

LAURITZ

ANNUAL REPORT

JANUARY - DECEMBER 2019

Lauritz.com Group A/S CVR no. 37627542

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The company Lauritz.com Group A/S

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CVR no.: 37 62 75 42 Incorporated: 20 April 2016

Municipality: Søborg

Financial year: 1 January - 31 December

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Claus Due Pedersen

Mette Margrethe Rode Sundstrøm

Preben Vinkler Lindgaard

Executive Management Carsten Rysgaard, CEO

Preben Vinkler Lindgaard, CFO

Independent Auditor Deloitte

Statsautoriseret Revisionspartnerselskab

Improvement in EBITDA

In 2019 we have seen a strong improvement in EBITDA compared to last year. EBITDA for 2019 is DKK 7.7m (-2.0m). The 2018 EBITDA was DKK 2.2m when excluding sales gains and impairments. The improvement is primarily driven by cost savings of around 4% in the like-for-like business.

Auction Turnover and revenue development

The many changes and improvements implemented in the organisation during 2018 and 2019 to address the increased competition are now showing their effect, and Auction Turnover has been stabilized in 2019. For the full year auction turnover amounted to DKK 724m (738m). This corresponds to a decrease of 2.0 percent, partly due to depreciation of the Swedish krone. Excluding the depreciation of the Swedish krone the decrease is 0.9 percent.

Revenue amounted to DKK 220.2m (228.0), a decrease of 3.3 percent. The decrease in revenue is explained by lower auction turnover (-2.0 percent) depreciation of the Swedish kronor (-0.7 percent) and increased incentives towards sellers (-0.6 percent).

Ownership of branches

During 2019 we have reacquired the Fine Art business (March) and taken over the branches in Aarhus (May) and Herning (March). In January 2020 Aarhus and Herning has been combined in a large newly renovated well situated property.

Financing

Towards the end of 2019 a review of the capital structure of the group has been carried out. The conclusion is that the current structure needs to be improved by securing a sustainable long-term solution for the capital structure of the group. Furthermore, a solution needs to be found in relation to the bondholders as the bond is no longer listed and the redemption to be made in December 2019 has been postponed.

As a consequence of this, and in agreement with a group of large bondholders representing 47% of the bonds, it has been decided to appoint an internationally acknowledged M&A consultant to actively pursue the strategic possibilities for strengthening the capital base of Lauritz.com and redeem the bond debt.

This process has commenced in April 2020 and is expected to be finalised before the end of 2020.

Until the end of 2020 the above mentioned group of bondholders has agreed not to propose or support any proposal to initiate an enforcement of the security provided in favour of bondholders, provided that the process with the M&A consultant proceeds according to plan.

Information about Corona virus pandemic

The spread of the Corona virus, the measures taken by governments and the health concerns in our societies has resulted in a reduction in auction turnover since the epidemic started in the Nordic region.

At the onset of the pandemic we initiated a number of measures to makes sure that customers and employees can safely enter our auction houses, further we have taken a number of initiatives (including possibilities under various government initiatives to support businesses) to temporarily reduce cost during the pandemic hereby reducing the impact on earnings. Traditionally March and April are strong months in terms of revenue. In 2020 this period has been weaker than usual due to the Corona crisis, impacting Auction Turnover, earning and cash flow. Management is following the impact of the Corona crisis closely, and adjustment are continuously made to address developments.

In 2020 for the period until 10 March auction turnover was in line with last year and with our expectations. For the rest of March Auction turnover and Revenue was impacted negatively, with a drop compared to last year of 31 percent. As a result hereof the result in Q1 2020 is impacted negatively by DKK 4-5m compared to last year. In April we have seen a strong rebound in Auction turnover and revenue with April down only 10 percent compared to last year in our main markets. For the period January to April 2020 Auction Turnover is 12 percent below last year.

Based on the development seen in April we are expecting that the Corona crisis will continue to impact our Auction Turnover in Q2, however on a manageable level. Revenue and result are very difficult to forecast since numerous factors are unknown at this time. In terms of cost we have reduced staffing in accordance with the different crisis packages issued by governments in March and expect this to continue in Q2. In total we expect the salary compensation to amount to approximately DKK 1.8m most of which will impact Q2. In terms of liquidity the group has had a positive impact from government initiatives in the form of deferred payment dates for taxes and VAT. Deferrals vary between 1 month and 1 year depending on the type of payment and country.

Management Review

The largest online auction house in northern Europe. Probably the largest auction house worldwide within design furniture classics.

Auctions to the people!

Lauritz.com is an international online platform selling art, design, antiquities and home luxury to international buyers. It is our vision to democratize the international auction world by making auctions accessible to everyone. Lauritz.com was the first traditional auction house in the world to convert to online auctions. An early disruption of a very traditional market. As a first mover Lauritz.com has become a game changer driving the paradigm shift from physical to online auctions through digitalization, internationalization and industrialization of the auction industry.

Lauritz.com in figures

- 29 auction houses in 6 countries
- Over 3 million customer registrations
- Over 9.000 new customer registrations monthly
- Up to 4.0 million visits monthly
- Up to 1.4 million unique visitors monthly
- Visitors from approx. 200 countries
- Over 270.000 lots sold yearly
- Typically over 10.000 lots on auction
- Approx. 1.500 new auctions starting daily
- Lot value from DKK 800 to 15 million
- Auction turnover of approx. DKK 724m in 2019

This is how it works

Lauritz.com sources items locally to sell globally. Lauritz.com has 29 physical auction houses in 6 countries. Here local sellers can consign items for auction. Sellers can interact with the local house by getting an online evaluation, by booking an expert for a home visit or by booking Lauritz.com's pick-up service to transport items from the seller to the auction house. All items are estimated, described and photographed objectively by Lauritz.com's experts. Each lot is put up for an individual timed auction for 5 days, sold to the highest bid and shipped to the buyer. All items are presented on physical viewing in the given local auction house during the auction period. Major collections or more expensive items are high-lighted on special theme actions. Lauritz.com offers an authenticity guaranty to avoid falsification and copies.

Assortment

Lauritz.com sold over 270.000 lots on auction in 2019. The wide assortment comprises everything from luxury flee market finds to expensive international art works - from DKK 800 and up. The categories cover e.g. modern and antique art and sculptures, furniture, lamps, carpets, ceramics, silver, glass, jewellery, clocks, wine, hunting equipment, collectables and much more. Lauritz.com is exceptionally strong in modern

Management Review Lauritz.com in brief

design classics – and probably the leading auction house internationally for 20th century design furniture classics.

High volumes are sold daily of the most famous furniture by Scandinavian architects such as Arne Jacobsen, Wegner, Finn Juhl, Poul Kjærholm, Bruno Mathsson, Carl Malmsten etc. The modern furniture categories add up to approx. 40 percent of Lauritz.com's auction turnover.

Customers

Lauritz.com's customer profile stretches from trendsetters to pensioners, students to top executives. Lauritz.com strives to create a universe that appeals to everyone, whatever their taste, budget or age. The division between men and women between customers is approx. 50/50, typically with a middle to higher income, and in age mainly between 30 to 60 years. Lauritz.com has over 3 million customer registrations and up to 3.5 million visits monthly. Customers come from approx. 200 countries.

Market position

Lauritz.com focuses on the middle market segment for lots with a value between DKK 800 and 50.000. This segment positions Lauritz.com between classified platforms with high volume at low prices and the fine art market with low volume and high prices. Lauritz.com can be described as a contemporary combination of ebay and Sotheby's.

Business model

Lauritz.com has a simple business model, based on a healthy premium structure. All auction items are sold in commission (which means that Lauritz.com has no inventory). When an item is sold, the buyer pays 22.5 percent in buyer's premium plus a knockdown fee of DKK 150. The seller pays 15 percent in seller's premium plus a knockdown fee of DKK 150. The buyer pays the knockdown and premiums within 3 days. Lauritz.com pays the seller within 35 days.

Geographical expansion

The main key success factor in the auction business is to create a sufficient in-flow of items from local private and professional sellers to present to global buyers. Lauritz.com has a strong track record establishing physical auction houses for this vital local sourcing of items. Lauritz.com can open local auction houses in 3 ways; by opening own operations greenfield, by finding local partners to start in a franchise-like model or by acquiring regional auction houses to convert their traditional physical auctions to online auctions. Germany is considered the next growth market with a potential of up to 20 Lauritz.com houses (at present 3). Furthermore, UK is an attractive market to open on long term for local consignments in up to 10 major cities.

Scalable platforms

Lauritz.com's platforms - and head-quarter set-up - is highly scalable as to; increasing the number of items on auction, increasing online traffic, establishing new auction houses and opening new countries. Lauritz.com already exist in 6 languages, and more can be added.

URITY

Management Review Lauritz.com in brief

Business opportunities

Many opportunities are still to be explored and possibly launched. E.g. management sees a considerate potential in; introducing a 'Buy now at fixed price' feature, increasing the number of new-produced items on auction (from design producers/retailers), shortening payment time to sellers, a new payment service, optimizing even quicker/cheaper shipment to buying customers, introducing adds on the platforms and offering new products like consumer loans.

Management Review The Business

Market position and competition landscape

As a first mover within online auctions worldwide, Lauritz.com has driven the international paradigm shift from traditional, physical auctions to online auctions through soon 2 decades. Significant volumes of items are being sold at Lauritz.com every day and we have a very strong position in the online auction industry. Over the years, we have created a unique position between classified online marketplaces and traditional auction houses. Our core concept as an international online auction marketplace for design, art and antiques - with a high level of expertise, quality and service – is a successful formula with a great future potential. Today, Lauritz.com holds a strong position as the biggest auction house in the Nordics. Lauritz.com's online platforms perform well, with over 9.000 new customer registrations and up to 4 million online visits per month.

The main key success factor in the auction industry is continuously to secure a sufficient number of items to sell to the buying customers. Therefore, Lauritz.com's growth potential is dependent on our capability to attract items to our auction houses from local sellers to expose these items online to our global buyers.

However, at the same time, we do operate in an increasingly competitive landscape with old and new competitors increasing their efforts to reach Lauritz.com's unique position. Lauritz.com has now entered a phase in our development that requires firm actions to stay ahead of upcoming competition. Traditional auction houses have become more focused and aggressive online. New commercial platforms are popping up with fixed-price or auction concepts. Social platforms have started to compete seriously within trading of second-hand items. In addition, the retail market of smaller but interesting local vintage shops is growing.

This development has had an unfortunate impact on Lauritz.com's in-flow of items from sellers, who now have more alternatives. The increased competition has influenced Lauritz.com's auction turnover negatively in 2017 and 2018 whereas in 2019 we have seen a stabilization.

In parallel, consumer behavior has gone through a rapid change the last years as result of the further digitalization. Today, consumers are prioritizing convenience more than ever. Historically, Lauritz.com has been acknowledged as the most convenient auction concept, defined to be accessible and to make life as easy as possible for the customers. We are now adjusting certain of our customer offerings, in order to stay ahead of the increasing number of alternative channels that consumers can chose when selling or buying second-hand items.

On the other hand, the market for online trade and trading of used items is generally growing, driven by the digitalization and a new customer focus on sustainability recycling and circular economy. The increasing interest in second-hand items and the consumers' adaption to online channels create an online market with a substantial future potential. This market development is promising and will give room for many online players.

Management Review The Business

In order to address the intensified competition and demand of convenience, Lauritz.com is constantly working to improve our offerings through different initiatives to upgrade convenience in Lauritz.com's services towards our future sellers and buyers, securing and developing our market leading position also in the future.

Commercial initiatives

Several commercial initiatives are showing positive effect on the results. Among them, a continued increased focus on sales management, business control and execution both internally in the headquarters and in relation to the individual auction houses.

The comprehensive optimization process that all auction houses have gone through in terms of logistics and handling of the auction supply chain, has released resources for intensified sales activities.

Apart from targeting more private sellers, we are continuously targeting professional sellers to consign larger lot stocks or one-off sales within both vintage items and newly produced items.

