

Thrige Holding A/S

Hovmarken 4, 8520 Lystrup
Annual Report 2020/21

The Annual Report was presented and approved at the annual general meeting of the Company on 9 Juni 2021.

Chairman

Central Business Register No. 26 31 16 83

The Annual Report includes 44 pages

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Statements and Reports

Statement by the Board of Directors and Executive Management

The Board of Directors and Executive Management have today discussed and approved the Annual Report of Thrig Holding A/S for the 2020/21 fiscal year.

The Annual Report has been prepared in accordance with the Danish Financial Statements Act.

In our opinion, the Consolidated and Parent Company Financial Statements give a true and fair view of the Group's and Parent Company's financial position at 28 February 2021 and of the results of the Group's and the Parent Company's operations and the Group's cash flows for 2020/21.

Further, we consider the Management's Review to present a fair disclosure of the development in the Group's and Parent Company's operations and financial conditions, the results for the year, Group cash flows, and financial position as well as a description of the most significant risks and uncertainty factors that the Group and the Parent Company face.

We recommend that the Annual Report be approved at the annual general meeting.

Herlev, 9 Juni 2021

Executive Management:

Mette R. Lawaetz

Board of Directors:

Flemming H. Tomdrup
Chairman

Jørgen Huno Rasmussen

Mette R. Lawaetz

Statements and Reports

Independent Auditor's Report

To the Stockholder of Thrig Holding A/S

Opinion

We have audited the Consolidated Financial Statements and the Parent Company Financial Statements of Thrig Holding A/S for the fiscal year 1 March 2020 – 28 February 2021, which comprise Income Statement, Balance Sheet, Statement of Changes in Equity, and Notes, including Accounting Policies, for the Group and the Parent Company, and a Consolidated Cash Flow Statement. The Consolidated Financial Statements and the Parent Company Financial Statements are prepared in accordance with the Danish Financial Statements Act.

In our opinion, the Consolidated Financial Statements and the Parent Company Financial Statements give a true and fair view of the financial position of the Group and the Parent Company at 28 February 2021 and of the results of the Group's and the Parent Company's operations as well as the Consolidated Cash Flows for the fiscal year 1 March 2020 – 28 February 2021 in accordance with the Danish Financial Statements Act.

Basis for opinion

We conducted our audit in accordance with International Standards on Auditing (ISAs) and additional requirements applicable in Denmark. Our responsibilities under those standards and requirements are further described in the "Auditor's responsibilities for the audit of the Consolidated Financial Statements and the Parent Company Financial Statements" (hereinafter collectively referred to as "the Financial Statements") section of our report. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Independence

We are independent of the Group in accordance with the International Ethics Standards Board for Accountants' Code of Ethics for Professional Accountants (IESBA Code) and additional requirements applicable in Denmark, and we have fulfilled our other ethical responsibilities in accordance with these rules and requirements.

Management's responsibilities for the Financial Statements

Management is responsible for the preparation of the Financial Statements that give a true and fair view in accordance with the Danish Financial Statements Act and for such internal control as Management 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, Management is responsible for assessing the Group's and the Parent 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 in preparing the Financial Statements unless Management either intends to liquidate the Group or the Parent Company or to cease operations, or has no realistic alternative but to do so.

Auditor's responsibilities for the audit of the Financial Statements

Our objectives are to obtain reasonable assurance as to 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 ISAs and additional requirements applicable in Denmark 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 the Financial Statements.

As part of an audit conducted in accordance with ISAs and additional requirements applicable in Denmark, we exercise professional judgement and maintain professional scepticism 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 Group's and the Parent Company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by Management.
- Conclude on the appropriateness of Management's use of the going concern basis of accounting in preparing the Financial Statements and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's and the Parent 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 Group and the Parent Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure, and contents of the Financial Statements, including the note disclosures, and whether the Financial Statements represent the underlying transactions and events in a manner that gives a true and fair view.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated Financial Statements. We are responsible for the direction, supervision, and performance of the group audit. We remain solely responsible for our audit opinion.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

Statement on the Management's Review

Management is responsible for the Management's Review.

Our opinion on the Financial Statements does not cover the Management's Review, and we do not express any form of assurance conclusion thereon.

In connection with our audit of the Financial Statements, our responsibility is to read the Management's Review and, in doing so, consider whether the Management's Review is materially inconsistent with the Financial Statements or our knowledge obtained during the audit, or otherwise appears to be materially misstated.

Moreover, it is our responsibility to consider whether the Management's Review provides the information required under the Danish Financial Statements Act.

Based on the work we have performed, we conclude that the Management's Review is in accordance with the Financial Statements and has been prepared in accordance with the requirements of the Danish Financial Statements Act. We did not identify any material misstatement of the Management's Review.

Copenhagen, 9 Juni 2021

EY Godkendt Revisionspartnerselskab
CVR no. 30 70 02 28

Jes Lauritzen
State-Authorized Public Accountant
mne10121

Management's Review

Company Details

Thrigé Holding A/S

%Terma A/S

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Central Business Register No. 26 31 16 83

Founded 24 October 2001

Situated in Aarhus Municipality

Board of Directors

Flemming H. Tomdrup (Chairman)

Jørgen Huno Rasmussen

Mette R. Lawaetz

Executive Management

Mette R. Lawaetz

Auditors

EY Godkendt Revisionspartnerselskab

Annual general meeting

The annual general meeting is held at the Group's address in Herlev on 9 Juni 2021.

Management's Review

Financial Highlights - consolidated

MDKK	2020/21	2019/20	2018/19	2017/18	2016/17
Order intake	2,019	2,842	1,726	1,728	1,411
Order backlog, year-end	3,171*	3,222*	2,297*	2,374*	2,431*
Revenue	2,070	1,917	1,803	1,785	1,719
EBITDA before special items	321	273	276	298	288
Depreciation, amortization, and write-downs	(151)	(148)	(167)	(160)	(158)
Operating profit before special items	170	125	109	138	130
Financial income and costs	(35)	(18)	(19)	(27)	(23)
Earnings before special items and tax	135	107	90	111	107
Special items before tax**	0	0	(164)	(31)	0
Profit for the year	114	92	(70)	60	79
Non-current assets	1,216	1,088	994	937	912
Current assets	1,344	1,330	1,194	1,084	892
Total assets	2,560	2,418	2,188	2,021	1,804
Total equity	715	666	567	655	566
Subordinated loans	170	170	170	170	170
Capital base***	885	836	737	825	691
NIBD (excl. subordinated loans)	413	367	324	454	324
Cash flows from operating activities	183	301	360	13	294
Cash flows for investing activities	(286)	(213)	(230)	(188)	(208)
Cash flows from financing activities	(9)	43	(34)	148	(45)
Total cash flows	(112)	130	95	(27)	41
Financial Ratios:					
EBITDA margin before special items	15.5	14.3	16.0	16.7	16.8
EBT margin before special items	6.5	5.6	5.2	6.2	6.2
Return on investments before special items	7.4	5.9	5.4	7.3	7.4
Liquidity ratio**	121	130	146	169	133
Solvency ratio (capital base)	34.6	34.6	33.7	40.8	38.3
Return on equity	16.5	14.9	(11.5)	9.8	13.7
Leverage ratio	1.3	0.9	2.1	1.7	1.1
Average number of full-time employees	1,653	1,521	1,495	1,398	1,257

* Including framework agreements.

** Special items in 2018/19 primarily relate to the Polish court case.

*** Capital base is defined as equity and subordinated loans.

(For definitions of financial ratios, see page 9).

Definitions to Financial Ratios:

EBITDA margin before special items:	$\frac{\text{EBITDA before special items} \times 100}{\text{Revenue}}$	EBT margin before special items:	$\frac{\text{Earnings before special items and tax} \times 100}{\text{Revenue}}$
Return on investments before special items:	$\frac{\text{Operating profit before special items} \times 100}{\text{Average operating assets}}$	Operating assets:	Total assets less cash at bank and in hand, and other interest-bearing assets.
Liquidity ratio:	$\frac{\text{Current assets} \times 100}{\text{Current liabilities other than provisions}}$	Solvency ratios: (Capital base)	$\frac{\text{Capital base} \times 100}{\text{Total assets at year-end}}$
Return on equity	$\frac{\text{Profit for the year} \times 100}{\text{Average equity}}$	Leverage ratio:	$\frac{\text{NIBD (excl. subordinated loans)} \times 100}{\text{EBITDA before special items}}$

Management's Review

Thrig Holding A/S is fully owned by Thomas B. Thriges Fond, a commercial foundation established in 1933 by manufacturer Thomas B. Thrig. The Group operational activities are maintained through the fully onwed subsidiary Terma A/S. Further, Thrig Holding A/S owns all shares in Thrig-Titan A/S which is a dormant company.

Terma A/S is Denmark's largest company within the defense industry with activities in the defense, security, and space sectors, with locations in Aarhus, Grenaa, and Herlev, Denmark, and subsidiaries in the U.S, the Netherlands, Germany, UK, Indonesia, Singapore, France, India, and UAE, and representation office in Belgium.

Development in the Parent Company financial situation

The result after tax in 2020/21 was MDKK 113.6 (2019/20: MDKK 92.1).

Development in the Group financial situation

In 2020/21, the Thrig Holding Group result after tax was MDKK 113.9 (2019/20: MDKK 91.9). As of 28 February 2021, the equity amounted to MDKK 714.8 (29 February 2020: MDKK 666.1).

In 2020/21, the Terma A/S result after tax amounted to MDKK 115.6 (2019/20: MDKK 93.6). As of 28 February 2021, the equity amounted to MDKK 730.8 (29 February 2020: MDKK 680.2).

