

Malta International Airport plc, Luga LQA 4000, Malta

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COMPANY ANNOUNCEMENT

Malta International Airport plc (the "Company")

Announces approval of Financial Statements for the Year Ended 31 December 2020

Date of Announcement Reference In terms of Chapter 5 of the Listing Rules 24 February 2021 343/2021

QUOTE

During a meeting of Malta International Airport plc's Board of Directors held today, the Company approved its financial statements for the year ended 31 December 2020 and announced the date of its 29th Annual General Meeting.

FINANCIAL RESULTS FOR 2020

Malta International Airport's passenger traffic for 2020 suffered a drop of 76.1%, which led the Company to register the worst traffic result since the airport's privatisation in 2002. The decline in passenger numbers heavily impacted the Group's financial performance in 2020.

Malta International Airport plc reported that total revenue for the Group had decreased by €68 million (-67.9%) compared to 2019, with revenue from the Company's aviation segment registering a drop of 74.8% and revenue from the non-aviation segment, which includes rents, parking, and VIP products, dropping 51.4%.

The earnings before interest, taxation, depreciation and amortisation (EBITDA) of the Group decreased by 91.1%; from €63.2 million in 2019 to €5.6 million in 2020. Consequently, the EBITDA margin dropped 45.6 percentage points, from 63.0% in 2019 to 17.4% in 2020.

In contrast with 2019, when the Group closed the year with profit after tax amounting to €33.9 million, Malta International Airport plc ended 2020 with a net loss of €4.3 million at Group level.

"2020 was the Company's first loss-making year since the airport's privatisation in 2002. An excellent track record in the years leading up to 2020 furnished us with the resilience to face last year's unprecedented challenges. However, significant uncertainty and low consumer confidence continue to dominate the aviation environment, necessitating an extremely cautious approach to cash management to bolster the Company's ability to withstand further shocks and safeguard the long-term interests of all stakeholders.

While our journey to pre-Covid levels will be a marathon rather than a sprint, characterised by strategic investments and sustainable network development, it is our responsibility to be in a position to swing into action as soon as air travel shows signs of recovery. I would like to thank

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our shareholders for their confidence in Malta International Airport during these unprecedented times, and appeal for further support as the Company works towards better days and a profitable operation," said Malta International Airport CEO Alan Borg.

The Group's financial statements show that, through a strict cost-cutting and liquidity preservation programme, Malta International Airport plc had succeeded in lowering its total expenditure during the reporting period to $\[\in \]$ 26.6 million (-28.3%). Group staff costs registered a decrease of $\[\in \]$ 2.2 million (-20.2%), which resulted from the Covid Wage Supplement scheme and temporary salary reductions between April and July 2020, while operating expenses decreased by $\[\in \]$ 8.3 million (-31.8%).

The full approved financial statements are attached to this Company Announcement and can also be accessed on Malta International Airport's website on: www.maltairport.com/corporate/investors/financial-results.

OTHER MATTERS

Having considered the Group's performance for 2020 and the limited visibility of the way ahead, the Board of Directors believe that, with a view to manage the Company's cash reserves in a moment of severe curtailment of revenue generation and maintain the Company's organisational set-up and structures in a state that would allow the Company to recover immediately once the situation normalises, it is prudent not to recommend a dividend payment for the financial year 2020.

The Board of Directors also announced that the Company's 29th Annual General Meeting will be held on Wednesday 5 May 2021. Shareholders on the register of members at the Central Securities Depository at close of business on Monday 5 April 2021 shall be eligible to receive notice, attend and vote at the next annual general meeting.

Shareholders are reminded that, following changes to the law and Malta International Airport's Memorandum and Articles of Association, the Company will not be distributing a hard copy of its annual report to all its shareholders by mail, but rather making it available on its website.

UNQUOTE

Signed:

Louis de Gabriele Company Secretary

About Malta International Airport

Being Malta's only air terminal, the airport hosted more than 7 million passengers in 2019, of which the majority were inbound tourists. The company has consistently invested in the terminal since the airport's privatisation in 2002, with the Terminal Reconfiguration Project bringing about the most recent overhaul.

Malta International Airport recently opened its new multi-storey car park – Park East – which has brought the number of parking spaces available on the airport campus up to around 2,700 spaces. Additionally, 14,000m² of office and retail space are housed within SkyParks Business Centre, with projects in the offing set to bring about further expansion in this regard.

The airport team is guided by a vision of service excellence, which led MIA to clinch the title Best Airport in Europe in 2018 and 2019. In November 2020, Malta International Airport won two prestigious titles awarded by ACI: Best Airport and HR Excellence, both in the context of Covid-19.

To maximise its contribution to Malta's cultural heritage and environment, MIA set up the Malta Airport Foundation in 2014; an independently run non-profit organisation.

Malta International Airport plc is a public company listed on the Malta Stock Exchange, with its shareholders being the Malta Mediterranean Link Consortium (40%), with Flughafen Wien AG owning a 96% share, the Government of Malta (20%), the general public (29.9%), and VIE Malta Limited (10.1%).

Malta International Airport p.l.c.

C 12663

Annual Report and Financial Statements

31 December 2020

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General Information

Directors:

Mr Nikolaus Gretzmacher (Chairman)

Mr Alan Borg (Chief Executive Officer) Mr Karl Dandler (Chief Financial Officer)

Dr. Cory Greenland Ms Rita Heiss

Dr. Wolfgang Koeberl Mr Florian Nowotny

Company secretary:

Dr. Louis de Gabriele LL.D.

Registered office:

Malta International Airport,

Luqa, Malta.

Tel. (+356) 2124 9600

Country of incorporation:

Malta

Company registration

number:

C 12663

Auditor:

Deloitte Audit Limited,

Deloitte Place, Triq L-Intornjatur

Central Business District,

Malta.

Legal advisors:

Camilleri Preziosi Advocates,

Level 2 - Valletta Buildings,

South Street, Valletta, Malta.

Year Ended 31 December 2020

The directors present their report together with the audited financial statements for the year ended 31 December 2020.

Principal Activities

Malta International Airport p.l.c.'s ("The Company") principal activities are the development, operation and management of Malta International Airport, for which the Company has a 65-year concession, which came into effect in July 2002.

The Company has three 100% owned operating subsidiaries; Airport Parking Limited, SkyParks Development Limited and SkyParks Business Centre Limited. Airport Parking Limited operates all the car parks situated on the land leased to Malta International Airport p.l.c., whilst SkyParks Development Limited and SkyParks Business Centre Limited run the SkyParks Business Centre building. The Company and these subsidiaries are together referred to as 'the Group'.

Malta International Airport p.l.c. also has another 100% owned subsidiary; Kirkop PV Farm Limited, set up with the intention to explore opportunities in the generation of electricity using photovoltaic technologies. Kirkop PV Farm Limited, however, did not trade in 2020.

Review of the Business

Traffic Development

Malta International Airport registered a drop of 76.1% in passenger traffic for the period covering January to December 2020 when compared to 2019, with a total of 1,748,050 passenger movements being registered during the year under review.

The negative performance resulted from several Covid-19 travel restrictions, including travel bans, which led to a drop of 63.4% in aircraft movements and a corresponding drop of 65.6% in seat capacity for the period under review. Additionally, seat load factor decreased by 24.9 percentage points to stand at 56.8%.

Cargo and mail handled throughout the year reached 17,086 tonnes, translating in a drop of 7.6% over the previous year.

2020 started on a positive note, with strong passenger growth registered in January (+14.2%) and February (+17.3%) as a result of increased seat capacity. However, passenger movements quickly started to decline by mid-March due to the global pandemic effecting international travel.

A total ban on all flights was issued by the Maltese Government on the 21st of March, leading to operations between April and June being limited to only repatriation, humanitarian and cargo flights. 311 repatriation flights were carried out in Q2, with 94% of these being operated by Air Malta.

The 1 July marked Malta Airport's recommencement of operations as the travel ban was lifted for a selected number of markets, whilst further restrictions were eased in mid-July, also allowing passengers from the United Kingdom to travel to Malta.

Whilst the recovery trend following the reopening to commercial flights was encouraging, it was short-lived as the rise of Covid-19 infection rates throughout Europe quickly led to another downward trend in mid-August. Restrictions on passengers whose point of origin was Malta were imposed throughout Europe, whilst locally we saw the introduction of the Amber List, which resulted in the testing on arrival of passengers from countries on this list.

Travel restrictions were extended into Q4, which led to further route cancellations or suspensions. Throughout the winter season, eight airlines operated to primary European airports with minimal frequencies.

Year Ended 31 December 2020

(continued)

Traffic Highlights

	2020	2019	+/-	% Change
Passenger Movements	1,748,050	7,310,289	(5,562,239)	(76.1%)
Aircraft Movements	18,982	51,910	(32,928)	(63.4%)
Seat Capacity	3,075,565	8,938,602	(5,863,037)	(65.6%)
Seat Load Factor	56.8%	81.8%		(24.9 pp)
MTOW (in tonnes)	710,754	1,976,569	(1,265,815)	(64.0%)
Cargo and Mail (in tonnes)	17,086	18,498	(1,412)	(7.6%)

	Q1 2020	Q1 2019	% Change	Q2 2020	Q2 2019	% Change
Passenger Movements	1,009,051	1,202,983	(16.1%)	8,799	2,048,924	(99.6%)
Aircraft Movements	8,467	9,540	(11.2%)	822	14,366	(94.3%)
Seat Capacity	1,449,061	1,590,196	(8.9%)	54,817	2,481,493	(97.8%)
Seat Load Factor	69.6%	75.6%	(6.0 pp)	16.1%	82.6%	(66.5 pp)
MTOW (in tonnes)	331,475	362,080	(8.5%)	31,728	542,361	94.2%
Cargo and Mail (in tonnes)	4,360	4,435	(1.7%)	4,187	4,453	(6.0%)

	Q3 2020	Q3 2019	% Change	Q4 2020	Q4 2019	% Change
Passenger Movements	533,504	2,384,467	(77.6%)	196,696	1,673,915	(88.2%)
Aircraft Movements	6,388	15,748	(59.4%)	3,305	12,256	(73.0%)
Seat Capacity	1,069,903	2,737,442	(60.9%)	501,784	2,129,471	(76.4%)
Seat Load Factor	49.9%	87.1%	(37.2 pp)	39.2%	78.6%	(39.4 pp)
MTOW (in tonnes)	227,538	602,481	(62.2%)	120,013	469,648	(74.4%)
Cargo and Mail (in tonnes)	4,287	4,273	0.3%	4,253	5,337	(20.3%)

Operational Performance Indicators

Malta International Airport (MLA) has been participating in a survey developed and run by Airports Council International (ACI) since 2005. This survey measures the quality of the service and facilities that airports provide to passengers. Known as the ASQ (Airport Service Quality) survey, this benchmarking exercise is carried out in more than 300 airports worldwide, covering more than half the world's annual airline passengers.

