CÔNG TY CỔ PHẦN CHÚNG KHOÁN APG APG SECURITIES JOINT STOCK COMPANY

CỘNG HÒA XÃ HỘI CHỦ NGHĨA VIỆT NAM Độc lập - Tự do - Hạnh phúc THE SOCIALIST REPUBLIC OF VIETNAM Independence - Freedom - Happiness

Số: 2803-02/2025/CV-APG No: 2803-02 /2025/CV-APG Hà Nội, ngày 28 tháng 03 năm 2025 Hanoi, March 28, 2025

CÔNG BÓ THÔNG TIN TRÊN CỔNG THÔNG TIN ĐIỆN TỬ CỦA

	ỦY BAN CHỨNG KHOÁN NHÀ NƯỚC VÀ CÁC SỞ GIAO DỊCH CHỨNG KHOÁN
1	INFORMATION DISCLOSURE ON THE ELECTRONIC INFORMATION PORTAL OF
	THE STATE SECURITIES COMMISSION AND STOCK EXCHANGES
	 Kính gửi/To: - Ủy ban Chứng khoán Nhà nước; The State Securities Commission - Sở Giao dịch Chứng khoán Việt Nam; Vietnam Stock Exchange - Sở Giao dịch Chứng khoán TP HCM; Hochiminh Stock Exchange - Sở Giao dịch Chứng khoán Hà Nội. Hanoi Stock Exchange
1.	Tên công ty: Công ty Cổ phần Chứng khoán APG
	Name of company: APG Securities Joint Stock Company
2.	Mã chứng khoán: APG
	Securities code: APG
3.	Địa chỉ trụ sở chính: Tầng 5 Tòa nhà Grand Building, Số 30-32 Hòa Mã, Phường Phạm Đình
	Hổ, Quận Hai Bà Trưng, Hà Nội
	Address of the head office: The 5 th Floor, Grand Building, No. 30-32 Hoa Ma, Pham Dinh Ho
	Ward, Hai Ba Trung District, Hanoi
4.	Diện thoại/ <i>Telephone</i> : 04.39410277 Fax: 04.39410323
5.	Người thực hiện công bố thông tin: Nguyễn Thanh Nghị - Kế toán trưởng
	Person responsible for information disclosure: Mr. Nguyen Thanh Nghi – Chief Accountant
6.	Địa chỉ liên hệ: Tầng 5 Tòa nhà Grand Building, Số 30-32 Hòa Mã, Phường Phạm Đình Hổ
	Quận Hai Bà Trưng, Hà Nội
	Contact address: The 5th Floor, Grand Building, No. 30-32 Hoa Ma, Pham Dinh Ho Ward, Ha
	Ba Trung District, Hanoi.
7.	Loại thông tin công bố/Type of information disclosure:
	□ 24 giờ □ 72 giờ □ bất thường □ theo yêu cầu ☒ định kỳ
	24 hours 72 hours extraordinary upon request periodic

8. Nội dung thông tin công bố/Contents of disclosure:

- Báo cáo tỷ lệ an toàn tài chính năm 2024 (đã được soát xét).

 The 2024 Financial Safety Ratio Report has been audited.
- 9. Thông tin này đã được công bố trên trang thông tin điện tử của Công ty vào ngày 28/03/2025 tại đường dẫn http://www.apsi.vn/shareholder.

This information was published on the Company's website on 28/03/2025, as in the link: http://www.apsi.vn/shareholder.

Chúng tôi xin cam kết các thông tin công bố trên đây là đúng sự thật và hoàn toàn chịu trách nhiệm trước pháp luật về nội dung các thông tin đã công bố.

We hereby certify that the information provided is true and correct and we will bear full responsibility to the law.

Tài liệu đính kèm:

Attached documents:

- Báo cáo tỷ lệ an toàn tài chính năm 2024/The 2024 Financial Safety Ratio Report has been audited.

Noi nhận/Recipients:

- Như trên/As above;
- Luu VT/Filed in the archives.

NGƯỜI ĐƯỢC ỦY QUYỀN CÔNG BỐ THÔNG TIN

PERSONS AUTHORIZED

TO DISCLOSE INFORMATION

CÔNG TY
Cổ PHÂN
CHỨNG KHOÁN
APG

RUNG guyễn Thanh Nghị





APG SECURITIES JOINT STOCK COMPANY

Audited Financial safety ratio report As at 31 December 2024



TO H /ST

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REPORT OF THE BOARD OF DIRECTORS AND EXECUTIVE MANAGEMENT

We, the members of the Board of Directors and the Board of Managers of APG Securities Joint Stock Company (hereinafter referred to as the "Company"), present this report together with the Audited Financial safety ratio report as at 31 December 2024.

THE COMPANY

APG Securities Joint Stock Company (the "Company") is a joint stock company established and operating under Enterprise Registration Certificate No. 0102525951 issued by the Hanoi Department of Planning and Investment on 15 November 2007. The 13th amended Enterprise Registration Certificate was issued on 30 July 2024. The License for Establishment and Securities Business No. 63/UBCK-GP was granted by the State Securities Commission of Vietnam on 15 November 2007; the Amended License for Establishment and Securities Business No. 31/GPĐC-UBCK was issued by the Chairman of the State Securities Commission on 14 May 2024.

Head Office: 5th Floor, Grand Building, No. 32 Hoa Ma Street, Hai Ba Trung District, Hanoi City, Vietnam.

The Company's shares are listed and traded on the Ho Chi Minh City Stock Exchange (HOSE) under the ticker symbol APG.

