

The following is a Company Announcement issued by ST. ANTHONY CO. P.L.C., a company registered under the laws of Malta with company registration number C 95618 (hereinafter the "Company"), pursuant to the Capital Markets Rules issued by the Malta Financial Services Authority in accordance with the provisions of the Financial Markets Act (Chapter 345 of the laws of Malta), as amended from time to time.

Quote

#### **Approval and Publication of Half-Yearly Financial Statements**

The Company announces that during a meeting of its Board of Directors held on 21<sup>st</sup> August 2025, the Company's half-yearly financial report and unaudited condensed financial statements for the six-month financial period ended 30<sup>th</sup> June 2025 were approved.

The Board resolved not to declare an interim dividend.

A copy of the aforesaid half-yearly unaudited financial statements, as approved, is available for viewing below as an attachment to this announcement and at the Company's registered office, and is also available for download from the following link on the Company's website: https://stanthonyplc.com.mt/company-notifications-and-publications/.

Unquote

By order of the Board

Dr Luca Vella Company Secretary

21st August 2025

Company Announcement: STA28

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Company Registration No.: C 95618

# St. Anthony Co. p.l.c CONDENSED INTERIM FINANCIAL STATEMENTS

For the period 1 January 2025 to 30 June 2025

Company Registration No: C 95618

## **Holding Company information**

Directors:	Mrs Lora Cascun Dr Sarah Cassar Mr Stephen Paris Mr Edward Vella Mr Joshua Vella Mr Joseph M Zrinzo
Secretary:	Dr Luca Vella
Company number:	C95618
Registered office:	Casa Antonia Pope Alexander VII Junction Balzan BZN 1530 Malta
Auditors:	CLA Malta The Core Valley Road Msida MSD 9021 Malta
Bankers:	Bank of Valletta plc Triq ir-Rand H'Attard
Legal Advisors:	Mamo TCV Palazzo Pietro Stiges 103 Strait Street

Valletta

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#### Report of the Directors

For the period 1 January 2025 to 30 June 2025 pursuant to Capital Markets Rule 5.75.2

The Directors present the interim report and the consolidated financial statements for the six-month period from 1 January 2025 to 30 June 2025 ("the condensed interim financial statements").

#### Principal Activity

St. Anthony Co. p.I.c. ("the Company" "the Parent") acts as the parent company of two 100% owned subsidiary undertakings, namely Goldvest Company Limited (C18266) and St. George's Care Ltd (C95621) (collectively "the Group").

The Company also provides finance to its two subsidiaries. Goldvest Company Limited owns the two properties of the Group, whilst St. George's Care Ltd operates two senior citizens' homes from the two properties mentioned above, one in Sliema known as The Imperial and the other in Balzan named Casa Antonia.

#### Financial information

The interim financial information included in this report has been extracted from the Company's unaudited accounts for the six months ended 30 June 2025, as approved by the board of directors on 21 August 2025 and are prepared in accordance with IAS 34 'Interim Financial Reporting'.

#### Review of Business

The Group registered a pre-tax profit for the period of €637,969 compared to a profit of €612,663 registered in the prior period. This improvement is mainly attributed to the higher occupancy levels at The Imperial, when compared to the previous period. At the end of the reporting period, net assets amounted to €26,245,094 compared to €25,807,123 at 31 December 2024. The movement is a result of the profit incurred for the period and a minor movement in the revaluation reserve.

#### **Going Concern**

The Directors have assessed the Group's ability to continue to operate as a going concern, taking into account: the results achieved to date, the financial projections prepared by management, the current funding arrangements and a number of measures being considered to continue to improve the Group's financial performance.

As discussed in Note 3 to these financial statements, the Directors, at the time of approving these financial statements, have determined that there is reasonable expectation that the Group and the Company will have adequate resources to continue to operate sustainably for the foreseeable future. For this reason, these financial statements have been prepared on a going concern basis, which assumes that the Group and the Company will continue in operational existence for the foreseeable future and will continue to meet their financial obligations as and when they fall due.