Due to the impact of Covid-19 on aviation, 2020 saw the number of participating airports worldwide drop to just over 200. The number of European airports taking part in the ASQ survey also dropped from 114 airports in Q1, to just 33 airports in Q3 (in Q2 surveys were not carried out due to the travel ban) and 75 airports in Q4 which managed to carry out the data collection for each quarter, including MLA.

The objective of the survey is to measure passengers' satisfaction whilst traveling to/from an airport and to provide participating airports with research tools and customer insights to enable management to better understand passengers' needs and expectations with respect to the airport's products, services and facilities.

Over the past 10 years, MLA has consistently ranked among the top 5 airports in Europe. In both 2018 and 2019, the airport was awarded the "Best Airport" title in the 5-15 million passenger category.

The scores for the three quarters of 2020 are outlined below - Q2 was not covered due to the closure of the airport. The indicators are measured with a score ranging from 1-5, with 5 being the highest mark. The overall average score for 2020 is the highest ever achieved by MLA, with the different circumstances and difficulties faced throughout the year lending more weight to this score. A stronger performance was registered in all quarters, especially the fourth quarter for which a score of 4.53 was achieved.

Year Ended 31 December 2020

(continued)

The Company's target is that the airport will continue to rank within the top 5 ASQ positions in Europe for the foreseeable future, in line with the Company's vision of offering the best airport experience in Europe, which delights airport guests.

	2020	2019	+/-
1st Quarter	4.43	4.27	0.16
2nd Quarter	n.a.	4.36	
3rd Quarter	4.43	4.39	0.04
4th Quarter	4.53	4.43	0.10
Average for the year	4.46	4.36	0.10

In November 2020, Malta International Airport secured two prestigious accolades – 'Best Airport' in its size category and 'HR Excellence' – in the sixteenth edition of the Airports Council International (ACI) Europe Awards.

The judging panel in the 'Best Airport' category identified the setting up of a special Airport Care Team, the segregation of the terminal into zones, and the use of technology to ensure social distancing, as the initiatives that distinguished Malta International Airport from its peers, allowing it to secure the Best Airport Award.

A separate panel concerning the HR Excellence category praised Malta International Airport's communication with its employees, the company's initiatives to safeguard the team's physical and mental wellbeing, and the launch of e-training and recognition platforms allowing the team to continue learning and feeling engaged throughout the crisis.

Additionally, Malta International Airport's efforts to better understand travelling guests' rapidly evolving needs and expectations throughout 2020 were recognised by Airports Council International (ACI) World through the newly launched Voice of the Customer initiative. Out of 1,933 airports worldwide represented by Airports Council International, 140 member airports, including MLA, received this prestigious certificate in recognition of their exceptional commitment to listening and engaging with customers during the Covid-19 pandemic.

Infrastructural Investments

To preserve its liquidity, the Group made substantial adjustments to its original capital expenditure programme for 2020, suspending all non-essential projects with immediate effect. Subsequently, the Company shifted its focus to the completion of major projects, namely the construction of the new multi-storey car park – Park East' – and the expansion of the cargo village, works on which were already at an advanced stage before the COVID-19 pandemic impacted the business. The overall capital expenditure amounted to EUR 16.3 million during the year under review.

Works on the EUR 20 million multi-storey car park project, Park East, which commenced in 2018 were completed towards the end of the year under review, with the investment amount in this project in 2020 amounting to EUR 9.0 million. The installation of a roof-mounted photovoltaic system during 2021 will enable the Company to run Park East as a net-zero energy building.

In order to increase its cargo-handling capabilities, Malta International Airport is focusing on the creation of an additional 1,200 square metres of warehousing space through the Cargo Village expansion project. The first phase of this project, which entailed the extension of warehousing and car park facilities, was completed in 2020 with an investment of EUR 2.2 million.

Year Ended 31 December 2020

(continued)

In line with its commitment to the highest levels of safety and security, Malta International Airport has invested a total of EUR 2.9 million to modernise its fire-fighting vehicle fleet. This investment programme provides for the procurement of three fire trucks. The first one of these trucks, which amounted to EUR 1.2 million, was delivered in summer 2020, while the delivery of the remaining two is scheduled for the first quarter of 2021.

Throughout 2020, the Company also focused on its digital transformation. A new building automation and fire detection systems, providing fail-safe technology for a secur operation of the terminal building, were implemented during the year under review. Additionally, in line with best risk management practices, the secondary data centre received an upgrade.

The Group also continued to carry out projects and works which were essential to the maintenance of the Group's assets most notably the airfield infrastructure. Improvements were carried out on the airfield through the installation of new centre lights on Runway 13–31, an upgrade of the floodlight system of Apron 9, and the installation of high-intensity Runway Threshold Identification Lights on Runway 23–05.

To comply with the Covid-19 Aviation Health Safety Protocol issued by the European Aviation Safety Authority and local public health protocols, among other precautions, the Company invested in and installed thermal screening cameras, covering passenger and employee entrances into the terminal building.

In 2021, the Company will retain its focus on projects and works that are essential to the maintenance of the Company's assets, investing mainly in the airfield infrastructure, IT projects such as network and CUTE system upgrades, and the completion of the fire truck replacement programme. The Company will also forge ahead with strategic projects, including the relocation of the existing fuel station, the completion of the Cargo Village and the embellishment of the food court, with a total investment of around Eur 4 million earmarked for 2021. Additionally, over the coming year, the Company will continue laying the groundwork for long-term investments, including the new business center and hotel project SkyParks 2 and the construction of a new parking stand - Apron X – and supporting facilities.

Principal Risk and Uncertainties

The Board as a whole, including the Audit Committee members, consider the nature and the extent of the risk management framework and the risk profile that is acceptable to the Board. The Audit Committee periodically reviews the work carried out by the Company's Risk Management Committee and evaluates the impact identified risks pose to the Company's strategic objectives.

The main strategic, corporate, and operational risks and uncertainties identified during the year under review are listed below.

Aviation Environment: The aviation environment is expected to remain difficult, with several factors bearing a direct impact on the industry's recovery.

Significant overcapacity in the European short-haul market, as well as pressure on airline yields resulting from intense competition and oil price fluctuations, could lead to a situation where profitability is preferred over growth, with increased caution and selectivity being exercised by airlines as they develop their networks. Reduced demand and/or reduced supply could potentially curb estimated traffic and profit growth. Apart from lower fee income in case of reduced traffic, it could be expected that airlines will seek to recover declining yields from other stakeholders in the value chain, such as airports.

Year Ended 31 December 2020

(continued)

Additionally, it is expected that consumers will continue to show a preference towards domestic and regional travel in the short term, especially due to fast-changing travel requirements related to international travel. This means that markets, including Malta, that do not cater for this would need to explore alternative opportunities to support their gradual recovery. Based on both historical data and huge advancements made in technology and connectivity, business travel is predicted to recover at a much slower pace than leisure travel. This could lead carriers that were traditionally associated with corporate travel to explore opportunities to foray into the leisure market.

In light of this, the Company remains committed to working closely with airlines and other key industry stakeholders in order to identify the best opportunities to restore Malta International Airport's year-round connectivity in a sustainable manner, whilst prioritising the achievement of a balanced business mix. Additional efforts will be targeted at addressing the gaps which have been left in some of the airport's strategic markets, primarily in Scandinavia, North Africa, the Middle East and regional airports around continental Europe.

Pandemic Outbreak:

Malta International Airport has in place a robust Health and Safety management framework. Following the Covid-19 outbreak, tailored emergency response plans, as well as protocols enabling effective case management, were implemented to ensure that business continuity could be maintained throughout the crisis.

To safeguard its financial stability and preserve its liquidity, the Company also carries out regular analyses and idoneity tests. Additionally, the Company maintains a close relationship with financial institutions to strenthen the company's liquidity position, should the need arise.

Security Breaches and Threats:

Civil aviation in general and airports in particular have always been targets of interest for terrorists due to their characteristics. Airports are major transport hubs with large multinational crowds of people gathered within the same space at the same time. Airports often constitute part of the critical infrastructure of a country and, as such, are institutions of public interest. Moreover, airport processes could be sabotaged to enable criminal activity to harm the airport, passengers, employees as well as physical assets. Malta International Airport is committed to continue investing in its security infrastructure and activities to ensure that the airport environment remains safe and secure at all times. The airport works closely with the police and government security agencies to meet the high international standards required to respond to existing and potential security threats. The Company's security facilities and processes as well as staff training processes are subject to periodic extensive internal and external audits by regulators, aviation security specialists and internal security teams.

Employees

During the year under review, the Group employed an average of 377 employees, which translated in a drop of 0.5% over the previous year. In total, 349 persons were employed with the Group as at year-end, including five employees working with Airport Parking Limited and three with SkyParks Business Centre Limited. When compared to the same figure for 2019, this was a drop of 9.6%. As at 31 December 2020, the majority of the Group's employees were employed on indefinite full-time contracts, whereas one-third were on definite contracts and 27 were employed on a part-time basis. Employee turnover rate for the Group during the year under review was 13.9%.

In 2020, the Group's investment in training and development was significantly reduced due to the Covid-19 pandemic. As from Q2 2020, only outsourced training which was obligatory in order to retain certification and competency levels was carried out. Of the 5,247 hours of formal training carried out in 2020, 41% was provided in-house. The average hours of training per employee was 15 hours which was almost half the amount registered in the previous year.

Year Ended 31 December 2020

(continued)

Promoting employee wellbeing remained a priority for the Group, even more so in view of the difficult and unprecedented circumstances. The Company embarked on an internal campaign to raise awareness on the importance of mental and physical wellbeing and supported employees' efforts in this regard through the wellbeing allowance, which was availed of by 88% of employees. Moreover, employees made use of 58 individual counselling sessions during 2020, which were provided in collaboration with the Richmond Foundation.

	2020	2019	+/-	% Change
Headcount - 31 December	349	386	(37)	(9.6%)
Headcount - Average	377	379	(2)	(0.5%)
FTE - 31 December	329	360	(31)	(8.5%)
FTE - Average	356	355	1	0.3%
Average age (in years)	39.5	39.0	1	1.3%
Length of service (in years)	11.0	10.3	1	6.8%
Share of women in workforce	35.2%	35.5%		(0.3pp)
Employee turnover rate	13.9%	7.3%		6.6pp
Training expenses (EUR)	108,000	359,000	(251,000)	(69.9%)
Reportable accidents	6	10	(4)	(40.0%)

Corporate Responsibility

The Directors' commitment to the highest standards of corporate responsibility (CR) is reflected in initiatives and projects spearheaded by the company's CR Committee geared at leaving a positive impact on the airport's stakeholder groups as well as the wider community and the environment.