MEMBERS OF THE BOARD OF DIRECTORS, AUDIT COMMITTEE, AND EXECUTIVE MANAGEMENT

The members of the Board of Directors, the Audit Committee, and the Executive Management of the Company during the fiscal year ended 31 December 2024 and up to the date of this report include:

Board of Directors

Name	Position	Appointment/Dismissal
Mr. Nguyen Ho Hung	Chairman	
Mr. Huynh Minh Tuan	Vice Chairman	Appointed on 11 August 2024
Mr. Tran Thien Ha	Vice Chairman	Dismissed on 11 August 2024
	Member	
Mr. Le Binh Phuong	Member	Appointed on 11 August 2024
Mr. Huynh Duc Hung	Independent Member	Appointed on 11 August 2024
Mr. Le Dinh Chi Linh	Independent Member	Appointed on 11 August 2024
Mr. Le Manh Hung	Member	Dismissed on 11 August 2024
Mr. Nguyen Anh Dung	Independent Member	Dismissed on 11 August 2024
Mr. Vo Qui Lam	Member	
Audit committee		
Name	Position	Appointment/Dismissal
Mr. Nguyen Anh Dung	Chairman of AC	Dismissed on 11 August 2024
Mr. Huynh Duc Hung	Chairman of AC	Appointed on 11 August 2024
Mr. Vo Qui Lam	Member of UBKT	

Executive Management and Chief Accountant

Name	Position	
Mr. Tran Thien Ha	CEO	
Mr. Nguyen Thanh Nghi	CAO	

Legal representative

Mr. Nguyen Ho Hung – Chairman of the Board of Directors and Mr. Tran Thien Ha – Chief Executive Officer (CEO) of the Company.

REPORT OF THE BOARD OF DIRECTORS AND EXECUTIVE MANAGEMENT (CONT.,)

AUDITOR

International Auditing and Valuation Company Limited was appointed to perform the audit of the Company's Financial Safety Report as at 31 December 2024.

STATEMENT OF RESPONSIBILITIES OF THE BOARD OF DIRECTORS AND EXECUTIVE MANAGEMENT

The Board of Directors and Executive Managementof the Company are responsible for preparing the Financial Safety Ratio Report as at 31 December 2024, which presents fairly and accurately the Company's financial safety ratios as at that date and confirms that no unusual events have occurred that may affect the Company's ability to continue as a going concern.

In the process of preparing the Financial Safety Ratio Report, the Board of Directors and Executive Managementaffirm that they have complied with the provisions of Circular No. 91/2020/TT-BTC dated 13 November 2020 issued by the Ministry of Finance, which stipulates financial safety indicators and measures to be applied to securities business organizations failing to meet financial safety indicators ("Circular 91"), as well as Note 2.1 of the Financial Safety Ratio Report, regarding the preparation and presentation of the financial safety ratio as at 31 December 2024.

The Board of Directors and Executive Managementaffirm that the Financial Safety Ratio Report fairly and accurately reflects the financial safety position of the Company as at 31 December 2024, in accordance with the provisions of Circular No. 91/2020/TT-BTC dated 13 November 2020 of the Ministry of Finance.

COMMITMENT TO INFORMATION DISCLOSURE

The Board of Directors and Executive Managementaffirm that the Company complies with Decree No. 155/2020/ND-CP dated 31 December 2020 of the Government detailing the implementation of certain provisions of the Law on Securities, and that the Company has not violated its disclosure obligations under Circular No. 96/2020/TT-BTC dated 16 November 2020 of the Ministry of Finance guiding information disclosure on the securities market.

On behalf of the Board of Directors and Executive Management,

Tran Thien Ha Chief Executive Officer Hanoi, Vietnam 25 March 2025



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Số: 1208/2024/BCATTC/IAV

INDEPENDENT AUDITORS' REPORT

To:

The Shareholders

The Board of Directors, Audit Committee, and Executive Management

APG Securities Joint Stock Company

We have audited the accompanying financial safety ratio report as at 31 December 2024 of APG Securities Joint Stock Company ("the Company") as prepared on 25 March 2025 and set out on pages 05 to 25 has been prepared by the Company's Management in accordance with the regulations under Circular No. 91/2020/TT-BTC dated 13 November 2020 issued by the Ministry of Finance on financial safety ratio and remedies applicable to securities companies that fail to meet the stipulated financial safety ratio.

Responsibilities of the Board of Directors and Executive Management

The Board of Directors and Executive Managementof the Company are responsible for the preparation and fair presentation of the Company's Report in accordance with the provisions of Circular No. 91/2020/TT-BTC dated 13 November 2020 issued by the Ministry of Finance on financial safety indicators, Note 2.1 of the Financial Safety Ratio Report, and measures applicable to securities business institutions that fail to meet the required financial safety indicators, as well as other relevant legal regulations governing the preparation and presentation of such reports. The Board of Directors and Executive Managementare also responsible for establishing and maintaining an effective internal control system to ensure that the Report is free from material misstatement, whether due to fraud or error.

Auditors' responsibility

Our responsibility is to express an opinion on these financial safety ratio report based on our audit. We conducted our audit in accordance with Vietnamese Standards on Auditing. Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial safety ratio report is free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial safety ratio report. The procedures selected depend on the auditors'judgment, including the assessment of the risks of material misstatement of the financial safety ratio report, whether due to fraud or error. In making those risk assessments, the auditors consider internal control relevant to the Company's preparation and fair presentation of the financial safety ratio report 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. An audit also includes evaluating the appropriateness of policies used as well as evaluating the overall presentation of the financial safety ratio report.

We believe that the audit evidence we have collected is adequate and appropriate as the basis for our audit opinion.

INDEPENDENT AUDITORS' REPORT (CONT.,)

Opinion

In our opinion, the financial safety ratio report presents fairly, in all material respects, the financial safety ratio of APG Securities Joint Stock Company as at 31 December 2024, in accordance with requirements relating to financial safety ratio reporting as stipulated in Circular No. 91/2020/TT-BTC dated 13 November 2020 issued by the Ministry of Finance on financial safety ratio and actions against securities-trading organizations that fail to achieve the financial safety ratio.

Other Matter

The Financial Safety Ratio Report as at 31 December 2023 of the Company was audited by another audit firm. The auditor issued an unmodified opinion on that report in the independent auditor's report No. 174/BCKT/TC dated 29 March 2024.

