 Fax: +48 22 511 08 13 www.deloitte.com/pl

INDEPENDENT AUDITOR'S REPORT

To Shareholders Tata Consumer Products Polska Sp. z o.o.

Report on the Audit of the Annual Financial Statements

Opinion

We have audited the annual financial statements of Tata Consumer Products Polska Sp. z o.o. (the "Company"), which comprise the balance sheet as at March 31, 2021, and the profit and loss account, statement of changes in equity and cash flow statement for the year then ended, and notes to the financial statements (the "financial statements").

In our opinion, the accompanying financial statements:

- give a true and fair view of the economic and financial position of the Company as at March 31, 2021, and of its financial performance and its cash flows for the year then ended in accordance with the applicable provisions of the Accounting Act of 29 September 1994 (the "Accounting Act", Journal of Laws of 2021, item 217) and the adopted accounting policies;
- comply, as regards their form and content, with the applicable laws and the articles of association of the Company;
- have been prepared based on properly kept accounting records, in accordance with Section 2 of the Accounting Act.

Basis for Opinion

We conducted our audit in accordance with the Polish Standards on Auditing ("PSAs") in the wording of the International Standards on Auditing adopted by the National Council of Statutory Auditors and in compliance with the Act on Statutory Auditors, Audit Firms and Public Oversight of 11 May 2017 (the "Act on Statutory Auditors", Journal of Laws of 2020, item 1415). Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report.

We are independent of the Company in accordance with the principles of professional ethics specified in the International Code of Ethics for Professional Accountants (including International Independence Standards) ("Code of ethics") developed and issued by the International Ethics Standards Board for Accountants and adopted by the National Council of Statutory Auditors, together with the ethical requirements that are relevant to the audit of the financial statements in Poland, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of ethics. Throughout the audit, both the key statutory auditor and the audit firm remained independent of the Company in accordance with the independence requirements set out in the Act on Statutory Auditors.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Deloitte refers to one or more of Deloitte Touche Tohmatsu Limited, a UK private company limited by guarantee, and its network of member firms, each of which is a legally separate and independent entity. Please see www.deloitte.com/pl/about for a detailed description of the legal structure of Deloitte Touche Tohmatsu Limited and its member firms.

Member of Deloitte Touche Tohmatsu Limited

District Court for the city of Warsaw, XII Business Division of the National Court Register, KRS No. 0000446833, NIP: 527-020-07-86, REGON: 010076870

Responsibilities of the Management Board for the Financial Statements

The Company's Management Board is responsible for the preparation – based on properly kept accounting records – of financial statements which give a true and fair view of the economic and financial position of the Company and of its financial performance in accordance with the provisions of the Accounting Act, the adopted accounting policies as well as the applicable laws and articles of association, and for such internal control as the Management Board determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, the Management Board is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the Management Board either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

The Management Board of the Company is obliged to ensure that the financial statements meet the requirements of the Accounting Act.

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with PSAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

The scope of an audit does not include an assurance about the future profitability of the Company or the effectiveness or efficiency of the Management Board in managing the Company's affairs at present or in the future.

As part of an audit in accordance with PSAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control;
- obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control;
- evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Company's Management Board;
- conclude on the appropriateness of the Company's Management Board's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern;
- evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

We provide the Company's persons exercising supervision with information regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control identified during our audit.

Other Information, Including the Report on the Activities

Other information includes a report on the Company's activities in the financial year ended March 31, 2021 (the "Report on the Activities").

Responsibilities of the Management Board

The Company's Management Board is responsible for the preparation of the Report on the Activities in accordance with the applicable laws.

The Management Board is obliged to ensure that the Report on the Activities, meet the requirements of the Accounting Act.

Auditor's Responsibilities

Our opinion on the financial statements does not cover the Report on the Activities. In connection with our audit of the financial statements, our responsibility is to read the Report on the Activities and, in doing so, consider whether the Report on the Activities is materially inconsistent with the financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this Report on the Activities, we are required to report that fact in our auditor's report. Additionally, under the Act on Statutory Auditors we are obliged to express an opinion on whether the Report on the Activities has been prepared in accordance with the applicable laws and whether it is consistent with the information contained in the financial statements.

Opinion on the Report on the Activities

Based on our work performed during the audit, we are of the opinion that the Report on the Activities:

- has been prepared in accordance with Article 49 of the Accounting Act;
- is consistent with the information contained in the financial statements.

Furthermore, in the light of the knowledge and understanding of the Company and its environment obtained in the course of the audit, we have not identified any material misstatements of the Report on the Activities.

The key statutory auditor on the audit resulting in this independent auditor's report is Adam Chróścielewski.

Acting on behalf of Deloitte Audyt Spółka z ograniczoną odpowiedzialnością Sp. k. with its registered seat in Warsaw, entered under number 73 on the list of audit firms, in the name of which the financial statements have been audited by the key statutory auditor:

Adam Chróścielewski Registered under number 11341

Warsaw, 24 May 2021

This document is a foreign language version of the original Independent Auditor's Report issued in Polish version and only the original version is binding. This document has been prepared for information purposes and could be used only for company's internal purposes. In case of any discrepancies between the Polish and English version, the Polish version shall prevail.

TATA CONSUMER PRODUCTS POLSKA

DIRECTORS' REPORT OF TATA CONSUMER PRODUCTS POLSKA SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ WITH ITS REGISTERED OFFICE IN WARSAW FOR THE PERIOD FROM 1 APRIL 2020 TO 31 MARCH 2021

Management Board:

Manesh Thakrar

The Management Board hereby presents the report on its operations and the financial performance of the Company for the financial year ended 31 March 2021.

INTRODUCTION

Tata Consumer Beverages Polska Sp. z o.o. ("TCPP") was established by virtue of a notarial deed drawn up at the office of notary Czesława Kołcun on 4 February 1994 (Rep. A-1100/94).