A transparent analysis of the Company's environmental, social and economic initiatives – as well as any shortcomings related to these pillars of sustainability – is presented in Malta International Airport's Sustainability Report. This annual publication is prepared in line with the internationally recognised Global Reporting Initiative (GRI) standards, with selected indicators being independently audited by PwC.

2020 was an exceptionally challenging year but the Company's sustainability efforts did not abate. One of last year's milestones in this regard was the approval and publication of the company's new Environmental Plan. This was complemented by the official appointment of the Company's first sustainability manager who is responsible for leading the airport's sustainable journey, particularly by steering the company's progress in relation with ACI's Airport Carbon Accreditation multi-level programme. Malta International Airport submitted evidence to be eligible to progress to Level 2 of the programme in January 2021.

Throughout 2020, significant works were carried out in relation to the airport's lighting systems, with the Runway 13-31 centre lights, Apron 9 floodlights, and the approach lights of Runway 05 all being upgraded to LEDs. To further increase its clean energy generation capacity and continue minimising its carbon footprint, in December 2020 the company issued a call for tenders for the installation and commissioning of a 750 KWp photovoltaic system, which will be roof-mounted at Malta International Airport's new multi-storey car park – Park East – in 2021.

The CR Committee continued to support good causes throughout 2020, with the largest contribution of the year being made towards the setting up of a soup kitchen in Lebanon by a team of Maltese chefs. This soup kitchen served around 15,000 daily meals to the victims of the Beirut explosions in August 2020. Another sizeable donation made at Christmas time benefitted several children's homes across Malta.

Year Ended 31 December 2020

(continued)

The Covid-19 pandemic constrained the Malta Airport Foundation – an independent organisation set up to invest funds in Malta's touristic, cultural and environmental heritage – to put some of its plans for the year on hold. However, the Foundation sought new opportunities for being a force for good in the community. In August 2020, the Foundation organised two underwater clean-ups, which led to elevation of around 1.6 tonnes of waste from the seabed in Birżebbuġa and Wied iż-Żurrieq. Hot on the heels of this initiative, the Foundation announced that two Seabins it had sponsored were up and running, in the southern localities of Marsaxlokk and Marsascala, and expected to filter a cumulative 432 million litres of water over the course of a year.

Financial Performance

Financial Results

The financial results of the Group in 2020 were severely affected by the decline in passenger movements (-76.1%) as a direct consequence of the pandemic. Revenues from the Airport segment decreased in line with the decline in passenger movements, while revenue from the Retail and Property segment was halved. During the year, the revenue of the Group declined by EUR 68.0 million – from EUR 100.2 million in 2019 to EUR 32.2 million in 2020 – translating into a decrease of 67.9%. Revenues from the Airport segment were down EUR 52.9 million; from EUR 70.8 million in 2019 to EUR 17.9 million in 2020, whilst revenues from the Retail and Property segment decreased by EUR 15.1 million; from EUR 29.1 million in 2019 to EUR 14.0 million in 2020.

Earnings before interest, taxation, depreciation and amortisation (EBITDA) of the Group decreased by 91.1%; from EUR 63.2 million in 2019 to EUR 5.6 million in 2020, hence the EBITDA margin dropped 45.6 percentage points, from 63.0% to 17.4%. Profit after tax which amounted to EUR 33.9 million in 2019 turned into a net loss of EUR 4.3 million in 2020.

Initiatives to preserve liquidity and financial stability

In an effort to preserve liquidity, the Company implemented several strict cost-cutting measures targeting an initial reduction of overall operating costs of 30% during the year under review

In light of this, the Board of Directors of the Company, including the Chief Executive Officer and the Chief Financial Officer, accepted a voluntary 30% reduction in their remuneration. Moreover, the management team of Malta International Airport accepted the Company's proposed temporary salary reductions of 25%, effective from the 1st April until 31st July. In addition to the contributions of the Board of Directors and management team, temporary salary reductions based on a 4-day working week for the period stretching from April to July were agreed to by the Unions representing the remaining employees.

Various forms of government support have been granted to help companies survive the current crisis. MIA was eligible to benefit from the Covid Wage Supplement which classifies businesses in two categories. Businesses that were hit hardest by the Covid-19 crisis fell under Annex A and benefitted from EUR 800 monthly per full-time employee, whereas those companies that were adversely affected fell under Annex B and were eligible for EUR 160 monthly per full-time employee. The Company met the required criteria of Annex A and was therefore eligible for EUR 800 monthly per full-time employee.

Year Ended 31 December 2020

(continued)

Revenues

Total revenue of the Group decreased by 67.9% or EUR 68.0 million when compared to 2019, down from EUR 100.2 million to EUR 32.2 million. Aviation-related revenues were hit relatively harder than the Retail and Property segment, but remained the most important income stream of the Group. The Airport segment, in fact, constituted a share of 55.5% of total revenues (2019: 70.6%), showing a decrease of 74.8% or EUR 52.9 million over the previous year. Revenues from the Retail and Property segment totalled EUR 14.0 million (2019: EUR 29.1 million), thus showing a downturn of 51.8%., The remaining portion of EUR 0.3 million of revenues originated from the Other segment and contributed to a 1% share.

Staff Costs

Staff costs of the Group amounted to EUR 8.6 million in 2020, down EUR 2.2 million or 20.2% when compared to 2019. This decrease was a result of the Covid Wage Supplement as well as a temporary salary reduction from April until July 2020 accepted by the Board and the management team as well as the remaining employees.

Other Operating Expenses

Whilst variable costs for customer services, security, maintenance, and VIP products were in line with passenger volumes, the strict steering of fixed costs was imperative to mitigate the wash out of revenues. The strict cost-saving programme implemented led the other operating expenses of the Group to decrease by 31.8% on a year-by-year basis; from EUR 26.0 million to EUR 17.7 million.

Comprehensive Income and Dividends

The financial results of the Group and the Company for the year ended 31 December 2020 are shown in the Statement of Comprehensive Income on page 25. Total comprehensive loss of the Group for the year after taxation amounted to EUR 4.3 million (2019: EUR 33.9 million).

Taking into consideration the net loss of EUR 4.3 million in 2020, the fluidity of the current situation and the limited visibility of the way ahead, the Board of Directors believes that, with a view to manage the Company's cash reserves in a moment of severe curtailment of revenue generation, and of maintaining the Company's organisational set-up and structures in the state that would be able to recover immediately once the situation normalises, it is prudent not to recommend a dividend payment for the financial year 2020.

Financial Position

The loss for the year, together with shareholders' funds brought forward from the previous year, resulted in shareholders' funds as at 31 December 2020 of EUR 124.8 million and EUR 123.9 million for the Group and the Company, respectively. These totals were down from EUR 129.0 million and EUR 128.5 million, respectively, as at year end 2019.

Going Concern

After reviewing the Company's budget for the next financial year and its other longer-term plans, the directors are of the opinion that, at the time of approving the financial statements, it is appropriate to adopt the going concern basis in preparing the Financial Statements.

Financial Risk Management

The financial risks of the Group and the Company identified during the year and their financial risk management objectives are outlined in detail in Note 37 of the Financial Statements.

Year Ended 31 December 2020

(continued)

Financial Key Performance Indicators

			Varia	nce
Financial Indicators (EUR mn)	2020	2019	abs.	in %
Total Revenue	32.2	100.2	(68.0)	(67.9%)
thereof Aviation Revenue	17.9	70.8	(52.9)	(74.8%)
thereof Non-Aviation Revenue	14.3	29.5	(15.1)	(51.4%)
EBITDA	5.6	63.2	(57.5)	(91.1%)
EBITDA Margin (in %)	17.4%	63.0%		(45.6 pp)
EBIT	(4.0)	54.4	(58.3)	n.a.
EBIT Margin (in %)	(12.4%)	54.2%		(66.6 pp)
Net Profit	(4.3)	33.9	(38.2)	n.a.
ROCE (in %) *	(1.8%)	26.6%		(28.5 pp)
Cash (incl. term deposits)	31.0	33.2	(2.1)	(6.4%)
Equity	124.8	129.0	(4.3)	(3.3%)
Balance Sheet Total	235.0	238.0	(3.0)	(1.3%)
Capital Expenditure	16.3	19.9	(3.6)	(18.0%)
Taxes on Income	(1.5)	18.7	(20.2)	n.a.
Average Employees (No.)	377	379	(2)	(0.5%)

^{* 2019} restated due to change in presentation of receivables and payables

Share Capital

The share capital of the Company is EUR 33,825,000 divided into three classes of shares as follows:

- 81,179,990 Ordinary 'A' Shares representing approximately 60% of the total issued share capital;
- 54,120,000 Ordinary 'B' Shares representing 40% of the total issued share capital; and
- 10 Ordinary 'C' Shares.

All shares issued have a nominal value of EUR 0.25 and are fully paid up and allotted.

The ordinary 'A' Shares are admitted to the official list of the Malta Stock Exchange, whilst the ordinary 'B' and ordinary 'C' Shares are not admitted or traded on an exchange.

The Ordinary 'A' Shares and Ordinary 'B' Shares shall entitle their holders to the same rights, benefits and powers in the Company save for the transferability thereof. The Ordinary 'A' Shares shall be freely transferable whilst the Ordinary 'B' Shares were non-transferable for a period of fifteen (15) years from 26 July 2002, upon which date they automatically became fully and freely transferable without the need of any formality.

The Ordinary 'C' Shares are held by and, in terms of the Memorandum of Association, may only be held by the Government of Malta. It does not carry any right to receive dividends or assets on a winding up or other return of capital but entitles the Government of Malta to appoint members on the National Interest Matters Committee pursuant to article 58.10 of the Articles of Association of the Company.

Save for the above, there are no other restrictions attached to the shares of the Company.

No changes in the share capital of the Company were made nor did the Company acquire ownership of, or any rights over, any portion of its own share capital.

Year Ended 31 December 2020

(continued)

The following shareholders have an interest in more than 5% of the issued share capital of the Company:

- Malta Mediterranean Link Consortium Ltd
- Government of Malta
- VIE (Malta) Ltd

Directors

Appointment and Replacement of Directors

The Board of Directors of the Company is made up of a maximum of eight (8) directors. Five (5) directors are Non-Executive Directors and a maximum of three (3) directors, amongst whom is the CEO, are Executive Directors.