The production facilities in Grenaa and Lystrup had COVID-19 cases that disrupted production. However, the cases were contained, and effective restrictions implemented. Since the outbreak more than a year ago, Terma Group has taken measures to ensure the safety of our employees and reasonably mitigate the operational impact

Development activities

Development activities of the Group are carried out in Terma A/S which during the FY 2020/21 had development activities in all business areas and as of 28 February 2021, the carrying amount was MDKK 553.6. Investments amounted to MDKK 147.8 and depreciations amounted to MDKK 45.9. It is expected that Terma A/S will be investing in development activities at the same or a higher level in 2020/21.

Corporate Social Responsibility and Equal Representation of Genders

Thrig Holding's primary activity is carried out through its subsidiary Terma Group and it is assessed that the main impact on society is through the activities of the subsidiary. A summary of Terma's CSR report is therefore provided as Thrig Holding's statutory reporting on social responsibility, cf. FSA §99a. The full report can be read here "https://www.terma.com/media/gs2bapqt/csrreport_2020-2021.pdf"

Human Rights

Material risks: Operating in the Aerospace, Defense, and Security sectors, Terma recognizes that it may become part of impacts on human rights.

Policy, actions and results: Terma aims to be in compliance with the procedural requirements set forth by the UN Guiding Principles. In FY2020/21, Terma published a human rights policy and a human rights impact assessment in alignment with the UNGPs. Moreover, Terma launched a Responsible Supply Chain Program, which includes among others human rights due diligence.

Environment & Climate

Material risks: Terma has identified risks relating to the use of chemicals and hazardous substances.

Policy, actions and results: Terma focuses on constantly improving its production processes, resources and the use of chemicals and hazardous substances. Moreover, Terma measures and disclose its emissions using the Greenhouse Gas (GHG) Protocol. In FY2020/21 Terma continued the process of substituting hazardous chemicals as well as minimizing emissions.

Social and employee conditions

Material risks: Terma has identified risks relating to employee safety as well as employee health and mental well-being.

Policy, actions and results: Terma aims to provide its employees with a safe working environment, free from accidents and injuries, as well as increase and strengthen employees' health and mental well-being, and thereby increase motivation and performance. In FY2020/21, Terma created leadership training to increase well-being as well as commenced conducting safety site self-assessments.

Anticorruption

Material risks: Terma has identified risks relating to corruption where a solid compliance culture is vital to ensure a company's license to operate.

Policy, actions and results: Terms aims to ensure compliance with international and national anti-corruption legislation. In FY2020/21, Terma launched increased anti-corruption training to employees. Moreover, Terma increased its score to Band B in Transparency International's Defense Anti-Corruption Index.

Regarding Thrigé Holding's description of equal representation of gender pursuant to the Danish Financial Statements Act section 99b, the company has a target figure in relation to representation of genders in the top management of one person per gender as a minimum of the three members of the board was met 28 February 2021. When the sole shareholder elect members for the Company board, it is important that the best qualified person is elected based on an overall consideration. Moreover, The Company has no employees, which is why no gender policy exists in respect of other management levels.

Risks

In relation to COVID-19, Terma has established two task forces to safeguard the health of our employees and to manage the business impacts of the pandemic. Terma aims to maintain its operations running, however the constantly developing pandemic has resulting consequences that are not within Terma's control, and impact to our business and the ecosystem we operate in is not entirely preventable or avoidable. There will likely be consequences to programs, deliverables, and services despite all our efforts to secure business continuity, but Terma remains committed to delivering on our agreements to the extent possible. We believe that a close dialog between Terma and our partners is the best way to identify appropriate mitigating measures against anticipated risks, as and when such risks develop.

Under normal circumstances, Terma's leading risk is execution of large programs. Terma seeks to reduce this risk by increased focus on contract management and financial control.

Terma's business is within a highly regulated market with export regulations for dual-use and military equipment. The primary business model for Terma is as a supplier of technology in a business-to-business transaction where the end user in most cases is a government authority. Terma is increasingly developing into a trusted, sole-source technology supplier where our customers are relying on our ability to supply. If Denmark undertakes a different political standpoint on export regulations than our partner nations, this becomes a business challenge for Terma.

Terma has the required credit lines available and the support of our financial partners to implement the planned short-term and long-term activities and investments.

Terma is minimally exposed to changes in interest rates. The interest risk is hedged via fixed-rate mortgage loans and interest swaps.

Terma primarily sells and buys in DKK, EUR, and USD currencies. Risks relative to USD are hedged by entering into forward exchange contracts in connection with the acceptance and conclusion of contracts.

In general, there is no significant credit risk relative to individual customers.

Outlook for 2021/22

In 2021/22, the Parent and the Group expect a consolidated organic growth >10% in revenue, and earnings before tax (EBT) are expected to increase accordingly. The positive outlook is based on Terma's solid order backlog to be delivered in 2021/22.

Events after the balance sheet date

Following the end of the fiscal year, no significant events have occurred which affect the assessment of the Group's and Parent Company's financial position as reported on 28 February 2021.

While the duration and depth of the COVID-19 pandemic and its impact on Terma is uncertain, the impact is expected to be negative albeit moderate. Since the outbreak, Terma has taken measures to ensure safety of our employees and reasonably mitigate the operational impact.

Income Statement 1 March - 28 February

DKK 1.000	Note	Consolidated		Parent company	
		2020/21	2019/20	2020/21	2019/20
Revenue	3,4	2,070,020	1,917,052	-	-
Production costs	5	(1,637,730)	(1,510,897)	-	-
Gross Profit		432,290	406,155	-	-
Distribution costs	5	(138,054)	(152,265)	-	-
Administrative costs	5,6	(125,475)	(130,750)	(267)	(200)
Other operating income		1,713	2,504	-	-
Other operating costs		(701)	(720)	-	-
Operating profit		169,773	124,924	(267)	(200)
Result in subsidiaries after tax	7	-	-	117,131	95,438
Financial income	8	6,996	18,435	304	313
Financial costs	8	(41,716)	(35,978)	(4,613)	(4,411)
Earnings before tax (EBT)		135,053	107,381	112,554	91,140
Tax on profit	9	(21,186)	(15,498)	1,007	946
Result for the year		113,867	91,883	113,562	92,086
The Group result is split as follows:					
Stockholder in Terma A/S		113,562	92,086		
Minority interest		305	(203)		
		113,867	91,883		

Proposed profit appropriation

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Balance Sheet 28 February

DKK 1.000	Note	Consolidated		Parent Company		
		2021	2020	2021	2020	
ASSETS						
Non-current assets						
Intangibles						
Software		51,324	26,308	-	-	
Software in process		12,740	17,984	-	-	
Development projects completed		299,791	116,682	-	-	
Development projects in process		253,771	366,562	-	-	
	10	<u>617,626</u>	<u>527,536</u>	<u>-</u>	<u>-</u>	
Property, plant, and equipment						
Land and buildings		314,327	307,724	-	-	
Plant and machinery		189,999	180,508	-	-	
Fixtures and fittings, tools and equipment		29,243	30,328	-	-	
Property, plant, and equipment under construction		65,280	41,886	-	-	
	11	<u>598,849</u>	<u>560,446</u>	<u>-</u>	<u>-</u>	
Investments						
Investments in subsidiaries		-	-	740,546	723,091	
Total non-current assets		<u>1,216,475</u>	<u>1,087,982</u>	<u>740,546</u>	<u>723,091</u>	
Current assets						
Inventories						
Raw materials and consumables		370,248	271,853	-	-	
Work in process		132,091	126,050	-	-	
Prepayments to suppliers		20,711	4,076	-	-	
		<u>523,051</u>	<u>401,979</u>	<u>-</u>	<u>-</u>	
Receivables						
Trade receivables		368,760	356,619	-	-	
Construction contracts	12	241,330	281,284	-	-	
Amounts owed by subsidiaries		-	-	102,096	41,192	
Corporate tax receivables	13	16,293	4,001	11,086	0	
Other receivables		51,500	25,579	-	-	
Deferred tax asset	14	1,734	4,146	-	-	
Prepayments	15	<u>7,315</u>	<u>6,897</u>	<u>-</u>	<u>-</u>	
		<u>686,932</u>	<u>678,526</u>	<u>113,182</u>	<u>41,192</u>	
Cash at bank in hand		<u>133,749</u>	<u>249,046</u>	<u>2</u>	<u>1</u>	
Total current assets		<u>1,343,731</u>	<u>1,329,551</u>	<u>113,184</u>	<u>41,193</u>	
Total assets		<u>2,560,206</u>	<u>2,417,533</u>	<u>853,730</u>	<u>764,284</u>	