#### Likely future business developments

The board's main objective is focused on maintaining the occupancy levels and recover sufficient revenue to cover the operating expenses and to build up cash reserves to settle the Group's commitments as they fall due.

In this regard all avenues are being explored to meet the set targets, both from a revenue generation/cost-containment perspective and also improved efficiency of resources and strategy.

#### Report of the Directors (continued)

For the period 1 January 2025 to 30 June 2025 pursuant to Capital Markets Rule 5.75.2

#### Dividends and Reserves

The directors do not recommend the payment of a dividend.

#### Financial Risk Management

The Group's activities potentially expose it to financial risks, mainly liquidity and credit risk. The Group's overall risk management focuses on the unpredictability of general economic activity and financial markets and seeks to minimise potential adverse effects on the Group's financial performance. The Board provides principles for overall risk management, as well as policies covering risks referred to above.

#### (a) Liquidity risk

Prudent liquidity risk management implies maintaining sufficient cash, the availability of reasonable credit terms with suppliers and funding through an adequate amount of committed credit facilities both externally and with related parties.

#### (b) Credit risk

The Group has no significant concentrations of credit risk. It has policies in place to ensure that services are provided to individual customers who are not expected to default on invoices issued.

#### Principal risky and uncertainties

The Group's principal risks and uncertainties can be categorised as follows:

#### Operational risks

## (a) Maintaining sufficient occupancy levels and generating sufficient cash flow to meet obligations as they fall due.

The Group expects to maintain present occupancy levels at both homes and generate sufficient cash flow to meet the Group's obligations as they fall due.

The risk of not maintaining occupancy levels can be due to various reasons including but not limited to reputational damage and/or a slowdown in the market. Reduced occupancy levels at either the Casa Antonia property or The Imperial property may adversely impact the Group's revenue and general financial performance.

#### (b) Staff compliment

The Group's operations require the employment and retention of an appropriately skilled and trained workforce. There is a risk that St. George's Care Ltd, as the operating company, may not be able to maintain or expand an appropriately skilled and trained workforce that is able to meet the existing or future care needs of residents for various reasons including but not limited to industry shortage, travel restrictions and an increase in wages which cannot be absorbed and/or recouped.

#### Report of the Directors (continued)

For the period 1 January 2025 to 30 June 2025 pursuant to Capital Markets Rule 5.75.2

#### Principal risks and uncertainties (continued)

#### Operational risks (continued)

#### (b) Staff compliment (continued)

Should it not be possible to recruit accordingly thereby lessening the quality of the offering and this translates into decreased occupancy, or should it be possible to recruit but this results in increased wages and therefore operating costs which cannot be recouped through rates and/or other savings, the Group's revenue and profitability may suffer.

#### (c) Competition

The industry in which the Group operates is highly competitive. In addition to normal competitive risks, the fact that the Company has opted to provide a high-quality offering at The Imperial property, thereby reducing the market available to it, may, should a competitor decide to open in the same space, cause a reduction in prices, resident losses and thinning margins, thereby having a potentially direct material adverse effect on the financial performance and profitability of the Group.

#### (d) Fixed costs

The fixed costs associated with the ownership of the Group's afore-mentioned properties and the carrying out of the operations is substantial. A dip in demand and the inability to adjust fixed costs may adversely affect the Group's profitability and financial condition.

#### (e) Medical claims and litigation

In addition to the risk of litigation typical operations may carry, the nature of the operations inherently exposes the Group to the risk of medical related litigation. Subject to the insurance arrangements the Group has in place, any actual or threatened medical related litigation against the Group could cause the Group to incur significant expenditure and may adversely impact the Group's future financial performance. The costs of such actions as well as increased insurance costs could also adversely affect the Group's financial performance and profitability.