Any shareholder holding not less than 20% of the issued share capital of the Company having voting rights is entitled to appoint one director for each 20% shareholding by a letter addressed to the Company. In this respect, Malta Mediterranean Link Consortium Limited is entitled to appoint two (2) Non-Executive Directors and the Government of Malta is entitled to appoint one (1) Non-Executive Director. The remaining Non-Executive Directors are appointed by the shareholders in a general meeting pursuant to the Articles of Association.

Unless appointed for a longer term, a director holds office from one Annual General Meeting to the next and is eligible for re-appointment. The maximum period for which a director may be appointed is a term of three (3) years, following the lapse of which, such director shall be eligible for reappointment.

In terms of the Articles of Association, the CEO of the Company shall occupy one of the Executive Director positions. The other Executive Directors to be co-opted to the Board are the Chief Finance Officer and the Chief Commercial Officer.

Powers of Directors

The directors of the Company have all the powers necessary to manage and direct the Company. The Company is empowered to buy back any of its shares, subject to the limitations and restrictions at law and the listing rules. Subject to the authority of shareholders, to be given at three (3) year intervals, the directors are also empowered to issue further shares in the Company.

Directors

The directors who served during the year were:

Director	Title	Director since
Mr Nikolaus Gretzmacher	Chairman & Non-Executive Director	2012
Ms Rita Heiss	Non-Executive Director	2015
Dr. Cory Greenland	Non-Executive Director	2015
Dr. Wolfgang Koeberl	Non-Executive Director	2016
Mr Florian Nowotny	Non-Executive Director	2017
Mr Alan Borg	CEO and Executive Director	2012
Mr Karl Dandler	CFO and Executive Director	2014

In accordance with paragraph 56.1 of the Company's Articles of Association, all the present directors are to retire at the forthcoming Annual General Meeting. The appointment of the new directors will take place in accordance with paragraphs 55 and 56 of the same Articles of Association at the Annual General Meeting.

Year Ended 31 December 2020

(continued)

Directors' Interests in Material Contracts

The following directors have declared their interests in the share capital of the Group:

- Mr Nikolaus Gretzmacher
- a non-beneficial interest¹
- Ms Rita Heiss
- a non-beneficial interest²
- Dr. Cory Greenland
- a beneficial interest

No other director has a beneficial or non-beneficial interest in the Company's share capital.

Auditor

A resolution to reappoint Deloitte Audit Limited as auditor of the Company will be proposed at the forthcoming Annual General Meeting.

Outlook

Traffic Development

Increased travel restrictions and nationwide lockdowns imposed throughout Europe towards the end of 2020 indicate signs of delayed recovery and a limited flight schedule is expected for the first quarter of 2021 and possibly beyond.

As airlines continue to plan in the short-term due to the uncertainties surrounding the industry, it is clear that demand will be driven by various factors including vaccination roll out, government travel policies and standardisation of testing protocols. Consumer sentiment towards travel will also be a key component for recovery.

Despite this, Malta International Airport and the Malta Tourism Authority have remained in active discussions with partner airlines to work on rebuilding connectivity. A combination of flag and low-cost carriers are expected to operate several primary routes to Malta, gradually resuming their schedules once restrictions allow.

Whilst gaps in certain strategic markets remain, talks have commenced with other airlines regarding the potential launch of their services for the upcoming summer season.

Financial Performance

Given the fluidity of the current situation and the limited visibility of the way ahead, the company does not have sufficient data to provide the market with reliable guidance at this time.

Approved by the Board of Directors on 24 February 2021 and signed on its behalf by:

Nikolaus Gretzmacher

Chairman

Alan Bora

Chief Executive Officer

Karl Dandler

Chief Financial Officer

 $^{^{}m 1}$ These shares are held by MMLC and VIE Malta Limited, companies of which Mr Gretzmacher is a director.

 $^{^{2}}$ These shares are held by MMLC and VIE Malta Limited, companies of which Ms Heiss is a director.

Statement of Directors' Responsibilities

The directors are required by the Companies Act (Cap. 386) to prepare financial statements in accordance with International Financial Reporting Standards as adopted by the EU which give a true and fair view of the state of affairs of the Company and the Group at the end of each financial year, and of the profit or loss of the Company and the Group for the year then ended.

In preparing the financial statements, the directors should:

- select suitable accounting policies and apply them consistently;
- make judgments and estimates that are reasonable; and
- prepare the financial statements on a going concern basis, unless it is inappropriate to presume

that the Company and the Group will continue in business as a going concern.

The directors are responsible for ensuring that proper accounting records are kept which disclose with reasonable accuracy at any time the financial position of the Company and the Group and which enable the directors to ensure that the financial statements comply with the Companies Act (Cap. 386). This responsibility includes designing, implementing and maintaining such internal control as the directors determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error. The directors are also responsible for safeguarding the assets of the Company and the Group, and hence for taking reasonable steps for the prevention and detection of fraud and other irregularities.

Statement of responsibility pursuant to the Listing Rules issued by the Listing Authority

We confirm that to the best of our knowledge:

- a) In accordance with the Listing Rules, the financial statements give a true and fair view of the financial position of the Company and the Group as at 31 December 2020 and of their financial performance and cash flows for the year then ended, in accordance with International Financial Reporting Standards as adopted by the EU; and
- b) In accordance with Listing Rules the Directors' Report includes a fair review of the performance of the business and the financial position of the issuer and the undertakings included in the consolidation taken as a whole, together with a description of the principal risks and uncertainties that they face.

Karl Dandler

Chief Financial Officer

obo/directors

Introduction

Pursuant to the Listing Rules issued by the Listing Authority, Malta International Airport p.l.c. (the "Company") should endeavor to adopt the Code of Principles of Good Corporate Governance contained in Appendix 5.1 to Chapter 5 of the Listing Rules (the "Code"). In terms of Listing Rule 5.94, the Company hereby reports on the extent of its adoption of the principles of the Code for the financial year being reported upon.

The Company acknowledges that the Code does not dictate or prescribe mandatory rules, but recommends principles of good practice. However, the directors strongly believe that such practices are generally in the best interests of the Company and its shareholders and that compliance with the principles of good corporate governance is not only expected by investors but also evidences the directors' and the Company's commitment to a high standard of governance.

The Board of Directors (the "Board") has carried out a review of the Company's compliance with the Code for the financial year being reported upon, namely the year ended 31 December 2020.

General

The directors believe that good corporate governance is a function of a mix of checks and balances that best suit the Company and its business. Accordingly, whilst there are best practices that can be of general application, the structures that may be required within the context of larger companies are not necessarily and objectively the best structures for companies whose size and/or business dictate otherwise. It is in this context that the directors have adopted a corporate governance framework within the Company that is designed to better suit the Company, its business, scale and complexity whilst still ensuring proper checks and balances.

The Company has a corporate decision-making and supervisory structure that is tailored to suit the Company's requirements and designed to ensure the existence of adequate checks and balances within the Company, whilst retaining an element of flexibility.

In general, the directors believe that the Company has adopted appropriate structures to achieve an adequate level of good corporate governance, together with an adequate system of checks and balances in line with the Company's requirements.

This corporate governance statement (the "Statement") will now set out the structures and processes in place within the Company and how these effectively achieve the goals set out in the Code. For this purpose, this Statement will make reference to the pertinent principles of the Code and then set out the manners in which the directors believe that these have been adhered to. Where the Company has not complied with any of the principles of the Code, this Statement will give an explanation for non-compliance.

For the avoidance of doubt, reference in this Statement to compliance with the principles of the Code means compliance with the Code's main principles, and the Code Provisions.

Compliance with the Code

Principle One: The Board

The directors believe that for the period under review the Company has generally complied with the requirements of this principle and the relative code provisions.

The Board is composed of members who are fit and proper to direct the business of the Company with honesty, competence and integrity. All the members of the Board are fully aware of, and

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conversant with, the statutory and regulatory requirements connected to the business of the Company. The Board is accountable for its performance and that of its delegates too.

The Board is responsible for determining the Company's strategic direction and organisational requirements, whilst ensuring that the Company has the appropriate mix of financial and human resources to meet its objectives and improve its performance. Throughout the period under review, the Board provided the necessary leadership in the overall direction of the Company and has adopted prudent and effective systems whereby it obtains timely information from the Chief Executive Officer (the "CEO") as the head of the Executive Committee to ensure an open dialogue between the CEO and directors at regular intervals and not only at meetings of the Board. The Company has a structure that ensures a mix of Executive and Non-Executive Directors that enables the Board, and particularly the Non-Executive Directors to have direct information about the Company's performance and business activities from the head of executive management that is also a director on the Board.

Principle Two: Chairman and Chief Executive Officer

In line with the requirements of Principle Two, the Company has segregated the functions of the CEO and the Chairman. Whilst the CEO heads the Executive Committee, the Chairman's main function is to lead the Board and set its agenda. The Chairman is also responsible to ensure that the Board receives accurate, timely and objective information so that the directors can take sound decisions and effectively monitor the performance of the Company. The Chairman exercises independent judgement and ensures that, during Board meetings, there is effective communication with stakeholders as well as active engagement by all directors for the discussion of complex and/or contentious issues.

The CEO is accountable to the Board of the Company for all business operations. He has the power and authority to appoint the persons to fill in the post of each member of the Executive Committee. He also has the discretion to ask any one or more of such members, from time to time, to address the Board on matters relating to the operations of the Company and its Subsidiaries. The Board, of course, is entitled to call in, at its discretion, any one or more of the executives of the Company.

Principle Three: Composition of the Board

The full maximum complement of the Board, in line with Principle Three is of five (5) Non-Executive Directors and three (3) Executive Directors, a balance that is entrenched in the Company's Memorandum and Articles of Association, which requires that the CEO is an *ex ufficio* director together with a maximum of two (2) other senior executives of the Company. The presence of top executives on the Board is designed to ensure that all the members of the Board, including Non-Executive Directors, have direct access at meetings of directors to the individuals having the prime responsibility for day-to-day operations and executive management of the Company and to the implementation of policies that allow effective discussion and the availability of all the information necessary to carry out their functions in the best possible manner.

The members of the Board for the year under review were:

Director	Title	Director since
Mr Nikolaus Gretzmacher	Chairman & Non-Executive Director	2012
Ms Rita Heiss	Non-Executive Director	2015
Dr Cory Greenland	Non-Executive Director	2015
Mr Wolfgang Koeberl	Non-Executive Director	2016
Mr Florian Nowotny	Non-Executive Director	2017
Mr Alan Borg	CEO and Executive Director	2012
Mr Karl Dandler	CFO and Executive Director	2014
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Pursuant to generally accepted practices, as well as the Company's Articles of Association, the appointment of non-executive directors to the Board is reserved exclusively to the Company's shareholders, except in so far as an appointment is made to fill a vacancy on the Board.