In terms of marketing activities, we are continuously focused on creating local activities including an increase in our outreach via focused social media, which is still showing a positive effect and strengthening our presence in the local and regional communities.

With regards to Stockholms Auktionsverk, we have observed a continuously positive steady development throughout the year. The implementation of Lauritz.com's sales management system is expanding the commercial skills among our Swedish experts whose role is currently changing from a more internal role to a more external role, proactively contacting potential sellers for consignments. Moreover, our focused brand related collaborations with other strong brands and ambassadors are are influencing the results positively, and we have strengthened our Stockholm based marketing department to support the positive development further.

The action plan formulated to address the intensified competition and demand of convenience, includes many new ambitious commercial initiatives to return Lauritz.com to the growth path followed for many years, except for the last two. The plan has shown results in 2019, and we are strengthening our efforts further to motivate and drive sales as well as increasing the number of individual sellers.

Lauritz.com's brand values are all about a democratic approach to auctions, making auctions accessible and convenient for modern consumers – in a contemporary and trendsetting way. After having launched our successful app and mobile website in recent years, we have upgraded our desktop website over recent months.

We keep planning and executing the next step in a demanding, now highly competitive environment. We are confident that the measures we have taken - and the coming actions in the pipeline - will have a positive

Management Review The Business

impact with regards to both attracting more sellers and buyers and securing growth and profitability. On long term basis, we keep reviewing e.g. how to develop our business model, value propositions and product experience on the digitized market for auctions.

Development in organization

The key competence of Lauritz.com is the expertise within art design and antiquities. However, we are generally changing the expert's roles to work in a more proactive and outgoing way. The goal is that the experts should generate more customer leads themselves by finding and contacting potential sellers for external meetings about future consignments, e.g. professional sellers, collectors, major private customers etc. The conversion of the expert's role is addressed e.g. through courses for the experts at Lauritz.com University.

Development in auction turnover

During time, Lauritz.com has shown a yearly average auction turnover growth of over 25 percent from the start in 1999 until 2016. During the same period from 1999 to 2016, EBITDA has shown a strong and consistent development.

2017 and 2018 has been years with many changes around Lauritz.com. While our core business of selling second hands items online was stable in 2016, we experienced a decrease through 2017 and 2018. In 2019 the development has been stabilized. For the full year auction turnover amounted to DKK 724m (738m). This corresponds to a decrease of 2.0 percent, partly due to depreciation of the Swedish krone. Excluding the depreciation of the Swedish krone the decrease is 0.9 percent.

The stabilization is an effect of the commercial activities mentioned above.

Development in financials

EBITDA for the auction business - excluding sales gains and impairments - is DKK 7.7m (2.2m). The improvement from last year is a result of lower cost down DKK 12.9m, partly offset by lower revenue down DKK 7.7m equal to 3.3 percent due to the lower auction turnover, resulting in an improvement in EBITDA for the auction business of DKK 5.5m compared to last year.

Guidance for revenue and EBITDA has been stable during the year until December 5, 2019 where expectations were reduced following weak performance in Q4, including lower intake for the Fine Art auctions in November and December than expected.

For the full year auction turnover decreased to DKK 724m (738m). Net revenue decreased in 2019 to DKK 220.2m (228.0m).

The decrease in revenue is mainly explained by depreciation of the Swedish kronor DKK -1.7m and by lower auction turnover impacting revenue negatively by DKK -6.0m.

In connection with the test of the carrying amount of goodwill, software in process of development and other intangible assets an impairment was made in 2018. At the similar test performed at the end of 2019 no additional need for impairment has been identified. The impairment test is based on expected future performance, and the situation is largely the same as one year ago, with expected growth in revenue and EBITDA over the forecast period. As a result, the headroom in the impairment test is limited.

The restructuring of the bond debt competed in June 2019 has resulted in a gain of DKK 75.3m (0.0m) impacting the financial items positively,

The Profit/Loss for the year is positive with DKK 55.1m (-67.2m).

Net Cash Flow for the year was DKK -11.5m (-8.6m).

Events after the balance sheet date

In March 2020, the spread of the Corona virus is impacting the outlook for the business. A number of initiatives have been taken to minimize the financial impact. We monitor the situation closely, contingency plans are in place and all relevant precautions are taken for the business, customers visiting our auction houses and for the employees.

The impact of the Corona crisis so far has been a drop in Auction Turnover of 31 percent in the period from March 10 to March 31, and a 10 percent drop in Auction Turnover in April in our main markets. The negative impact on earnings in Q1 2020 from the Corona crisis is approximately DKK 4-5m.

Based on the development seen in April we are expecting that the Corona crisis will continue to impact our Auction Turnover in Q2, however on a manageable level. Revenue and result is very difficult to forecast since numerous factors are unknown at this time.

In April, and in agreement with a group of large bondholders owning 47% of the bond, the group has appointed an M&A consultant to actively pursue the strategic possibilities for strengthening the capital base of Lauritz.com and redeem the bond debt.

Until the end of 2020 the above mentioned group of bondholders has agreed not to propose or support any proposal to initiate an enforcement of the security provided in favour of bondholders, provided that the process with the M&A consultant proceeds according to plan.

No other events have occurred after the balance sheet date that could have a material influence on the Group's financial position.

Guidance for 2020

The spread of the Corona virus with uncertainty as to duration and magnitude of the outbreak is resulting in lack of visibility as to the expectation for the year. As a result, we suspend our previously issued guidance.

The previous guidance for 2020 was an expected growth in Auction Turnover and Revenue of 0-5 percent, and EBITDA of DKK 10-15m.

We will provide updated outlook for 2020 when there is greater clarity on the Corona virus impact on markets and our business.

Management review Five-year summary

	2019 <u>DKK'000</u>	2018 DKK'000	2017 DKK'000	2016 DKK'000	2015 DKK'000
Auction turnover ¹	723,537	738,217	858,893	1,024,232	1,019,515
Statement of comprehensive income					
Revenue	220,228	227,962	297,120	320,989	329,507
Gross profit	130,365	116,517	192,814	210,138	215,324
EBITDA	7,723	- 2,025	32,104	46,309	41,830
Operating profit (EBIT)	- 17,635	- 57,100	- 7,108	31,958	29,655
Net financials	60,026	- 12,396	- 12,922	- 16,209	- 40,423
Profit before tax (EBT)	42,391	- 72,043	- 20,030	15,749	- 10,768
Tax on profit for the year	12,697	4,882	- 1,268	- 5,081	2,255
Profit/Loss for the year	55,088	- 67,161	- 21,298	10,668	- 8,513
Balance sheet					
Non-current assets	223,567	184,817	228,230	289,841	282,162
Current assets	106,317	155,860	210,822	206,688	219,403
Balance sheet total	329,884	340,677	439,112	496,529	501,565
Share capital	4,079	4,079	4,079	4,067	3,600
Equity	12,164	- 41,642	29,068	62,014	13,287
Non-current liabilities	25,319	16,267	249,962	255,292	347,848
Current liabilities	292,401	366,052	160,082	179,223	140,430
Cash flows					
Operating activities	-3,920	- 37,321	- 7,581	- 5,167	- 12,705
Investing activities	-7,488	38,643	- 9,897	90,978	- 22,806
Of this, investments in property,					
plant and equipment	131	35,758	- 2,138	- 6,945	- 7,978
Financing activities	- 107	- 9,961	600	- 52,281	- 1,999
Total cash flows	- 11,515	- 8,639	- 16,878	33,530	- 37,510
Ratios:					
Gross margin	59.2 %	51.1 %	64.9 %	65.5 %	65.3 %
EBITDA margin	3.5 %	- 0.8 %	10.8 %	14.4 %	12.7 %
Profit margin	- 8.0 %	- 25.0 %	- 2.4 %	10.0 %	9.0 %
Equity ratio	3.7 %	- 12.2 %	7.8 %	12.5 %	2.8 %
Return on equity	- %	- %	- 44.1 %	28.3 %	- 61.2 %
Earnings per share (EPS Basic), DKK	1.353	- 1.662	- 0.523	0.278	- 0.236
Dividend per share	0	0	0	0	0
Average number of full-time employees	159	140	185	204	204

 $^{^{1} \} Auction \ turnover \ reflect \ activities \ on \ www.lauritz.com, \ mobile \ apps, \ www.hammaroauktionsverk.com \ and \ Stockholms \ Auktionsverk/Magasin \ 5.$

The amount includes hammer prices, buyer's premiums exclusive of VAT.

Management review Five-year summary

Earnings per share are calculated according to IAS 33 (note 21). Key ratios are applied and calculated as follows:

Gross margin	Gross profit x 100
Cross margin	Revenue
EBITDA margin	Operating profit/loss before depreciation, amortisation and impairment (EBITDA) x 100
	Revenue
Profit margin	Operating profit (EBIT) x 100
, rom margin	Revenue
Equity ratio	Equity, year-end x 100
- 1····y · · · · ·	Balance sheet total
Return on equity	Profit for the year x 100
riotom on oquity	Equity, average
Earnings per share (EPS Basic)	Profit for the year
3-1	Average no of shares in circulation
Dividend per share	Dividend distributed
2aca per cae	Average no of shares in circulation
Auction turnover	Auction turnover reflect activities on www.lauritz.com, mobile apps, www.hammaroauktionsverk.com and Stockholms Auktionsverk/Magasin 5. The amount includes hammer prices, buyer's premiums exclusive of VAT.

Management statement

The Board of Directors and the Executive Management have today discussed and approved the Annual Report of Lauritz.com Group A/S for 2019.

The Annual Report has been prepared in accordance with International Financial Reporting Standards as adopted by the EU and additional requirements under the Danish Financial Statements Act.

In our opinion, the consolidated financial statements and the Parent Company's financial statements give a true and fair view of the Group's and the Parent Company's assets, liabilities and financial position at 31 December 2019 and of the results of the Group's and the Parent Company's operations and cash flows for the financial year 2019.

Further, in our opinion the Management review includes a true and fair review of the development in the Group's and the Parent Company's operations and financial matters, of the result for the year and of the Group's and the Parent Company's financial position as well as describes the significant risks and uncertainties affecting the Group and the Parent Company.

We recommend that the Annual Report be approved at the General Meeting.

Copenhagen, 7 May 2020

Executive Management

Carsten Rysgaard CEO

Preben Vinkler Lindgaard CFO

Board of Directors

Bengt Olof Tony Sundström Chairman

Claus Due Pedersen

Mette Margrethe Rode Sundstrøm

Preben Vinkler Lindgaard

To the shareholders of Lauritz.com Group A/S

Opinion

We have audited the consolidated financial statements and the parent financial statements og Lauritz.com Group A/S for the financial year 01.01.2019 – 31.12.2019, which comprise the statement of comprehensive income, balance sheet, statement of changes in equity, cash flow statement and notes, including a summary of significant accounting policies, for the Group as well as the Parent. The consolidated financial statements and the parent financial statements are prepared in accordance with International Financial Reporting Standards as adopted by the EU and additional requirements of the Danish Financial Statements Act.

In our opinion, the consolidated financial statements and the parent financial statements give a true and fair view of the Group's and the Parent's financial position at 31.12.2019, and of the results of their operations and cash flows for the financial year 01.01.2019 - 31.12.2019 in accordance with International Financial Reporting Standards as adopted by the EU and additional requirements of the Danish Financial Statements Act.

Basis for opinion

We conducted our audit in accordance with International Standards on Auditing (ISAs) and the 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 financial statements* section of this auditor's report. We are independent of the Group in accordance with the International Ethics Standards Board of Accountants' Code of Ethics for Professional Accountants (IESBA Code) and the additional requirements applicable in Denmark, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Material uncertainty related to going concern

We would like to draw attention to the information contained in Group account note 1 and 17, which states that Management of the Company is currently exploring various specific options for refinancing the Group's bond loans in breach and providing additional operating financing for the going concern of the Parent and the Group. The going concern of the Group and the Parent is conditional on the implementation of a refinancing and a cash contribution to the Group, including a positive development in the Groups cash flow and results for the remaining part of 2020, as the cash flows and results in 1 Quarter of 2020 has been negative. Management expects improvement for the remaining part of 2020. This improvement is highly dependent on a positive development in the market conditions and the Groups efforts to respond to this development in a very uncertain business environment caused by the COVID-19 incident. As specified in note 1 and 17, Management expects refinancing, cash contribution and that a positive development in the remaining part of 2020 to fall into place and has therefore presented the financial statements on a going concern basis. Our opinion has not been modified with respect to this matter.