#### (f) Maintaining licence

The Group's operations are conducted under a licence granted in terms of the OPSA – Older Persons Standards Authority (Act No. XXXVIII of 2023 of the Laws of Malta), with such licence being renewed on a yearly basis. Should the renewal of the licence be delayed for any reason (or ultimately not granted), either or both of the operations would be unable to continue, which would adversely impact the Group's revenue and general financial performance.

#### (g) Changes to regulations

Any regulatory changes for the aged care industry may, in terms of compliance costs and other regulatory requirements, have an adverse impact on the properties and the manner in which the operations are carried out which could have a negative impact on the Group's financial performance and profitability.

#### Report of the Directors (continued)

For the period 1 January 2025 to 30 June 2025 pursuant to Capital Markets Rule 5.75.2

#### Market value

The valuations of both properties are prepared by an independent qualified architect in accordance with the Kamra tal-Periti Valuation Standards (2012), which are aligned with the TEGoVA European Valuation Standards. In providing a market value for each property, the independent architect has made certain assumptions which ultimately may cause the actual value to be materially different from any future value that may be expressed or implied by such forward looking statements or anticipated on the basis of historical trends as reality may not match the assumptions. There can therefore be no assurance that such property valuations will reflect actual market values.

The last valuation of both properties was carried out in December of 2024.

#### Directors' interest

As illustrated in Note 7 to these financial statements, only Mr Edward Vella, a member of the Board of Directors, has a beneficial interest in the shares of the Company.

#### Post balance sheet events

There were no events after the reporting period that require specific mention.

#### Preparation of the Condensed Consolidated Interim Financial Statements

This report is being published in terms of Rule 5.75 of the Capital Markets Rules issued by the Malta Financial Services Authority and has been prepared in accordance with the applicable International Accounting Standard 34 - Interim Financial Reporting. This half-yearly report comprises the condensed consolidated interim financial statements. The financial statements published in this half-yearly report have been condensed in accordance with the requirements of IAS 34. The comparative statements have been extracted from the audited financial statements for the year ended 31 December 2024 and the management accounts for the period ending 30 June 2024.

Approved by the Board of Directors and signed on its behalf on 21 August 2025 by:

Mr Edward Vella

Chairman

Dr Sarah Cassar Managing Director

#### Statement Pursuant to Capital Markets Rule 5.75.3 for the period 1 January 2025 to 30 June 2025

We confirm that to the best of our knowledge:

- (a) the condensed interim financial statements give a true and fair view of the financial position of St. Anthony Co p.l.c. (the "Company") and its subsidiaries (the "Group") as at 30 June 2025, and the financial performance and cash flows of the Company and the Group for the half year then ended, which have been prepared in accordance with International Financial Reporting Standards as adopted by the EU applicable to interim financial reporting (International Accounting Standard 34 Interim Financial Reporting); and
- (b) the interim Directors' report includes a fair review of the information required in terms of Capital Markets Rules 5.81 to 5.84.

Approved by the Board of Directors and signed on its behalf on 21 August 2025 by:

Mr Edward Vella Chairman Dr Sarah Cassar Managing Director

# Condensed Interim Statements of Profit or Loss and Other Comprehensive income For the period 1 January 2025 to 30 June 2025

	Period Jan 25- Jun 25 (unaudited) €	Group Period Jan 24- Jun 24 (unaudited) €
Revenue	7,475,900	6,841,121
Cost of Sales	(5,158,212)	(4,617,301)
Gross Profit	2,317,688	2,223,820
Administration Expenses	(793,587)	(724,971)
Operating Profit	1,524,101	1,498,849
Finance Costs	(886,132)	(886,186)
Profit before Tax	637,969	612,663
Income Tax	(223,289)	(214,432)
Profit for the Period	414,680	398,231
Other comprehensive Income for the period net of Income Tax	23,291	23,208
Profit for the Period Attributable to: Owners of the Company	437,971	421,439