The Board normally meets every eight (8) weeks and as a matter of Board policy, a guideline was established whereby at its first meeting, meetings are scheduled for the full year. Board meetings concentrate mainly on strategy, operational performance and financial performance. The Board also delegates specific responsibilities to the CEO and the Committees, notably the Executive Committee and the Audit Committee which operate under their respective formal terms of reference. Directors may, in the furtherance of their duties, take independent professional advice on any matter at the Company's expense.

For the purposes of Code Provision 3.2, requiring the Board to report on whether it considers each Non-Executive Director as independent in line with the requirements of that Code Provision, the Board considers each of the Non-Executive Directors as independent within the meaning of the Code.

Save for what is stated hereunder, none of the Non-Executive Directors:

- (a) are or have been employed in any capacity by the Company;
- (b) have or have had a significant direct or indirect relationship with the Company;
- (c) receive significant additional remuneration from the Company;
- (d) have close family ties with any of the executive members of the Board;
- (e) have served on the Board for more than twelve consecutive years;
- (f) have been within the last three years an engagement partner or a member of the audit team of the present or past external auditor of the Company or any Company forming part of the same group; and
- (g) have a significant business relationship with the Company.

Mr Nikolaus Gretzmacher, and Ms Rita Heiss (Non-Executive Directors) are currently members of the Board of Directors of Malta Mediterranean Link Consortium Limited, a Company holding 40 per cent of the issued and voting capital of the Company, and, together with Mr Wolfgang Koeberl are also employees of Flughafen Wien AG, the company's ultimate parent company. Notwithstanding the above relationship the Board still considers Mr Gretzmacher, Ms Heiss and Mr Koeberl as having the required skills, experience and integrity to retain their impartiality in acting as directors of the Company.

In terms of Principle 3.4, each Non-Executive Director has declared in writing to the Board that he/she undertakes:

- to maintain in all circumstances his/her independence of analysis, decision and action;
- not to seek or accept any unreasonable advantages that could be considered as compromising his/her independence; and
- to clearly express his/her opposition in the event that he/she finds that a decision of the Board may harm the Company.

Principle Four: The Responsibilities of the Board

In line with the requirements of Principle Four, it is the Board's responsibility to ensure a system of accountability, monitoring, strategy formulation and policy development.

The Board believes that this responsibility includes the appropriate delegation of powers to management and the organization of the executive team in a manner that is designed to provide

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high levels of comfort to the directors that there is proper monitoring and accountability apart from appropriate implementation of policies. The Board delegates specific responsibilities to committees, which operate under their respective formal Terms of Reference.

Executive Committee

The Board's link to the Executive Committee is principally the CEO, together with the other Executive Director on the Board, both of whom are members of the Executive Committee.

The Executive Committee comprises the Executive Directors and the heads of each business unit of the Group. The role of the Executive Committee is to implement the Company's strategy and policies, through the various departments within the organisation. It also makes recommendations to the Board on matters which are beyond its remit. The Chief Executive Officer chairs the Executive Committee.

The members of the Committee for the period under review were:

- Mr Alan Borg (Chief Executive Officer)
- Mr Karl Dandler (Chief Financial Officer)
- Mr Martin Dalmas (Airport Operations and Business Continuity)
- Mr George Mallia (Retail and Property)
- Mr Ian Maggi (Innovation and Technology)
- Mr Patrick Murgo (Security Services)
- Ms Tina Lombardi (Human Resources, Strategy, Marketing & Brand Development)
- Mr Alex Cardona (Traffic Development and Customer Services)
- Mr Kevin Alamanao (Technical Services)
- Mr Robert Mizzi (Aerodrome Safety & Compliance)

The Executive Committee has met 45 times during the year under review.

The Company has also established three cross-functional Committees, the 'Corporate Responsibility (CR) Committee, the 'Customer Experience (CE) Committee and the Finance Committee, which meet on a regular basis.

The CR Committee is responsible for the company's overall CR policy and strategy including the respective formulation and implementation thereof as well as the company's environmental planning, Airport Carbon Management and supervises the Malta Airport foundation.

The CE Committee systematically deals with how to improve the airport's Customer Experience with a special focus on customer journeys, touch points, pain points and delighters as well as ASQ benchmarking, customer feedback and ASQ's Customer Experience Accreditation programme.

The Finance Committee analyses and interprets the company's financial information on a monthly and quarterly basis with a special focus on current and future income streams, cost drivers and margins to secure a sustainable growth for the Company.

The Chief Executive Officer chairs these cross-functional Committees and all meetings are minuted.

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Audit Committee

As part of its corporate governance structures the Company has an Audit Committee in line with the requirements of the Listing Rules. The principal roles of the Audit Committee are in line with the requirements of Listing Rule 5.127 and include the following:

- monitoring the financial reporting process and submitting recommendations or proposals to ensure its integrity;
- monitoring of the effectiveness of the company's internal quality control and risk
 management system and, where applicable, its internal audit, regarding the financial
 reporting of the Issuer, without breaching its independence;
- monitoring of the audit of the annual and consolidated financial statements;
- reviewing additional reports prepared by the statutory auditor/s or audit firm/s;
- reviewing and monitoring the independence of the statutory auditors or the audit firms;
- taking responsibility for the procedure for the selection of statutory auditor/s or audit firm/s; and
- recommending the statutory auditor/s or the audit firm/s to be appointed.

During the year ended 31 December 2020 the Committee consisted of three (3) Non-Executive Directors, namely Mr Florian Nowotny, Ms Rita Heiss, and Dr Cory Greenland. The Committee has the power and authority under its Terms of Reference to summon any person to assist it in the performance of its duties. The directors believe that, during the year under review, Mr Florian Nowotny was independent and competent in accounting and/or auditing in terms of Listing Rule 5.117. Mr Nowotny is considered as competent in accounting and/or auditing in view of his qualifications and experience.

When the Audit Committee's monitoring and review activities reveal cause for concern or scope for improvement, it shall make recommendations to the Board on the action needed to address the issue or make improvements. In the period under review the Audit Committee has held 7 meetings.

Company Executives participate in periodic strategic reviews, which include consideration of long-term projections and the revaluation of the business objectives in the short term. Regular budgets and strategic plans are prepared, which are incorporated into a comprehensive strategic plan for the Company. Performance against these plans is actively monitored and reported to the Board using key risk and performance indicators so that corrective measures can be taken to address any deficiencies and to ensure the future sustainability of the Company. These key risk and performance indicators are benchmarked against industry norms so that the Company's performance can be effectively evaluated.

In view of the number of members of the Board, the directors believe that its size is manageable to be able to address most issues as a Board rather than create sub-committees of the Board that may be more suitable in the case of companies having larger Boards. Indeed, the Board feels that its size and membership allow directors the opportunity to discuss matters directly and that this is a more effective and efficient manner to conduct its business.

The directors, however, are aware that there may be situations that require the delegation to certain committees of certain tasks or assignments and the Board has on occasion composed ad hoc committees for this purpose.

Notwithstanding that the board has established no formal policy on the matter, as part of succession planning, the Board and CEO ensure that the Company implements appropriate schemes to recruit, retain and motivate employees and senior management.

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In ensuring compliance with other statutory requirements and with continuing listing obligations, the Board is advised directly, as appropriate, by its appointed broker, legal advisor and external auditors. The Board also ensures that appropriate policies and procedures are in place to assure that the highest standards of corporate conduct are maintained.

Directors are entitled to seek independent professional advice at any time on any aspect of their duties and responsibilities at the Company's expense.

Principle Five: Board Meetings

The Board believes that it complies fully with the requirements of this principle and the relative Code Provisions, in that it has systems in place to ensure the reasonable notice of meetings of the Board and the circulation of discussion papers in advance of meetings so as to provide adequate time for directors to prepare themselves for such meetings. Minutes are prepared during Board meetings recording faithfully attendance, discussions and resolutions. These minutes are subsequently circulated to all directors as soon as practicable after the meeting.

The Board meets as often and as frequently as required in line with the nature and demands of the business of the Company. During the financial year under review the Board held seven (7) meetings:

Director	Attendance Board Meetings 2020
Mr Nikolaus Gretzmacher	7/7
Ms Rita Heiss	7/7
Dr Cory Greenland	7/7
Mr Wolfgang Koeberl	7/7
Mr Florian Nowotny	7/7
Mr Alan Borg	7/7
Mr Karl Dandler	7/7

The Chairman ensures that all relevant issues are on the agenda, and supported by all available information, whilst encouraging the presentation of views pertinent to the subject matter and giving all directors every opportunity to contribute to relevant issues on the agenda. The agenda on the Board strikes a balance between long-term strategic and short-term performance issues.

Directors attend meetings on frequent and regular basis and dedicate the necessary time and attention to their duties as directors of the Company.

Principle Six: Information and Professional Development

The CEO is appointed by the directors and enjoys the full confidence of the Board. The CEO, although responsible for the selection of the Executive Committee and the recruitment of senior executives, regularly

updates the directors on the appointment of senior executives. The Board is satisfied that the current schemes for executive compensation and professional development are designed to render the Company an attractive proposition for the retention of top executives within the Company and to motivate the Executive Committee

The board intends to organise professional development sessions for directors and executives designed specifically to enable them to discharge their functions more efficiently and in line with the high standards expected of them.

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Directors have access to the advice and services of the Company Secretary who is also the legal counsel to the Board and the Company. As part of succession planning and employee retention, the Board and CEO ensure that the Company implements appropriate schemes to attract, retain and develop the best talent and keep employees engaged and motivated.

Principle Seven: Evaluation of the Board's Performance

The Board has not appointed a committee for the purpose of undertaking an evaluation of the Board's performance in accordance with the requirements of Code Provision 7.1 but has conducted an informal review of its own performance over the period under review. Refer to the note under the Section on 'Non-Compliance with the Code'.

Principle Eight: Committees

A. Remuneration Committee

The Company has no performance-related remuneration payable to its Non-Executive Directors and accordingly, as allowed by Code Provision 8A.2, it has not appointed a Remuneration Committee. Instead, the functions of the Remuneration Committee are vested in the Board, which itself establishes the remuneration policies of the Company. The Non-Executive members of the Board establish the policies and decide on the performance related remuneration of its Executive Directors. Further details on remuneration of the directors will be set out in the Remuneration Report for the financial year under review which will form part of the Annual Report. That report will be published in compliance with the requirements of Listing Rule 12.26 and will contain the information required by Appendix 12.1 of the Listing Rules.