TNHH KIÉM TOÁN VÀ ĐỊNH GIẢ

NGUYEN HUU HOAN Deputy General Director

Audit Practising Registration: 2417-2023-283-1

INTERNATIONAL AUDITING AND VALUATION

COMPANY LIMITED

Hanoi, Vietnam 25 March 2025 VU ANH TUAN

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Auditor

Audit Practising Registration: 0577-2025-283-1

APG SECURITIES JOINT STOCK COMPANY

SOCIALIST REPUBLIC OF VIETNAM Independence - Freedom - Happiness

No.:

FINANCIAL SAFETY RATIO REPORT

As at 31 December 2024

To: The State Securities Commission

We hereby confirm:

- (1) The report is prepared on the basis of updated statistics at the reporting date and in accordance with regulations of Circular No. 91/2020/TT-BTC dated 13 November 2020 by the Ministry of Finance on financial safety ratio and actions against securities-trading organizations that fail to achieve the financial safety ratio;
- (2) Subsequent events after the date of this report that can have effects on the financial position of the Company will be updated in the next reporting period; and

(3) We bear full legal responsibility for the accuracy and truthfulness of the contents of the report.

Huynh Thi Mai Thy

Head of Internal Control Department

Nguyen Thanh Nghi Chief Accountant Tran Thien Ha

TRUNG -

CÔNG TY CỔ PH<u>ẨN</u> CHỨNG KHOÁN

Chief Executive Officer Hanoi, Vietnam 25 March 2025

APG SECURITIES JOINT STOCK COMPANY

5th Floor, Grand Building, No. 32 Hoa Ma Street, Hai Ba Trung District, Hanoi City, Vietnam

SUMMARY OF RISK VALUE AND LIQUID CAPITAL

As at 31 December 2024

No.	Items	Notes	31/12/2024 VND
1	Total exposures to market risk	5	55,162,967,519
2	Total exposures to settlement risk	5	4,327,950,072
3	Total exposures to operational risk	5	60,553,490,702
4	Total exposures to risks (4=1+2+3)		120,044,408,293
5	Liquid capital	4	350,148,883,675
6	Liquid capital ratio (6=5/4)	63	291.68%

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Huynh Thi Mai Thy Head of Internal Control Department Atylin

Nguyen Thanh Nghi Chief Accountant CÔNG TY
CÔ PHẨN
CHỨNG KHOÁN
APG

Tran Thien Ha
Chief Executive Officer
Hanoi, Vietnam
25 March 2025

5th Floor, Grand Building, No. 32 Hoa Ma Street, Hai Ba Trung District, Hanoi City, Vietnam

NOTES TO FINANCIAL SAFETY RATIO REPORT

As at 31 December 2024

These notes are an integral part of and should be read in conjunction with the accompanying financial safety ratio report.

CORPORATE INFORMATION

1.1. Company's operation

APG Securities Joint Stock Company (the "Company") is a joint stock company established and operating under Enterprise Registration Certificate No. 0102525951 issued by the Hanoi Department of Planning and Investment on 15 November 2007. The 13th amended Enterprise Registration Certificate was issued on 30 July 2024. The License for Establishment and Securities Business No. 63/UBCK-GP was granted by the State Securities Commission of Vietnam on 15 November 2007; the Amended License for Establishment and Securities Business No. 31/GPDC-UBCK was issued by the Chairman of the State Securities Commission on 14 May 2024.

Total charter capital of the Company is VND 2,236,219,420,000 VND.

Form of Capital Ownership: Joint Stock Company.

Head Office: 5th Floor, Grand Building, No. 32 Hoa Ma Street, Hai Ba Trung District, Hanoi City, Vietnam.

The number of the Company's employees as at 31 December 2024 was : 30 employees; as at 01 January 2024: 38.

The Company's shares are listed and traded on the Ho Chi Minh City Stock Exchange (HOSE) under the ticker symbol APG.

1.2. Principal activities

The Company operates in the securities sector.

1.3. Business Lines

According to the Securities Company Establishment and Operation License and its subsequent amendments, the Company is licensed to conduct the following business activities:

- Securities brokerage;
- Proprietary trading;
- Securities depository services;
- Securities investment advisory; and
- Underwriting for securities issuance.

1.4. Normal Business Cycle

The Company's normal business cycle does not exceed 12 months.

1.5. Corporate Structure

The Company has no subsidiaries.

The Company has a dependent accounting branch located in Ho Chi Minh City at the address: 8th Floor, 66 – 68 Nam Ky Khoi Nghia Street, District 1, Ho Chi Minh City.

APG SECURITIES JOINT STOCK COMPANY NOTES TO THE FINANCIAL SAFETY RATIO REPORT (CONT.,)

As at 31 December 2024

2. BASIS OF PREPARATION

2.1. The applicable regulations

The financial safety ratio report of the Company is prepared and presented in accordance with regulations under Circular No. 91/2020/TT-BTC dated 13 November 2020 issued by Ministry of Finance on financial safety ratio and remedies applicable to securities companies that fail to meet the stipulated financial safety ratio ("Circular 91"). This financial safety ratio report is prepared on the basis of the Company's financial data at the reporting date.

2.2. Purpose of preparation

The financial safety ratio report is prepared to comply with the regulations on preparation and disclosure of the financial safety ratio report and may not be suitable for other purposes.

2.3. Reporting currency

The Company prepares this report in Vietnam dong ("VND").

3. SUMMARY OF SIGNIFICANT POLICIES FOR THE PREPARATION OF FINANCIAL SAFETY RATIO REPORT

3.1. Liquid capital ratio

Liquid capital ratio of the Company is determined using the formula specified in accordance with Circular 91 as follows:

Liquid Capital ratio = (Liquid Capital x 100%) / Total exposures to risks

Where, total exposures to risks are the sum of exposures to market risk, settlement risk, and operational risk.