**Net assets** 

## **Condensed Interim Statement of Financial Position**

As at 30 June 2025 Group As at 30 As at 31 June 2024 December 2024 Note (unaudited) (audited) € **Assets** Property, plant and equipment 65,402,607 65,903,573 Deferred tax assets 377,766 601,055 Total non-current assets 65,780,373 66,504,628 Inventories 221,303 219,330 Trade and other receivables 1,846,479 1,426,904 Cash and cash equivalents 1,549,666 2,046,934 **Total current assets** 3,617,448 3,693,168 **Total assets** 69,397,821 70,197,796 Liabilities Borrowings 6 35,053,839 35,707,279 Deferred tax liabilities 3,910,229 3,910,229 Total non-current liabilities 38,964,068 39,617,508 Borrowings 6 974,139 956,867 Trade and other payables 3,214,129 3,815,907 Current tax liabilities 391 391 **Total current liabilities** 4,188,659 4,773,165 **Total liabilities** 43,152,727 44,390,673

25,807,123

26,245,094

### Condensed Interim Statement of Financial Position (continued)

As at 30 June 2025

Equity	As at 30 June 2025 (unaudited) €	Group  As at 31  December 2024  (audited)  €
Share Capital	14,676,284	14,676,284
Revaluation reserve	15,176,229	15,152,938
Reorganisation reserve	(1,241,057)	(1,241,057)
Accumulated losses	(2,366,362)	(2,781,042)
Equity attributable to owners of the Company	26,245,094	25,807,123

The condensed financial statements set out on pages 11 to 14 were approved and authorized for issue by the Board of Directors on 21 August 2025 and were signed on its behalf by:

Mr Edward Vella Chairman Dr Sarah Cassar Managing Director

St. Anthony Co. p.l.c.

Condensed Interim Statement of Changes in Equity For the period 1 January 2025 to 30 June 2025

26,245,094	(2,366,362)	15,176,229	(1,241,057)	14,676,284	Balance at 30 June 2025 (unaudited)
23.291		23.291	ť	I.	Revaluation of assets net of deferred taxation
414,680	414,680	1		1	Profit for the period
25,807,123	(2,781,042)	15,152,938	(1,241,057)	14,676,284	Balance at 31 December 2024(audited)
4,615,784	1	4,615,784	1		Revaluation of assets net of deferred taxation
277,041	277,041	1		1	Profit for the period
20,914,298	(3,058,083)	10,537,154	(1,241,057)	14,676,284	Balance at 30 June 2024 (unaudited)
23,208	1	23,208	т		Revaluation of assets net of deferred taxation
398,231	398,231	ı	1		Profit for the period
20,492,859	(3,456,314)	10,513,946	(1,241,057)	14,676,284	Balance at 1 January 2024
Total €	Accumulated losses €	Revaluation reserve €	Reorganisation reserve €	Share capital €	Group

St. Anthony Co. p.I.c.

### **Condensed Interim Statement of Cash Flows**

For the period 1 January 2025 to 30 June 2025

		Group
	Period Jan 25 – Jun 25 (unaudited) €	Period Jan 24 – Jun 24 (unaudited) €
Net cash outflow/inflow from operating activities	428,972	672,838
Net cash outflow from investing activities	(106,248)	(335,012)
Net cash outflow from financing activities	(819,992)	(696,699)
Net movement in cash and cash equivalents	(497,268)	(358,873)
Cash and cash equivalents at beginning of period	2,046,934	1,958,927
Cash and cash equivalents at end of period	1,549,666	1,600,054

#### **Notes to Condensed Interim Financial Statements**

For the period 1 January 2025 to 30 June 2025

#### 1 REPORTING ENTITY AND OTHER INFORMATION

St. Anthony Co. p.I.c. (the Company) is a public limited company incorporated in Malta. The registered office and the registration number of the Company are disclosed in the introduction to the annual report. The principal activities of the Company and its subsidiaries (the Group) are described in the report of the Directors.

The Financial Statements for the year ended 31 December 2024 are available on the company's website.

#### **2 BASIS OF ACCOUNTING**

The Company's and the Group's financial statements are prepared in accordance with IFRSs as adopted by the European Union. They were authorised for issue by the Company's board of directors on 21 August 2025.