The Board notes that the organizational set-up of the Company and the size of the Board itself, together with the fact that Non-Executive Directors are not entitled to performance related remuneration, does not, in the opinion of the directors, warrant the establishment of a Remuneration Committee. Remuneration policies have therefore been retained within the remit of the Board itself, and as already stated in the case of the Executive Directors, it is the Non-Executive members of the Board that decide on their performance related remuneration.

The directors believe that certain committees that are suggested in the Code are either not required by the Company, or the functions of a number of committees may efficiently be merged or undertaken by the Board itself. In addition, the Board believes that its size and composition is sufficient for the proper direction and management of the Company and its business and that there would be no value added to the Company and its shareholders to increase the number of Board members simply to be able to have separate committees of the Board – when the same functions can properly be undertaken by the Board itself. The directors will retain the need of such committees under review and as in the past, may appoint ad hoc committees of directors to deal with specific issues as and when these arise.

For the purposes of the provisions of Article 63 of the Company's Articles of Association, the aggregate emoluments paid to the directors is €561,583 which is within the amount approved by the shareholders of €989,160 for the purpose of that article. The aggregate emoluments paid to the senior management amount to €591,541.

A. Nomination Committee

The Board believes that the main principle has been duly complied with, in that it is the Articles of Association themselves that establish a formal and transparent procedure for the appointment of directors. The Company has, however, not established a Nominations Committee as suggested by the Code.

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Principle Nine: Relations with Shareholders and with the Market

The Board serves the legitimate interests of the Company, accounts to shareholders fully and ensures that the Company communicates with the market effectively through a number of Company announcements, informing the market of significant events happening within the Company.

The Company also communicates with its shareholders through the Annual General Meeting (AGM), where the Board communicates directly with shareholders on the performance of the Company over the last financial year and informs shareholders of the challenges that lie ahead.

Business at the Company's AGM will cover the approval of the Annual Report and the audited Financial Statements, the declaration of a dividend, if any, the election of directors, the determination of the maximum aggregate emoluments that may be paid to directors, the appointment of auditors and the authorisation of the directors to set the auditors' remuneration. Any other matter that may be placed by the directors before the AGM will be dealt with as "Special Business".

Apart from the AGM, the Company has continued to communicate with its shareholders and the market by way of the Annual Report and Financial Statements, by publishing its results on a sixmonthly basis during the year and through the directors' statements, which are also published on a sixmonthly basis, as well as the publication of results for each of quarter 1 and quarter 3 in a financial year. Generally, the company also communicates with the market through Company announcements to the market in general. The Company recognises the importance of maintaining a dialogue with the market to ensure that its strategies and performance are well understood. The Company's website (www.maltairport.com) also contains information about the Company and its business and is a source of further information to the market.

The Company's Articles of Association allow minority shareholders to call special meetings on matters of importance to the Company, provided that the minimum threshold of ownership established in the Articles of Association is met.

Principle Ten: Institutional Shareholders

This Principle is specifically applicable to the institutional shareholders of the Company and their responsibilities, including their evaluation of governance disclosures.

Principle Eleven: Conflicts of Interest

The Board has established procedures on how conflicts are to be handled, if and when they arise. A director having a personal conflict on any matter is bound to inform the other members of the Board of such a conflict whether it is an actual, potential or a perceived conflict. It is then the other members of the Board that would decide on whether there exists such a conflict, actual or potential. By virtue of the Memorandum and Articles of Association, in the event that, in the opinion of the Board such a conflict exists, then the conflicted director is invited to leave the meeting when it proceeds to the vote, if any, on the matter concerned. As a matter of practice, discussions of such matters are normally conducted in the absence of the conflicted director. The Board feels that this is a procedure that achieves compliance with both the letter and the rationale of principle eleven.

Commercial relationships between the Company and other companies may be related by way of common directors and shareholders ("Related Party Transactions"). Contracts are entered into in the ordinary course of business with shareholders and other parties in which the directors have a beneficial interest. Terms and conditions of contracts negotiated with related parties are reviewed by the Company's Audit Committee. Full disclosure of Related Party Transactions entered into during the financial year under review is made in note 33 to the Financial Statements.

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The following directors have declared their interests in the share capital of the Company:

Nikolaus Gretzmacher a non-beneficial interest³

Rita Heiss a non-beneficial interest⁴

Cory Greenland a beneficial interest

No other director has a beneficial or non-beneficial interest in the Company's share capital.

Principle Twelve: Corporate Social Responsibility

The directors are committed to high standards of Corporate Responsibility specifically in the social, economic and environmental fields both internally and externally. This is being done for the benefit of its key stakeholders which include its shareholders, employees, customers as well as the local community at large.

Non-Compliance with Code Provisions

The directors set out below the code provisions with which they do not comply and a careful explanation as to the reasons for such non-compliance:

Code Provision	Explanation
2.1	Whilst the Company has segregated the functions of the Chairman and the CEO, in that the two posts are occupied by different persons, the division of responsibilities between them has not been established in writing, although there is significant experience and practice that determines the two roles.
4.2	The Board has not formally developed a succession policy for the future composition of the Board of Directors as recommended by Code Provision 4.2.7. In practice, however, the Board and CEO are actively engaged in succession planning and in ensuring that appropriate schemes to recruit, retain and motivate employees and senior management are in place.
4.3	Over the course of the year 2020 the Board has not organised any formal training sessions for directors.
7.1	The Board believes that the size of the Company and the Board itself does not warrant the establishment of a committee specifically for the purpose of carrying out a performance evaluation of its role. Whilst the requirement under Code Provision 7.1 might be useful in the context of larger companies having a more complex set-up and a larger Board, the size of the Board is such that it should enable it to evaluate its own performance without the requirement of setting up an ad hoc committee for this purpose. The Board shall retain this matter under review over the coming year. Having conducted an informal review of its own performance over the period under review it is the Board's view that all members of the Board, individually and collectively, have contributed in line with the required levels of diligence and skill. In addition, the Board believes that its current composition endows the Board with a cross-section of skills and experience, not only with respect to the specific business of the Company, but also in a wider range of business areas and skills. This process was conducted by the Board itself rather than by a Committee chaired by a Non-Executive Director as required by the Code.

³ These shares are held by MMLC and VIE Malta Limited, companies of which Mr Gretzmacher is a director.

⁴ These shares are held by MMLC and VIE Malta Limited, companies of which Ms Heiss is a director.

(continued)

Code Provision	Explanation
8B	The Board has not appointed a Nominations Committee in line with Code Provision 8B, particularly in the light of the specific manner in which the Articles of Association require that Non-Executive Directors be appointed by a shareholding qualification to the Board. The Executive Directors are, in accordance with the Articles, appointed by the Non-Executive Directors after their appointment, as aforesaid. The Board believes that the current Articles of Association do not allow the Board itself to make any recommendations to the shareholders for appointments of directors and that if this function were to be undertaken by the Board itself or a Nominations Committee, they would only be able to make a non-binding recommendation to the shareholders having the necessary qualification to appoint directors pursuant to the Articles of Association.
	The Board intends to keep under review the utility and possible advantages of having a Nominations Committee and following an evaluation may, if the need arises, make recommendations to the shareholders for a change to the Articles of Association.
9.3	The Memorandum and Articles of Association does not provide any mechanism for the resolution of conflicts between shareholders or any process that would trigger arbitration in these instances. This is mitigated by ongoing open dialogue between executive management and Non-Executive Directors of the Company, to ensure that such conflicts do not arise.
9.4	The Company does not have a policy in place to allow minority shareholders to present an issue to the Board.

Internal Control

The Board is ultimately responsible for the Company's system of internal controls and for reviewing its effectiveness. Such a system is designed to manage rather than eliminate risk to achieve business objectives, and can provide only reasonable, and not absolute, assurance against normal business risks or loss.

Through the Audit Committee, the Board reviews the effectiveness of the Company's system of internal controls, which are monitored by the Internal Auditors on a regular basis.

The key features of the Company's system of internal control are as follows:

Organisation

The Company operates through the CEO and Executive Committee with clear reporting lines and delegation of powers.

Control Environment

The Company is committed to standards of business ethics that emulate best practice and seeks to maintain these standards across all of its operations. Company policies and employee procedures are in place for the reporting and resolution of improper activities.

The Company has an appropriate organisational structure for planning, executing, controlling and monitoring business operations in order to achieve Company objectives.

(continued)

Risk Identification

Company management is responsible for the identification and evaluation of key risks applicable to their respective areas of business. A Risk Management Committee serve as a primary champion of risk management at a strategic and operational level to ensure that a sound system is in place that identifies, assesses, manages and monitors risk. In addition, through regular checks the internal auditors test the Company's internal control systems and processes and make recommendations to management and the audit committee on any deficiency in such systems.

General Meetings

The general meeting is the highest decision-making body of the Company and is regulated by the Company's Articles of Association. All shareholders registered on the register of members of the Company on a particular record date are entitled to attend and vote at general meetings. A general meeting is called by twenty-one (21) days' notice.

At an Annual General Meeting what is termed as "ordinary business" is transacted, namely, the declaration of a dividend, the consideration of the accounts, balance sheets and the reports of the directors and the auditors, the election of directors, the appointment of auditors and the fixing of remuneration of directors and auditors. Other business which may be transacted at a general meeting (including at the Annual General Meeting) will be dealt with as "Special Business".

Voting at any general meeting takes place by a show of hands or a poll where this is demanded. Subject to any rights or restrictions for the time being attached to any class or classes of shares, on a show of hands each shareholder is entitled to one vote and on a poll each shareholder is entitled to one vote for each share carrying voting rights of which he is a holder. Shareholders who cannot participate in the general meeting may appoint a proxy by written or electronic notification to the Company. Appointed proxy holders enjoy the same rights to participate in the general meeting as those to which the shareholder they represent is entitled.

Every shareholder represented in person or by proxy is entitled to ask questions which are pertinent and related to the items on the agenda of the general meeting and to have such questions answered by the directors or such persons as the directors may delegate for such purpose.

The directors' statement of responsibilities for preparing the Financial Statements is set out on page 10.