Emphasis of matter regarding material uncertainty related to measurement of the Group's intangible assets

We would like to draw attention to the information contained in note 11 of the consolidated financial statements, which states that Management of the Company has prepared an impairment test of the Group's intangible assets of DKK 172.2 million. The impairment test's value in use of the intangible assets is close to the carrying amount and is based on optimistic assumptions for the development in key assumptions as revenue growth and growth in EBITDA for the period 2021-2026. Management has therefore illustrated in note 11 the sensitivity associated with the assumptions used for the impairment test. The current measurement of the Group's intangible assets is therefore subject to material uncertainty. As specified in note 11, it is Management's assessment that the assumptions used for the impairment test are achievable and therefore no write-down for impairment of the Group's intangible assets has been made. Our opinion has not been modified with respect to this matter.

Emphasis of matter regarding material uncertainty related to measurement of the Parent's investment in equity interest in subsidiary

As a consequence of the impairment test carried out of the Group's intangible assets, we draw attention that there is a similar uncertainty associated with the measurement of the Parent's investment in equity interest in subsidiaries of DKK 25.4 million after an impairment recognised of DKK 26.4 million, according to note 8 in the Parent financial statement. For an understanding of the uncertainty associated with the measurement of equity interest in subsidiaries, please refer to the sensitivity analyses performed by Management in connection with the impairment testing of the Group's intangible assets in note 11. Similarly, these sensitivity analyses will apply to the measurement of the Parent's equity interest in subsidiaries. Our opinion has not been modified with respect to this matter.

Statement on the management review

Management is responsible for the management review.

Our opinion on the consolidated financial statements and the parent financial statements does not cover the management review, and we do not express any form of assurance conclusion thereon.

In connection with our audit of the consolidated financial statements and the parent financial statements, our responsibility is to read the management review and, in doing so, consider whether the management review is materially inconsistent with the consolidated financial statements and the parent financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated.

Moreover, it is our responsibility to consider whether the management review provides the information required under the Danish Financial Statements Act.

Based on the work we have performed, we conclude that the management review is in accordance with the consolidated financial statements and the parent 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 review.

Management's responsibilities for the consolidated financial statements and the parent financial statements

Management is responsible for the preparation of consolidated financial statements and parent financial statements that give a true and fair view in accordance with International Financial Reporting Standards as adopted by the EU and additional requirements of the Danish Financial Statements Act, and for such internal control as Management determines is necessary to enable the preparation of consolidated financial statements and parent financial statements that are free from material misstatement, whether due to fraud or error.

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

Auditor's responsibilities for the audit of the consolidated financial statements and the parent financial statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements and the parent 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 the 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 these consolidated financial statements and the parent financial statements.

As part of an audit conducted in accordance with ISAs and the 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 consolidated financial statements and the parent 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.

Independent auditor's report

- 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'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 consolidated financial statements and the parent 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'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 consolidated financial statements and the parent 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 to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements and
 the parent financial statements, including the disclosures in the notes, and whether the consolidated
 financial statements and the parent 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.

Copenhagen, 7 May 2020

Deloitte

Statsautoriseret Revisionspartnerselskab Business Registration No 33 96 35 56

Eskild Nørregaard Jakobsen State-Authorised Public Accountant Mne 11681

Note	<u>es</u>	Group 2019 DKK'000		Group 2018 DKK'000
2	Revenue	220,228		227,962
	Direct costs	- 89,863		111,445
	Gross profit	130,365		116,517
3	Other operating income	-		11,217
4	Other external expenses	- 43,886	-	59,451
5	Staff costs	- 78,756		70,308
	Operating profit/loss before depreciation, amortisation			
	and impairment (EBITDA)	7,723	-	2,035
6	Depreciation, amortisation and impairment losses	- 25,358	<u>-</u>	55,07 <u>5</u>
	Operating profit/loss (EBIT)	- 17,635	-	57,100
7	Financial income	81,710		12,910
8	Financial expenses	- 21,303	-	25,306
9	Share of result in associated companies	- 381		2,547
	Profit/Loss before tax (EBT)	42,391	-	72,043
10	Tax on profit/loss for the year	12,697		4,882
	Profit/Loss for the year	55,088		<u>67,161</u>
	Items that can be reclassified to profit or loss:			
	Exchange rate adjustments, foreign companies	- 1,282	-	3,473
	Tax on other comprehensive income			
	Other comprehensive income	- 1,282		3,473
	Total comprehensive income	53,806		70,634
21	Earnings per share (EPS), DKK	1,353	<u>-</u>	1.662
21	Earnings per share (EPS), diluted DKK	1.353	<u>-</u>	1.662

Assets

<u>Note:</u>	<u>s</u>	Group 31.12.2019 <u>DKK'000</u>	Group 31.12.2018 <u>DKK'000</u>
	Non-current assets		
11	Software in process of development	-	3,741
11	Developed software	12,301	11,199
11	Rights acquired	47,724	29,542
11	Goodwill	112,182	94,818
	Total intangible assets	172,207	139,300
12	Right-of-use assets	30,759	12,937
12	Other fixtures and fittings, tools and equipment	5,985	7,793
	Total property, plant and equipment	36,744	20,730
13	Deferred tax	11,246	11,084
14	Deposits	3,370	2,702
14	Investment in associated companies		11,001
	Total financial assets	14,616	24,787
	Total non-current assets	223,567	184,817
	Current assets		
	Inventories	128	<u>772</u>
15	Trade receivables	10,789	13,823
15	Contractual receivables	40,780	62,085
25	Receivables from group enterprises	9,315	9,178
	Tax receivable	1,363	3,396
15	Other current receivables	6,065	16,644
	Total receivables	68,312	105,126
16	Cash and cash equivalents	37,877	49,962
	Total current assets	106,317	155,860
	Total assets	329,884	340,677

Equity and liabilities Group Group 31.12.2019 31.12.2018 **Notes DKK'000 DKK'000 Equity** Share capital 4,079 4,079 21,239 -19,957 Reserves Retained earnings 29,324 25,764 **Total equity** 12,164 41,642 Liabilities 13 Deferred tax 6,477 9,729 17 Lease liabilities 18,842 6,538 Total non-current liabilities 25,319 16,267 18 Bond debt 143,100 229,673 18 Senior loan 13,006 17 Lease liabilities 13,179 6,728 Trade payables 99,526 105,885 19 Other payables 23,590 22,404 Corporate taxes payable 1,362 Total current liabilities 292,401 366,052 **Total liabilities** 317,720 382,319 Total equity and liabilities 329,884 340,677

¹⁷ Financial liabilities and financial activities

<u>-</u>	Share capital DKK'000	Reserve for treasury shares DKK'000	Reserve for exchange rate adjustments DKK'000	Retained earnings DKK'000	Total Equity DKK'000
Equity at 1 January 2019	4,079	-76	-19,881	-25,764	-41,642
Profit/Loss for the year	-	-	-	55,088	55,088
Other comprehensive income	-	-	-1,282	-	-1,282
Equity at 31 December 2019	4,079	-76	-21,163	29,324	12,164
Equity at 1 January 2018	4,079	_	-16,408	41,397	29,068
Profit/Loss for the year	-,070	_	-	-67,161	-67,161
Other comprehensive income	-	-	-3,473	-	-3,473
	4,079	-	-19,881	-25,764	-41,566
Buy-back share program	-	-851	-	-	-851
Remuneration distributed	-	775	-	-	775
Equity at 31 December 2018	4,079	-76	-19,881	-25,764	-41,642

<u>Notes</u>	Group 31.12.2019 <u>DKK'000</u>	Group 31.12.2018 <u>DKK'000</u>
Operating profit/loss (EBIT)	- 17,635	- 57,100
Depreciation amortisation and impairment losses	25,004	50,724
Impairment and losses on receivables	3,721	21,773
Increase/decrease in inventories	644	246
Increase/decrease in receivables	- 7,087	3,588
Increase/decrease in trade payables and other payables	- 16,982	- 27,373
Gain on sale of non-current assets, net	-	- 11,217
Other adjustments	5,132	7,742
Cash flows from ordinary operating activities	- 7,203	- 11,617
Interest received	2,542	2,531
Interest and financial expenses paid	- 9,467	- 19,286
Income tax settlements	10,208	- 8,949
Cash flows from operating activities	- 3,920	- 37,321
Purchase of property, plant and equipment	- 812	- 360
Sale of property, plant and equipment	943	1,118
Purchase of intangible assets	- 4,019	- 4,532
Sale of assets held-for-sale	-	35,000
23 Acquisitions and divestments	- 3,600	7,417
Cash flows from investing activities	- 7,488	38,643
17 Repayment, lease liabilities	- 12,795	- 9,110
18 Drawdown, senior loan	15,000	-
18 Repayment, senior loan	- 2,312	-
Payment of buy-back of shares	_	- 851
Cash flows from financing activities	<u>- 107</u>	- 9,961
Net cash flows for the year	- 11,515	- 8,639
Net capital resources, beginning of year	49,962	60,124
Exchange rate adjustment of capital resources	<u>- 570</u>	<u>- 1,523</u>
Net capital resources, end of year	37,877	49,962
Net capital resources, end of year, are composed as follows:		
Cash and cash equivalents	37,877	49,162
Net capital resources, end of year	37,877	49,162

1. Going Concern

As the group is in a turnaround process and is in breach of the terms of the groups bond, it needs to strengthen its capital structure.

Due to the Corona crisis liquidity is further strained. Cash resources are limited and contingent on an improvement in the Groups activity and a change to a situation with positive operating cash flows and results. The markets for auctioning and online sale of vintage and luxury items are growing, and the group is working hard to take its share of the market through strong initiatives in marketing and in new business areas under development.

Management of the group is working on concrete plans to obtain sufficient financing to secure the growth and operations of the group. The plans include financing based on equity as well as loans, which should secure that the group can realise the plans for the coming financial year.

As mentioned in company statements released on 17 December 2019 and 4 January 2020 it is expected that the new financial structure will include changes to the amortisation of the bond.

In agreement with a group of large bondholders representing 47% of the bonds, it has been decided to appoint an internationally acknowledged M&A consultant to actively pursue the strategic possibilities for strengthening the capital base of Lauritz.com and redeem the bond debt. This process has commenced in April 2020 and is expected to be finalised before the end of 2020.

Until the end of 2020 the above mentioned group of bondholders has agreed not to propose or support any proposal to initiate an enforcement according to the bond debt agreement including enforcement of the security provided in favour of bondholders, provided that the process with the M&A consultant proceeds according to plan.

Material uncertainty relates to the Groups future financial and liquidity set-up as the refinancing activities has not been finalised and therefore contingent on a successful M&A process and managements continuous activities within the financing and liquidity area.

Based on the above mentioned conditions for the Group, management has assessed that the cash resources of the group, provided that the planned financing initiatives are completed and a positive development in the business activities in the remaining part of 2020 are achieved, are sufficient to secure the future operations for at least one year, so that the annual report can be prepared on a going concern basis.

For additional information regarding bond debt and senior loan/ refinancing activities, including the initiated M&A process for the group, reference is made to note 18 and 26.

	Group 2019	Group 2018
2. Revenue	<u>DKK'000</u>	<u>DKK'000</u>
Auction commissions and fees etc.	213,400	220,164
Other revenue - marketing contribution etc.	6,828	7,798
	220,228	227,962
The Group has no single key costumers.		
3. Other operating income		
Gain from divestment of non-current assets, ref. note 23	-	10,978
Rental and other income	_	239
		11,217
4. Other external expenses		
Fees to auditors appointed at the annual general meeting		
Audit services	1,013	1,102
Tax services	20	20
Other services	1,363	1,059
	2,396	2,181

Other services consist of advisory services related to financial statements and tax advisory in relation to acquisitions, divestments, and sale of assets.