The financial statements have been prepared on the historical cost basis, except for land and buildings, which are stated at their revalued amounts.

The preparation of financial statements in conformity with IFRSs as adopted by the EU requires the use of certain accounting estimates. It also requires directors to exercise their judgement in the process of applying the Company's and the Group's accounting policies. Estimates and judgements are continually evaluated and based on historical experience and other factors including expectations of future events that are believed to be reasonable under the circumstances.

#### **3 ASSESSMENT OF GOING CONCERN ASSUMPTION**

As at 30 June 2025, the Group's current liabilities exceeded its current assets by €571,211 (2024: €1,079,997) whilst the Group's total assets exceeded its total liabilities by €26,398,383 (2024: €25,807,123).

The Group's corporate and operational structure gives rise to a high level of interaction and reciprocal reliance between the various Group companies. For this reason, the Group's financial position assumes the continued support of the parent company and each of the individual asset owning and operating companies.

These financial statements have been prepared on a going concern basis, which assumes that the Group will continue in operations for the foreseeable future and that its liabilities will continue to be settled as and when they fall due.

On the basis of the updated financial projections prepared by management, which show sustained improvement in the financial and operational performance of the Group, and improved debt servicing obligation terms, it would appear that the Group will be in a position to sustain its operations and debt servicing obligations for the reasonably foreseeable future.

Management continues to work on a number of initiatives aimed at further improving and consolidating the Group's operational and financial position. In this regard management:

- improving cost efficiencies without negatively impacting the quality of service;
- improving revenue yields.

#### Notes to Condensed Interim Financial Statements (continued)

For the period 1 January 2025 to 30 June 2025

#### 3 ASSESSMENT OF GOING CONCERN ASSUMPTION (continued)

Management is confident that the above initiatives will deliver further improvements to its projected results and will place the Group in an even stronger position to continue to operate in a sustainable manner for the foreseeable future. For this reason, the directors believe that the preparation of these financial statements, on a going concern basis, remains appropriate.

#### 4 FUNCTIONAL AND PRESENTATION CURRENCY

These financial statements are presented in Euro, which is also the Group's and Company's functional currency (being the currency of the primary economic environment in which the company operates).

## 5 APPLICATION OF NEW AND REVISED INTERNATIONAL FINANCIAL REPORTING STANDARDS (IFRSs) AND PRIOR YEAR ADJUSTMENTS

#### **Summary of Significant Accounting Policies**

The accounting policies are consistent with those of the annual financial statements for the year ended 31 December 2024 as described in those financial statements.

#### Standards, Interpretations and amendments to published standards effective in 2024

The standards and interpretations thereof are consistent with those of the annual financial statements for the year ended 31 December 2024 as described in those financial statements.

#### 6 BORROWINGS

	As at 30 June 2025 (unaudited)	Group As at 31 December 2024 (audited)
Unsecured Current liabilities	€	€
Amounts due to ultimate owner (Note c)	82,755	82,755
Amounts due to ultimate parent (Note d)	500,910	482,252
Secured Current liabilities	583,665	565,007
Bank loans	390,474	391,860
Total secured/unsecured current borrowings	974,139	956,867
Unsecured		
Non-current liabilities		
Amounts due to ultimate parent (Note d)	9,608,797	10,100,200

#### Notes to Condensed Interim Financial Statements (continued)

For the period 1 January 2025 to 30 June 2025

#### 6 BORROWINGS (continued)

	G	iroup
	As at 30	As at 31
	June 2025	December 2024
	(unaudited)	(audited)
	€	€
Secured		
Non-current liabilities		
Bank loans (Note a)	10,252,614	10,431,450
4.55% Secured Bonds 2032 (Note e)	15,192,428	15,175,629
	25,445,042	25,607,079
Total secured/unsecured non-current borrowings	35,053,839	35,707,279
Total borrowings	36,027,978	36,664,146

Note:

#### a) Bank loans

The Group enjoys bank loan facilities with its bankers. These facilities are secured by general hypothecs over the Group's assets, by special hypothecs over properties of the Group, by pledges taken over various insurance policies and by personal guarantees of certain directors and shareholders. Towards the end of the year 2023 the Group entered into an agreement with its bankers to extend the duration of the existing loans to 20 years with a fixed interest coupon rate of 4.5%.