The Company was registered on 21 March 1994 by way of decision of the District Court in Warsaw, 16th Commercial and Registry Division, No RHB 39908, under the business name Lyons Tetley Poland Sp. z o.o. The Company was assigned Statistical Identification Number (REGON) 010611629. In 1995, the Company's name was changed to Tetley Polska Sp. z o.o. On 27 July 2010, the Company's name was changed to Tata Global Beverages Polska Sp. z o.o.

On 27 July 2001, the District Court for the Capital City of Warsaw, 20th Commercial Division of the National Court Register, issued its decision on entering the Company in the Register of Entrepreneurs under KRS number 30868.

In the period from April 1, 2020 to March 31, 2021 the Management Board was single-person and it included Manesh Thakrar.

As at 31 March 2020, the Company's share capital amounts to PLN 73,859,400 and is divided into 123,099 shares with a nominal value of PLN 600 each. The sole shareholder of TCPP is Tata Global Beverages Overseas Holdings Limited with its registered office in the United Kingdom.

On 13 May 2020 (date od entry into the National Court Register), the Company's name and address was changed from Tata Global Beverages Polska Sp. z o.o. with its registered office in Warsaw at Kłobucka 25 to Tata Consumer Products Polska Sp. z o.o. with its registered office in Warsaw at Puławska 303. The Company has no other branches.

ACTIVITY

In the reporting period 2020/2021, the Company continued its operations which consisted in selling tea under the Tetley, Vitax, Flosana and Golden Leaf brands and selling coffee under the Eight O'Clock brand.

The retail market in Poland continues to be very competitive, with a growing share of the own brands segment in virtually every category, including tea. The level of competition is not expected to change significantly in the near future. Over the past few years, the structure of retail trade has undergone many changes, including a growing share of discount store chains at the expense of the remaining distribution channels. Over the last year,

The Company does not conduct any research or development activities.



TATA CONSUMER PRODUCTS POLSKA SP. Z O.O.

Ul. Puławska 303, 02-785 Warszawa, tel.: 022 54 69 000, fax: 022 54 69 034, Sąd Rejonowy dla M. St. Warszawy w Warszawie, XIII Wydz. Gosp. KRS, Numer KRS: 000030868, NIP: 5270024800, REGON: 010611629, Zarząd: Manesh Thakrar, Kapitał zakładowy: 73 859 400,00 zł

TATA CONSUMER PRODUCTS POLSKA

EMPLOYEES

In the past financial year, the average number of employees at TGBP was 11.

FINANCIAL POSITION

The financial statements of the Company for the period from 1 April 2020 to 31 March 2021 have been prepared in line with the applicable provisions of law.

In the current year, net sales revenue decreased by 6.1% as compared with the previous year. The profit and loss account showed a net profit of PLN 447,202.12. As at 31 March 2021, equity had a positive value of PLN 6,245,067.83.

The company received a support letter from Tata Consumer Products UK Group Limited on April 26, 2021 to provide funding for a period of not less than 12 months from its date. In connection with the prerequisites set out in Article 233 para. 1 of the Commercial Companies Code, the General Meeting of Shareholders will adopt a resolution regarding the continuation of the Company's operations.

In the current financial year, the main sources of funds for the Company were a group cash-pooling maintained by HSBC Bank Polska S.A.

SOURCES OF REVENUE

The main source of revenue in the reporting period was the sale of tea to customers in traditional and new distribution channels on the domestic market and for exports.

FINANCIAL RISK MANAGEMENT

The financial risks for TGBP include currency exchange rate fluctuations, interest rate movements and credit risk. The Management Board does not identify any other significant financial risks.

INVESTMENT PURCHASES

In the past period, the investment expenditures of TCPP were limited to the purchase of office equipment.

EXPECTED DEVELOPMENT OF THE COMPANY

In the future, TCPP expects to consolidate its presence on the Polish market of beverages as part of Tata Consumer Products Group.

24 May 2021

Management Board:

Manesh Thakrar



TATA CONSUMER PRODUCTS POLSKA SP. Z O.O.

UI. Puławska 303, 02-785 Warszawa, tel.: 022 54 69 000, fax: 022 54 69 034, Sąd Rejonowy dla M. St. Warszawy w Warszawie, XIII Wydz. Gosp. KRS, Numer KRS: 0000030868, NIP: 5270024800, REGON: 010611629, Zarząd: Manesh Thakrar, Kapitał zakładowy: 73 859 400,00 zł

ul. Puławska 303, 02-785 Warszawa REGON: 010611629 NIP: 527-00-24-800

Financial Statements for the period from 1 April 2020 to 31 March 2021

1. Core business of the Company

Tata Consumer Products Polska Sp. z o.o. with its registered office in Warsaw, ul. Puławska 303, commenced its operation in 1994. The District Court in Warsaw, 20th Commercial Division of the National Court Register, entered the Company in the Register of Entrepreneurs under KRS number 30868. At present, the Company is registered with the 13th Commercial Division of the National Court Register. The Company's primary object is the wholesale of tea and other food products.

On 13 May 2020 (date od entry into the National Court Register), the Company's name and address was changed from Tata Global Beverages Polska Sp. z o.o. with its registered office in Warsaw at Kłobucka 25 to Tata Consumer Products Polska Sp. z o.o. with its registered office in Warsaw at Puławska 303.

In the period from April 1, 2020 to March 31, 2021, the Management Board was single-person and it included Manesh Thakrar

In accordance with the Company's Articles of Association, the Company's duration is unlimited.

2. Financial statements

Accounting principles applied in preparation of the financial statements comply with the Accounting Act of 29 September 1994 (Journal of Laws of 2016, item 1047, as amended) and the implementing regulations issued thereunder, hereinafter referred to as the Act, which describes, inter alia, the general accounting principles to be applied by entities with their registered office or their head office in the Republic of Poland.

Accounting entries are made in accordance with the historical cost principle.

The financial statements are presented for the period of 12 months from 1 April 2020 to 31 March 2021. Comparative data pertain to the corresponding period of the previous financial year.

All values in the financial statements are disclosed in Polish zlotys.

The above accounting principles have been applied both for the period ended 31 March 2020 and 31 March 2021.