In accordance with Circular 91, the Company's liquid capital is the total equity that can be converted into cash within ninety (90) days, details as follows:

- Owners' equity, excluded redeemable preferred shares (if any);
- Share premium, excluded redeemable preferred shares (if any);
- Convertible bonds Equity component (applicable to securities company that is convertible bonds issuer);
- Other owners' equity;
- Differences from revaluation of assets at fair value;
- Foreign exchange rate differences;
- Charter capital supplementary reserve;
- Operational risk and financial reserve;
- Other reserves in owners'equity in accordance with prevailing regulations;
- Undistributed retained earnings;
- Balance of provision for impairment of assets;
- Fifty percent (50%) of the increase in value of revaluated fixed assets in accordance with prevailing regulations (in case of upward revaluation), or deduction for the total decrease in value (in case of downward revaluation);
- Decreases in liquid capital (Note 3.1.1);
- Increases in liquid capital (Note 3.1.2); and

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APG SECURITIES JOINT STOCK COMPANY NOTES TO THE FINANCIAL SAFETY RATIO REPORT (CONT.,)

As at 31 December 2024

Other capital (if any).

3.1.1. Decreases in liquid capital

The Company's liquid capital decreases due to the following items:

- Treasury shares (if any);
- Total decrease in the value of financial assets recognised at cost equivalent to the difference between market value and carrying value of the assets, excluding securities issued by the Company's related parties as well as restricted securities with the remaining restriction period of more than ninety (90) days as from the date of financial safety ratio report;
- The margin value, in case the Company places collateral assets to the banks for banks' underwriting upon the Company's issuance of covered warrant, is determined as the minimal value of the followings: the value of banks' underwriting and the value of collateral assets (determined as Volume of assets * Asset price * (1 Market risk coefficient));
- The value of the Company's assets used as collaterals for the Company's liabilities with other
 institutions and individuals, of which the remaining terms are of more than ninety (90) days
 (determined as Volume of assets * Asset price * (1 Market risk coefficient)); Short-term assets
 include prepayments, receivables and advances with the remaining terms of more than ninety (90)
 days, and other short-term assets;
- Long-term assets;
- The amounts mentioned in qualified opinion, adverse opinion or disclaimer of opinion on the audited and reviewed financial statements (if any);
- Securities issued by the Company's related parties in the following cases:
 - The parent company and subsidiaries of the Company;
 - Subsidiaries of the Company's parent company.
- Restricted securities with the remaining restriction period of more than 90 days as from the date of calculation;
- Irrecoverable items from other partners which are assessed as completely insolvent are determined at the contract value.

When determining the decrease in liquid capital, the Company may make the following adjustment to the decrease value:

- For assets used as collaterals for obligations with other entities and individuals, the decrease value shall be deducted by the minimal value of the followings: Market value of the assets, Book value, and Residual value of the obligation;
- For assets secured by other entities and individuals' assets, the decrease value shall be deducted by the minimal value of the followings: Value of the collaterals and Book value.

Accordingly, value of the collateral used in calculating the deduction from the decrease in liquid capital is determined as: Volume of the asset * Asset price * (1 - Market risk coefficient) in accordance with Circular 91.

The decrease in liquid capital of the items in current and non-current assets does not include the following items:

- Assets exposed to market risk in accordance with Circular 91, except for securities issued by a subsidiary, parent company or subsidiary of the Company's parent company, or restricted securities with the remaining restriction period of more than ninety (90) days as from the date of calculation;
- Contracts and transactions exposed to liquidity risk in accordance with Circular 91;
- Provisions for impairment of asset;
- Provision for bad debts.

3.1.2. Increases in liquid capital

The Company's liquid capital increases due to the following items:

- Total increase in value of investments, financial assets recognised at cost equivalent to the
 difference between market value and carrying value of the assets, excluding securities issued by
 the Company's related parties as well as restricted securities with the remaining restriction period
 of more than ninety (90) days as from the date of financial safety ratio report; and
- Debts that are convertible to equity, including: convertible bonds, preferred shares and other debt instruments registered to supplement liquid capital with the State Securities Commission and satisfying all conditions stated in Clause 2, Article 7 of Circular 91.

The maximum value of total debt items used to supplement liquid capital is 50% of the Company's owners' equity. Regarding convertible debts and debts registered to supplement the Company's liquid capital with the State Securities Committee, the Company deducts 20% of original value each year during the last five (05) years prior to maturity/conversion into common shares and deducts 25% of residual value quarterly during the last four (04) quarters prior to maturity/conversion into common shares.

3.2. Exposures to market risk

Exposures to market risk are the potential losses which may occur when the market value of the Company's assets owned and to be owned by the Company in accordance with underwriting fluctuates in a negative trend. Exposures to market risk are determined for the Company's assets, stated in Clause 2, Article 7 of Circular 91, including cash and cash equivalent, money market instruments, bonds, shares, and funds/shares of securities investment companies; and are determined by the Company at the end of the transaction day using the following formula:

Exposures to market risk = Net position x Asset price x Market risk coefficient

In particular, net position is the net volume of securities held by the Company at the reporting date, after being deducted by the number of securities lent and increased by the number of securities borrowed in accordance with prevailing regulations.

Market risk value of unsold securities from firm-commitment underwriting contracts, covered warrants issued by the Company, and futures contracts is determined using specific formulas provided in Circular 91.

Assets which are excluded when determining exposures to market risk include:

- Treasury shares;
- Securities issued by the Company's related parties in the following cases:
 - The parent company, subsidiaries of the Company;
 - Subsidiaries of the Company's parent company.
- Restricted Securities with the remaining restriction period of more than ninety (90) days as from the date of calculation;
- Bonds, debt instruments, and valuable papers in the money market which have matured;
- Securities which have been hedged by put warrants or futures contracts; put warrants and put
 options which have been used to hedge for underlying securities.