Other external expenses include impairment losses on receivables of DKK -972k (15,930k).

5. Staff costs

Wages and salaries	62,999	56,848
Defined contribution pension plans, cf. below	3,882	3,902
Other social security costs	9,388	6,662
Other staff costs	2,487	2,896
	78,756	70,308
Average number of full-time employees	159	140

The Group has contribution pension plans with the majority of the employees in the Danish Group enterprises. According to the concluded agreement, the Group enterprises pay a monthly amount of 5 percent of the concerned employees' basic salary. The contribution recognized in the income statement in this respect has been stated above.

	Group 2019 <u>DKK'000</u>	Group 2018 <u>DKK'000</u>
5. Staff costs (continued)		
Remuneration of the Board of Directors and Executive Management		
Remuneration of the Board of Directors	541	578
Wages and salaries, Board of Directors and Executive Management	5,965	5,639
Pensions, Board of Directors and Executive Management	231	209
	6,737	6,426

Executive management is defined as publicly registered management. Wages and salaries for Board of Directors and executive management include compensation for management roles in other group Companies. Wages and salaries for Board of Directors and executive management include DKK 0k (775k) which has been settled with shares. Shares used for the settlements was purchased in a share buy-back program during the period 16 April to 14 June 2018.

Wages and salaries, Board of Directors and Executive Management includes a consultancy fee of DKK 1.2m (2.4m) to the Chairman of the Board.

6. Depreciation amortisation and impairment losses

Depreciation, right-of-use assets	12,209	9,439
Depreciation, other fixtures, tools and equipment	2,673	2,372
Gains/losses arising from disposal	490	342
Amortisation rights acquired	3,327	4,184
Amortisation, developed software	6,658	7,265
Impairment losses goodwill		31,473
	25,358	55,075
7. Financial income		
Interest income	2,166	2,524
Interest income from group enterprises	144	4
Interest income from financial assets	2,310	2,528
Income from debt reduction, net	75,272	-
Exchange rate gains	4,128	10,382
	81.710	12.910

Net income from 2019 debt reduction includes incurred cost of 7,650k. Exchange rate gains are primarily related to debt denominated in SEK.

	Group 2019 DKK'000	Group 2018 <u>DKK'000</u>
8. Financial expenses		
Financial expenses, banks etc.	532	144
Interest expenses, lease liabilities	1,519	888
Bank charges etc.	757	844
Interest expenses, debt	11,497	17,410
Guarantee commission	1,406	-
Impairment losses receivables, current accounts	4,693	4,035
Amortisation of borrowing costs, bond debt	<u>899</u>	1,985
	21,303	25,306

9. Share of result in associated companies

The activities of the associated company AB Stockholms Auktionsverk is auctions, focused on physical auctions in the high-end exclusive Fine Art segment.

In March 2019 the Group re-acquired the full ownership of AB Stockholms Auktionsverk. For additional information see note 23.

Financial figures from associated companies:

Revenue		29		12,600
Operating profit before interest (EBIT)	<u>- </u>	776		5,188
Profit before tax	-	778		5,200
Share of result before tax in associated companies	-	381	-	2,547
Share of tax on profit/loss for the year in associated companies		<u>-</u>		
		381		2,547

	Group 2019 DKK'000	Group 2018 <u>DKK'000</u>
10. Tax on profit/loss for the year		
Current tax for the year	1	2,085
Deferred tax change for the year	- 3,934	- 7,603
Adjustment to current taxes, prior years	- 9,602	- 1,803
Adjustment to deferred tax, prior years	838	2,439
Tax on profit/loss for the year	<u>- 12,697</u>	<u>- 4,882</u>
Current tax for the financial year is for Danish enterprises based on a tax rate Tax on profit/loss for the year is made up as follows:	of 22.0 % (2018:	22.0 %).
Computed 22.0 % tax on profit/loss for the year before tax (2018: 22.0 %)	10,355	- 14,325
Adjustment to current taxes, prior years	- 9,602	- 1,803
Adjustment to deferred tax, prior years	838	2,439
Adjustment of previously unrecognized tax assets	46	1,430
Tax effect of non-deductible expenses/non-taxable income	<u>- 14,334</u>	7,377
	<u>- 12,697</u>	<u>- 4,882</u>
Effective tax rate	<u>Negative</u>	<u>Negative</u>

Tax on other comprehensive income DKK 0k (2018: DKK 0k).

11. Intangible assets (DKK'000)				
	Software in process of	Developed	Rights	
	<u>development</u>	<u>software</u>	<u>acquired</u>	Goodwill
Cost at 1 January 2019	3,805	53,017	48,207	126,291
Exchange rate adjustments	-	12	- 245	- 1,908
Additions from acquisitions	-	-	14,587	18,791
Additions	4,019	-	7,071	-
Transfer	<u>- 7,760</u>	7,760	_	
Cost at 31 December 2019	64	60,789	69,620	143,174
Amortisation at 1 January 2019	-	41,818	17,465	-
Impairment losses at 1 January 2019	64	-	1,200	31,473
Exchange rate adjustments	-	12	- 96	- 481
Amortisation for the year	<u>-</u>	6,658	3,327	<u>-</u>
Amortisation and impairment losses				
at 31 December 2019	64	48,488	21,896	30,992
Carrying amount at 31 December 2019	-	12,301	47,724	112,182
Cost at 1 January 2018	17,753	41,710	66,278	137,003
Exchange rate adjustments	-	- 8	- 2,105	- 4,356
Additions	4,369	-	6,971	-
Disposals	- 6,483	-519	- 22,937	- 6,356
Transferred	- 11,834	11,834	_	
Cost at 31 December 2018	3,805	53,017	48,207	126,291
Amortisation at 1 January 2018	-	35,082	14,086	-
Impairment losses at 1 January 2018	6,547	-	1,200	-
Exchange rate adjustments	_	- 12	- 227	-
Disposals	- 6,483	- 517	- 578	-
Impairments for the year	_	-	-	31,473
Amortisation for the year	<u>-</u> _	7,265	4,184	<u> </u>
Amortisation and impairment losses				
at 31 December 2018	64	41,818	18,665	31,473
Carrying amount at 31 December 2018	3,741	11,199	29,542	94,818

11. Intangible assets (continued)

Software includes development projects for IT systems and processes in progress. Apart from goodwill and trademarks, all other intangible assets are regarded as having determinable useful lives over which the assets are amortised, see accounting policies. The carrying amounts of trademarks without determinable useful lives totals DKK 21.9m at 31 December 2019 (1.0m).

Acquired enterprises are integrated in the Group as soon as possible to realise synergy effects in the business areas. Consequently, it is generally not possible after a short period to trace and measure the value of goodwill in the individual units or enterprises. The impairment test is therefore made at group level.

At 31 December 2019, Management has tested the carrying amount of goodwill, software in process of development and other intangible assets for impairment. An impairment test is performed in the event of indication of impairment and at least once a year as part of the presentation of the Annual Report.

The key assumptions underlying the discounted cashflow calculation of value in use are the determination of Auction Turnover growth, EBITDA growth, discount rate and terminal value growth rate for the 2021 period (where we expect to be back to normal activity level after the Corona crisis) and the forecast period 2022-2026 and the terminal period.

The assessment of growth rate in Auction Turnover is by nature subject to material uncertainty which naturally impacts the forecasted EBITDA. The Impairment test is based on a successful return to growth, although at a much lower rate than seen previously and Management assess that the used assumptions are realistic to realize. Impairment recognized for 2019 totals DKK 0m (31.5m).

Auction Turnover and EBITDA growth is determined based on historical performance, and Auction Turnover and EBITDA realized in the period immediately prior to the beginning of the budget period, adjusted for non-recurring expenses, expected market developments and enterprises acquired and divested.

Impairment test is based on a turnaround where Auction Turnover increases by 8-10 % in 2021 compared to 2019, and by 4-5% per year in the forecast period 2022 until 2026. Cost development in the forecast period is moderate and primarily driven by increase in commission to partners as well as staff cost and variable cost in own auction houses driven by the higher activity level, whereas the growth in cost for rent of premises is low as the growth in activity can be handled in the physical locations currently in use.

EBITDA is expected to grow from DKK 7.7m in 2019 to a level between DKK 15m and DKK 25m in 2021. This increase in EBITDA is due to a change in business setup with more owned auction houses and a number of cost-cutting initiatives and other initiatives in relation to how the business is operated. The scalability of the business results in a significant growth in EBITDA of approximately 15 percent per year in the forecast period.

Growth in Auction Turnover is driving value creation in the business, as economies of scale are quite high, resulting in the difference in growth rates for Auction Turnover and EBITDA.

11. Intangible assets (continued)

When determining investments, the effect of EBITDA growth is included based on historical experience, equivalent to an investment level of approximately 15-20 percent of budgeted EBITDA. The effect of expected acquisitions is not included at investment level.

The discount rate is determined based on the Company's marginal borrowing rate plus a risk premium that reflects the risk involved in investing in shares and the risk involved in the activity performed, equivalent to a pre-tax discount rate of 11.5 percent (12.2).

The terminal value growth rate of 0.5 percent (2.0) p.a. is based on estimated economic growth.

Sensitivity analysis

The assessment of the assumptions applied when preparing the impairment test is by nature subject to material uncertainty.

A sensitivity analysis has been performed of the main assumptions in the impairment test to identify the impact of a change in the discount rate and the growth rate in the budget period for the cash-generating unit.

The value in use only has a small headroom compared to the book value of the assets, following the impairment made in 2018. Due to this the below sensitivities are shown as the additional impairment that would materialize through a change in the assumptions behind the value in use calculation.

A summary of sensitivity analysis is shown below (all other assumptions unchanged):

	Change in assumption	Additional impairment 2019 (DKK m)	Additional impairment 2018 (DKK m)
Average Auction Turnover-growth from 2019 to 2021	- 3%	12	-
Average Auction Turnover-growth for 2022 to 2026	- 2%	55	-
Average EBITDA-growth for 2022 to 2026	- 3%	30	-
Average EBITDA-growth for 2020 to 2024	- 1%	-	6
WACC, pre-tax	+ 1%	10	14
Terminal growth	- 0.5%	0	12

12. Property, plant and equipment (DKK'000)

	Right-of-use assets	Other <u>fixtures etc.</u>
Cost at 1 January 2019	22,376	26,722
Exchange rate adjustments	- 2,739	- 134
Additions from acquisitions	12,108	1,115
Additions	8,440	812
Remeasuring of value of assets	11,381	-
Disposals	- 2,946	- 3,158
Cost at 31 December 2019	48,620	25,357
Depreciation at 1 January 2019	9,439	18,929
Exchange rate adjustments	- 1,054	- 15
Depreciation for the year	12,209	2,673
Depreciation related to disposals	- 2,733	- 2,215
Depreciation at 31 December 2019	17,861	19,372
Carrying amount at 31 December 2019	30,759	5,985
Cost at 1 January 2018	-	36,890
Exchange rate adjustments	-	- 569
Additions due to change in accounting policies	40,068	-
Additions	-	360
Disposal	- 17,692	- 9,959
Cost at 31 December 2018	22,376	26,722
Depreciation at 1 January 2018	-	24,355
Exchange rate adjustments	-	- 350
Depreciation for the year	9,439	2,372
Depreciation related to disposals		- 7,448
Depreciation at 31 December 2018	9,439	18,929
Carrying amount at 31 December 2018	12,937	7,793

Right-of-use assets is based on the present value of rental agreements for showrooms, warehouses, office space and other facilities. Depreciation is straight-line on basis of the underlying contracts with an average of 2-3 years.