The financial statements have been prepared under the assumption that the Company would continue as a going concern in the future. In the current financial year, the Company incurred a net profit of PLN 447,202.12. The value of the Company's net assets as at 31 March 2021 was positive: PLN 6,245,067.83.

3. Adopted accounting principles

(a) Tangible fixed assets and intangible assets

Tangible fixed assets are non-current assets and their equivalents, suitable for use and allocated to be used for the purposes of the entity.

Intangible assets include economic rights used by the entity for the purposes of carrying out activity with expected economic useful life above one year.

Intangible assets are measured at the acquisition cost less amortisation write-downs and impairment losses.

Tangible fixed assets are stated in the financial statements at net carrying amount, i.e. at their initial value less depreciation write-downs and impairment losses. The initial value of fixed assets comprises all costs incurred by the entity for the period of construction, assembly, improvement and adjustment of the asset for use, including non-deductible tax on goods and services and the cost of incurred liabilities less the related revenue.

An impairment loss is recognised when there is a high likelihood that a tangible fixed asset controlled by the entity will not generate a significant part or all of the expected future economic benefits. In the event of earmarking a given asset for scrapping, discontinuing its use or other reasons which give rise to the impairment of such a fixed asset, a revaluation write-down is charged against other operating expenses.

Depreciation (amortisation) write-downs are recognised on the basis of the current depreciation (amortisation) schedule, setting rates and amounts of annual write-downs of individual non-current assets, taking into account economic useful life of individual non-current assets. Depreciation (amortisation) is recognised on a straight line basis. Depreciation (amortisation) write-downs are made starting from the month following the month of accepting a fixed asset or an intangible asset for use.

The correctness of useful lives and other data accepted for the depreciation schedule is periodically verified by the manager of the entity, which results in adjustments of annual depreciation (amortisation) rates and amounts of depreciation (amortisation) write-downs starting the first month of the next financial year.

The Company uses the following annual depreciation rates for key groups of fixed assets:

buildings, premises (leasehold improvements)	- 10%
technical equipment and machinery	- 10–30%
vehicles	- 20%
other fixed assets	- 20%

The amortisation rate for intangible assets, comprising computer software and copyrights, is 20–50%. In respect of goodwill, the Company applies an annual amortisation rate of 20%. Amortisation of goodwill is recognised under Other operating expenses in the Profit and loss account.

Minor equipment with a value of less than PLN 1,000 is not recorded and is charged directly to the costs of material consumption in the Profit and loss account.

(b) Receivables

As at the balance sheet date, receivables are measured at amounts due plus interest for delay calculated, and stated in net amount (i.e. less impairment write-downs recognised).

The value of receivables is adjusted with a view to the likelihood of their repayment by creating impairment writedowns that are charged, respectively, to other operating costs or financial costs, depending on the type of receivables to which the impairment write-down refers.

Tax, subsidy and social insurance receivables as well as other receivables are measured at the amount due, based on regulations, agreements or other documents.

(c) Inventories

Inventories are measured at the lower of actual purchase prices or actual manufacture costs and net realisable value.

The purchase price is the actual purchase price of materials, comprising the amount due to the seller (without due tax on goods and services) and in the case of imports – increased by public charges and costs directly related to the purchase, including costs of transportation, loading and unloading, less any price deductions (rebates, discounts).

Revaluation write-downs on inventories made as a result of their impairment and reflecting the measurement of their net realizable value, rather than purchase price or cost of production, are included in other operating expenses

(d) Monetary assets

Monetary assets include cash in hand, cash at bank or cash deposits due within 3 months, as well as external cheques, promissory notes and similar documents if they are due up to 3 months from the date of their issuance. Monetary assets also include interest accrued on financial assets.

Cash is stated at nominal value and reported together with interest charged or deducted.

Interest received and due is classified as part of financial income.

(e) **Prepayments and accruals**

i. Prepayments

Prepayments include costs related to periods after the period in which they were incurred. The timing and method of recognition in the income statement corresponds to the nature of the expenses being recognised, taking account of the prudence principle.

ii. Accruals

Accruals, as referred to in Article 39.2.2 of the Accounting Act, are disclosed under "Provisions for liabilities" in liabilities and equity. In particular:

- accruals resulting from all types of accrued employee benefits, e.g. provisions for unused holiday leave, annual bonuses, long service bonuses and retirement severance pay are presented in the line "Provisions for employees and similar benefits", except for accrued and unpaid remuneration for the previous financial year which is disclosed under payroll liabilities;

- accruals concerning future benefits for other persons (other than employees) the amount of which can be estimated in a credible manner, even though the origination date of the liability is yet unknown, e.g. provisions for guarantee repairs, restructuring provisions, are presented in the line "Other provisions".

Accruals, as referred to in Article 39.2.1 of the Accounting Act, (mainly uninvoiced services and deliveries) are disclosed under "Trade payables" in liabilities and equity, in line with National Accounting Standard No 6.

(f) Equity

Equity comprises the share capital, reserve capital and capitals created by the Company in accordance with the applicable law, Articles of Association and resolution of the General Meeting of Shareholders, including the amount resulting from non-distributed retained earnings.

The share capital of the Company is disclosed at the amount consistent with the notarial deed and the entry in the commercial register, at nominal value.

Declared but not paid capital contributions are recognised as called-up share capital not paid.

In the event of adoption of a resolution of the Shareholders of the Company specifying the date and amount of payments, the equivalent payments are recognized in a separate item of the balance sheet liabilities (Reserve capital from shareholders payments) and are recognized as a component of the equity until it will not be used in a way justifying its write-off. Approved payments that have not yet been made are recognised as contributions towards reserve capital due (negative value)

Reserve capital is the capital from the sale of shares with premium above their nominal value, other amounts in accordance with the applicable law or notarial deed, and the amount of the financial result allocated to the supplementary capital in accordance with a resolution of the General Meeting of Shareholders.

Retained earnings include profits and losses for previous periods that were not settled on the basis of resolutions of General Meetings of Shareholders.