Balance Sheet 28 February

DKK 1.000	Note	Consolidated		Parent Company		
		2021	2020	2021	2020	
EQUITY AND LIABILITIES						
Equity						
Capital stock	16	25,000	25,000	25,000	25,000	
Net revaluation according to the equity method		-	-	273,097	255,644	
Translation adjustments and hedging instruments		6,296	(3,526)	-	-	
Retained earnings		683,201	644,639	416,400	385,469	
Proposed dividends		-	-	-	-	
Thrigé Holding A/S' stockholder part of equity		714,497	666,113	714,497	666,113	
Minority interest		267	(38)	-	-	
Total equity		714,764	666,075	714,497	666,113	
Provisions						
Warranty provisions	17	19,347	14,077	-	-	
Provisions regarding construction contracts		5,573	3,436	-	-	
Deferred tax	14	153,728	133,928	-	-	
Other provisions		-	7,000	-	-	
Total provisions		178,648	158,441	-	-	
Liabilities other than provisions						
Non-current liabilities other than provisions						
Subordinated loans	19	170,000	170,000	45,000	45,000	
Credit institutions		109,848	156,840	-	-	
Mortgage credit institutions		193,251	205,878	-	-	
Other debt		84,507	40,922	-	-	
19	557,606	573,640	45,000	45,000		
Current liabilities other than provisions						
Current portion of non-current liabilities	19	58,911	53,238	-	-	
Construction contracts	12	321,359	354,244	-	-	
Prepayments received from customers		141,701	62,426	-	-	
Trade payables		194,426	138,603	-	-	
Amounts owed to Parent Company		100,672	24,724	83,530	6,152	
Amounts owed to subsidiaries		-	-	10,530	43,430	
Corporate tax	13	3,732	5,734	-	3,429	
Polish court case		-	133,681	-	-	
Other payables		288,388	246,727	173	160	
1,109,189		1,019,377		94,233	53,171	
1,666,795		1,593,017		139,233	98,171	
2,560,206		2,417,533		853,730	764,284	
Accounting policies						
Contingent liabilities and security		1				
Related parties		20				
Events after the Balance Sheet date		21				
Financial instruments and financial risks		22				
		23				

Statement of Changes in Equity 1 March - 28 February

	Consolidated						
DKK 1,000	Capital stock	Reserve for exchange rate adjustments and hedging instruments	Retained earnings	Proposed dividends	Total	Minority interest	Total equity
Equity at 1 March 2019	25,000	(11,044)	552,553	-	566,509	165	566,674
Results for the year	-	-	92,086	-	92,086	(203)	91,883
Other changes in equity in subsidiaries etc. (before tax)	-	9,341	-	-	9,341	-	9,341
Tax on other changes in equity	-	(1,823)	-	-	(1,823)	-	(1,823)
Equity at 1 March 2020	25,000	(3,526)	644,639	-	666,113	(38)	666,075
Results for the year	-	-	113,562	-	113,562	305	113,867
Declared dividend	-	-	(75,000)	-	(75,000)	-	-75,000
Other changes in equity in subsidiaries etc. (before tax)	-	13,983	-	-	13,983	-	13,983
Tax on other changes in equity	-	(4,161)	-	-	(4,161)	-	(4,161)
Equity at 28 February 2021	25,000	6,296	683,201	0	714,497	267	714,764

Statement of Changes in Equity 1 March - 28 February, continued

		Parent Company				
DKK 1,000	Note	Capital stock	Reserve for net revaluation according to the equity method	Retained earnings	Proposed dividends	Total
Equity at 1 March 2019		25,000	152,688	388,821	-	566,509
Results for the year	24	-	95,438	(3,352)	-	92,086
Changes in value of hedging instruments, etc. (before tax)		-	9,341	-	-	9,341
Tax on changes in value of hedging instruments		-	(1,823)	-	-	(1,823)
Equity at 1 March 2020		25,000	255,644	385,469	-	666,113
Dividends received from subsidiaries		-	(109,500)	109,500	-	-
Results for the year	24	-	117,131	(3,569)	-	113,562
Declared dividend		-	-	(75,000)	-	(75,000)
Other changes in equity in subsidiaries, etc. (before tax)		-	13,983	-	-	13,983
Tax on other changes in equity		-	(4,161)	-	-	(4,161)
Equity at 28 February 2021		25,000	273,097	416,400	-	714,497

Cash Flow Statement 1 March - 28 February

	DKK 1.000	Note	Consolidated	
			2020/21	2019/20
Earnings before tax			<u>135,053</u>	<u>107,381</u>
Adjustments:				
Depreciation, amortization, and write-downs, etc			151,805	149,155
Provisions			408	(5,346)
Polen Court case, paid			(89,064)	-
Net financial income and costs			<u>34,720</u>	<u>17,543</u>
			<u>97,869</u>	<u>161,352</u>
Changes in working capital		25	<u>46,696</u>	<u>59,630</u>
Cash flows generated from operations before financial items			279,618	328,363
Financial income, received			7,762	18,283
Polen Court case, interest paid			(44,617)	-
Financial costs, paid			<u>(41,531)</u>	<u>(36,259)</u>
Cash flows from operations before tax			201,232	310,387
Corporate tax paid	13		<u>(17,793)</u>	<u>(9,760)</u>
Cash flows from operating activities			<u>183,439</u>	<u>300,627</u>
Capitalized development costs	10		(147,774)	(117,813)
Acquisitions of software, property, plant, and equipment	26		<u>(137,866)</u>	<u>(95,517)</u>
Cash flows from investing activities			<u>(285,640)</u>	<u>(213,330)</u>
Repayments, non-current liabilities			(53,946)	(23,065)
Proceeds, new non-current liabilities			-	23,376
Changes in non-current other debt			43,585	40,922
Loan from parent company			<u>954</u>	<u>1,587</u>
Cash flows from financing activities			<u>(9,408)</u>	<u>42,820</u>
Net cash flows from operating, investing, and financing activities			<u>(111,609)</u>	<u>130,117</u>
Current cash at 1 March			249,046	114,580
Exchange rate variations on current cash			<u>(3,688)</u>	<u>4,349</u>
Current cash at 28 February			<u>133,749</u>	<u>249,046</u>

Notes

1. Accounting Policies

The Annual Report for Thriges Holding A/S for 2020/21 has been prepared in accordance with the provisions in the Danish Financial Statements Act applying to large reporting class C entities.

Thomas B. Thriges Fond is the ultimate Parent. In accordance with the Danish Financial Statements Act §111 section 3, no Consolidated Financial Statements are made for the foundation. Thus the Consolidated Financial Statements of Thriges Holding A/S are at the highest level for the Group.

Recognition and measurement of derivative financial instruments are made in accordance with International Financial Reporting Standards (IFRS), cf. the Danish Financial Statements Act, § 37 section 5.

Effective from the financial year 2020/21, the Company has implemented amending act no. 1716 of 27 December 2018 to the Danish Financial Statements Act. The implementation of the amending act has not affected the Company's accounting policies on recognition and measurement of assets and liabilities but has solely entailed new and amended presentation and disclosure requirements.

The accounting policies are consistent with those of last year.

Consolidated Financial Statements

The Consolidated Financial Statements comprise the Parent Company Thriges Holding A/S and subsidiaries over which Thriges Holding A/S has control, i.e. the power to govern the financial and operating policies so as to obtain benefits from its activities. Control is obtained when the Company directly or indirectly holds more than 50% of the voting rights in the subsidiary or, in some other way, controls the subsidiary.

The Consolidated Financial Statements have been prepared as a consolidation of the Financial Statements of the Parent Company and subsidiaries, prepared according to the Group's accounting policies. On consolidation, intra-group income and costs, stockholdings, intra-group balances and dividends, and realized and unrealized gains and losses on intra-group transactions are eliminated.

Entities acquired or formed during the year are recognized in the Consolidated Financial Statements from the date of acquisition or formation. Entities which are disposed of or wound up are recognized in the Consolidated Income Statement until the date of disposal or winding-up. The comparative figures are not restated for entities acquired, disposed of, or wound up.

Foreign currency translation

Transactions denominated in foreign currencies are translated at the exchange rates at the transaction date. Foreign exchange differences arising between the exchange rates at the transaction date and at the date of payment are recognized in the Income Statement as financial income or financial costs.

Receivables, payables, and other monetary items denominated in foreign currencies, which are not settled on the Balance Sheet date, are translated at the exchange rates at the Balance Sheet date. The difference between the exchange rates at the Balance Sheet date and at the date at which the receivable or payable arose or was recognized in the latest Financial Statements is recognized in the Income Statement as financial income or financial costs.

Upon recognition of subsidiaries that are foreign entities, the Income Statements are translated at an average rate of exchange for the month, and the Balance Sheet items are translated at the exchange rates at the Balance Sheet date.

Currency differences arising upon translation of foreign subsidiaries' equity at the beginning of the year to the exchange rates at the Balance Sheet date and upon translation of Income Statements from the average rates of exchange to the exchange rates at the Balance Sheet date are recognized directly in the equity.

Foreign exchange adjustment of balances with foreign entities which are considered part of the investment in the entity is recognized in the equity.

Upon recognition of foreign subsidiaries that are integrated entities, monetary items are translated at the exchange rate at the Balance Sheet date. Non-monetary items are translated at the exchange rate at the date of acquisition or the time of the subsequent revaluation or impairment of the asset. The items in the Income Statement are translated at the exchange rate at the date of transaction. However, items derived from non-monetary items are translated at the historical conversion rate of the non-monetary item.

Derivative financial instruments

Derivative financial instruments are initially recognized in the Balance Sheet at cost and are subsequently measured at fair value. Positive and negative fair values of derivative financial instruments are included in other receivables and other payables, respectively.

Changes in the fair value of derivative financial instruments designated as and qualifying for recognition as a hedge of the fair value of a recognized asset or liability are recognized in the Income Statement together with changes in the fair value of the hedged asset or liability.

Changes in the fair value of derivative financial instruments designated as and qualifying for recognition as a hedge of future assets or liabilities are recognized directly in other receivables or other payables and in the equity. If the hedged forecast transaction results in the recognition of assets or liabilities, amounts which were previously recognized in the equity are transferred to the cost of the asset or liability, respectively. If the hedged forecast transaction results in income or costs, amounts previously recognized in the equity are transferred to the Income Statement in the period in which the hedge item affects the profit or loss.