The information required by:

(a) Listing Rule 5.97.5 is found in the Directors' Report;

(b) Listing Rule 12.26 and Appendix 12.1 will be found in the Remuneration Report which will form part of the Annual Report

Approved by the Board of Directors on 24 February 2021 and signed on its behalf by:

Nikolaus Gretzmacher

Chairman

Alan Borg

Chief Executive Officer

Karl Dandler

Chief Financial Officer

Statements of Comprehensive Income

Year Ended 31 December 2020

Income Statements

		The Group		The Company	
(in EUR)	Notes	2020	2019	2020	2019
Revenue	6	32,189,163	100,232,676	29,354,278	96,168,303
Staff costs	11	(8,648,592)	(10,839,794)	(8,426,437)	(10,602,977)
Other operating expenses	9	(17,694,929)	(25,951,490)	(17,387,472)	(25,433,991)
Impairment losses on financial assets	21	(237,499)	(284,580)	(203,388)	(299,712)
Depreciation	15/16	(9,593,969)	(8,801,219)	(8,543,222)	(7,914,112)
Release of deferred income arising on the sale of terminal buildings and fixtures	23	283,603	283,603	283,603	283,603
Investment income	7	25,485	37,436	567,601	423,679
Finance cost	8	(2,096,333)	(2,079,535)	(2,096,333)	(2,079,535)
(Loss) / Profit before tax		(5,773,071)	52,597,097	(6,451,370)	50,545,258
Income tax credit / (expense)	13	1,522,641	(18,663,780)	1,823,486	(17,933,191)
(Loss) / Profit for the year attributable to the ordinary equity holders of the Company, net of tax		(4,250,430)	33,933,317	(4,627,884)	32,612,067
(Loss) / Earnings per share attributable to the ordinary equity holders of the Company	29	(0.031)	0.251	(0.034)	0.241

Statements of Comprehensive Income

		The Group		The Company	
(in EUR)	Notes	2020	2019	2020	2019
(Loss) / Profit for the year attributable to the ordinary equity holders of the Company, net of tax		(4,250,430)	33,933,317	(4,627,884)	32,612,067
Items that will not be reclassified subsequently to profit or loss:					
Actuarial gain/(loss) on defined benefit pension plans	24/25		(207,233)		(207,233)
Deferred tax debit/(credit)	13		72,532		72,532
Other comprehensive income for the year attributable to the ordinary equity holders of the Company, net of tax			(134,701)		(134,701)
Total comprehensive (loss) / income for the year attributable to the ordinary equity holders of the Company, net of					
tax		(4,250,430)	33,798,616	(4,627,884)	32,477,366

Statements of Financial Position

31 December 2020

		The G	roup	The Company		
(in EUR)	Notes	2020	2019	2020	2019	
Assets						
Property, plant and equipment	15	171,757,898	164,430,886	154,638,308	155,923,740	
Investment property	16	15,279,512	15,905,686	327,522	334,491	
Investment in subsidiaries	17		-	2,004,800	2,004,800	
Loans receivable	18	10 to	_	25,531,758	21,116,478	
Other receivables	21	1,341,670	551,851	1,664,340	1,292,091	
Deferred tax assets	19	7,763,643	5,904,374	6,974,976	4,939,237	
Non-current assets		196,142,723	186,792,797	191,141,704	185,610,837	
Inventories	20	834,888	872,242	834,888	872,242	
Loans receivable	18		-	1,290,720	1,290,720	
Trade and other receivables	21	6,973,317	17,200,693	10,265,900	16,696,638	
Term deposits	27	5,000,000	5,000,000	5,000,000	5,000,000	
Cash and cash equivalents	28	26,047,282	28,174,981	21,927,521	26,691,276	
Current assets		38,855,487	51,247,916	39,319,029	50,550,876	
Total Assets		234,998,210	238,040,713	230,460,733	236,161,713	
Equity and Liabilities						
Equity attributable to ordinary equity holders of the Company						
Share capital	26	33,825,000	33,825,000	33,825,000	33,825,000	
Retained earnings and reserves		90,967,626	95,218,056	90,085,387	94,713,271	
Total Equity		124,792,626	129,043,056	123,910,387	128,538,271	
Lease liability	4	53,168,052	52,755,835	53,168,052	52,755,835	
Deferred income	23	6,127,652	6,454,885	6,010,671	6,344,530	
Other payables	22	2,340,067	2,340,067	903,968	903,968	
Provision for retirement benefit plan	24	3,920,722	3,880,077	3,920,722	3,880,077	
Provision for MIA benefit fund	25	319,851	293,797	319,851	293,797	
Non-current liabilities		65,876,344	65,724,661	64,323,264	64,178,207	
Trade and other payables	22	43,992,610	41,452,136	42,014,828	41,732,541	
Current tax liabilities		336,630	1,820,860	212,254	1,712,694	
Current liabilities		44,329,240	43,272,996	42,227,082	43,445,235	
Total Liabilities	į.	110,205,584	108,997,657	106,550,346	107,623,442	
Total Equity and Liabilities		234,998,210	238,040,713	230,460,733	236,161,713	

These financial statements were approved and authorised for issue by the Board of Directors on 24 February 2021 and signed on its behalf by:

Nikolaus Gretzmacher Chairman Alan Borg Chief Executive Officer Karl Dandler Chief Financial Officer

Statements of Changes in Equity

Year Ended 31 December 2020

The Group	Equity attributable to ordinary equity holders of the Company					
	Share	Other	Retained			
(in EUR)	capital	reserve _	earnings	Total		
Balance at 1 January 2019	33,825,000	1,130,817	77,655,440	112,611,257		
Profit for the year	_	_	33,933,317	33,933,317		
Other comprehensive income		_	(134,701)	(134,701)		
Total comprehensive income for the year	-		33,798,616	33,798,616		
Transfer of Other reserve	-	(1,130,817)	- 8	(1,130,817)		
Dividends (Note 14)	_		(16,236,000)	(16,236,000)		
Balance at 31 December 2019	33,825,000	_	95,218,056	129,043,056		
Balance at 1 January 2020	33,825,000	_	95,218,056	129,043,056		
Loss for the year	_	_	(4,250,430)	(4,250,430)		
			(4,250,430)	(4,250,430)		
Total comprehensive expense for the year	_	-	(4,230,430)	(4,230,430)		
Total comprehensive expense for the year Balance at 31 December 2020 The Company	33,825,000		90,967,626	124,792,626		
Balance at 31 December 2020 The Company	Equity attributab	ele to ordinary ed Other	90,967,626 quity holders of the Retained	124,792,626 ne Company		
Balance at 31 December 2020 The Company	Equity attributab	ele to ordinary ed	90,967,626 quity holders of th	124,792,626		
Balance at 31 December 2020 The Company (in EUR)	Equity attributab	ele to ordinary ed Other	90,967,626 quity holders of the Retained	124,792,626 ne Company		
Balance at 31 December 2020 The Company (in EUR) Balance at 1 January 2019	Equity attributab Share capital	ole to ordinary ed Other reserve	90,967,626 quity holders of th Retained earnings	124,792,626 ne Company Total		
Balance at 31 December 2020 The Company (in EUR) Balance at 1 January 2019 Profit for the year	Equity attributab Share capital	ole to ordinary ed Other reserve 1,130,817	90,967,626 quity holders of the Retained earnings 78,471,906	124,792,626 ne Company Total 113,427,723		
	Equity attributab Share capital	ole to ordinary ed Other reserve 1,130,817	90,967,626 quity holders of the Retained earnings 78,471,906 32,612,067	124,792,626 ne Company Total 113,427,723 32,612,067		
Balance at 31 December 2020 The Company (in EUR) Balance at 1 January 2019 Profit for the year Other comprehensive income	Equity attributab Share capital	ole to ordinary ed Other reserve 1,130,817	90,967,626 quity holders of the Retained earnings 78,471,906 32,612,067 (134,701)	124,792,626 ne Company Total 113,427,723 32,612,067 (134,701)		
Balance at 31 December 2020 The Company (in EUR) Balance at 1 January 2019 Profit for the year Other comprehensive income Total comprehensive income for the year	Equity attributab Share capital 33,825,000	ole to ordinary ed Other reserve 1,130,817	90,967,626 quity holders of the Retained earnings 78,471,906 32,612,067 (134,701)	124,792,626 ne Company Total 113,427,723 32,612,067 (134,701) 32,477,366		
The Company (in EUR) Balance at 1 January 2019 Profit for the year Other comprehensive income Total comprehensive income for the year Transfer of Other reserve	Equity attributab Share capital 33,825,000	ole to ordinary ed Other reserve 1,130,817	90,967,626 quity holders of the Retained earnings 78,471,906 32,612,067 (134,701) 32,477,365	124,792,626 ne Company Total 113,427,723 32,612,067 (134,701) 32,477,366 (1,130,817)		
The Company (in EUR) Balance at 1 January 2019 Profit for the year Other comprehensive income Total comprehensive income for the year Transfer of Other reserve Dividends (Note 14)	Equity attributabes Share capital 33,825,000	ole to ordinary ed Other reserve 1,130,817	90,967,626 quity holders of the Retained earnings 78,471,906 32,612,067 (134,701) 32,477,365 - (16,236,000)	124,792,626 ne Company Total 113,427,723 32,612,067 (134,701) 32,477,366 (1,130,817) (16,236,000)		
The Company (in EUR) Balance at 1 January 2019 Profit for the year Other comprehensive income Total comprehensive income for the year Transfer of Other reserve Dividends (Note 14) Balance at 31 December 2019 Balance at 1 January 2020	Equity attributab Share capital 33,825,000	ole to ordinary ed Other reserve 1,130,817	90,967,626 quity holders of the Retained earnings 78,471,906 32,612,067 (134,701) 32,477,365 - (16,236,000) 94,713,271	124,792,626 ne Company Total 113,427,723 32,612,067 (134,701) 32,477,366 (1,130,817) (16,236,000) 128,538,271		
The Company (in EUR) Balance at 1 January 2019 Profit for the year Other comprehensive income Total comprehensive income for the year Transfer of Other reserve Dividends (Note 14) Balance at 31 December 2019	Equity attributab Share capital 33,825,000	ole to ordinary ed Other reserve 1,130,817	90,967,626 quity holders of the Retained earnings 78,471,906 32,612,067 (134,701) 32,477,365 (16,236,000) 94,713,271	124,792,626 ne Company Total 113,427,723 32,612,067 (134,701) 32,477,366 (1,130,817) (16,236,000) 128,538,271		