3.2.1. Market risk coefficient

Market risk coefficient is determined for each account of assets as specified in Appendix I of Circular 91.

3.2.2. Asset price

a. Cash and cash equivalents, monetary market instruments







Value of cash in VND is the cash balance at the date of calculation. Value of cash in foreign currencies is the equivalent in VND using the exchange rate published by credit institutions which are allowed to conduct foreign currencies trading at the date of calculation.

Value of cash equivalents and money market instruments is the amount deposited or purchase price plus accrued interest using the effective interest rate which has not been settled as at the date of calculation.

b. Shares

Value of listed shares is determined based on the quoted closing prices on Ho Chi Minh Stock Exchange and Hanoi Stock Exchange of the latest trading day prior to the date of calculation.

Value of unlisted shares which have been registered on the Unlisted Public Companies Market (UPCoM) is the quoted closing prices of the latest trading day prior to the date of calculation.

In case there is no transaction of the shares listed or registered on UPCoM during more than two (02) weeks prior to the date of calculation, value of these shares is the highest of the following values: Book value; Purchase price; Price determined by internal valuation methods.

Value of shares which are suspended from trading, delisted or cancelled is the highest of the following values: Book value; Par value; Price determined by internal valuation methods.

Value of Registered and Deposited Shares That Are Not Listed or Registered for Trading Determined based on the average quoted price from at least three (03) securities companies unrelated to the Company, using the most recent trading day prior to the calculation date. If there are fewer than three (03) quotes, the share value is the highest among the following: Quoted prices; The price from the most recent reporting period; Book value; Purchase price; The Company's internal valuation method.

Value of Shares in Entities Under Dissolution or Bankruptcy equal to 80% of the liquidation value of the shares as of the date of the most recent balance sheet, or a price determined in accordance with the Company's internal regulations.

Value of Other Shares and Capital Contributions are The highest among the purchase price/contributed capital or the price determined by the Company's internal regulations.

c. Funds/Shares of securities investment companies

Value of public close-ended fund/ETF fund is the closing price of the latest trading day prior to the date of calculation.

In case public close-ended fund has no transactions in more than two (02) weeks prior to the date of calculation, the value is calculated by net asset value ("NAV") per fund unit at the latest reporting period prior to the date of calculation.

Value of member fund/open-ended fund/shares of securities investment companies in private issues is the NAV per unit of contributed capital/fund unit/shares at the latest reporting period prior to the date of calculation.

Value of other funds/shares is determined by internal valuation methods of the Company.

3.2.3. Increase in exposures to market risk

Exposures to market risk of assets are raised in case that the Company over-invests in these assets, except for securities issued under firm commitment underwriting contracts, Government bonds and bonds guaranteed by the Government. The exposures to market risk will be adjusted in accordance with following principles:

- An increase of 10% if the total value of investment in shares and bonds of a securities issuer accounts for from over 10% to 15% of the owners' equity of the Company;
- An increase of 20% if the total value of investment in shares and bonds of a securities issuer accounts for from over 15% to 25% of the owners' equity of the Company;
- An increase of 30% if the total value of investment in shares and bonds of a securities issuer accounts for more than 25% of the owners' equity of the Company.

Dividends, coupons, preference right of shares (if any) or interest of deposits, cash equivalents, negotiable instruments and valuable papers shall be added to the value of assets to determine the exposures to market risk.

3.3. Exposures to settlement risk

Exposures to settlement risk are the potential losses which may occur when a partner fails to fulfill its settlement obligation or transfer assets on time as committed. Exposures to settlement risk are determined at the end of the contract date or transaction date as follows:

- For term deposits at credit institutions: certificates of deposit issued by credit institutions; securities
 borrowing or loan contracts in accordance with prevailing regulations; repurchase agreements and
 reversed repurchase agreements in accordance with prevailing regulations; margin loan contracts
 in accordance with prevailing regulations; receivables from customers in securities trading
 activities; other receivables from securities trading activities.
- Exposures to settlement risk before the date of securities transfer, cash settlement and contract liquidation shall be determined using the following formula:
 - Exposures to settlement risk = Value of assets exposed to settlement risk x Settlement risk coefficient of partners;
- For underwriting contracts in the form of firm commitment signed with other organizations in a syndicated underwriting contract in which the Company is the lead underwriter, the exposures to settlement risk value equals 30% of the remaining value of unpaid underwriting contracts;
- For receivables from matured bonds, valuable papers, matured debt instruments for which payment has not been made, other overdue receivables and assets, securities which have not been transferred on time, including securities and cash which have not been received from term deposits at credit institutions; certificates of deposit issued by credit institutions; securities borrowing or loan contracts in accordance with prevailing regulations; repurchase and reverse repurchase agreements in accordance with prevailing regulations; matured margin loans in accordance with prevailing regulations, exposures to settlement risk are determined as follows:

Exposures to settlement risk = Value of assets exposed to settlement risk x Settlement risk coefficient by period.

3.3.1. Settlement risk coefficient

Settlement risk coefficient is determined based on the type of partners and the period as specified in Appendix III, Circular 91.

3.3.2. Value of assets exposed to settlement risk

a. Securities lending, securities borrowing, margin contracts, repurchase and reverse repurchase agreements.

Value of assets exposed to settlement risk is the market value of the contract determined as follows:

Type of transaction	Value of assets exposed to settlement risk
Term deposits, certificates of deposit, unsecured loans; contracts, transactions, capital uses according to Point k, Clause 1, Article 10 of Circular 91	Total balance of deposit account, certificate of deposit, loan value, contract value, transaction value plus dividends, bond interests, preference value (for securities) or deposits interests, loan interests, other surcharges (for credit) according to Point k, Clause 1, Article 10 of Circular 91

Outstanding Balance: The outstanding balance consists of the loan principal, accrued interest, and any related fees.

Asset Valuation: Asset values are determined in accordance with Note 3.2.2.