Changes in the effective portion of the fair value of derivative financial instruments that are designated and qualify as hedge accounting are recognized in the hedging reserve within equity. When the hedged transaction materializes, amounts previously recognized in the hedging reserve are transferred to the same item as the hedged item.

For derivative financial instruments that do not qualify for hedge accounting, changes in fair value are recognized in the Income Statement on a regular basis.

Income Statement

Revenue

Revenue comprises the deliveries for the year and the value of construction contracts in process with significant customization.

Revenue from contract work in process with an insignificant degree of customization is recognized in the Income Statement when the transfer of risk to the customer has taken place. Any discounts allowed are deducted from the revenue.

Construction contracts with significant customization are recognized as revenue by reference to the percentage of completion method, which means that revenue corresponds to the selling price of work performed during the year.

Production costs

Production costs comprise costs, including depreciation, amortization, and salaries, incurred in generating the revenue for the year. Such costs include direct and indirect costs for raw materials and consumables, wages and salaries, depreciation of production plants, and other production costs.

Production costs also comprise research and development costs that do not qualify for capitalization and amortization of capitalized development costs.

Production costs also comprise provisions for losses on construction contracts.

Distribution costs

Costs incurred in distributing goods sold during the year and in conducting sales campaigns, etc. during the year are recognized as distribution costs. Also, costs relating to sales staff, advertising, exhibitions, and depreciation are recognized as distribution costs.

Administrative costs

Administrative costs comprise costs incurred during the year for the Management and administration, including costs related to administrative staff, office premises and office expenses, and depreciation.

Leases

Payments relating to operating leases are recognized in the Income Statement over the term of the lease. The Company's total liabilities relating to operating leases are disclosed in the notes.

Other operating income and costs

Other operating income and costs comprise items secondary to the principal activities, including gains and losses on disposal of intangibles and property, plant, and equipment. In the Parent Company, other operating income also comprises management fees from subsidiaries.

Profit in subsidiaries

The individual subsidiaries' profit after tax is recognized in the Income Statement for the Parent Company following elimination of intra-group gains/losses.

Financial income and costs

Financial income and costs comprise interest income and costs, gains and losses on receivables, payables, and other transactions denominated in foreign currencies, amortization of financial assets and liabilities as well as surcharges and refunds under the on-account tax scheme, etc.

Tax on profit for the year

Thrig Holding A/S is subject to the compulsory Danish joint taxation method for Thrig Holding A/S and the Thrig Holding Group's Danish subsidiaries. Subsidiaries are part of the joint taxation from the time of the consolidation in the Group's Financial Statements and until the time when they are left out of the consolidation.

Thrig Holding A/S is the administrative company for the joint taxation, and as a consequence, it settles all tax payments with the authorities.

The current Danish corporate income tax is allocated by payment of the joint taxation contribution between the jointly taxed companies relative to the taxable income. In this respect, companies with tax loss receive joint taxation contributions from companies which have used this loss to reduce their own tax profit.

Tax for the year comprises current tax for the year, the joint taxation contribution, and changes in deferred tax. The tax expense relating to the profit for the year is recognized in the Income Statement, and the tax expense relating to amounts directly recognized in equity is recognized directly in the equity.

Balance Sheet

Intangibles

Development projects, patents, and software licenses

Development projects comprise costs, salaries, and amortization directly attributable to the development activities. Development projects that are clearly defined and identifiable, where the technical feasibility, sufficient resources, and a potential future market or development opportunities can be evidenced, and where it is intended to produce, market, or use the project, are recognized as intangibles, provided that the cost can be measured reliably, and that there is sufficient assurance that future earnings can cover production costs, selling costs, administrative costs, and development projects. Other development projects in process are recognized in the Income Statement when incurred.

Capitalized development projects are recognized at cost less accumulated amortization and impairment losses.

Following the completion of development projects, capitalized development costs are amortized concurrently with the sale of the developed products, alternatively on a straight-line basis over the estimated useful life. The amortization period is usually 5-15 years. The amortization profile is reevaluated on an annual basis.

Patents and software licenses are measured at cost less accumulated depreciation and impairment loss. Patents are depreciated on a straight-line basis over the remaining patent period, and software licenses are depreciated over the contract period, however, not longer than 10 years.

Gains and losses on the disposal of development projects, patents, and software licenses are determined as the difference between the selling price less selling costs and the carrying amount at the date of disposal. Gains and losses are recognized in the Income Statement under other operating income and other operating costs, respectively.

Property, plant, and equipment

Land and buildings, plant and machinery, and fixtures and fittings, tools and equipment are measured at cost less accumulated depreciation and impairment losses. Cost comprises the purchase price and any costs directly attributable to the acquisition until the date when the asset is available for use. The cost of self-constructed assets comprises direct and indirect costs of materials, components, subcontractors, and wages and salaries. No interest is included.

The cost of a total asset is divided into separate elements which are depreciated separately if the useful life of the individual elements varies.

Depreciation is provided on a straight-line basis over the expected useful lives of the assets. The expected useful lives are as follows:

Buildings 10-50 years

Plant and machinery 3-20 years

Fixtures and fittings, tools and equipment 3-7 years

The basis of depreciation is based on cost reduced by the residual value of the asset at the end of its useful life and impairment losses, if any.

The depreciation period and the residual value are determined at the time of acquisition and are reassessed every year. Where the residual value exceeds the carrying amount of the asset, no further depreciation charges are recognized.

In case of changes in the depreciation period or the residual value, the effect on the amortization charges is recognized prospectively as a change in accounting estimates.

Depreciation is recognized in the Income Statement as production costs, distribution costs, and administrative costs, respectively.

Gains and losses on the disposal of property, plant, and equipment are determined as the difference between the selling price less selling costs and the carrying amount at the date of disposal. The gains or losses are recognized in the Income Statement as other operating income or other operating costs, respectively.

Investments in subsidiaries

Investments in subsidiaries are measured according to the equity method.

Investments in subsidiaries are measured in the Balance Sheet at the subsidiaries' net asset values calculated in accordance with the Group's accounting policies minus or plus unrealized intra-group profits and losses.

Net revaluation of investments in subsidiaries is shown as a reserve for net revaluation according to the equity method under equity to the extent that the carrying value exceeds the cost. Subsidiary dividends are transferred from the net revaluation to the distributable reserves at the time of distribution.

Impairment of non-current assets

The carrying amount of intangibles and property, plant, and equipment as well as equity interests in subsidiaries is subject to an annual test for indications of impairment other than the decrease in value reflected by depreciation or amortization.

Impairment tests are conducted of individual assets or groups of assets when there is an indication that they may be impaired. Write-down is made to the recoverable amount if this is lower than the carrying amount.

The recoverable amount is the higher of an asset's net selling price and its value in use. The value in use is determined as the present value of the expected net income from the use of the asset or the group of assets and expected net cash flows from the disposal of the asset or the group of assets after the end of the useful life.

Previously recognized impairment will only be reversed if the reason for impairment no longer exists.

Inventories

Inventories are measured at cost in accordance with the FIFO method. Where the net realizable value is lower than the cost, inventories are written down to this lower value.

Raw materials and consumables are measured at cost, comprising purchase price plus delivery costs.

Finished goods and work in process are measured at cost, comprising the cost of raw materials, consumables, direct wages and salaries, and indirect production overheads. Indirect production overheads comprise indirect materials and wages and salaries as well as maintenance and depreciation of production machinery, buildings, and equipment as well as factory administration and management. Borrowing costs are not included in the cost.

The net realizable value of inventories is calculated as the sales amount less costs of completion and costs necessary to make the sale, and is determined taking into account marketability, obsolescence, and development in expected selling price.

Receivables

Receivables are recognized initially at fair value and subsequently measured at amortized cost less impairment losses. The impairment assessment is based on the Expected Credit Loss model (ECL).

The ECL model involves a three-stage approach under which financial assets move through the stages as their credit quality changes.

The stages determine how impairment losses are measured and the effective interest is applied. For trade receivables, the Group applies the simplified approach, which permits the use of lifetime ECL. Provision rates are determined based on grouping of trade receivables sharing the same credit risk characteristics and days past due.

Regarding Group intercompany loans, impairment losses will be recognized based on 12-month or lifetime ECL depending on whether a significant increase in credit risk has arisen since initial recognition.

Construction contracts

Construction contracts are measured at the selling price of the work performed. The impairment assessment is based on the ECL model, cf. above.

The selling price is measured on the basis of the stage of completion at the Balance Sheet date and total expected income from the individual contract work. When the selling price of a contract cannot be measured reliably, the selling price is measured at the costs incurred or at net realizable value, if this is lower.

The individual construction contract is recognized in the Balance Sheet under either receivables or liabilities, depending on the net amount of the selling price less payables. Net assets are constituted by the sum of the construction contracts where the selling price of the work performed exceeds the amount which has been invoiced on account. Net liabilities are constituted by the sum of the construction contracts where the amount which has been invoiced on account exceeds the selling price.

Selling costs and costs incurred in securing contracts are recognized in the Income Statement when incurred.

Prepayments

Prepayments recognized under current assets comprise costs incurred concerning subsequent fiscal years.

Equity

Reserve for net revaluation according to the equity method (Parent Company)

Net revaluation of investments in subsidiaries is recognized at cost in the reserve for net revaluation according to the equity method. The reserve cannot be recognized at a negative amount.

Reserve for exchange rate adjustment and hedging instrument

The reserve comprises exchange rate differences arising on the translation of the financial statements of foreign enterprises from their functional currencies into Danish kroner including exchange differences on loans considered to be a part of the net investment or as hedging of the net investment and contains also the accumulated net change in the fair value of hedging transactions that meet the criteria for hedging future cash flows and for which the hedged transaction has yet to be realised. The tax effect on these transaction has also been included.