(g) **Provisions for liabilities**

Provisions for liabilities are measured at a reasonable and reliably estimated value.

Provisions are recognised for certain or likely future liabilities which can be estimated in a reliable manner, in particular for losses on business transactions in progress, including those in respect of guarantees granted, warranties granted, loans, or outcomes of litigation in progress.

Provisions are charged, respectively, to other operating expenses, financial costs or extraordinary losses, depending on circumstances to which future liabilities are related.

(h) Liabilities

Financial liabilities are measured no later than at the end of the reporting period, according to the adjusted purchase price. Liabilities other than financial ones are disclosed at the amount due, i.e. together with interest payable as at the balance sheet date. This interest is charged to finance costs.

(i) Settlements with foreign entities

As at the balance sheet date, assets, equity and liabilities denominated in foreign currencies are stated according to the average exchange rate determined for the particular currency by the National Bank of Poland as at that date.

During the financial year, the following transactions in foreign currencies are recorded in the accounting records:

- transactions regarding cash, repayment of receivables and payment of liabilities – at purchase or sale exchange rate of the Company's bank;

- transactions pertaining to receivables and liabilities — at the average exchange rate as at the day preceding the transaction date determined for a given currency by the President of the National Bank of Poland, unless a different exchange rate is determined in the customs clearance document.

Exchange differences resulting from payment and as at the balance sheet date are respectively classified to financial income or costs and in justified cases – to manufacturing cost of products or purchase cost of goods, as well as purchase cost or manufacturing cost of fixed assets, constructions in progress or intangible assets.

(j) Revenue from sales

Sales revenue is recognised at the time of goods delivery, if the entity has transferred a significant part of risk and benefits arising from the goods ownership rights, or service performance. Sales are recognised on a net basis, i.e. exclusive of tax on goods and services and any other discounts granted, and additionally without any costs of marketing services provided by the Company's clients (comprising promotional activities aimed at boosting sales) regardless of how they are calculated.

(k) Obligatory charges on the financial result

Statutory appropriations of the financial result include corporate income tax (in accordance with the Act on Corporate Income Tax) and other equivalent payments based on separate regulations.

Income tax is calculated based on profit before tax calculated in keeping with the accounting regulations, adjusted for non-taxable income, non-tax deductible expenses, deductible losses for previous years, investment allowances and donations.

The entity recognises deferred tax provisions and deferred tax assets in respect of temporary differences between the book value of assets and liabilities and their tax values, and the tax loss recoverable in the future.

Deferred tax assets are determined at the amount of corporate income tax recoverable in the future in respect of deductible temporary differences which will result in a lower tax base in the future, and the carryforward of tax losses, taking account of the prudence principle.

A deferred tax provision is recognised at the amount of income tax payable in the future in respect of taxable temporary differences, i.e. differences which result in an increase of the tax base in the future.

Deferred tax provisions and assets are measured using the tax rates applicable in the year in which the related tax obligation arises.

The difference between the balance of deferred tax provisions and assets at the end and the beginning of the reporting period affects the financial result, whereas the deferred tax provisions and assets concerning transactions credited or charged against the equity are also credited or charged against the equity.

4. Presentation changes in the financial statements

In the financial year ended 31 March 2021, the Company did not introduce any material changes to the accounting principles as regards the previous financial year, with significant impact on its material and financial situation and the financial result.

Contents

	Page
Introduction	2 - 6
Balance sheet	8 - 9
Profit and loss account	10
Statement of changes in equity	11
Cashflow statement	12
Notes to the financial statements	13-21

Tata Consumer Products Polska Sp. z o.o. Balance sheet as at 31 March 2021

ASSETS	Note	31.03.2021	31.03.2020
Non-current assets		943 426,79	1 349 217,76
Intangible assets Goodwill Other intangible assets		- -	- - -
Tangible fixed assets Fixed assets Buildings, premises and civil engineering structures Technical equipment and machinery Other fixed assets	1	24 363,16 24 363,16 - 24 073,18 289,98	54 228,11 54 228,11 50 334,81 3 893,30
Long-term receivables From related entities From other entities Long-term prepayments Deferred income tax assets Other prepayments	2 13	73 744,83 73 744,83 845 318,80 845 318,80	113 187,77 113 187,77 1 181 801,88 1 181 801,88
Current assets		14 069 969,38	15 398 295,34
Inventories Goods	3	1 373 290,98 1 373 290,98	3 558 928,58 3 558 928,58
Short-term receivables Receivables from related entities trade receivables, due within: - up to 12 months other Receivables from other entities trade receivables, due within: - up to 12 months	4 16	12 620 174,89 9 542 432,11 1 322 847,05 1 322 847,05 8 219 585,06 3 077 742,78 2 574 074,86 2 574 074,86	11 743 398,92 2 763 845,37 1 462 775,32 1 462 775,32 1 301 070,05 8 979 553,55 8 938 950,21 8 938 950,21
in respect of taxes, customs duties, social insurance and health insurance as well as other public law receivables other		498 325,92 5 342,00	40 603,34
Short-term investments Short term financial assets cash and other monetary assets: - cash in hand and at bank - other cash equivalents	6	19 045,89 19 045,89 19 045,89 19 045,89	32 344,69 32 344,69 32 344,69 32 344,69
Short-term prepayments	7	57 457,62	63 623,15
Total assets		15 013 396,17	16 747 513,10