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- b. Receivables, Matured Bonds, and Matured Debt Instruments: The value of assets exposed to potential settlement risk is calculated as the face value of the receivable plus unpaid interest and any related costs, minus any prior payments received (if any).
- c. Receivables, Other Receivables and Other Contracts or Transactions, Other Uses of Capital (Assets) Exposed to Potential Settlement Risk.

For contracts and transactions specified at Point k, Clause 1, Article 10 of Circular 91, the value of payment risk is determined as follows:

Payment Risk Value=Total Value of Assets Exposed to Potential Settlement Risk×100%

3.3.3. Deduction of collateral

The value of partners and customers' collaterals shall be deducted from the Company's value of assets exposed to settlement risk if the related contracts and transactions satisfy the following conditions:

- Partners or customers use collaterals to ensure their fulfilment of obligations and their collaterals
 are cash, cash equivalents, valuable papers, negotiable instruments on the money market,
 securities listed and registered on the Securities Stock Exchange, Government bonds, bonds
 guaranteed by the Ministry of Finance;
- The Company has the right to control, manage, use, and transfer collaterals if partners fail to make payment fully and timely as agreed in the contracts

Value of asset subjected to deduction is determined as follows:

Collateral value = Volume of assets x Asset price x (1 - Market risk coefficient)

Assets price is determined in accordance with Note 3.2.2.

3.3.4. Increase in exposures to settlement risk

Exposures to settlement risk are raised in the following cases:

- An increase of 10% if the value of deposit contracts, certificates of deposit, loans, undue receivables, repurchase agreements, reverse repurchase agreements, total value of loans to an organization, an individual, and a group of related organizations/individuals (if any) account for more than 10% to 15% of the owners' equity of the Company;
- An increase of 20% if the value of deposit contracts, certificates of deposit, loans, undue receivables, repurchase agreements, reverse repurchase agreements, the total value of loans to an organization, an individual, and a group of related organizations/individuals (if any) account for more than 15% to 25% of the owners' equity of the Company;
- An increase of 30% if the value of deposit contracts, certificates of deposit, loans, undue receivables, repurchase agreements, reverse repurchase agreements, the total value of loans to an organization, an individual, and a group of related organizations/individuals (if any), or an individual and related parties of that individual (if any), account for more than 25% of the owners' equity of the Company.

3.3.5. Net bilateral clearing value of assets exposed to settlement risk

Value of assets exposed to settlement risk is subject to net bilateral clearing in cases:

- Settlement risk is related to the same partner;
- Settlement risk occurrs to the same type of transaction;
- The net bilateral clearing is agreed in prior by related parties by documents.

3.3.6. In the event the counterparty has completely lost its ability to repay

The entire loss, calculated based on the contract value, must be deducted from liquid capital

3.4. Exposures to operational risk

Exposures to operational risk are the potential losses which may occur due to technical errors, system errors and business processes, human errors during performing their work, or due to the lack of capital resulting from expenses, losses arising from investment activities, or other objective reasons.

Exposures to operational risk of the Company are determined at 25% of the Company's operating costs within twelve (12) consecutive months by the date of calculation or 20% of the minimum charter capital for business operations of the securities-trading organization, whichever is greater.

The Company's operating cost equals total expenses incurred during the year less: depreciation expense; expense/reversal of provision for impairment of short-term, long-term financial assets and mortgage assets; expense/reversal of provision for impairment of receivables; expense/reversal of provision for impairment of other current assets; and loss from revaluation of financial assets at fair value through profit or loss ("FVTPL"), interest expenses, and loss from revaluation of outstanding covered warrants payables which has been recorded as expense during the year.

4. CALCULATION SHEET ON LIQUID CAPITAL

			Liquid capital	
No.	. ITEMS	Liquid capital Deductions		Increases
		(1)	(2)	(3)
Α	Owners' equity			
1	Owners' equity, excluded redeemable preferred shares (if any)	2,236,219,420,000		
2	Share premium, excluded redeemable preferred shares (if any)	69,880,869,200		
3	Treasury shares	-		
4	The convertible bonds - equity component	-		
5	Other owners' equity	-		
6	Differences from revaluation of	-		
	financial assets at fair value			
7	Charter capital supplementary reserve	306,000,000		
8	Operational risk and financial reserve	445,000,000		
9	Other funds belong to the owner's equity	-		WATER TO STATE OF STREET
10	Undistributed profit	95,496,040,107		
11	Balance to provision for impairment of assets	-		
12	Difference from revaluation of fixed assets			
13	Foreign exchange rate differences	-		
14	Convertible debts			
15	Total increase or decrease in securities investment value		126,635,623,239	
16	Other capital (if any)	_		
1A	Total		2	,275,711,706,

APG SECURITIES JOINT STOCK COMPANY NOTES TO THE FINANCIAL SAFETY RATIO REPORT (CONT.,)

As at 31 December 2024

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		Liquid capital		
Vo.	ITEMS	Liquid capital	Deductions	Increases
		(1)	(2)	(3)
В	Short-term assets			
1	Financial assets			
1	Cash and cash equivalents			
	Financial assets at fair value		-	
	through profit or loss ("FVTPL")			
2	Securities exposed to market risk		-	
	Securities are deducted from liquid capital			
	Hold to maturity ("HTM") investments		-	
3	Securities exposed to market risk		-	
	Securities are deducted from liquid capital		44,150,000,000	
4	Loans			William Processing Control of the Co
	Available-for-sale ("AFS")		-	
	financial assets			
5	Securities exposed to market			
3	risk		0	
	Securities are deducted from		-	
	liquid capital			
	Provision for impairment of		-	
6	financial assets and mortgage			
	assets			
_	Receivables (receivables from disposal of financial assets, receivables and accruals from dividend, interest income from financial assets)			
7	financial assets) Receivables due in 90 days or less		and distribution and the second secon	
	Receivables due in more than 90 days		1,369,887,858,116	
8	Covered warrant have not yet been issued		-	
9	The underlying securities for the purpose of hedging when issuing covered warrant			
	Receivables from services provided by the Company		-	
10	Receivables due in 90 days or less			
	Receivables due in more than 90 days		206,005,223	