Proposed dividend

Dividend proposed is recognized as a liability at the date when they are adopted at the general meeting (declaration date). Dividend during the year (extraordinary) or dividend expected to be distributed for the year are disclosed separately under equity.

Current tax and deferred tax

Current tax payable and receivable is recognized in the Balance Sheet as tax computed on the taxable income for the year, adjusted for tax on the taxable income of prior years and for tax paid on account.

Payable and receivable joint tax contributions are recognized in the Balance Sheet under balances for the Parent Company.

Deferred tax is measured using the Balance Sheet liability method on all temporary differences between the carrying amount and the tax value of assets and liabilities. Where different tax rules can be applied to determine the tax base, deferred tax is measured on the basis of the planned use of the asset or settlement of the liability, respectively. Adjustment is made to deferred tax resulting from elimination of unrealized intra-group profits and losses.

Deferred tax assets, including the tax value of tax loss carryforwards, are recognized at the expected value of their utilization, either as a set-off against tax on future income or as set-off against deferred tax liabilities in the same legal tax entity and jurisdiction.

Deferred tax is measured according to the tax rules and at the tax rates applicable in the respective countries at the Balance Sheet date.

Provisions

Provisions comprise anticipated costs related to warranties, losses related to construction contracts in process. Provisions are recognized when, as a result of past events, the Group has a legal or a constructive obligation, and it is probable that settlement of the obligation will result in an outflow of financial resources.

Warranties comprise obligations to make good any defects within the warranty period. Provisions for warranties are measured at net realizable value and recognized based on past experience.

If it is probable that the total costs related to a construction contract will exceed the total income, the expected total loss of the construction contract is recognized as a provision.

Other provisions cover expected costs in relation to settlements.

Liabilities other than provisions

Financial liabilities are recognized at the date of borrowing at the net proceeds received less transaction costs paid. In subsequent periods, the financial liabilities are measured at amortized cost, corresponding to the capitalized value using the effective interest rate. Accordingly, the difference between the proceeds and the nominal value is recognized in the Income Statement over the term of the loan.

Other liabilities are measured at amortized cost, which in general match net realizable value.

Fair value

Fair value measurements are based on the principal market. If no principal market exists, the measurement is based on the most advantageous market, i.e. the market that maximizes the price of the asset or liability less transaction and/or transport costs.

All assets and liabilities which are measured at fair value, or whose fair value is disclosed, are classified based on the fair value hierarchy, see below:

- Level 1: Value in an active market for similar assets/liabilities
- Level 2: Value based on recognized valuation methods on the basis of observable market information
- Level 3: Value based on recognized valuation methods and reasonable estimates (non-observable market information).

Cash Flow Statement

The Cash Flow Statement shows the Group's cash flows from operating, investing, and financing activities for the year, the year's changes in cash as well as the Group's cash at the beginning and end of the year.

Cash flows from operating activities

Cash flows from operating activities are calculated as the Group's profit adjusted for non-cash operating items, changes in working capital, corporate tax paid, and receivable/joint taxation contribution.

Cash flows for investing activities

Cash flows for investing activities comprise payments in connection with capitalized development costs (cash effect) and acquisitions and disposals of other intangibles, property, plant, and equipment, and investments.

Cash flows from financing activities

Cash flows from financing activities comprise payments to and from the Group's stockholders and related costs as well as raising of loans and repayment of interest-bearing debt.

Current cash

Current cash includes cash in hand and bank deposits.

Segment information

Revenue has been allocated according to business segments and geographical markets.

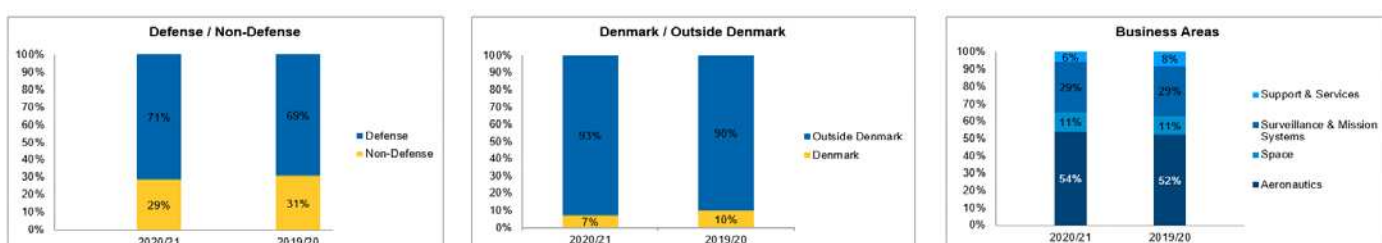
2. Special Items

Special items comprise significant income and costs of a special character in relation to the Group's operating activities generating income, i.e. costs in connection with comprehensive restructuring of processes and fundamental structural modifications and related gains and losses on disposals which will be of significance over a period of time. Special items also comprise other significant one-off expenses, which according to Management are not a part of the normal operating activities of the Group.

The profit for this year and last year has not been impacted by circumstances which according to the Management deviate from being a part of the operational activities.

3. Segment information, Revenue

Consolidated:



4. Revenue

DKK 1.000	Consolidated		Parent Company	
	2020/21	2019/20	2020/21	2019/20
Goods and services	606,180	594,287	-	-
Construction contracts	1,463,840	1,322,765	-	-
	2,070,020	1,917,052	-	-

5. Staff costs

DKK 1.000	Consolidated		Parent Company	
	2020/21	2019/20	2020/21	2019/20
Remuneration to Management registered in the Central Business Register	855	750	-	-
Wages and salaries	993,255	886,921	-	-
Pensions	60,020	55,612	-	-
Other social security costs	54,225	45,867	-	-
	1,108,355	989,150	-	-
Average number of full-time employees	1,653	1,521	-	-

Group

According to the exemption clause in §98, section 3, No. 1 of the Danish Financial Statements Act, remuneration for the Consolidated Management is presented in total to avoid disclosure of remuneration for the Management.

Incentive programs have been established for the Management and employees in managerial positions. The programs comprise of settlement in cash depending on achievement of specific targets. The programs run mainly annually.

Parent

No Remuneration for the Parent Company Board Members and Management was given in the 2020/21 fiscal year.

No staff is employed apart from the management.

6. Fees paid to auditors

DKK 1.000	Consolidated	
	2020/21	2019/20
Total fees to EY can be specified as follows:		
Statutory audit	1,133	995
Other assurance engagements	196	49
Tax and VAT	854	671
Other non-audit services	705	611
Total	2,887	2,326

7. Investments

DKK 1.000

	Parent Company
	Investments in subsidiaries
Cost at 1 March 2020	467,443
Additions	4
Cost at 28 February	<u>467,447</u>
Net revaluations at 1 March 2020	255,648
Dividends paid	(109,500)
Other changes in equity in subsidiaries	9,820
Results for the year	<u>117,131</u>
Net revaluations at 28 February 2021	273,099
Carrying amount at 28 February 2021	<u>740,546</u>

Please refer to note 20 for further disclosure of subsidiaries

8. Financial income and costs

DKK 1.000

Included in financial income and costs are:

	Consolidated		Parent Company	
	2020/21	2019/20	2020/21	2019/20
Intra- group interest, current assets	-	-	304	313
Other interest	591	432	-	-
Exchange rate variations and hedging income regarding hedging instruments	<u>6,405</u>	<u>18,003</u>	-	-
Financial income	<u>6,996</u>	<u>18,435</u>	<u>304</u>	<u>313</u>
Intra- group interest, current liabilities	410	396	2,587	2,385
Interest on subordinated loans	7,650	7,650	2,025	2,025
Interest to credit institutions, non-current liabilities	6,608	7,427	-	-
Interest to credit institutions, current liabilities	1,288	1,096	-	-
Other interest	1,942	0	-	-
Guarantee expenses and bank charges	2,884	1,484	1	1
Exchange rate variations and hedging costs regarding hedging instruments	<u>20,934</u>	<u>17,925</u>	-	-
Financial costs	<u>41,716</u>	<u>35,978</u>	<u>4,613</u>	<u>4,411</u>

9. Tax

DKK 1.000

Joint tax contribution/current tax

Deferred tax

Total Tax

Specified as follows:

Tax on profit

Tax on changes in equity

	Consolidated		Parent Company	
	2020/21	2019/20	2020/21	2019/20
Joint tax contribution/current tax	3,497	9,486	(1,007)	(946)
Deferred tax	<u>21,850</u>	<u>7,835</u>	-	-
Total Tax	<u>25,347</u>	<u>17,321</u>	(1,007)	(946)
Specified as follows:				
Tax on profit	21,186	15,498	(1,007)	(946)
Tax on changes in equity	<u>4,161</u>	<u>1,823</u>	-	-
	<u>25,347</u>	<u>17,321</u>	(1,007)	(946)

10. Intangibles

	Consolidated				
	Software	Software in process	Developm. projects, completed	Developm. projects, in process	Total
DKK 1.000					
Cost at 1 March 2020	69,302	17,984	709,987	366,562	1,163,835
Foreign currency adjustments	(1)	-	(422)	(5,641)	(6,064)
Additions	28,177	7,710	-	147,774	183,661
Disposals	(3,326)	-	(45,821)	-	(49,147)
Transfers	12,954	(12,954)	254,924	(254,924)	-
Cost at 28 February 2021	<u>107,106</u>	<u>12,740</u>	<u>918,668</u>	<u>253,771</u>	<u>1,292,285</u>
Amortizations and impairments at 1 March 2020	42,994	-	593,305	-	636,299
Foreign currency adjustments	-	-	(42)	-	(42)
Amortizations and impairments	16,114	-	71,435	-	87,549
Disposals	(3,326)	-	(45,821)	-	(49,147)
Amortizations and impairments at 28 February 2021	<u>55,782</u>	<u>-</u>	<u>618,877</u>	<u>-</u>	<u>674,659</u>
Carrying value at 28 February 2021	<u>51,324</u>	<u>12,740</u>	<u>299,791</u>	<u>253,771</u>	<u>617,626</u>
Amortized over		<u>3-10 years</u>		<u>5-15 years</u>	

Development projects

Development projects comprise large and small projects in all Terma's Business Areas. Investments are made in the development of:

- Physical products or product platforms based on a set of technologies
- Software platforms, generic or actual applications
- Production processes with future profitability, supporting provision of one or more of the other assets.