Deferred tax at 31 December, net

	Group 2019 DKK'000	Group 2018 <u>DKK'000</u>
13. Deferred tax		
Deferred tax at 1 January	1,355	- 5,370
Exchange rate adjustments	318	1,561
Adjustments, prior years	- 838	- 2,439
Deferred tax on profit/loss for the year	3,934	7,603
Deferred tax at 31 December	4,769	<u>1,355</u>
Specification of deferred tax:		
Tax loss carry forwards	36,809	35,848
Tax loss carry forwards, not recognised	- 34,284	- 34,440
Right-of-use assets/lease liabilities	277	72
Other fixtures and fittings	4,148	3,606
Leasehold improvements	65	64
Rights acquired	- 3,602	- 4,439
Software	- 1,337	- 1,343
Goodwill	- 385	- 123
Receivables	477	1,807
Other payables	2,601	303
	4,769	1,355
Each of the changes in deferred tax is recognized in profit/loss for the year. No other comprehensive income. Tax loss carry forwards are expected to be utilized		
Deferred tax is recognized as follows in the balance sheet:		
Deferred tax (asset)	11,246	11,084
Deferred tax (liability)	- 6,477	- 9,729

<u>4,769</u> <u>1,355</u>

14. Financial assets (DKK'000)

14. Financial assets (DKK'000)		Investment
		in associated
	<u>Deposits</u>	<u>companies</u>
Cost at 1 January 2019	2,702	13,548
Exchange rate adjustments	-	- 363
Addition	668	-
Transfer to subsidiary		<u>- 13,185</u>
Cost at 31 December 2019	3,370	
Adjustments at 1 January 2019	-	2,547
Exchange rate adjustments	-	- 69
Share of result for the period 1 January – 5 March 2019, 49%	-	381
Transfer to subsidiary		<u>- 2,859</u>
Adjustments at 31 December 2019		
Carrying amount at 31 December 2019	3,370	
Cost at 1 January 2018	2,294	-
Addition	408	14,180
Exchange rate adjustments		<u>- 632</u>
Cost at 31 December 2018	2,702	13,548
Adjustments at 1 January 2018	-	-
Share of result	-	2,547
Adjustments at 31 December 2018	-	2,547
Carrying amount at 31 December 2018	2,702	11,001

In March 2019 51% of the shares in AB Stockholms Auktionsverk was purchased making the company a fully owned subsidiary.

	Group 31.12.2019 <u>DKK'000</u>	Group 31.12.2018 DKK'000
15. Receivables		
Trade receivables	10,789	13,823
Contractual receivables	40,780	62,085
Other receivables	6,065	16,644
	<u>57,634</u>	92,552

Contractual receivables relate to the sale of 8 partnership agreements and credit granted to partners on current accounts. The contractual receivables from sale of partnerships agreements are in the range of DKK 1.0m to DKK 19.9m (1.0m to 22.3m). Receivables from sale of partnership agreements and current accounts are interest bearing. The repayment of the receivables is based on performance and repaid on a monthly or quarterly basis. Contractually Lauritz.com has various possibilities to collect the receivable up to and including the option of taking over the branch.

Of the contractual receivables DKK 36.0m (45.8m) is expected to mature after 12 months. Impairment of trade receivables and other receivables is made based on expected credit loss. In 2019 impairment losses of DKK 5.3m has been recognized (20.0m) and previously recognised impairments of DKK 1.5m (0m) has been released. The net impairment losses DKK 3.8m (20.0m) is recognised as DKK -0.9m (15.9m) on external expenses and DKK 4.7m (4.1m) as financial expenses.

The impairment test performed on contractual receivables is based on the expected performance, the historic track record for repayments and the expected resale value of the auction house. A large part of the receivables is related to partners buying their auction house in recent years, with expected strong improvements in the first years of their ownership. Improvements are coming slower than previously expected, resulting in the impairment recognised in 2018 and 2019.

The impairment losses included in the receivables listed above have developed as follows:

Lifetime Expected Credit Loss:

Impairment losses at 1 January		19,965		5,169
Realised impairments losses	-	9,793	-	5,169
Impairment losses for the period		5,344		19,965
Reversed impairments for the period		1,565		<u>-</u>
Impairment losses at 31 December		13,951	_	19,965

The Group has no significant credit risks in trade receivables related to a single costumer or market. Impairment of trade receivables is based on a provision matrix based on historical losses adjusted for specific and general changes in circumstances. In determining the expected credit losses for these assets, impairments are made if the receivable show indication of impairment.

16. Cash and Cash equivalents

Cash and cash equivalents include restricted cash amounting to DKK 19.8m (24.4m).

17. Financial liabilities and financial activities

17. I manda nabilities and imanda activities		
	Group 31.12.2019 DKK'000	Group 31.12.2018 <u>DKK'000</u>
Financial liabilities include:	_	
Bond debt, current	143,100	229,673
Senior loan	13,006	
Bond debt & Senior loan debt	<u> 156,106</u>	229,673
Lease liabilities, non-current	18,842	6,538
Lease liabilities, current	13,179	6,728
Lease liabilities	32,021	13,266
The financial activities for the period are:		
	Bond debt & Senior loan debt DKK'000	Lease liabilities DKK'000
Financial liabilities 1 January 2019	229,673	13,266
Cash flow from drawdowns	15,000	-
Cash flow from settlements	2,312	- 12,795
Non-cash changes:		
Exchange rate adjustments	4,232	- 159
Additions from acquisitions	-	18,572
Additions	-	1,976
Remeasure of liabilities	-	11,161
Amortization of borrowing costs	899	-
Debt restructuring	82,922	
Financial liabilities 31 December 2019	<u> 156,106</u>	32,021
Financial liabilities 1 January 2018	237,020	-
Cash flow from settlements	-	- 9,110
Non-cash changes:		
Addition from change in accounting policies (IFRS 16 leases)		40,068
Foreign exchange change	7,347	-
Disposals from divestment	<u>-</u>	<u>- 17,692</u>
Financial liabilities 31 December 2018	229,673	13,266

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18. Bond debt and Senior loan/ refinancing activities of the group

In June 2019, a senior loan facility was issued to Lauritz.com A/S. The main terms of the senior loan are

- Senior Loan Facility is denominated in SEK equivalent of up to 25mDKK superseding the bond debt.
- Fixed interest rate of 7.5 percent pro annum.
- Scheduled quarterly redemptions with final redemption in December 2020.

The Group has restructured the bond originally issued in 2014. The new bond terms were accepted by bondholders on June 28, 2019. The main terms of the bonds are:

- Outstanding principal amount SEK 200m.
- Fixed interest rates of 7.5 percent on SEK 70m of the principal amount and 4.0 percent on SEK 130m of the principal amount. Redemptions will first lead to a reduction of the principal amount that bears the higher interest rate of 7.5 percent.
- Final redemption date is 17 December 2024, with scheduled yearly redemptions.
- Additional security EUR 10m to secure the bonds, primarily in form of a pledge in the vineyard Chateau Vignelaure, owned by the main shareholder in Lauritz.com Group A/S, Bengt Sundström.

As mentioned in company statements released on 17 December 2019 and 4 January 2020 it is expected that the new financial structure will include changes to the amortisation of the bond. Repayment of SEK 20m on the bond and SEK 2.7m on the Super Senior Loan that was scheduled for 17. December 2019, and repayment on the Super Senior Loan SEK 2.2m as well as guarantee commission to Blixtz Holding/Vignelaure S.A.S. SEK 4m to be paid at 17 March 2020 have not been paid according to the bond agreement. This represents a breach of the bond agreement, which according to the bond agreement becomes payable on demand. Bond debt has therefore been classified as current, though bond holders have not demanded payment of the bond debt and interest as a consequence of the breach.

In agreement with a group of large bondholders representing 47% of the bonds, it has been decided to appoint an internationally acknowledged M&A consultant to actively pursue the strategic possibilities for strengthening the capital base of Lauritz.com and redeem the bond debt.

This process has commenced in April 2020 and is expected to be finalised before the end of 2020.

Until the end of 2020 the above mentioned group of bondholders has agreed not to propose or support any proposal to initiate an enforcement of the security provided in favour of bondholders, provided that the process with the M&A consultant proceeds according to plan.

19. Other payables

Other payables include payroll taxes, holiday pay, payable VAT, severance pay and other costs payable.

20. Financial risks

Currency risks

The difference between ingoing and outgoing payments denominated in the same currency is a measure of currency risk. The Group's currency exposure at 31 December 2019 is specified below.

2019 (DKK'000)	Cash and cash equivalents	Receivables	Bond debt and senior loan	Other liabilities	Net position
NOK	122	92	-	-890	-676
EUR	2,628	15,200	-	-6,243	11,585
SEK	28,083	12,128	-156,106	-98,678	-214,573
31 December 2019	30,833	27,420	-156,106	-105,811	-203,664
2018 (DKK'000)	Cash and cash equivalents	Receivables	Bond debt	Other liabilities	Net position
NOK	122	100	-	-476	-254
EUR	3,236	11,403	-	-6,265	8,374
SEK	37,440	34,312	-229,673	-74,215	-232,136
31 December 2018	40,798	45,815	-229,673	-80,956	-224,016

The bonds and senior loan issued are in SEK and so the principal amount is subject to exchange rate fluctuations between the Company's functional currency (DKK) and SEK. A 5 percent change in the SEK rate at 31 December 2019 would, including the effects on intangible assets denominated in foreign currencies, affect comprehensive income and equity by approx. DKK 2m (4m). The above table shows the difference between the 31 December 2019 fair value calculated for the Group's monetary assets and liabilities denominated in foreign currencies.

Interest risks

The Group has interest-bearing financial assets and liabilities and so it is affected by interest rate fluctuations. Following the restructuring of the bond debt and senior loan, which included a change to fixed interest rates on the bond debt, the impact of fluctuations in the level of interest rates on the groups comprehensive income and equity has diminished significantly. An increase in the interest rate level of 1 percentage point per annum compared to the interest rate level at the balance sheet date would have had a negative impact of approx. DKK 0m (2m) on comprehensive income and equity. A similar decline in the interest rate level would have resulted in an equivalent positive effect on comprehensive income and equity. We refer to the conditions of the bond debt interest in note 18.

20. Financial risks (continued)

Liquidity risks

The following table detail the Group's remaining contractual maturity for its non-derivative financial liabilities with agreed repayment periods. The contractual maturity is based on the earliest date on which the Group may be required to pay.

2019 (DKK'000)	0-1 year	1-5 years	5+ years	Total
Bond debt and senior loan	156,106	-	-	156,106
Lease liabilities	13,200	18,505	316	32,021
Other liabilities	130,780	-	-	130,780
31 December 2019	300,086	18,505	316	318,907
2018 (DKK'000)	0-1 year	1-5 years	5+ years	Total
Bond debt	229,673	-	-	229,673
Lease liabilities	6,740	6,002	525	13,267
Other liabilities	129,651	-	-	129,651
31 December 2018	366,064	6,002	525	372,591

The Group aims to have adequate cash resources to continuously carry out transactions appropriately as regards operations and investments. The Group's cash reserve consists of cash and cash equivalents. The Group's liquidity is mainly based on operating profits and the difference between the time of payment and the time of settlement. The time allowed for payment by buying customers is three days, and payment to selling customers takes place within approx. 35 days. In order to maintain the current liquidity level, the Group is therefore dependent on continued growth and positive earnings. Management assesses the Group's liquidity requirements on a regular basis. Reference is made to note 18 and management's current activities regarding refinancing of the Group.

Credit risks

The Group is not exposed to significant credit risks on trade receivables as all items are handed in on a commission basis, and items from auctions are not handed out until payment has been made. Payments are mostly affected by way of credit cards or bank transfer. The Company has only experienced few cases of credit card fraud. Moreover, reputable collaborators are used for managing cash flows, mainly Valitor, ALTAPAY, Jyske Bank, Danske Bank, SEB and DNB.

Credit risks related to contractual receivables and other receivables are disclosed in note 15.

20. Financial risks (continued)

Other

The Group regularly assesses its capital structure with a view to ensuring adequate equity in the Group. Reference is made to note 18 and management's current activities regarding refinancing of the Group.