Note 31.03.2021 31.03.2020 LIABILITIES and EQUITY Equity 6 245 067,83 5 797 865,71 8 73 859 400,00 73 859 400,00 Share capital Reserve capital 3 871.13 3 871,13 Accumulated losses (68 065 405,42) (69 362 789,43) Net profit 9 447 202,12 1 297 384,01 Liabilities and provisions for liabilities 8 768 328,34 10 949 647,39 10 Provisions for liabilities 394 816,14 423 161,95 Deferred income tax provision 13 374,43 1 479,51 Provision for retirement pensions and similar benefits 394 441,71 421 682,44 - short-term 394 441,71 421 682,44 Short-term liabilities 11 10 526 485,44 8 373 512,20 To related entities 16 4 966 689,08 3 886 191,67 trade liabilities, due within: 4 966 689,08 3 886 191,67 - up to 12 months 4 966 689.08 3 886 191,67 To other entities 3 378 553.21 6 605 342,46 11 loans and borrowings trade liabilities, due within: 3 290 427,37 5 901 117,70 3 290 427,37 5 901 117,70 - up to 12 months in respect of taxes, customs duties, social insurance and health 42 503,32 675 681,04 insurance as well as other public law liabilities other 45 622,52 28 543,72 Special funds 28 269,91 34 951,31 Total liabilities and equity 15 013 396,17 16 747 513,10

Tata Consumer Products Polska Sp. z o.o. Profit and loss account

for the period from 1 April 2020 to 31 March 2021

	Note		
		31 March 2021	31 March 2020
Net revenue from sales and equivalents, including:	12	25 759 177,62	27 433 267,09
- from related parties	16	987 000,00	2 180 000,00
Net revenue from sales of products Net revenue from sales of goods and materials		992 362,56 24 766 815,06	2 196 822,89 25 236 444,20
Operating expenses		25 269 348,94	26 165 831,52
Amortisation and depreciation Materials and energy consumption External services Taxes and charges - excise duty Payroll Social insurance and other benefits		29 864,95 145 508,63 3 192 060,88 14 742,27 - 2 046 524,70 314 667,56	31 839,42 153 786,19 3 787 522,76 7 303,87 - 2 541 609,90 467 865,93
Other expenses by nature Value of goods and materials sold		42 948,34 19 483 031,61	85 088,18 19 090 815,27
Profit on sales		489 828,68	1 267 435,57
Other operating income		241 822,07	3 932,29
Gains on disposal of non-financial fixed assets Subsidies received Other operating revenue		- - 241 822,07	3 932,29
Other operating expenses		68 697,32	293 203,63
Loss on disposal of non-financial fixed assets Revaluation of non-financial assets Other operating expenses		10 303,03 58 394,29	187 513,73 105 689,90
Operating profit		662 953,43	978 164,23
Financial income		-	161,16
Interest - from related entities Other		- -	161,16 - -
Financial costs		(119 626,69)	182 975,14
Interest, including: - for related entities		75,15	88,55
Other		(119 701,84)	182 886,59
Gross profit		782 580,12	795 350,25
Income tax	13	335 378,00	(502 033,76)
Net profit		447 202,12	1 297 384,01

Tata Consumer Products Polska Sp. z o.o.

Statement of changes in equity

for the period from 1 April 2020 to 31 March 2021

	31 March 2021	31 March 2020
Equity as at the beginning of the period (OB)	5 797 865,71	4 500 481,70
Share capital at the beginning of period	73 859 400,00	73 859 400,00
Changes in share capital	-	-
increase (due to)	-	-
- issue of shares	-	-
Share capital at the end of period	73 859 400,00	73 859 400,00
Reserve capital as at the beginning of the period	3 871,13	3 871,13
Reserve capital as at the end of the period	3 871,13	3 871,13
Accumulated losses as at the beginning of the period	(69 362 789,43)	(70 030 114,08)
Accumulated losses as at the beginning of the period	(69 362 789,43)	(70 030 114,08)
increase (due to)	-	-
- loss brought forward for coverage in future periods	-	-
decrease (due to)	1 297 384,01	667 324,65
- profit allocated for coverage of accumulated losses	1 297 384,01	667 324,65
Accumulated losses as at the end of the period	(68 065 405,42)	(69 362 789,43)
Net result	447 202,12	1 297 384,01
net profit	447 202,12	1 297 384,01
net loss	-	-
Equity as at the end of the period (CB)	6 245 067,83	5 797 865,71
Equity, including proposed loss coverage	6 245 067,83	5 797 865,71

Tata Consumer Products Polska Sp. z o.o. Cashflow statement for the period from 1 April 2020 to 31 March 2021

	31 March 2021	31 March 2020
Cash flows from operating activities		
Net profit	447 202,12	1 297 384,01
Total adjustments: Amortisation and depreciation Foreign exchange gains (losses)	7 759 084,14 29 864,95	238 066,67 31 839,42 680,08
Interest and shares in profits (dividends)	-	-
Profit (loss) on investing activities	-	-
Change in provisions	(28 345,81)	(109 663,86)
Change in inventories Changes in receivables	2 185 637,60 7 382 252,03	1 040 067,98 (3 040 420,23)
	7 362 232,03	(3 0 10 120,23)
Change in short-term liabilities, except for loans and borrowings	(2 152 973,24)	2 811 986,94
Change in prepayments, accruals and deferred income	342 648,61	(496 423,66)
Other adjustments	-	-
Net operating cash flows	8 206 286,26	1 535 450,68
Cash flows from investing activities		
Inflows	40 696,67	-
Disposals of intangible and tangible fixed assets	40 696,67	-
Outflows	(8 260 281,73)	(1 301 070,05)
Purchase of intangible assets and tangible fixed assets	(40 696,67)	-
For financial assets, including:	(8 219 585,06)	(1 301 070,05)
assets in related entities	(8 219 585,06)	(1 301 070,05)
Net cash flow from investing activities	(8 219 585,06)	(1 301 070,05)
Cash flows from financing activities		
Inflows	-	-
Outflows	-	(317 469,89)
Repayment of loans and borrowings	-	(317 469,89)
Net cash flows from financing activities	-	(317 469,89)
Total net cash flows	(13 298,80)	(83 089,26)
Balance sheet change in cash	(13 298,80)	(83 769,34)
- change in cash due to foreign exchange differences	(1 126,09)	(680,08)
Cash at the beginning of the period	32 344,69	116 559,43
Cash at the end of the period	19 045,89	33 470,17
- restricted cash	15 944,59	14 022,96

0	Intangible assets	31.03.2021	31.03.2020
(a)	Structure of intangible assets		
	Other intangible assets	-	-
	Total intangible assets	-	-