Furthermore, two new loan facilities of €2,850,000 and €1,000,000, with the same conditions as the revised existing loans were granted to the Guarantor (Goldvest Ltd). The €2,850,000 loan was utilized to settle dues to the ultimate parent in the form of a loan balance of €1,000,000 and amounts due on the mirrored intercompany loans which had been granted a moratorium in 2023.

A bank loan of €1,000,000 was approved to finance the refurbishment and upgrade of Casa Antonia, Balzan.

#### b) Bank overdraft

The Group benefits from two bank overdraft facilities with its bankers of €1,818 (2024: €1,818) and €500,000 (2024: €500,000). These facilities are secured by general hypothecs over the Group's assets, by special hypothecs over the properties of the Group, by pledges taken over various insurance policies and by personal guarantees of the directors and shareholders. The applicable annual interest rates on the bank overdrafts are 5.15% and 4.5% respectively.

The bank overdraft facilities remain unused as the Group's working capital has been sufficient to meet its requirements.

#### c) Amount due to Ultimate Owner

Amount due to Ultimate Owner amounting to EUR 82,755 is unsecured, interest free and has no fixed date of repayment.

#### Notes to Condensed Interim Financial Statements (continued)

For the period 1 January 2025 to 30 June 2025

#### 6 BORROWINGS (continued)

#### d) Amounts due to Ultimate Parent (Casa Antonia Limited)

As noted above towards the end of the year 2023 the Group underwent a significant restructuring of its banking facilities. The duration of all the existing loans was extended to 20 years from review with a fixed interest coupon rate of 4.5%. These changes are now also reflected in the intercompany loans and backed up with revised intercompany agreements.

The amount due to the Ultimate Parent includes:

- A loan liability, originally valued at €5,150,000, had decreased to €4,122,227 as at 30 June 2025. The liability accrues interest at a rate parallel to that applied to the Ultimate Parent's bank loans, amounting to 4.5% per annum. Repayments are made in monthly installments, which were adjusted to €27,635 during the year 2024.
- Unsecured loan amounting to €5,375,771 which bears interest of 4.5% per annum. This loan is now also repayable over 20 years from the date of review. During 2023 a one-year moratorium on capital repayments had been agreed covering 2023.
- An unsecured loan originally valued at €2,771,000, which had decreased to €2,239,743 as at 31 December 2024. The loan bears an adjusted interest rate of 4.5% per annum and repayments are made in monthly installments of €15,015. The facility is to be repaid by 2043.
- An unsecured loan amounting to €506,474. This loan is interest-free and repayments are made by monthly installments of €5,600.

#### e) 4.55% Secured Bonds 2032

On 10 January 2022 the Company successfully raised EUR15,500,000 via the issue of 4.55% Secured Bonds due to mature in 2032. These instruments started trading on the Official List of the Malta Stock Exchange on 21 January 2022.

These funds were used to restructure the Group debt and for general corporate funding purposes.

#### 7 RELATED PARTY TRANSACTIONS

St. Anthony Co. plc holds 100% of Goldvest Company Limited which in turn holds 100% of St George's Care Limited. Both companies are incorporated in Malta.

The parent and ultimate parent companies are Casa Antonia Limited and Edoardo Company Limited respectively, which are all incorporated in Malta. The ultimate controlling party is Mr Edward Vella.

Balances and transactions between the Company and its subsidiaries, which are related parties to the Group, have been eliminated on consolidation and are not disclosed in this note.

#### **8 FINANCIAL RISK MANAGEMENT**

The company's financial risk management objectives and policies are consistent with those disclosed in the audited financial statements for the year ended 31 December 2024.