A development project is initiated based on an assessment of the business potential described in a business case. Terma uses a gateway model ensuring ongoing follow-up of the development projects.

All development projects are evaluated to ensure that future earnings justify the carrying amount. An annual impairment test of the individual development project will ensure this, in which the discounted expected cash flow is compared with the carrying amount. Ongoing projects are discounted with a WACC of 13-15% after tax, and finished projects are discounted with a WACC of 9-13% after tax.

Sensitivity analysis

An increase in the WACC percentage of 1% will decrease the discounted value of the projects, but they will all remain within the carrying amount.

11. Property, plant and equipment

	Consolidated			
DKK 1.000	Land and buildings	Plant and machinery	Fixtures and fittings, tools and equipment	Property, plant and equipment under construction
				Total
Cost at 1 March 2020	524,422	483,832	120,468	41,886
Foreign currency adjustments	-	(778)	(2,516)	-
Transfers	17,357	13,576	985	(31,918)
Additions	6,506	29,673	11,926	55,312
Disposals	(1,076)	(8,396)	(10,978)	-
Cost at 28 February 2021	547,210	517,907	119,885	65,280
Revaluation at 1 March 2020	20,621	-	-	-
Revaluation at 28 March 2021	20,621	-	-	-
Depreciation and impairments at 1 March 2020	237,319	303,324	90,140	-
Foreign currency adjustments	-	(778)	(1,758)	-
Depreciations	16,912	33,672	13,054	-
Disposals	(727)	(8,310)	(10,794)	-
Depreciations and impairments at 28 February 2021	253,504	327,908	90,642	-
Carrying amount at 28 February 2021	314,327	189,999	29,243	65,280
Depreciated over	<u>10-50 years</u>	<u>3-20 years</u>	<u>3-7 years</u>	

12. Construction contracts

DKK 1.000	Consolidated		Parent Company	
	2021	2020	2021	2020
Selling price of construction contracts	2,540,736	2,687,255	-	-
Invoiced on account	(2,620,765)	(2,760,215)	-	-
Construction contracts at 28 February	(80,029)	(72,960)	-	-
Recognized as follows:				
Construction contracts (assets)	241,330	281,284	-	-
Construction contracts (liabilities)	(321,359)	(354,244)	-	-
	<u>(80,029)</u>	<u>(72,960)</u>	<u>-</u>	<u>-</u>

13. Corporate tax payable

	Consolidated		Parent Company	
	2021	2020	2021	2020
DKK 1.000				
Corporate tax payable at 1 March	1,733	2,007	3,429	(1,718)
Tax for the year/joint tax contribution	3,497	9,486	(1,007)	(946)
Corporate tax paid during the year	(17,793)	(9,760)	(2,471)	(3,662)
Transferred from intra-group balances	0	0	(11,037)	9,755
Corporate tax payable at 28 February	(12,563)	1,733	(11,086)	3,429

Recognized as follows:

Corporate tax receivable	(16,294)	(4,001)	11,086	-
Corporate tax payable	3,731	5,734	-	3,429
	(12,563)	1,733	11,086	3,429

14. Deferred tax

	Consolidated		Parent Company	
	2021	2020	2021	2020
DKK 1.000				
Deferred tax at 1 March	129,782	122,086	-	-
Foreign currency adjustments	362	(139)	-	-
Adjustment for the year	21,850	7,835	-	-
Deferred tax at 28 February	151,994	129,782	-	-
Recognized as follows:				
Deferred tax (assets)	(1,734)	(4,146)	-	-
Deferred tax (liabilities)	153,728	133,928	-	-
	151,994	129,782	-	-
Deferred tax relates to:				
Intangibles	98,459	92,890	-	-
Property, plant and equipment	45,969	40,634	-	-
Current assets	31,776	30,711	-	-
Provisions	(1,540)	(1,540)	-	-
Liabilities other than provisions etc.	(22,670)	(32,913)	-	-
	151,994	129,782	-	-

Expected timeframe for elimination of deferred tax liabilities:

	Consolidated		Parent Company	
	2021	2020	2021	2020
0-1 year	961	(11,191)	-	-
1-5 years	85,259	65,963	-	-
>5 years	65,774	75,010	-	-
	151,994	129,782	-	-

15. Prepayments

	Consolidated		Parent Company	
	2021	2020	2021	2020
Insurance premiums	278	195	-	-
Rent	702	618	-	-
Tax on real property	504	501	-	-
IT licenses, short term	4,008	3,945	-	-
Other prepayments	1,823	1,638	-	-
Prepayments at 28 February	7,315	6,897	-	-

16. Equity

Capital stock consists of stock of 25 million with a nominal value of DKK 1.00, in total MDKK 25.

The capital stock has remained unchanged during the preceding 5 years.

The Company does not hold any own shares at the Balance Sheet date. Buying or selling own shares have not taken place during the financial year, either.

17. Warranty provisions

	Consolidated		Parent Company	
	2021	2020	2021	2020
Warranty provisions at 1 March	14,077	11,866	-	-
Used during the year	(2,492)	(4,249)	-	-
Unused warranty provisions, reversed	(5,584)	(1,164)	-	-
Provisions for the year	13,346	7,624	-	-
Warranty provisions at 28 February	19,347	14,077	-	-
Expected maturity for warranty provisions				
0-1 year	9,799	7,163	-	-
>1 years	9,548	6,914	-	-
	19,347	14,077	-	-

18. Subordinated loans

Subordinated convertible loan from the ultimate parent company, the Thomas B. Thrighe Foundation, with a total nominal value of 170 MDKK (Parent: 45 MDKK). The interest rate is fixed at 4.5%. The loan expires 1 March 2022 without further notice. Once a year in February, the loan can be fully or partly converted into shares in Thrighe Holding A/S/the subsidiary Terma A/S based on current value. However, not less than a share price of 100 per share amounting to 100.

19. Non-current liabilities other than provisions

Consolidated						
DKK 1.000	Liabilities	Fair value	Nominal value	Long-term liabilities	Short-term liabilities	Loans outstanding after five years
Subordinated loans	170,000	170,000	170,000	170,000	-	-
Credit institutions	156,087	156,166	156,166	109,848	46,239	-
Mortgage credit institutions	205,923	210,859	208,100	193,251	12,672	141,116
Other debt	84,507	84,507	84,507	84,507	-	84,507
28 February 2021	616,517	621,532	618,773	557,606	58,911	225,623

Consolidated						
DKK 1.000	Liabilities	Fair value	Nominal value	Long-term liabilities	Short-term liabilities	Loans outstanding after five years
Subordinated loans	170,000	170,000	170,000	170,000	-	-
Credit institutions	197,522	197,601	197,601	156,840	40,682	-
Mortgage credit institutions	218,434	222,441	220,772	205,878	12,556	154,422
Other debt	40,922	40,922	40,922	40,922	-	35,726
29 February 2020	626,878	630,964	629,295	573,640	53,238	190,148

2020/21

Consolidated				
DKK 1.000	29 February 2020	Cash flow	Non-monetary changes	28 February 2021
Non-current liabilities other than provisions	573,640	(15,153)	(882)	557,606
Current liabilities other than provisions	77,962	6,621	-	84,583
Declared dividend	-	75,000	-	75,000
Liabilities other than provisions from financing activities	651,602	66,468	(882)	717,188

Debt to financial institutions

	2021				
	Average nominal interest rate	Average effective interest rate	Currency	Fixed interest rate	Carrying amount
DKK 1.000					
Mortgage loans:					
Variable rate loans	0.95	0.80	DKK	6 months	27,013
Fixed rate loans	2.20	2.42	DKK	11-21 years	166,238
Mortgage loans total	2.02	2.18			193,251
 Loans from Banks					
Fixed interest rate loans	1.15	1.15	EUR		109,848
Loans from banks total	1.15	1.15			109,848
 Credit institutions					
total at 28 February					303,099
	2020				
	Average nominal interest rate	Average effective interest rate	Currency	Fixed interest rate	Carrying amount
DKK 1.000					
Mortgage loans:					
Variable rate loans	0.95	0.75	DKK	3-6 months	29.607
Fixed rate loans	2.01	2.26	DKK	16-22 years	176.271
Mortgage loans total	1.85	2.04			205.878
 Loans from Banks					
Fixed interest rate loans	1.15	1.15	EUR		156.840
Loans from banks total	1.15	1.15			156.840
 Credit institutions					
total at 28 February					362.718