21. Earnings per share (EPS)

21. Lamings per share (Li o)	Group 31.12.2019 DKK'000	Group 31.12.2018 <u>DKK'000</u>
Profit/Loss for the period	55,088	- 67,161
Number of shares	40,792,312	40,792,542
Average number of shares in circulation	40,702,907	40,409,360
EPS at DKK 0.10	1,353	- 1.662
EPS at DKK 0.10 diluted	1,353	- 1.662

21. Dividend

In 2019, DKK 0 in ordinary dividend has been distributed to the shareholders of Lauritz.com Group A/S, equalling DKK 0 per share (2018: DKK 0 per share).

For the financial year 2019, the Board of Directors has proposed dividend of DKK 0k, corresponding to DKK 0 per share.

23. Acquisitions and divestments

Acquisitions in 2019, AB Stockholms Auktionsverk

In March 2018 Lauritz.com separated Stockholms Auktionssverk's Fine Art business into a separate company, AB Stockholms Auktionsverk, owned 51% by Gelba Management AB and 49% by Lauritz.com Sverige AB. A structure that both partners was expecting to be beneficial to the Fine Art business as well as to the Online business that remained under 100% Lauritz.com ownership. It has shown that the split ownership is not the optimal solution in relation to the daily operations of Stockholms Auktionsverk's Fine Art business, resulting in the decision to buy back the shares from our partner in March 2019.

	DKK'000
Fixed assets	966
Right-of-use assets, leased space	13,620
Other receivables	1,210
Cash and cash equivalents	3,638
Lease liabilities	- 13,620
Trade payables	- 800
Other payables	<u>- 5,167</u>
Net assets acquired	- 153
Brand value	14,587
Goodwill	<u>11,349</u>
Total consideration	25,783

No part of the total consideration is recognized as contingent consideration. The Group has acquired net assets totalling DKK -153k including cash acquired of DKK 3,638k. Net assets acquired are based on received balance sheets and has been adjusted afterwards. The Group has incurred transaction costs of DKK 0k.

For this acquisition, the Group paid a purchase price that exceeds the fair value of the identifiable assets, liabilities and contingent liabilities acquired. This positive difference is primarily attributable to expected synergies between the activities of the acquired enterprises and the Group's existing activities, future growth potential and the enterprises' staff. The synergies have not been recognised separately from goodwill as they are not separately identifiable.

Value of associated company 31 December 2018, 49%	11,001
Currency rate adjustment	- 294
Share of result for the period 1 January – 5 March 2019, 49%	- 381
Value of associated company 5 March 2019, 49%	10,326
Settlement of receivable	11,922
Cash payment for 51% shares	3,536
Total cost of acquisition	25,783

23. Acquisitions and divestments (continued)

Of the Group's revenue DKK 16,045k and DKK -4,446k of the Group's profit/loss before tax is attributable to the acquired Swedish activities.

Acquisitions in 2019, Danish activities

In March and May 2019, the Group acquired the activities of 2 auction houses in Herning and Aarhus from previous partners, to operate these auction houses ourselves.

	DKK'000
Fixed assets	150
Right-of-use assets, leased space	4,952
Deposits	289
Other receivables	40
Lease liabilities	- 4,952
Other payables	<u>- 412</u>
Net assets acquired	67
Goodwill	7,442
Total consideration	7,509

No part of the total consideration is recognized as contingent consideration. The Group has acquired net assets totalling DKK 67k including cash acquired of DKK 0k. The Group has incurred transaction costs of DKK 0k.

The Group acquired the business at a total cost that exceeds the fair value of the identifiable assets, liabilities and contingent liabilities acquired. This positive difference is primarily attributable to expected future growth potential and earnings. The synergies have not been recognised separately from goodwill as they are not separately identifiable.

Cash payment	67
Non-cash settlement	7,442
Total cost of acquisition	7,509

Of the Group's revenue DKK 4,376k and DKK -2,277k of the Group's profit/loss before tax is attributable to the acquired Danish activities.

Had the 2019 acquisitions been made at the beginning of the year the revenue for the group would be the same as reported, and the profit/loss before tax of the group for the period would be impacted negatively by approximately DKK 0.4 to 0.5m compared to the reported profit/loss before tax for the group.

23. Acquisitions and divestments (continued)

Divestments in 2018

In March 2018, the Group disposed of Stockholms Auktionsverk's Fine Art business. As a result of the performance in 2018, and the expected development, the value of the assets received in connection with the sale of the Fine Art business was reassessed in December 2018.

The reassessment of the expected value of the Earn Out and shares received in the sale of the Fine Art business has resulted in a reduction of the gain from the Fine Art sale from DKK 40.4m to DKK 11.0m.

	DKK'000
Consideration received in cash and cash equivalents	7,416
Shares in AB Stockholms Auktionsverk (former Gelba Partners AB)	14,180
Contingent consideration	12,758
Total consideration received	34,354
Consideration received	34,354
Goodwill disposal of	- 6,356
Other net assets disposal of	- 17,020
Gain on disposal	10,978

The gain on disposal is classified as other income in the statement of comprehensive income for 2018.

24. Contingencies etc.

Contingent liabilities, consolidated financial statements

The Group has issued a letter of support to the subsidiaries LC Globen AB; QXL Denmark A/S and LC Deutschland GmbH. This is not expected to have any impact on comprehensive income or equity.

The Group has pledged all shares of Lauritz.com A/S as security for the bond debt.

The Group participates in a national joint taxation arrangement with Blixtz Holding A/S serving as the administration company. According to the joint taxation provisions of the Danish Corporation Tax Act, the Group is therefore liable for income taxes etc. for the jointly taxed companies, which is limited to the equity interest by which the entity participates in the Group as well as for obligations, if any, relating to the withholding of tax on interest, royalties and dividends for the jointly taxed companies. The jointly taxed entities' total known net liability under the joint taxation arrangement is disclosed in the financial statement of the administration company.

25. Related parties

Related parties with a controlling interest

The following related parties have a controlling interest in Lauritz.com Group A/S:

Name	Registered office	Basis of control
Blixtz Holding A/S	Søborg, Denmark	Shareholder is holding the majority of voting rights in Lauritz.com Group A/S

Subsidiaries	Registered office	Ownership interest
Lauritz.com A/S	Søborg, Denmark	100 %
Lauritz.com Sverige AB	Stockholm, Sweden	100 %
AB Stockholms Auktionsverk	Stockholm, Sweden	100 %
Lauritz.com Finland OY *	Helsinki, Finland	100 %
LC Danmark ApS	Søborg, Denmark	100 %
LC II ApS *	Søborg, Denmark	100 %
Helsingborgs Auktionsverk AB *	Helsingborg, Sweden	100 %
Karlstad-Hammarö Auktionsverk AB *	Skoghall, Sweden	100 %
Lauritz.com Globen AB	Stockholm, Sweden	100 %
Internetauktioner i Helsingborg AB *	Helsingborg, Sweden	100 %
Lauritz.com Deutschland GmbH *	Hamburg, Germany	100 %
QXL Denmark A/S	Søborg, Denmark	100 %
QXL.no AS *	Oslo, Norway	100 %

^{*} The company is not audited by Deloitte.

Related individuals

Bengt Olof Tony Sundström, Chairman of The Board of Directors (since 2016)

Mette Margrethe Rode Sundstrøm, Member of the Board of Directors (since 2017)

Carsten Rysgaard, CEO (since 2019)

Preben Vinkler Lindgaard, CFO, Member of The Board of Directors (since 2018)

Transactions with related parties

As part of the share buy-back initiated in April 2018, Lauritz.com Group A/S purchased treasury shares. The shares were purchased at the market price of the shares at the time of the purchase.

Lauritz.com Group A/S did not enter into significant transactions with members of the Board or the Executive Management, except for compensation and benefits received, including a consultancy fee as a result of their membership of the Board or employment with Lauritz.com as disclosed in note 5.

As part of the debt restructuring in 2019 certain assets has been pledged with EUR 10m by the parent Group Blixtz Holding. This agreement includes guarantee commission paid by the Group at DKK 1.4m (DKK 0 m). The Group has an interest-bearing long-term receivable from parent company Blixtz Holding A/S at DKK 9.3m (DKK 9,2m) related to the purchase of a property and related to the joint taxation.

26. Events after the balance sheet date

In March 2020 the spread of the Corona virus is impacting the outlook for the business. A number of initiatives has been taken to minimize the financial impact. We monitor the situation closely, contingency plans are in place and all relevant precautions are taken for the business, customers visiting our auction houses and for the employees.

The impact of the Corona crisis so far has been a drop in Auction Turnover of 31 percent in the period from March 10 to March 31, and a 10 percent drop in Auction Turnover in April in our main markets. The negative impact on earnings in Q1 2020 from the Corona crisis is approximately DKK 4-5m.

Based on the development seen in April we are expecting that the Corona crisis will continue to impact our Auction Turnover in Q2, however on a manageable level. Revenue and result are very difficult to forecast since numerous factors are unknown at this time.

In April, and in agreement with a group of large bondholders owning 47% of the bond, the group has appointed an M&A consultant to actively pursue the strategic possibilities for strengthening the capital base of Lauritz.com and redeem the bond debt.

Until the end of 2020 the above mentioned group of bondholders has agreed not to propose or support any proposal to initiate an enforcement of the security provided in favour of bondholders, provided that the process with the M&A consultant proceeds according to plan.

No other events have occurred after the balance sheet date that could have a material influence on the Group's financial position.

27. Approval of annual report for publication

At the Board of Directors' meeting on 7 May 2020, the Board of Directors has approved the present annual report for publication.

The annual report will be presented to the shareholders of Lauritz.com Group A/S for their approval at the annual general meeting on 27 May 2020.

28. Accounting policies

The Annual Report of Lauritz.com Group A/S for the financial year 2019 has been presented in accordance with International Financial Reporting Standards as adopted by the EU and Danish disclosure requirements for annual reports of reporting middle class C under the Danish Financial Statements Act.

The Group has one reporting segment (auctioning), however, as the Group's activities expand, Management regularly assesses internal financial management reporting and whether it would be relevant to report additional segments. The Annual Report is presented in Danish kroner (DKK), which is the presentation currency of the Group's activities and the functional currency of the Parent.

Net impairment losses on current account receivables is re-classified from external expenses to financial expenses for 2019 and 2018.

The accounting policies applied are consistent with those applied for 2018.

Changes in accounting policies

No new relevant accounting standards has been identified for Lauritz.com Group A/S for the years commencing from 1 January 2020.

Critical accounting judgements and key sources of estimation uncertainty

When applying the Group's accounting policies, Management is required to make judgements, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily evident from other sources. The Group has not identified any critical accounting judgements. The estimates and assumptions are based on historic experience and other relevant factors. Actual results may vary from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods.

During annual testing of goodwill and other non-current assets, including tax assets for impairment, or when an indication of impairment exists, an assessment is made as to how those activities of the Group (cash-generating unit) that relate to goodwill would be able to generate sufficient positive future net cash flows to support the value of goodwill, non-current intangible assets and property, plant and equipment relating to those activities. Due to the nature of the business, estimates are made of cash flows for many years ahead, which inherently is subject to some uncertainty. This risk and this uncertainty are reflected in the discount rate applied and in the terminal value growth rate.

In calculating write-downs for bad and doubtful debts, Management has made estimates based on information available and other indications.

It may be necessary to change previous estimates due to changes in those circumstances on which the estimates are based, or due to new information or subsequent events.

Consolidated financial statements

The consolidated financial statements include the Parent, Lauritz.com Group A/S, and the subsidiaries that are controlled by the Parent. The Parent is deemed to have control when it has power over the relevant activities of the entity in question and when it has exposure, or rights, to variable returns from its involvement with the investee and has ability to assert power over the investee to affect the amount of variable returns.

Entities in which the group exercises a significant but non-controlling influence are considered associated companies. A significant influence is usually achieved by directly or indirectly owning or controlling 20-50 percent of the voting rights. Agreements and other circumstances are considered when assessing the degree of influence.

The consolidated financial statements are prepared on the basis of the financial statements of Lauritz.com Group A/S and its subsidiaries. The consolidated financial statements are prepared by combining financial statement items of a uniform nature. The financial statements used for consolidation have been prepared applying the Group's accounting policies.