(b) Movements in intangible assets

	Goodwill	Other intangible assets	Total
Cost at the beginning of period	6 262 769,83	1 636 209,58	7 898 979,41
Additions - purchase	-		-
Additions - reclassification	-	-	-
Additions - revaluation	-	-	-
Disposals - sale	-	-	-
Disposals - liquidation	-	-	-
Disposals - reclassification	-	-	-
Cost at the end of period	6 262 769,83	1 636 209,58	7 898 979,41
Accumulated amortisation at the			
beginning of period	6 262 769,83	1 636 209,58	7 898 979,41
Additions - amortisation for the			
period	-	-	-
Accumulated amortisation at the			
end of period	6 262 769,83	1 636 209,58	7 898 979,41
Net book value at the beginning of period	-	-	-
Net book value at the end of period	-	-	-

1	Tangible fixed assets	31.03.2021	31.03.2020
(a)	Structure of tangible fixed assets		
	Fixed assets, including:	24 363,16	54 228,11
	plant and machinery	24 073,18	50 334,81
	vehicles	-	-
	other tangible fixed assets	289,98	3 893,30
	Total tangible fixed assets	24 363,16	54 228,11
(b)	Ownership structure of tangible fixed assets		
(0)	Ownership structure of tangible fixed assets		
	Own	24 363,16	54 228,11
	Fixed assets used under finance lease agreements	-	-
	Total tangible fixed assets in balance sheet records	24 363,16	54 228,11

The Company uses 2 company cars under an operating lease agreement and an office building located in Warsaw at ul. Puławska 303 under a property lease agreement. The Company does not state the value of those fixed assets.

(c) Change in tangible fixed assets

	Plant and machinery	Vehicles	Other fixed assets	Fixed assets under construction	Total
Cost at the beginning of					
period	190 849,09	-	46 904,79	-	237 753,88
Additions - purchase	-			40 696,67	40 696,67
Disposals - sale		-		(40 696,67)	(40 696,67)
Disposals - liquidation	-		-		_
Cost at the end of period	190 849,09	-	46 904,79	-	237 753,88
Accumulated					
depreciation at the					
beginning of period	140 514,28	-	43 011,49	-	183 525,77
Additions - depreciation					
for the period	26 261,63		3 603,32		29 864,95
Disposals - sale					-
Disposals - liquidation					-
Accumulated					
depreciation at the end of					
period	166 775,91	-	46 614,81	-	213 390,72
Net book value at the					
beginning of period	50 334,81	-	3 893,30	-	54 228,11
Net book value at the end					
of period	24 073,18	-	289,98	-	24 363,16

No impairment losses on fixed assets were recognised during the financial year.

The Company is not planning to incur any significant expenditure on non-financial fixed assets in the next financial year.

The Company has not incurred any expenditure on environmental protection and is not planning to incur such expenditure

Tata Consumer Products Polska Sp. z o.o. Notes to the financial statements

for the period from 1 April 2020 to 31 March 2021

2	Long-term receivables	31.03.2021	31.03.2020
	Deposit for an office space lease agreement	48 744,83	113 187,77
	Deposit BP	25 000,00	-
	Razem	73 744,83	113 187,77

There were no write-offs of long-term receivables in the financial year.

Inventories	31.03.2021	31.03.2020
Gross inventories as at the balance sheet date	1 373 290,98	3 788 189,40
Revaluation write-downs as at the beginning of the period	229 260,82	52 019,70
Recognised	-	181 013,45
Used	(21 815,40)	-
Reversed	(207 445,42)	(3 772,33)
Revaluation write-downs as at the end of the period	-	229 260,82
Net inventories	1 373 290,98	3 558 928,58

Aging of stocks	Goods	Provision	Goods net value
above 75%	1 373 290,98		1 373 290,98
66%-75%			0,00
50%-65%			0,00
below 50%			0,00
Total	1 373 290,98	0,00	1 373 290,98

Short-term receivables	31.03.2021	31.03.2020
Gross receivables as at the balance sheet date	12 668 472,32	11 781 393,32
Revaluation write-downs as at the beginning of the period	37 994,40	27 721,79
Recognised	10 303,03	10 272,61
Used	-	-
Reversed	-	-
Revaluation write-downs as at the end of the period	48 297,43	37 994,40
Net short-term receivables	12 620 174,89	11 743 398,92

Lp.	Aging of receivables	Trade Debtors	Provisions	Net Trade debtors
1	not due yet, including:	12 557 998,28	-	12 557 998,28
a	from related parties	9 541 552,17	-	9 541 552,17
b	from other parties	2 512 778,19	-	2 512 778,19
с	others	503 667,92	-	503 667,92
2	overdue, including:	110 474,04	48 297,43	62 176,61
a	from related parties	3 920,44	3 040,50	879,94
	up to 90 days	-	-	-
	90 - 180 days	-	-	-
	above 180 days	3 920,44	3 040,50	879,94
b	from other parties	106 553,60	45 256,93	61 296,67
	up to 90 days	61 109,27	-	61 109,27
	90 - 180 days	187,40	-	187,40
	above 180 days	45 256,93	45 256,93	0,00
	Total	12 668 472,32	48 297,43	12 620 174,89

6

3

4

Short-term investments	31.03.2021	31.03.2020
Cash in hand and on accounts	19 045,89	32 344,69
- including those with limited availability:	15 944,59	14 022,96
- cash funds accumulated on the Social Fund account	15 944,59	14 022,96
Other cash	-	
- including those with limited availability:	-	
- cash accumulated on the VAT account	-	

Tata Consumer Products Polska Sp. z o.o.

Notes to the financial statements for the period from 1 April 2020 to 31 March 2021

Short term prepayments	31.03.2021	31.03.2020
	9 930,79	-
Contributions to the Company Social Benefits Fund	9 301,45	20 928,37
iScala support service	30 503,82	29 487,04
Other	7 721,56	13 207,74
Total short-term prepayments	57 457,62	63 623,15

8 Share capital

7

	31.03.2021		31.03.2020	
Shareholders	Number of shares	Nominal value	Number of shares	Nominal value
Tata Consumer Productss Overseas Holdings Limited	123 099	73 859 400,00	123 099	73 859 400,00
Total	123 099	73 859 400,00	123 099	73 859 400,00

The structure of share capital did not change during the financial year.