20. Contingent liabilities and security

Contingent liabilities

DKK 1.000	Consolidated		Parent company	
	2021	2020	2021	2020
Lease liabilities (operating leases) at 28 February falling due within 5 years (annual cost 15,165 tDKK)	36,007	43,516		
Lease liabilities at 28 February due after more than 5 years	-	1,055		
<p>The subsidiarys Terma A/S, terma Aero-structures A/S, and Thrighe-Titan A/S are assessed for Danish tax purposes jointly with Thrighe Holding A/S. As of 2013/14, the company is jointly and severally liable with the other companies in the Group for payment of income tax and withholding tax in Denmark. Net liability of the jointly liable companies towards SKAT appears from the annual report of Thrighe Holding A/S. Corrections of income tax and withholding tax appearing at a later time may result in responsibility to pay an increased amount.</p> <p>Thrighe Holding A/S is jointly and severally liable for joint registration concerning VAT with the Parent Company the Thomas B. Thrighe Foundation, and the Group Companies Terma A/S, Terma Aerostructures and Thrighe-Titan A/S.</p> <p>On behalf of the Terma Group, third parties have issued performance and advance payment bonds at a total of</p>				
	175,353	145,657		
Included in the amount are customer advances reflected in the balance sheet	89,480	92,980		
Through customer projects in various countries Terma A/S are contractually committed to certain offset obligations	17,735	-		

Security

The following assets have been provided as security for mortgage loans:

Carrying amount of land and buildings	314,327	307,724
Other property, plant, and equipment estimated to be comprised by the collateral, cf. the provisions of the Danish Registration of Property Act	284,522	252,722

21. Related parties

The related parties of Thriges Holding A/S are:

Related parties with control and ownership

Thriges Holding A/S (CVR No. 26 31 16 83), is fully owned by:

Thomas B. Thriges Foundation (CVR No. 10 15 62 11)
%Terma A/S
Vasekær 12
2730 Herlev

As a subsidiary, the company is included in the annual report of Thomas B. Thriges Fond. The Annual report can be obtained by the request at the company's address.

Other related parties

Name	Registered office	Ownership	Capital stock
Terma A/S (Central Business Register No. 41 88 18 28)	Lystrup, Denmark	100%	18.000 tDKK
Terma Aerostructures A/S (Central Business Register No. 35 23 62 52)	Grenaa, Denmark	100%	5.000 tDKK
Terma GmbH	Darmstadt, Germany	100%	51 tEUR
Terma B.V.	Leiden, The Netherlands	100%	750 tEUR
Terma North America Inc.	Delaware, USA	100%	150 tUSD
Terma Singapore Pte. Ltd.	Singapore, Singapore	100%	100 tSGD
PT Terma Technologies Indonesia	Jakarta/Indonesia	100%	10.000 tIDR
Terma (UK) Ltd.	London, United Kingdom	100%	10 tEUR
Terma (India) Pvt. Ltd.	Delhi, India	100%	1.000 tINR
Terma France SAS	Paris, France	100%	10 tEUR
Terma Middle East Trading LLC	Abu Dhabi, UAE	49%	300 tAED
Thriges-Titan A/S (Central Business Register No. 40 32 24 18)	Lystrup, Denmark	100%	5.000 tDKK
Thriges Electric GmbH, Germany	Darmstadt, Germany	100%	2.301 tEUR

The Board of directors in Thriges Holding A/S

The Board of directors in Thomas B. Thriges Fond

Thriges Holding A/S' related parties exercising significant influence comprise the Board of Directors, Executive Management, managerial staff, and their family members. Further, related parties comprise companies in which the above-mentioned persons have substantial interests.

Transactions with related parties:

DKK 1.000	Consolidated	
	2020/21	2019/20
Subordinated loan from the Owners	170,000	170,000
Amounts owed to Parent Company	100,672	24,724
Sale of services to Parent Company	928	922
Interest expense to Parent Company	8,060	8,043
Declared dividend	75,000	-

DKK 1.000	Parent Company	
	<u>2020/21</u>	<u>2019/20</u>
Subordinated loans from the Owners	45,000	45,000
Dividend paid from Group companies	109,500	-
Accounts receivable at subsidiary	102,096	41,192
Amounts owed to Parent Company	83,530	6,152
Amounts owed to subsidiary	10,530	43,430
Purchase of service from subsidiary	73	73
Interest income from subsidiary	304	313
Interest expense to subsidiary	2,234	2,149
Interest expense to Parent Company	2,378	2,261
Declared dividend	75,000	-

22. Events after the balance sheet date

Following the end of the fiscal year, no significant events have occurred which affect the assessment of the Group's and Parent Company's financial position as reported on 28 February 2021.

While the duration and depth of the COVID-19 pandemic and its impact on Terma is uncertain, the impact is expected to be negative albeit moderate. Since the outbreak, Terma has taken measures to ensure safety of our employees and reasonably mitigate the operational impact.

23. Financial instruments and financial risks

Through its operations, the Terma Group is exposed to a certain financial risk; this financial risk relates to and is defined as follows:

Liquidity risk	The risk that the Terma Group is not able to meet its future cash flow needs
Credit risk	The risk of incurring a financial loss if a customer or counterparty fails to fulfill its contractual obligations
Market risk	The risk of losses in financial positions arising from movements in interest, currency rates, and raw material prices to which the group is exposed

Policies and objectives for handling financial risks are regularly assessed and approved by the Board of Directors.

Sensitivity analyses and stress tests are performed. Sensitivity information reported is calculated at Balance Sheet date and comprises only sensitivity relating to financial instruments, so the amounts disclosed do not necessarily give a complete picture of the Group's risk relating to changes in currency rates and interest rates.

There are no changes to the Group's exposure to and management of financial risk since last year.

Liquidity risk

Related business activity

The Group is exposed to liquidity risk due to ongoing normal business activities, significant investments, and to a lesser extent to repayment of mortgage loans.

Cash management is vital in relation to fulfill requirements from financial institutions.

Implication

Effect:
Medium

Threat:
Low

Risk Mitigation

Liquidity is managed at Group level.

Liquidity forecasts are produced and updated regularly based on forecasts on operational cash flows, CAPEX, and investment commitments.

Flexibility in the Group's loan portfolio is secured by having different institutions, terms, and expiry.

The Group's loan agreements include covenants (leverage ratio).
The agreements do not include clauses where cash security has to be pledged.

Impact

The Group's liquidity reserve consists of an unsecured overdraft facility for multi-currency short-term financing needs as well as a committed 1-year loan facility.

Similar to 2019/20, there has been no breach of covenants during the year.

It is the Management's opinion that the Group has sufficient financial resources to settle obligations as they become due.

Investments are classified as financial assets at fair value through profit or loss (financial derivatives) or as loans and receivables. The classification depends on the purpose for which the investments were acquired.

Financial assets classified at fair value through profit or loss are investments that are measured and reported at fair value in the internal management reporting. Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. Loans and receivables are included in trade receivables and other receivables in the statement of financial position.

The Group's loan portfolio consists of a traditional mortgage loan, a European Investment Bank loan, and a loan from the Parent Company (intra-group balance).

In addition, the Group has subordinated loans of 170 MDKK.

At year-end February 2021, cash and bank deposits amounted to MDKK 134. In addition to cash and bank deposits, an unsecured overdraft facility for multi-currency short-term financing needs as well as a committed 1-year loan facility is in place.

Below is a maturity analysis of the financial liabilities at year-end, 28 February 2021 and 29 February 2020.

	2021			2020				
	Carrying amount/ contractual cashflow	0-1 year	1-5 years	>5 years	Carrying amount/ contractual cash flow	0-1 year	1-5 years	>5 years
DKK 1.000								
Non-derivats:								
Subordinated loans	125,000	0	125,000	0	125,000	0	125,000	0
Credit institutions	156,087	46,239	109,848		197,522	40,682	156,840	0
Mortgage credit institutions	205,923	12,672	52,135	141,116	218,434	12,556	51,456	154,422
Other debt	84,507	0	0	84,507	40,922	0	5,196	35,726
Current liabilities other than provisions	1,067,552	1,067,552			987,009	987,009		
Derivats:								
Forward contracts	(18,315)	(13,154)	(5,161)		7,445	7,445		
Interest swaps	1,041	1,041			2,296	2,296		
	1,621,795	1,114,350	281,821	225,623	1,578,628	1,049,988	338,492	190,148

Credit risk

<u>Related business activity</u>	<u>Implication</u>	<u>Risk mitigation</u>	<u>Impact</u>
The Group is exposed to credit risk from receivables and from balances with banks. Risk related to receivables occurs when customers do not pay as agreed.	Effect: Medium	The Group conducts credit assessments of new customers and partners.	In general, there is no significant credit risk relative to individual customers.
Credit risk with balances in banks occurs when it is uncertain if the bank is capable of settling its obligations as they become due.	Threat: Low	Customers outside Europe and North America are individually assessed and due to the assessment, the trade is handled on letter of credit or with up-front payments. Credit insurance from EKF is used if deemed necessary.	In 2020/21, the Group reversed a financial loss on debtors of 0.3 MDKK. The Group does not expect any loss on trade receivables, construction contracts, or amounts owed by subsidiaries. Therefore, there has not been recognized any ECL loss.

In 2019/20, there was an impairment of receivables of 1.4 MDKK within the Asia Pasific region, during 2020/21 0.3 MDKK of this impairment was reversed due to partial payment from the customer. 6% of the receivables exceeded payment terms with more than 1 month.