On consolidation, intra-group income and expenses, intra-group accounts and dividends as well as profits and losses on transactions between the consolidated enterprises are eliminated. Subsidiaries' financial statement items are recognized in full in the consolidated financial statements.

Business combinations

Newly acquired or newly established enterprises are recognized in the consolidated financial statements from the time of acquiring or establishing such enterprises. Time of acquisition is the date on which control over the enterprise is actually obtained. Divested or wound-up enterprises are recognized in the consolidated statement of comprehensive income up to the time of their divestment or wind-up.

The purchase method is applied on acquisition of new entities over which Lauritz.com Group A/S obtains control. The identifiable assets, liabilities and contingent liabilities of the entities acquired are measured at fair value at the date of acquisition. Identifiable intangible assets are recognised if they can be separated or arise out of a contractual right, and their fair value can be calculated reliably. Deferred tax is recognized for any reassessments made.

Cost of an enterprise consists of fair value of the consideration agreed. If part of the consideration is contingent upon future events, such part is recognised in cost in so far as the events are likely to occur, and the consideration can be calculated reliably.

Positive differences (goodwill) between the cost of the entity acquired and the fair value of the identifiable assets acquired, net of the amount of liabilities and contingent liabilities, are recognised as goodwill in intangible assets. Goodwill is not amortised but tested at least once a year for impairment. On acquisition, goodwill is allocated to cash-generating units, which then form the basis of impairment testing.

If the asset's carrying amount is higher than its recoverable amount, it is written down to such lower recoverable amount. Goodwill and fair value adjustments made as part of the acquisition of a foreign entity using a functional currency other than the presentation currency used by Lauritz.com Group A/S are accounted for as assets and liabilities belonging to the foreign entity and translated into Danish kroner (the functional currency) applied by the foreign entity at the transaction date exchange rate. Negative balances (negative goodwill) are recognised in other operating income in the statement of comprehensive income at the date of acquisition.

If uncertainty exists at the date of acquisition as to the measurement of identifiable assets, liabilities or contingent liabilities acquired, initial recognition will be based on preliminary fair values. Should the fair values of identifiable assets, liabilities or contingent liabilities at the date of acquisition then turn out to differ from those previously estimated, goodwill is adjusted up until 12 months after the date of acquisition, and adjustments are subsequently taken to the statement of comprehensive income.

Gains or losses from divestment or winding-up of subsidiaries are calculated as the difference between selling price or settlement price and the carrying amount of net assets, including goodwill, at the time of sale plus divestment or winding-up expenses.

Foreign currency translation

Foreign currency transactions are translated using the transaction date exchange rate. Exchange differences that arise between the rate at the transaction date and the rate in effect at the payment date are recognized in the statement of comprehensive income as financial income or financial expenses. If foreign exchange positions are considered hedging of future cash flows, the value adjustments are recognised directly in other comprehensive income.

Receivables, payables and other monetary items denominated in foreign currencies that have not been settled at the balance sheet date are translated using the exchange rate at the balance sheet date. Exchange differences that arise between the rate at the balance sheet date and the rate in effect at the time when the payable or the receivable arose are recognized in the statement of comprehensive income as financial income or financial expenses.

Non-current assets purchased in foreign currencies are translated applying the transaction date exchange rate.

On recognition in the consolidated financial statements of entities using functional currencies other than Danish kroner, the income statement items are translated using the average exchange rate for the year, whereas the balance sheet items are translated at the balance sheet date exchange rate. Exchange differences arising out of the translation of such entities' equity at the beginning of the year at the balance sheet date exchange rates as well as out of the translation of income statements from the transaction date exchange rates to the balance sheet date exchange rates are recognized in other comprehensive income.

Notes

Accounting policies (continued)

Statement of comprehensive income

Revenue

The Auction business of Lauritz.com generates revenue from knockdowns on the auction platforms of the group, consisting of commissions and fees from auctions, seller advertising, marketing contribution received from partner owned auction houses etc. Revenue from auctions etc. is recognised in the statement of comprehensive income once the sale has taken place and the income can be determined reliably and receipt thereof is expected.

Furthermore, revenue is generated through fees from sales of partnership agreements. Revenue from sale of partnership agreements are recognised once a sale is completed, and the income can be determined reliably, and is presented separately in the notes. Revenue is recognised net of VAT and duties and less sales discounts.

Direct costs

Direct costs are composed of the share of commissions and fees paid to partner owned auction houses and packing and distribution costs as well as other costs related to revenue.

Other operating income

Other operating income comprises income of a secondary nature relative to the Group's activities, including rental income.

Other external expenses

Other external expenses comprise expenses for sale, marketing, administration, premises, bad debts, operating lease expenses, etc.

Staff costs

Staff costs include wages, salaries, pension contributions, fees to the Board of Directors and the Executive Board as well as other social security costs.

Share-based payment transactions

Equity-settled share-based payment transactions with employees are measured by reference to the fair value at the grant date. The cost of equity-settled transactions is recognized as staff costs together with a corresponding increase in equity over the period in which the performance and/or the service conditions are fulfilled. The cumulative expense recognized for equity-settled transactions at each reporting date until the vesting date reflects the extent to which the vesting period has expired and Management's best estimate of the number of equity instruments that will ultimately vest. The impact of the revision of the original estimates, if any, is recognized in profit or loss such that the cumulative expense reflects the revised estimate at the beginning and end of that period.

Financial income and expenses

These items comprise interest income and interest expenses, realised and unrealised capital gains and losses from liabilities and foreign currency transactions as well as amortisation, adjustments and impairment of financial assets and liabilities. Financial income and expenses are recognized at the amounts relating to the financial year.

Profit/loss from investments in subsidiaries (Parent)

Dividends from equity investments are recognized when unconditional entitlement to such dividends arise. This is typically the date on which the annual general meeting approves distribution by the relevant entity.

Tax on profit/loss for the year

The Group participates in a joint taxation arrangement with both Danish and foreign group enterprises.

Current Danish income tax is allocated among the jointly taxed enterprises proportionally to their taxable income (full allocation with a refund concerning tax losses). The jointly taxed enterprises are subject to the Danish Tax Prepayment Scheme.

Tax for the year, which consists of current tax for the year and changes in deferred tax, is recognized in the statement of comprehensive income by the portion attributable to profit or loss for the year or taken to other comprehensive income by the portion attributable to entries directly in other comprehensive income. Tax recognised in the statement of comprehensive income is classified as tax on profit or loss for the year.

Balance sheet

Intangible assets

On initial recognition, goodwill is recognized at cost in the balance sheet as described under "Business combinations". Subsequently, goodwill is measured at cost less any accumulated impairment losses.

The carrying amount of goodwill is allocated to the Group's cash-generating unit at the time of acquisition.

Determination of cash-generating units complies with the management structure and management control of the Group. As a result of integrating the acquired entities in the existing Group, Management estimates that the lowest level of cash-generating units, to which the carrying amount of goodwill may be allocated, is at group level as it is generally impossible to trace and measure the value of goodwill in each of the entities acquired after a short period of time.

Rights acquired are measured at cost less accumulated amortisation. Rights acquired are amortised on a straight-line basis over their estimated useful lives, which are estimated to be up to 20 years or less depending on the terms of contract.

Software in process of development comprises both externally acquired software and proprietary software qualifying for capitalisation. Software in process of development is not amortised, however, its value is tested on a regular basis, which may result in a write-down.

Notes

Accounting policies (continued)

Completed software is amortised on a straight-line basis using its estimated useful life. The period of

amortisation is usually 3 to 5 years.

Intangible assets with indefinite useful lives are not amortised but are tested at least once a year for

impairment. If the assets' carrying amounts exceed their recoverable amounts, they are written down to such

lower amount. In the balance sheet, intangible assets with indefinite useful lives are presented in "Rights

acquired".

Right-of-use assets (leased assets)

The group assesses whether a contract is or contains a lease, at inception of the contract. The group

recognises a right-of-use asset and a corresponding lease liability with respect to the lease arrangements in

which it is the lessee, except for short term leases (under 12 month) and leases of low value assets. For

short term and low value asset leases the group recognises the lease payments in operating expenses on a

straight-line basis over the lease term.

The right-of-use assets comprise the initial measurement of the corresponding lease liability, lease payments

made at or before the commencement date and any initial direct costs. They are subsequently measured at

cost less accumulated depreciation and impairment losses. The right of use assets are depreciated over the

shorter of the lease term or the useful life of the underlying asset. The right-of-use assets are presented as a

separate line in the consolidated balance sheet.

Property, plant and equipment

Land and buildings are measured at cost less accumulated depreciation and impairment losses. Land is not

depreciated. Other fixtures and fittings, tools and equipment are measured at cost less accumulated

depreciation and impairment losses.

Cost comprises the acquisition price, costs directly attributable to the acquisition and preparation costs of the

asset until the time when it is ready to be put into operation.

The basis of depreciation is cost less estimated residual value. The residual value is the estimated amount

that would be earned if selling the asset today net of selling costs, if the asset is of an age and a condition

that is expected after the end of useful life.

Depreciation is provided on a straight-line basis from the following assessment of the assets' expected useful

lives:

Buildings

50 years

Other fixtures and fittings, tools and equipment

3 to 10 years

The gain or loss arising from the disposal of an item of property, plant and equipment is determined as the difference between the selling price net of selling costs and the carrying amount at the time of sale. Gains or

losses are recognised in "Depreciation and amortisation" in the statement of comprehensive income.

LAURITZ

Write-down for impairment of non-current assets

The carrying amounts of both intangible assets and items of property, plant and equipment are reviewed annually for any indicators of impairment in addition to that reflected through amortisation and depreciation. However, goodwill and intangible assets with indefinite useful lives are tested annually for impairment, the first time being at the end of the acquisition year.

If any such indication exists, impairment tests are made of each asset and group of assets, respectively. Write-down is made to the lower of recoverable amount and carrying amount.

The recoverable amount is the higher of net selling price and value in use. Value in use is the present value of the estimated net income from using the asset or the group of assets.

Non-current financial assets

Deposits

Deposits are measured at cost.

Investments in group enterprises

Parent

Investments in subsidiaries are recognised and measured at cost in the parent's balance sheet. An impairment test is made if there is any indication of impairment. If cost exceeds recoverable amount, cost is written down to recoverable amount.

Investments in associated companies

Investments in associated companies are recognised as the group's share of the equity value inclusive of goodwill less any impairment losses. Goodwill is an integral part of the value of associated companies and is therefore subject to an impairment test together with the investment as-a-whole. Impairment losses are reversed to the extent the original value is considered recoverable.

Inventories

Inventories are measured at the lower of cost using the FIFO method and net realisable value.

Trade receivables, contract receivables and other receivables

Trade receivables, contract receivables and other receivables are initially recognised at Fair value, plus any direct transaction costs, and subsequently measured at amortised cost using the effective interest method. For other receivables and contract receivables, write down is made for anticipated losses in accordance with IFRS 9 based on specific individual or group assessments. For trade receivables, the loss allowance is measured in accordance with IFRS 9 applying a provision matrix based on the groups historical loss experience adjusted for expected changes in specific or general circumstances.

Equity and liabilities

Equity

Proposed dividend is recognized as a liability at the time of adoption at the annual general meeting (the time of declaration).

Reserves for treasury shares are recognized at purchase value.

Reserves for exchange rate adjustments comprise exchange differences arising from the translation of financial statements of entities with a functional currency other than Danish kroner.

Current tax and deferred tax

The current tax payable or receivable is recognized in the balance sheet, stated as tax computed on this year's taxable income adjusted for prepaid tax.

Deferred tax is the tax recognised on temporary differences between the carrying amount and tax-based value of assets and liabilities. Deferred tax liabilities as well as deferred tax assets are recognised.

Deferred tax is measured based on the current tax rate. Changes in deferred tax resulting from changed tax rates are recognized in the statement of comprehensive income.