9

Net financial result of the financial year

As at the date of signing the financial statement the Management Board did not make a decision on the distribution of profit for the financial year 2020/21

10 Provisions for liabilities — changes during the financial year

	As at 1 April 2020	Increases	Utilisation	Decreases	As at 31 March 2021
Deferred income tax provision	1 479,51	374,43	-	(1 479,51)	374,43
Provision for employee					
holidays and bonuses	421 682,44	297 170,14	(313 332,81)	(11 078,06)	394 441,71
Total provisions	423 161,95	297 544,57	(313 332,81)	(12 557,57)	394 816,14

11 Short-term liabilities

(d)

(a) Liabilities from loans and borrowings

In the financial year, the company benefited from financing as part of group cash pooling.

(b) Liabilities secured with the Company's property

As at 31 March 2021, the following securities have been established for the loan agreement concluded by the entity with HSBC Bank Polska S.A. on 11 February 2010:

- corporate guarantee issued by Tata Tea (GB) Limited in the form of a Corporate Collateral Agreement

(c) Contingent liabilities

There were no contingent liabilities and no guarantees or sureties were issued during the reporting period.

Trade payables	31.03.2021	31.03.2020
To related entities		
invoiced	4 720 477,75	3 672 143,49
uninvoiced deliveries and services	246 211,33	214 048,18
Total	4 966 689,08	3 886 191,67
To other entities		
invoiced	1 556 602,54	3 276 110,41
uninvoiced deliveries and services	1 733 824,83	2 625 007,29
Total	3 290 427,37	5 901 117,70

12 **Revenue from sales** 31 March 2021 31 March 2020 Structure of sales by type (a) Sales of finished products Sales of services 1 327 378,26 2 196 822.89 Sales of goods 31 386 172,66 36 963 426,27 Costs of promotional activities to boost sales (6 954 373,30) (11 726 982,07) Total 25 759 177,62 27 433 267,09 (b) Structure of sales by territory Domestic sales 29 956 902,81 35 639 859,50 3 520 389,66 Export sales 2 756 648,11 Costs of promotional activities to boost sales (6 954 373,30) (11 726 982,07) 25 759 177,62 27 433 267,09 Total

Income tax	31 March 2021	31 March 2020
Current income tax	-	-
Deferred income tax	335 378,00	(502 033,77
Total	335 378,00	(502 033,77
Current income tax	31 March 2021	31 March 2020
Gross profit / loss	782 580,12	795 350,25
Non-tax deductible expenses – recognised provisions and accruals	2 032 773,90	3 141 463,59
Non-tax deductible expenses – other	158 268,14	178 674,50
Tax deductible expenses in the financial year – due to invoices paid and tax		
depreciation	(2 847,50)	(3 571,67
Non-taxable revenue - reversed provisions and accruals	(2 203 332,78)	(2 433 123,43
Taxable revenue	-	(7 858,41
Taxable income	767 441,88	1 670 934,83
Tax base	767 442,00	1 670 935,00
Adjustment due to the difference between the tax base disclosed in the financial		
statements and the taxable base resulting from the tax return for a given year	767 442,00	1 670 935,00

Income tax on extraordinary operations amounted to PLN 0.

The company corrected the CIT calculation for the previous year after the approval of the financial statements. The correction concerns the use of provisions for costs in the amount of PLN 977,343.64 and results from the received invoices and correcting invoices issued after the approval of the report, and related to the financial year 2019/2020. Non-tax costs have become tax costs.

There were no audits carried out by the Tax Office or the Tax Control Office in the current financial year.

Tax authorities are entitled to audit accounting books and tax settlements within 5 years from the end of the year in which a tax return was submitted, and charge the Company with additional tax along with penalties and interest. In the opinion of the Management Board, there are no circumstances indicating the possibility of any significant liabilities arising in this respect.

(b) Deferred income tax

31.03.2021 31.03.2020

Taxable temporary differences between the carrying values of assets and their tax values, including:

- foreign exchange differences	1 970,67	7 786,88
Total taxable temporary differences	1 970,67	7 786,88
Deferred income tax provision (at 19% rate)	374,43	1 479,51

	31.03.2021	31.03.2020
Deductible temporary differences between the carrying values of assets and liabilities and their tax values, including:		
- fixed assets	9 272,22	12 119,72
- revaluation write-down on receivables	48 297,43	37 994,40
- revaluation write-down on inventories	-	229 260,82
- provisions for liabilities and accruals	2 331 793,15	3 260 737,91
- non-taxable cost due to unpaid invoices	-	-
- foreign exchange differences	279 683,48	202 132,72
Total deductible temporary differences	2 669 046,28	3 742 245,57
Tax loss carryforward	17 307 013,01	21 021 020,46
Deferred income tax assets (at 19% rate)	3 795 451,27	4 705 020,55
Revaluation write-down on net deferred income tax assets	(2 950 132,47)	(3 523 218,67)
Deferred income tax assets	845 318,80	1 181 801,88
Deferred income tax provision	374,43	1 479,51
Provision for deferred income tax shown in the balance sheet	845 318,80	1 181 801,88
Net change in the net assets / deferred tax provision	844 944,37	1 180 322,38
Deferred tax	335 378,00	(502 033,77)

The amount of the deferred tax asset recognized in the financial statements was estimated by the company's management to the best of knowledge. The company's management board made an assessment and recognized deferred tax up to the amount that it believes will be realized. The deferred tax asset results mainly from provisions for costs created on 31.03.2021. Cost documents received in the following months will release the provisions and reduce the asset. An impairment charge of up to the amount of planned profit was created for the amount of assets relating to losses from previous years. The company, based on an agreement with the Group, adopted a limited risk distributor model that ensures a constant level of profit before tax.