APG SECURITIES JOINT STOCK COMPANY NOTES TO THE FINANCIAL SAFETY RATIO REPORT (CONT.,)

As at 31 December 2024

		Liquid capital			
No.	o. ITEMS	Liquid capital	Deductions	Increases	
		(1)	(2)	(3)	
	Internal receivables				
	Internal receivables due in 90				
11	days or less				
	Internal receivables due in more		-		
	than 90 days				
	Receivables due to error in				
	securities transaction				
12	Receivables due in 90 days or				
12	less				
	Receivables due in more than 90		-		
	days				
	Other receivables				
	Other receivables due in 90 days	none XX 27, 2002 a company	3		
13	or less				
	Other receivables due in more		-		
	than 90 days				
14	Provision for impairment of		-		
	receivables				
11	Other short-term assets				
	Advances				
	Advances with the remaining		-		
	repayment term of 90 days or				
1	less				
	Advances with the remaining		B.		
	repayment term of more than 90				
	days				
2	Office supplies, tools and		-		
	materials				
3	Short-term prepaid expenses		577,847,881		
4	Short-term deposits, collaterals		5,200,000		
	and pledges				
5	Deductible value added tax		-		
6	Tax and other receivables from		-		
	the State				
7	Other current assets		-		
8	Provision for impairment of other		-		
	current assets				
1B	Total		1	,414,826,911,2	

2.0	17510	Liquid capital			
No.	ITEMS	Liquid capital	Deductions	Increases	
		(1)	(2)	(3)	
С	Long-term assets				
1	Long-term financial assets		464,225,000,000		
1	Long-term receivables		-		
2	Investments		464,225,000,000		
	HTM investments		38,000,000,000		
102717501	Securities exposed to market				
2.1	risk		ja ja		
	Securities are deducted from		38,000,000,000		
	liquid capital				
2.2	Investments in subsidiaries		-		
2.3	Other long-term investments		426,225,000,000		
//	Fixed assets	- Continue to the continue to	6,900,698,669		
111	Investment properties		-		
IV	Construction in progress		-		
V	Other long-term assets		39,610,212,503		
1	Long-term deposits, collaterals and pledges		1,907,310,000		
2	Long-term prepaid expenses		-		
3	Deferred income tax assets		32,312,531,008		
4	Payment for Settlement Assistance Fund		5,390,371,495		
5	Other long-term assets		-	A	
VI	Provision for impairment of				
A TOTAL	non-current assets				
	The qualified, adversed or		-		
	disclaimed items on the audited,				
	reviewed financial statements				
	not being deducted in				
	accordance with Article 5,				
	Circular 91				
1C	Total			510,735,911,1	
D	Escrow, collateral items				
1	The value of the escrow				
	The value of contribution to		-		
1.1	Settlement Assistance Fund of				
	VSDC				
	The value of contribution to the		-		
	clearing fund of the central				
1.2	settlement counterparty for the				
	open position of the clearing				
	member (for derivative market)				
	The value ofcash escrow and		-		
1.3	banks' guarantee for issuing				
	covered warrants				
2	The value of collaterals for		-		
	obligations due in more than				
	ninety (90) days				
1D	Total		-		

Note:

Non-applicable for the preparation of the financial safety ratio report

5. CALCULATION SHEET ON EXPOSURES

5.1. Market risk

Inve	stment items	Risk coefficient %	Scale of risk	Exposures to risk
		(1)	(2)	$(3) = (1) \times (2)$
I. Ca	sh and cash equivalents, monetary mar	rket instrume	ents	-
1	Cash (VND)	-	17,554,429,520	-
2	Cash equivalents	-	(e.	:#:
3	Valuable papers, transferable instruments in the money market, certificate of deposit	-	-	
II. G	overnment bonds			32,046,999
4	Zero-coupon Government bonds	-	-	-
5	Coupon Government bonds			
5.1	Government bonds (include treasury bond and construction bond previously issued), Government bonds of OECD countries or guaranteed by the Government or the Central Bank of the OECD countries, bonds issued by international institutions such as IBRD, ADB, IADB, AFDB, EIB and ERBD, non-sovereign bonds.	3	1,068,233,300	32,046,999
111 6	Credit institution bonds			
III. C	Credit institution bonds having remaining maturity of less than 1 year, including convertible bonds	3		
	Credit institution bonds having remaining maturity of 1 to under 3 years, including convertible bonds	8		
6	Credit institution bonds having remaining maturity of 3 to under 5 years, including convertible bonds	10		
	Credit institution bonds having remaining maturity of 5 years or more, including convertible bonds	15		
IV. (Corporate bonds	200)-5-
	Listed corporate bonds			
7	Listed bonds having remaining maturity of less than 1 year, including convertible bonds	8		5 -
	Listed bonds having remaining maturity of 1 to under 3 years, including convertible bonds	10	7	2.5

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Inve	stment items	Risk coefficient %	Scale of risk	Exposures to risk
		(1)	(2)	$(3) = (1) \times (2)$
V. S	hares			46,622,500,120
9	Ordinary shares, preferred shares of entities listed in Ho Chi Minh Stock Exchange; open-ended fund certificates	10	404,171,020,000	40,417,102,000
10	Ordinary shares, preferred shares of entities listed in Hanoi Stock Exchange	15	41,369,320,800	6,205,398,120
11	Ordinary shares, preferred shares of unlisted public entities registered for trading through UpCom system	20	_	94
12	Ordinary shares, preferred shares of public entities registered for custody, but not yet listed or registered for trading; shares under IPO	30	-	-
13	Shares of other public companies	50	-	-
VI. C	ertificates of securities investment fund	s		0,=
14	Public funds, including public securities investment companies	10	-	
15	Member funds, including private securities investment companies	30	-	M.
VII. I	Restricted securities trading	,		-
16	Securities of unlisted public companies being warned due to delayed disclosure of audited/reviewed financial statements	30	-	-
17	Listed securities being warned	20	_	
100,0707	Listed securities under control	25	_	-
19	Securities temporarily suspended from trading	40	-	-
20	Delisted, cancelled securities	80	-	-
VIII.	Derivative securities			-
21	Stock index futures contracts	8	-	-
22	Government bond futures contracts	3	-	-