Accounts receivable from sales are specified as follows:

	2021	2020
DKK 1.000		
Europe	154,441	147,206
North America	70,857	139,238
Asia Pacific	107,476	56,962
Middle East and North Africa	35,886	8,076
Rest of world	100	5,137
Accounts receivable at 28 February	368,760	356,619

Overdue Accounts Receivable:

	2021	2020
DKK 1.000		
Up to 1 month	48,622	45,034
Between 1 and 2 months	3,241	12,078
More than 2 months	19,736	13,662
Overdue accounts receivable at 28 February	71,599	70,774

Interest rate risk

<u>Related business activity</u>	<u>Implication</u>	<u>Risk mitigation</u>	<u>Impact</u>
Due to financing of investments and normal business operations, the Group is exposed to risk concerning fluctuations in the interest rate. The primary risk is related to fluctuations in CIBOR.	Effect: Medium Threat: Low	It is the Group's policy to have long-term borrowings to a large extent at fixed rates. Net interest rate risks may be hedged via interest rate swaps and related instruments, if assessed as advantageous. The Group uses cash pool arrangements to net funds on deposit with debt to minimize interest payments.	59% of total interest-bearing debt excluding subordinated loans is fixed rated (2019/20 it was 73%). The effective interest rate of this part of the debt is 1.8% (2019/20 it was 1.7%). Please refer to note 20 for information about subordinated loans.

The exposure to floating interest rates at Balance Sheet date 28 February 2021 and 29 February 2020 are as follows:

	2021				2020			
	Notional principal amount	Value adjustment recognized in equity after tax	Fair value	Expected life	Notional principal amount	Value adjustment recognized in equity after tax	Fair value	Expected life
DKK 1.000								
Interest rate swap	33,741	(680)	(1,041)	1 year	36,218	(1,638)	(2,296)	2 years

Changes in market values on derivatives could cause calls of further pledge or cash distribution, but the risk is considered insignificant, and we have sufficient credit lines with our financial counterparties. The Group has unutilized facilities including cash totalling 583 MDKK (2019/20: 469 MDKK).

Sensitivity of interest rate risk

The calculated effect based on a 1%-point interest rate increase would affect profit/(loss) by 0.2 MDKK (2019/20: 1.5 MDKK) and equity by 0.1 MDKK (2019/20: 1.2 MDKK).

A 1%-point interest rate decrease would as a minimum have a corresponding inverse effect (however, not below zero interest rates).

Currency risk

<u>Related business activity</u>	<u>Implication</u>	<u>Risk mitigation</u>	<u>Impact</u>
The Group is exposed to currency risk due to selling in USD and EUR, buying in EUR, USD, and GBP, loan taken in EUR, and net investments in subsidiaries with functional currency in EUR, INR, and AED.	Effect: Medium Threat: Low	It is the Group's policy to use derivative instruments to hedge currency risks, and forward exchange contracts are entered into in connection with the acceptance and conclusion of contracts. EUR cash flow is used for repaying loan in EUR but otherwise not hedged due to Danish fixed exchange rate policy against EUR. Net investments in foreign subsidiaries are not hedged.	The effect from currency risk originates mainly from USD cash flows. The company has hedged the currency risk in accordance with the Group's policy. As in 2019/20, the Group has only used derivative financial instruments to hedge exchange rate risks.

The operating and reporting currency is DKK and thus, all amounts are recorded and reported in DKK

At year-end, the Group held the following derivatives:

2021

DKK 1.000	Payable/ maturity date	Receivables	Credit institu-tions	Liabilities other than provisions	Hedged by forward exchange contracts and currency swaps	Net position
Currency						
USD	<1 year	91,921	-	(100,896)	15,703	6,728
GBP	<1 year	31	-	(7,501)	7,124	(346)
CAD	<1 year	7	-	-	-	7
SEK	<1 year	-	-	(64)	52	(12)
NOK	<1 year	-	-	(16)	-	(16)
EUR	<1 year	298,039	(46,239)	-	-	251,800
EUR	>1 year	-	(109,927)	-	-	(109,927)
INR	<1 year	503	-	(296)	-	207
SGD	<1 year	478	-	(4,228)	-	(3,750)
AED	<1 year	1,521	-	(455)	(898)	168
CHF	<1 year	-	-	-	-	-
AUD	<1 year	-	-	(761)	761	-

2020

DKK 1.000	Payable/ maturity date	Receivables	Credit institu-tions	Liabilities other than provisions	Hedged by forward exchange contracts and currency swaps	Net position
Currency						
USD	<1 year	247,492	-	(131,513)	(25,225)	90,754
GBP	<1 year	10	-	(9,026)	8,609	(407)
CAD	<1 year	75	-	-	-	75
SEK	<1 year	-	-	(17)	-	(17)
NOK	<1 year	-	-	(47)	-	(47)
EUR	<1 year	204,048	(40,682)	(170,536)	-	(7,170)
EUR	>1 year	-	(156,919)	-	-	(156,919)
INR	<1 year	454	-	(272)	-	182
SGD	<1 year	571	-	(5,193)	-	(4,622)
AED	<1 year	2,618	-	(714)	(1,608)	296
CHF	<1 year	-	-	(286)	-	(286)
AUD	<1 year	-	-	(1,745)	1,745	-

Sensitivity of currency risk

To measure currency risk in accordance with IFRS 7, sensitivity is calculated as the change in fair value of future cash flows from financial instruments as a result of fluctuations in exchange rates on the Balance Sheet date. Other things being equal and after tax, sensitivity to fluctuations in USD at Balance Sheet date based on a 10% decrease in currency translation rates against DKK would result in a net profit/(loss) of (0.7) MDKK (2019/20: (9.1) MDKK) and affect equity by (0) MDKK (2019/20: (0) MDKK). The total effect on Equity after tax would be (0.5) MDKK (2019/20: (7.1) MDKK). The effect of a 10% increase in the currency translation rates against DKK would have a corresponding inverse effect.

Exchange rate contracts at year-end:

DKK 1.000	Period	Contractual value		Fair value		Gains and losses recognized in the equity	
		2021	2020	2021	2020	2021	2020
AED	0-1 year	1,330	2,234	(15)	(81)	(1)	(11)
AED	1-5 years	-	-	-	-	-	-
AUD	0-1 year	(1,311)	(4)	77	6	-	31
AUD	1-5 years	-	(1,423)	-	(57)	-	-
GBP	0-1 year	(15,911)	(9,495)	741	431	-	-
GBP	1-5 years	(773)	(13,602)	(4)	611	-	-
USD	0-1 year	287,717	341,813	9,456	(21,183)	10,260	(4,808)
USD	1-5 years	109,939	225,198	1,991	(4,625)	4,027	(1,020)
		<u>380,991</u>	<u>544,721</u>	<u>12,246</u>	<u>(24,898)</u>	<u>14,286</u>	<u>(5,808)</u>
Tax						4,029	(1,637)
Total before tax						<u>18,315</u>	<u>(7,445)</u>

Fair value of financial instruments is related to observable input (level 2)

Categories of financial instruments:

DKK 1.000	<u>2020/21</u>	<u>2019/20</u>
Financial assets:		
Financial derivatives used for hedging purposes	93,473	<u>250,120</u>
Receivables and cash at bank and in hand	502,509	<u>605,665</u>
Financial liabilities:		
Financial derivatives used for hedging purposes	109,613	<u>142,998</u>
Financial liabilities measured at amortized costs	616,516	<u>626,878</u>

Raw materials price risk

<u>Related business activity</u>	<u>Implication</u>	<u>Risk mitigation</u>	<u>Impact</u>
The Group is exposed to risk concerning raw material prices due to raw material as aluminum and composite materials forming part of the products sold.	Effect: Medium Threat: Low	Raw material price risk has until now not been hedged. The impact on the financial result is immaterial as major parts of raw materials are bought in accordance with customers' requirements and their "Right to buy" agreements. These agreements are firm fixed prices in USD in 3-5 years. The development in raw material prices is followed continuously.	The developments in raw material prices have had an immaterial impact on the Group's financial results in 2019/20 and 2020/21.

24. Proposed profit appropriation

	Parent Company	
	2020/21	2019/20
DKK 1.000		
Reserve for net revaluation according to the equity method	117,131	95,438
Retained earnings	<u>(3,569)</u>	<u>(3,352)</u>
	<u>113,562</u>	<u>92,086</u>

25. Changes in working capital and investments

	Consolidated	
	2020/21	2019/20
DKK 1.000		
Inventories	(121,072)	(17,490)
Receivables	1,473	18,136
Construction contracts and prepayments from customers	46,390	106,697
Trade payables and other payables	<u>119,905</u>	<u>(47,713)</u>
	<u>46,696</u>	<u>59,630</u>

26. Acquisition of software, property, plant and equipment

	Consolidated	
	2020/21	2019/20
DKK 1.000		
Additions to software, property, plant, and equipment (note 11 and 12)	139,303	122,531
Hereof trade payables to be paid in the following financial year	(35,381)	(33,944)
Trade payables beginning of year	33,944	6,930
Paid concerning addition to property, plant, and equipment	<u>137,866</u>	<u>95,517</u>

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Jørgen Huno Rasmussen

Board Member

Serienummer: PID:9208-2002-2-072270766240

IP: 157.97.xxx.xxx

2021-06-09 10:02:14Z

NEM ID 

Mette Roenborg Lawaetz

Managing Director

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2021-06-09 12:33:07Z

NEM ID 

Mette Roenborg Lawaetz

Board Member

Serienummer: PID:9208-2002-2-037171515875

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2021-06-09 12:36:00Z

NEM ID 

Flemming Henze Tomdrup

Chairman of the Board

Serienummer: PID:9208-2002-2-360987106812

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2021-06-10 09:54:52Z

NEM ID 

Jes Østergaard Lauritzen

State Authorized Public Accountant

Serienummer: PID:9208-2002-2-767513552340

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2021-06-11 09:54:38Z

NEM ID 

Mette Roenborg Lawaetz

Chairman

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