14 Average number of employees

White-collar workers	11	17
Total	11	17

31.03.2021

31.03.2020

15 Remuneration paid to members of the Management Board

The Company did not pay remuneration to members of the Management Board for the financial year 2020/2021. During the financial year, the Company did not enter into transactions with the members of the Management Board, their spouses, relatives or relatives by affinity up to the second degree, or related by care, adoption or guardianship of any member of an executive or supervisory body of the entity or companies where they are significant shareholders or partners. The Company also did not grant any loans to such persons.

The Company has no liabilities in respect of pensions and similar benefits towards Management Board members.

Tata Consumer Products Polska Sp. z o.o. Notes to the financial statements

for the period from 1 April 2020 to 31 March 2021

16	Transactions with companies related in terms of equity	31.03.2021	31.03.2020
	Trade receivables	1 322 847,05	1 462 775,32
	Tata Consumer Productss GB Ltd	1 322 015,70	1 461 906,48
	Eight O'Clock Coffee	831,35	868,84
	Tata Consumer Productss Limited	-	-
	Receivables due to borrowings	31.03.2021	31.03.2020
	Tata Consumer Productss Overseas Holdings Limited	8 219 585,06	1 301 070,05
	Tata Consumer Froductss Overseas Holdings Ennited	8 219 585,00	1 301 070,03
	Trade payables	4 966 689,08	3 886 191,67
	Tata Consumer Productss GB Ltd	367 378,64	1 419 409,11
	Tata Consumer Productss Czech R.	-	177 443,60
	Tata Consumer Productss Limited	4 599 310,44	2 289 338,96
	Eight O'Clock Coffee		-
	Liabilities due to borrowings	31.03.2021	31.03.2020
	Tata Consumer Productss Overseas Holdings Limited	-	-
		31.03.2021	31.03.2020
	Other revenues - LRD	987 000,00	2 180 000,00
	Tata Consumer Products GB Ltd	987 000,00	2 180 000,00
	Purchase of tea	11 042 178,07	11 635 180,41
	Tata Consumer Productss GB Ltd	1 104 142,54	649 531,89
	Tata Consumer Productss Limited	9 938 035,53	8 915 447,14
	TGB Czech Rep	0,00	2 070 201,38
	Purchase of coffee	33 069,63	360 026,51
	Eight O'Clock Coffee	33 069,63	360 026,51
	C	,	,
	Other expenses	47 773,50	8 956,62
	Tata Consumer Productss GB Ltd	47 773,50	8 956,62
	Tata Consumer Productss Limited	-	-
	Re-invoicing of services	335 015,70	10 049,21
	Tata Consumer Productss GB Ltd	335 015,70	8 822,63
	Eight O'Clock Coffee		822,90
	Tata Consumer Productss Limited	-	403,68

In the financial year covered by the financial statements, the Company did not conclude any significant transactions with related parties other than on an arm's length basis.

The consolidated financial statements at the highest level of the capital group to which the Company belongs as a subsidiary entity are prepared by Tata Global Beverages Group Limited with its registered office in the United Kingdom. The consolidated financial statements at the ultimate level of the capital group are prepared by Tata Global Beverages Limited with its registered office in India.

17	Remuneration of the registered auditor	31.03.2021	31.03.2020
	Statutory audit of the annual financial statements	86 300,00	86 300,00
	Total	86 300,00	86 300,00

3	Exchange rates adopted for valuation of items denominated in foreign currencies	31.03.2021	31.03.2020
	USD/PLN exchange rate	3,9676	4,1466
	GBP/PLN exchange rate	5,4679	5,1052
	EUR/PLN exchange rate	4,6603	4,5523

19 Information on interest rate risk

18

The risk of interest rate fluctuations is associated with the fair value of loans. The Company does not hedge against the risk of interest rate fluctuations as the Management Board assesses the risk of interest rate fluctuations as insignificant for the financial statements.

20 Information on credit risk

The Management Board pursues a credit policy which requires continuous monitoring of the credit risk exposure. The evaluation of creditworthiness is carried out for all the clients requiring credit in excess of a specified amount. In addition, the Company hedges against credit risk by insuring receivables. The Management Board does not identify any other significant financial risks.

21 Information on liquidity risk

The Company monitors its liquidity situation on an ongoing basis. External liabilities are repaid on time. Financing is provided by the Group through a credit line guarantee.

In addition, after the capital increase by PLN 30 million, the risk of loss of liquidity significantly decreased.

22 Information on foreign currency risk

The Company is exposed to the risk of exchange rate fluctuations in connection with USD and GBP transactions with related entities and in connection with EUR and USD export transactions. The Company does not use any foreign currency risk hedging instruments.

23 Events after the balance sheet date, not included in the financial statements for the financial year

24 Agreements not disclosed in the balance sheet

In the financial year covered by the financial statements, the Company was not a party to any material agreements not disclosed in the balance sheet.

25 Other information with material impact on the assessment of material and financial situation as well as the

Despite the difficult situation in the country, for most companies, the Company did not experience negative effects as a result of the pandemic, both in terms of sales revenues, as well as in terms of the supply chain or payment gridlocks. We are part of the food segment that, despite the difficult situation, is immune to the effects of COVID-19, because consumers spend more time at home and buy more food products.

26 Continued operation

There are no circumstances indicating a threat to the continued operation of the Company.

In connection with the prerequisites set out in Article 233 para. 1 of the Commercial Companies Code, the General Meeting of Shareholders shall adopt a resolution regarding the continuation of the Company's operations. At the same time, the company's management believes that there is no risk of continuing operations. The company, based on an agreement with the Group, adopted a limited risk distributor model that ensures a constant level of profit before tax. The company received a letter of support from Tata Consumer Products UK Group Limited which provides support for at least 1 year and confirmation that there are no plans to liquidate the Company.

Manesh Thakrar

Member of the Management Board Elźbieta Augustyniak

Person representing Accace Sp. zo.o. the entity which is responsible for maintaining the books of account of Tata Consumer Products Polska Sp. zo.o.

24 May 2021