Liabilities

Financial liabilities are recognized at the time of borrowing at nominal value less transaction costs incurred, equivalent to the proceeds received. Subsequently, financial liabilities are recognized at amortised cost equal to the capitalised value using the effective interest method to the effect that the difference between the proceeds and the nominal amount is recognized in the statement of comprehensive income over the term of the loan.

The lease liability is initially measured at the present value of the lease payments, discounted by using the rate implicit in the lease. If this rate cannot be readily determined the group uses its incremental borrowing rate. The lease liability is presented as a separate line in the consolidated balance sheet.

Other liabilities including debt to suppliers, subsidiaries as well as other payables are measured at amortised cost which usually corresponds to nominal value.

Cash flow statement

The cash flow statement is presented using the indirect method and shows cash flows for the year by operating, investing and financing activities, the year's changes in cash and cash equivalents as well as cash and cash equivalents at the beginning and end of the year.

Cash flows from operating activities are calculated as profit or loss for the year adjusted for non-cash operating items, working capital changes as well as interest income, interest expenses and income tax paid.

Cash flows from investing activities comprise payments in connection with the acquisition and divestment of entities and activities as well as the acquisition and sale of non-current assets.

Cash flows from financing activities comprise changes in the size or composition of share capital and related expenses. Moreover, cash flows from financing activities comprise raising of loans, repayments of interest-bearing debt including debt related to right-of-use assets and payment of dividend.

Cash and cash equivalents comprise cash less any overdraft facilities forming an integral part of cash management.

Financial assets and liabilities

The Group and the Parent classify their financial assets as loans and receivables and their financial liabilities as other financial liabilities.

Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. They are stated in current assets. The maturity profile of the Loans and receivables is shown in the notes. In the balance sheet, loans and receivables are classified as "Deposits", "Trade receivables", "Contract receivables", "Receivables from Parent Company" and "Other receivables".

Other financial liabilities

Financial liabilities are non-derivative financial liabilities that are measured at amortised cost. They are recognized in the balance sheet under non-current liabilities when the time to maturity from the balance sheet date exceeds 12 months. In the event of maturity within 12 months, they are recognized under current liabilities. Other financial liabilities are classified in the balance sheet as "Trade payables" and "Other payables".

Note	<u>es</u>	_	Parent Company 2019 DKK'000		Parent Company 2018 DKK'000
1	Other operating income		6,000		10,332
2	Other external expenses	-	858	-	4,020
3	Staff costs	<u>-</u>	6,855		6,031
	Operating profit/loss before depreciation, amortisation				
	and impairment (EBITDA)	-	1,713		281
	Depreciation and amortisation	<u>-</u>	97	<u>-</u>	97
	Operating profit/loss (EBIT)	-	1,810		184
4	Financial income		3		12
5	Financial expenses	<u>-</u>	26,679		5,223
	Profit/Loss before tax (EBT)	-	28,486	-	5,027
6	Tax on profit/loss for the year		4 <u>54</u>		67 <u>9</u>
	Profit/Loss for the year	-	28,032	<u>-</u>	5,706
	Other comprehensive income				
	Total comprehensive income	<u>-</u>	28,032		5,706

Assets

<u>Note</u>	<u>s</u>	Parent Company 31.12.2019 <u>DKK'000</u>	Parent Company 31.12.2018 DKK'000
	Non-current assets		
7	Developed software	23	120
	Total intangible assets	23	120
8	Equity interest in subsidiaries	25,412	51,835
10	Deferred tax	568	98
	Total financial assets	<u>25,980</u>	51,933
	Total non-current assets	26,003	52,053
	Current assets		
	Receivable from group companies	7,664	-
	Other current receivables	145	39
	Total receivables	<u> 7,809</u>	39
	Cash and cash equivalents	44	6
	Total current assets	<u> 7,853</u>	45
	Total assets	33,856	52,098

Equity and liabilities

<u>Note</u>	<u>s</u>	Parent Company 31.12.2019 <u>DKK'000</u>	Parent Company 31.12.2018 <u>DKK'000</u>
	Equity		
9	Share capital	4,079	4,079
	Reserves	- 76	- 76
	Retained earnings	8,159	36,191
	Total equity	12,162	40,194
	Liabilities		
	Trade payables	558	304
	Payable to group enterprises	-	8,264
	Payable to group companies	18,317	1,344
	Corporate taxes payable	-	479
11	Other payables	2,819	1,513
	Total current liabilities	21,694	11,904
	Total liabilities	21,694	11,904
	Total equity and liabilities	33,856	52,098

	Share capital DKK'000	Reserve for treasury shares DKK'000	Retained earnings DKK'000	Total equity DKK'000
Parent Company				
Equity at 1 January 2019	4,079	-76	36,191	40,194
Profit/Loss for the year	-	-	-28,032	-28,032
Equity at 31 December 2019	4,079	-76	8,159	12,162
Equity at 1 January 2018	4,079	-	41,897	45,976
Profit/Loss for the year		-	-5,706	-5,706
	4,079	-	36,191	40,270
Buy-back share program	-	-851	-	-851
Remuneration distributed	-	775	-	775
Equity at 31 December 2018	4,079	-76	36,191	40,194

	Parent Company 2019 DKK'000	Parent Company 2018 <u>DKK'000</u>
Operating profit/loss (EBIT)	- 1,810	184
Depreciation and amortisation	97	96
Increase/decrease in receivables	- 7,664	-
Increase/decrease in trade payables and other payables	10,810	- 2,410
Other adjustments	- 218	599
Cash flows from ordinary operating activities	585	- 1,530
Financial cost paid	- 52	- 35
Income tax paid	<u>- 495</u>	2,368
Cash flows from operating activities	38	803
Purchase of intangible assets Cash flows from investing activities	-	
Buy-back share program		<u>- 851</u>
Cash flows from financing activities	-	- 851
Net cash flow for the year Net capital resources, beginning of year	38 6	- 48 54
Net capital resources, end of year	44	6
Net capital resources, end of year, are composed as follows:		
Cash and cash equivalents	44	6
Net capital resources, end of year	44	6

Other operating income Management fees	Parent Company 2019 DKK'000 6,000	Parent Company 2018 DKK'000 10,332
2. Fess to auditors appointed at the annual general meeting		
Audit services	97	93
Other services	233	359
	330	452
3. Staff costs		
Wages and salaries	6,557	5,718
Defined contribution pension plans, cf. below	247	292
Other social costs	37	21
Other staff costs	14	
	6,855	6,031
Average number of full-time employees	4	4

The Parent Company has concluded defined contribution pension plans. According to the concluded agreement, the Parent pays a monthly amount of 5 percent of the concerned employees' basic salary. The contribution recognised in the income statement in this respect has been stated above.

Wages and salaries include a consultancy fee of DKK 1.2m to the Chairman of the Board (2.4m).

Remuneration of the Board of Directors and Executive Management

	2,971	3,609
Pension, Executive Management	126	104
Wages and salaries, Executive Management	2,574	3,216
Remuneration of the Board of Directors	271	289

Wages and salaries include DKK 0k (775k) which has been settled with shares. Shares used for the settlements has been purchased in a share buy-back program running in the period 16 April to 14 June 2018.

	Parent Company 2019 DKK'000	Parent Company 2018 DKK'000
4. Financial income		
Exchange rate gains	3	12
	3	12
5. Financial expenses		
Financial expenses	48	35
Interest expenses to group enterprises	201	176
Bank charges etc.	6	12
Interest expenses from financial liabilities	256	223
Impairment losses, investment in subsidiaries	26,423	5,000
	26,679	5,223
6. Tax on profit/loss for the year		
Current tax for the year	-	479
Change in deferred tax for the year	<u>- 454</u>	200
	<u>- 454</u>	<u>679</u>
Current tax for the financial year is computed based on a tax rate of 22.0 % ((22.0 %)	
Tax on profit/loss for the year is made up as follows:		
Computed 22.0 % tax on profit/loss for the year before tax	- 6,267	- 1,106
Tax effect of non-deductible expenses	<u>5,813</u>	1,785
	<u>- 454</u>	<u>679</u>
Effective tax rate	1.6 %	Negative

7. Intangible assets

	Developed software 2019 DKK'000	Developed software 2018 DKK'000
Cost at 1 January	289	289
Cost at 31 December	289	289
Depreciation at 1 January	169	73
Depreciation for the year	97	<u>96</u>
Depreciations at 31 December	<u>266</u>	<u>169</u>
Carrying amount at 31 December	23	120
8. Equity interest in subsidiary		
	Parent Company 2019 DKK'000	Parent Company 2018 DKK'000
Cost at 1 January	56,835	56,835
Cost at 31 December	56,835	56,835
Value adjustment at 1 January Impairment for the year Value adjustment at 31 December	- 5,000 - 26,423 - 31,423	- 5,000 - 5,000
Carrying amount at 31 December	25,412	51,835

Group enterprises are specified in note 25 to the consolidated financial statements.

The parent company has pledged all shares of Lauritz.com A/S as security for the bond debt in Lauritz.com A/S. An impairment loss has been recognized for 2019 and 2018 due to negative results realized in the subsidiary.

9. Share capital

The share capital of the parent company consists of 40,792,542 shares with a nominal value of DKK 0.10 each. The shares have been paid in full. The shares have not been divided into classes and no special rights have been attached to the shares.

The share capital can be made up as follows:	<u>DKK'000</u>
Contributed capital, controlling interest 20 April 2016	3,600
Capital increase, cash 21 June 2016	467
Capital increase, 24 July 2017	12
Total share capital	4,079

On 21 June 2016, the company's share capital was increased by 4,666,667 shares with a nominal value of DKK 0.10 each, corresponding to an increase of the share capital of DKK 466,667 and a premium of DKK 55,365,337. The increase has been made in connection with the listing of the Parent's shares at Nasdaq First North Premier Stockholm.

On 24 July 2017, the company's share capital was increased by 125,875 shares with a nominal value of DKK 0.10 each, corresponding to an increase of the share capital of DKK 12,587.50 and a premium of DKK 587,412.50. The increase has been made in connection with the acquisition of the Lauritz branch in Roskilde, Denmark.

In April-June 2018 the company purchased 1,001,039 shares (2,45% of shares in circulation) at an average share price of 0,85 DKK corresponding to a value of DKK 851k.

In July 2018 and December 2018 911,404 shares were distributed to management as part of a remuneration program corresponding to a value of DKK 775k.

At 31 December 2019, the company owns 89,635 treasury shares acquired during April-June 2018 at a total value of DKK 76k. The treasury shares are presented as a reduction of Other reserves under Equity.

Notes

10. Deferred tax	Parent Company 31.12.2019 DKK'000	Parent Company 31.12.2018 DKK'000
Deferred tax at 1 January	98	2,667
Adjustment to deferred tax for prior years	16	- 2,369
Deferred tax on profit/loss for the year	454	- 200
Deferred tax at 31 December	<u>568</u>	98
Specification of deferred tax:		
Other fixtures and fittings	58	21
Other payables	-	77
Tax loss carry forwards	<u>510</u>	
	568	98
Deferred tax is recognized as follows in the balance sheet:		
Deferred tax (asset)	568	98
Deferred tax (liability)		
Deferred tax at 31 December	568	98

11. Other payables

Other payables include payroll taxes, holiday pay, payable VAT and other cost payable.

12. Contingencies etc.

Contingent liabilities, Parent Company

The Parent Company participates in a national joint taxation arrangement with Blixtz Holding A/S serving as the administration company. According to the joint taxation provisions of the Danish Corporation Tax Act, the Parent Company is therefore liable for income taxes etc. for the jointly taxed companies and for obligations, if any, relating to the withholding of tax on interest, royalties and dividends for the jointly taxed companies.

13. Related parties

Transactions

The company has entered into a management agreement with the subsidiary Lauritz.com A/S. The management fees and other fees amounted to DKK 6,000k (10,332k).

We refer to note 25 in the consolidated financial statements.

14. Events after the balance sheet date

We refer to note 26 in the consolidated financial statements.

15. Approval of annual report for publication

We refer to note 27 in the consolidated financial statements.