APG SECURITIES JOINT STOCK COMPANY NOTES TO THE FINANCIAL SAFETY RATIO REPORT (CONT.,)

As at 31 December 2024

Control of the Control	Other securities			425,000,000
23	Shares, Capital Contributions, and Other Types of Securities	100	425,000,000	425,000,000
24	Shares listed in foreign markets included in the benchmark	80	-	0
25	Shares listed in foreign markets not included in the benchmark	80	-	9
26	Covered warrants listed on Ho Chi Minh Stock Exchange	8		
27	Shares and bonds of un-issued companies that do not have the lastest audited financial statements up to the time of reporting or have audited financial statements but have contrary adverse audit opinion, disclaimer opinion or qualified opinion	10	-	
28	Shares, capital contribution and other securities Calculation: Exposures to risk = Max {((Po x Qo x k - Pi x Qi) x R - MD), 0}			
29	Covered warrants issued by the Company		-	
30	Securities formed from hedging activities for the issued covered warrants (in case covered warrants are not profitable)			3
31	The positive difference between the value of the underlying securities used by the Company to hedge against the risks of covered warrants and the value of the underlying securities necessary to hedge for covered warrants.			
X. In	ncreases risk			8,083,420,400
	Stock code	Increase %	Scale of risk	Exposure to risk
	KOS	20.00%	40,417,102,000	8,083,420,400

5.2. Settlement risk

Exposures to settlement risk VND

Risks of undue items (Note 1) 4,327,950,072

Risks of overdue items (Note 2)
Risks from advances and other contracts, transactions (Note 3)
Total exposures to settlement risk 4,327,950,072

5.2.1. Risks of undue items

Risk coefficient						o settlement risk		Total
Type of transactions		0%	0.8%	3.2%	4.8%	6%	8%	exposures to
		(1) (2)		(3) (4)	(4)	(4) (5)	(6)	settlement risk
1	Term deposits, unsecured loans, receivables from trading and securities business transactions, and other items carrying potential settlement risks		-	-		2,929,845,510	1,398,104,562	4,327,950,07
2	Lending of financial assets / Economic arrangements of the same nature	-	÷	-	-	-		
3	Borrowing of financial assets / Economic arrangements of the same nature	-	ı	**		-		
4	Contracts for the purchase of assets with a commitment to resell / Economic arrangements of the same nature				1	-		
5	Contracts for the sale of assets with a commitment to repurchase / Economic arrangements of the same nature	-	-	-		-	.=	

Details of settlement risk coefficient by partners are determined as follows:

No.	Counterparties of the Company	Settlement risk coefficient
(1)	Government, issuers guaranteed by the Government, Government and Central Banks of OECD countries; People's committees of provinces and centrally-controlled municipalities	0%
(2)	Securities Stock Exchanges, Vietnam Securities Depository and Clearing Corporation ("VSDC")	0.8%
(3)	Credit institutions, financial institutions, and securities trading institutions which are established in OECD countries and have credit ratings in accordance with the internal policies of securities trading institutions	3.2%
(4)	Credit institutions, financial institutions, and securities trading institutions which are established in OECD countries and do not meet the requirements specified in the internal policies of securities trading institutions or which are not established in OECD countries	4.8%
(5)	Credit institutions, financial institutions, and securities trading institutions, securities investment funds, securities investment companies being established and operating in Vietnam	6%
(6)	Other entities, individuals, counterparties	8%

5.2.2. Risks of overdue items

No.	Overdue period	Risk coefficie	Scale of risk	Exposures to settlement risk
1	0-15 days after due date of payment, transferring securities	16	-	,
2	16-30 days after due date of payment, transferring securities	32	-	,
3	31 - 60 days after due date of payment, transferring securities	48	-	
4	From 60 days after due date of payment, transferring securities	100		

5.2.3. Risks from advances and other contracts, transactions

No.	Detail	Settlement risk coefficient (%)	Scale of risk	Exposures to settlement risk
1	Contracts, transactions and capital uses not listed in Point a, b, c, d, d, e, g, Clause 1, Article 10 of Circular 91; Receivables from loan factoring with partners that are not Vietnam Asset Management Company (VAMC), Vietnam Debt and Asset Trading Corporation (DATC) Advances accounting for more than 5% of owener's equity with recovery period of less than ninety (90) days	100	-	-
	AL EXPOSURES TO SETTLEMENT RISTRACTS, TRANSACTIONS		-	

5.3. Operational risk

	Items	Amount
1	Total operating expenses incurring during the 12 month	262,923,045,492
П	Deductions from total expenses	20,709,082,684
Ш	Total expenses after deductions (III=I-II)	242,213,962,808
IV	25% of Total expense after deductions (IV=25%III)	60,553,490,702
V	20% Legal capital of the Company	50,000,000,000
тот	AL EXPOSURES TO OPERATIONAL RISK (Max{IV,V})	60,553,490,702

Deductions from total expenses

Depreciation expenses Loan interest Total

Nguyen Thanh Nghi Chief Accountant

Amount 2,213,783,843 18,495,298,841 20,709,082,684

CÔNG TY CÔ PHẨN CHỨNG KHOÁN TRUNG

> Tran Thien Ha Chief Executive Officer Hanoi, Vietnam 25 March 2025

Huynh Thi Mai Thy

Head of Internal Control Department