Statements of Cash Flows

Year Ended 31 December 2020

		ine (3roup	The Company	
(in EUR)	Notes 2020		2019	2020	2019
Cash flows from operating activities					Campler Sco
(Loss) / Profit before tax	_	(5,773,071)	52,597,097	(6,451,370)	50,545,258
Adjustments for:		Mark Strait			
Depreciation	15/16	9,593,969	8,801,217	8,543,222	7,914,112
Investment income	7	(25,485)	(37,436)	(567,601)	(423,679)
Finance cost	8	2,096,333	2,079,535	2,096,333	2,079,535
Loss/(gain) on sale of property, plant and equipment	Ü	(17,900)	2,017,030	(17,900)	2,017,333
Release of deferred income arising on the		(1,7,00)		(11,1,00)	
sale of the terminal building and fixtures	23	(283,603)	(283,603)	(283,603)	(283,603)
Amortisation of grants	23	(50,246)	(50,244)	(50,246)	(50,244)
Provision for retirement benefit plan	24	40,645	67,084	40,645	67,084
Provision for MIA benefit plan	25	44,054	42,387	44,054	42,387
Provision for impairment of trade receivables	21	237,499	284,580	203,388	299,714
		5,862,195	63,500,617	3,556,922	60,190,562
Working capital movements:	20	77.75/	10 110	77.75/	10 110
Movement in inventories	20	37,354	12,110	37,354	12,110
Movement in trade and other receivables	21	9,018,985	1,965,782	5,855,101	1,505,674
Movement in trade and other payables		1,566,673	3,887,707	(698,142)	2,935,759
Cash flows from operations		16,485,207	69,366,216	8,751,235	64,644,105
Lease interest paid	33	(536,912)	(1,693,705)	(536,912)	(1,693,705)
Income taxes paid		(1,825,731)	(18,340,943)	(1,717,567)	(17,705,693)
Retirement benefit paid	24	(18,000)	(300,277)	(18,000)	(300,277)
Net cash flows from operating activities		14,104,564	49,031,291	6,478,756	44,944,430
Cash flows from investing activities					
Receipts/(payments) of deposit from tenant	23	6,626	(3,610)		
Payments for property, plant and equipment	15	(16,115,852)	(19,374,886)	(7.2EO 921)	(10.77.7.110)
				(7,250,821)	(12,347,119)
Payments for investment property	16	(178,956)	(495,000)	17,000	
Proceeds from sale of property, plant & equip.	15	17,900	(5.000.000)	17,900	(5.000.000)
Payments for term deposits	27		(5,000,000)	(F 70 (000)	(5,000,000)
Payments for intracompany loans	18			(5,706,000)	(4,900,000)
Repayments of intracompany loans	18		-	1,290,720	1,290,720
Interest received	7	38,020	-	405,690	386,243
Net cash flows used in investing activities		(16,232,262)	(24,873,496)	(11,242,511)	(20,570,156)
Cash flows from financing activities					
Dividends paid	14	## E TO 1 = E TO	(16,236,000)		(16,236,000)
Net cash flows used in financing activities			(16,236,000)		(16,236,000)
Net movement in					
cash and cash equivalents		(2,127,699)	7,921,795	(4,763,755)	8,138,274
Cash and cash equivalents	. ——				
at the beginning of the year		28,174,981	20,253,186	26,691,276	18,553,002
Carb and and a discount of the control of the contr					
Cash and cash equivalents	28	26,047,282	28,174,981	21,927,521	26,691,276

Year Ended 31 December 2020

1. Reporting entity

The Company is a public company whose shares are publicly listed and traded on the Malta Stock Exchange. The Company's registration number is C12663, the country of incorporation is Malta and the Company's registered office is Malta International Airport, Luqa, Malta.

The principal activities of the Company are the development, operation and management of Malta's airport. On 11 February 2008, the Company set up a wholly owned subsidiary, Sky Parks Limited, to take over the operations of the car park business. The name of this subsidiary was changed to Airport Parking Limited on 27 October 2009. Another subsidiary, Sky Parks Development Limited, was set up by the Company on 29 October 2009. The main activity of Sky Parks Development Limited is to manage real estate projects within the land which is currently under the management of the Group. Another subsidiary Sky Parks Business Centre Limited was set up by the Company on 26 April 2012. The principal activity of the subsidiary is to operate the Business Centre within the limits of the airport. On 20 June 2013, the Company set up another wholly owned subsidiary, Kirkop PV Farm Limited. The main activity of this company is to explore opportunities in the generation of electricity using photovoltaic technologies.

The Company and the subsidiaries are together referred to as 'the Group'.

2. Basis of preparation

Under the Companies Act, Cap. 386 of the Laws of Malta, the Company is required to present individual and consolidated financial statements. The financial statements of the Group and the Company have been prepared on a historical cost basis, except for certain financial instruments that are measured at fair value and are in accordance with International Financial Reporting Standards (IFRS) as adopted by the EU and comply with the Companies Act, Cap. 386 of the Laws of Malta. The functional currency of the Company is the Euro which is also the presentation currency of the Group.

The consolidated financial statements comprise the financial statements of Malta International Airport p.l.c, and its subsidiaries, as mentioned in Note 1 above. For more details on the scope of consolidation see Note 39.

Covid-19 Impact

The outbreak of Covid-19 spurred the local authorities to gradually start introducing travel bans on select markets from 9th March in an effort to contain the spread of the virus. This culminated in the coming into effect of a travel ban on all commercial flights on 21st March, following which Malta International Airport remained operational to serve repatriation, humanitarian and cargo flights only until June 2020.

As a result, revenue in Q2, generated by both the airport segment and the retail and property segment, registered a significant decrease when compared to the same period last year. Bans on commercial flights started to be lifted on 1 July 2020 and by 15 July 2020 all bans on commercial flights were lifted and revenue slowly started picking up the pace.

However, since August 2020, travel restrictions started to be re-introduced by local and European authorities due to a resurge of Covid-19 and both the airport segment and the retail and property segment revenues were negatively influenced resulting in much lower numbers when compared to the previous year. In fact, during the year 2020, a decrease of 67.9% in group revenues, from EUR 100.2 million to EUR 32.2 million, was registered.

Year Ended 31 December 2020

2. Basis of preparation (continued)

Various cost-cutting measures were taken to compensate for the loss of revenue and to preserve the liquidity of the Group, with a target to reduce overall operating costs significantly. Consequently, staff costs and other operating costs decreased by 20.2% and 31.8% respectively.

One of the main measures taken was a reduction in salaries, with the Board of Directors, the Chief Executive Officer, and the Chief Financial Officer taking a 30% cut in their remuneration, and members of the management team agreeing to the proposed salary reduction of 25% effective 1 April 2020 until 31 July 2020. A 4-day working week for the period from April to July, corresponding to a 20% salary reduction, was agreed upon with the remaining employees of the Group and the workers' unions representing them. In addition, a hiring freeze was introduced.

In light of the situation, the Government of Malta announced several support measures to help businesses during the pandemic, with the Covid Wage Supplement and Tax Deferral Scheme being applicable to the Company and the Group. Under the Covid Wage Supplement, the Company was eligible to receive EUR 800 per month for each full-time employee (refer to Note 12 for more detail on the Covid Wage Supplement).

Under the Tax Deferral Scheme, the payment of taxes due between March and June were deferred until 2021.

To preserve the cash reserves of the Group, the Company has made drastic adjustments to the original capital expenditure programme for 2020, suspending all non-essential projects with immediate effect. The Company has shifted its focus to the completion of major projects, namely the construction of the new multi-storey car park and the expansion of the cargo village, works on which were already at an advanced stage before COVID-19 pandemic impacted the business.

Furthermore, the Board of Directors decided to withdraw its proposal made on 26 February 2020 to pay out a net dividend of EUR 0.10 per share given that revenue generation has been severely curtailed due to the Covid-19 crisis. In addition, no interim dividend for the current financial year has been distributed.

All of the afore-mentioned measures ensured that the Group met all its obligations that arose during the year and will be able to meet those arising in the coming year.

As a result, the group managed to maintain a strong cash position at the end of 2020 amounting to EUR 31.0 million (2019 – EUR 33.2 million).

At 31 December 2020, the Group and the Company reported a net current liability position amounting to approximately EUR 5.4 million and EUR 2.9 million respectively. However, included in the current liabilities of the Group and the Company are EUR 2.7 million and EUR 2.6 million of deferred income and contract liabilities (note 22) for which no cash outflows will be made, reducing the shortfall to EUR 2.7 million and EUR 0.3 million respectively. This was due primarily as a result of the pandemic whereby the level of receivables during the reporting period decreased significantly when compared to the previous year whereas payables remained more or less on the same level. The directors are confident that this position is temporary, and the Group and the Company will return to a net current asset position as the market recovers. Nonetheless, should the Group or the Company need to repay its current liabilities on a short-term notice, an overdraft facility can be drawn up with its banking institution to cover the necessary cash outflows.

Year Ended 31 December 2020

2. Basis of preparation (continued)

The outbreak of Covid–19 and the consequent closure of Malta's borders to commercial flights constituted a triggering event in terms of IAS 36 Impairment of Assets at 31 December 2020 on the group of assets which generates cash inflows attributable to those activities which are usually carried out by an airport or that support the airport operations. Such cash inflows are largely independent of the cash inflows from the Group's investment property. For the Group, this refers to the assets of the Company and its subsidiary Airport Parking Limited classified as property, plant and equipment and for the Company this refers to the assets classified as property, plant and equipment and the investment in and the receivable from Airport Parking Limited, together with any attributable corporate assets. During 2020 the revenues and earnings before interest tax and depreciation generated by this group of assets amounted to EUR 29.7 million (2019 – EUR 97.1 million) and EUR 3.6 million (2019 – EUR 60.6 million) respectively.

An impairment assessment on these assets was carried out as at 31 December 2020.

The carrying value of assets tested for impairment at 31 December 2020 amounted to EUR 171.8 million (Group) and EUR 167.1 million (Company).

The year-end impairment assessment considered the Group's and the Company's five-year business plan as approved by the Board, together with a discounted cash flow projection up to 2067 which coincides with the concession granted by the Government. The forecasting of future cash flows has been based on various assumptions such as long-term growth rate, discount rate used to discount future cash flows and assumptions around economic recovery of the industry in a post Covid-19 environment. The impairment assessment indicated no need for impairment provisions.

Due to the uncertainties around forecasting, various sensitivity analyses were carried out on the year-end impairment assessment to reflect, amongst others, an increase in the weighted average cost of capital, a reduction in growth rate and a reduction in revenues, with all such scenarios resulting in no need for impairment provisions. The company has concluded that these sources of estimation uncertainty do not have a significant risk of a material adjustment to the carrying amounts of the assets tested for impairment.

Taking into consideration all of the above factors and circumstances the directors are satisfied that, at the time of approving the financial statements, it is appropriate to adopt the going concern basis in preparing the financial statements.

Year Ended 31 December 2020

3. Judgments in applying accounting policies and key sources of estimation uncertainty

Except as discussed below and in the remaining notes to the financial statements, the directors did not make any significant judgments in the process of applying the Company's and the Group's accounting policies which can significantly affect the amounts recognised in the consolidated and the individual financial statements and, at the end of the reporting period, apart from the disclosures in connection with impairment testing in note 2, there were no key assumptions concerning the future, or any other key sources of estimation uncertainty that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year.

3.1. Service Concession Arrangements in terms of IFRIC 12

IFRIC 12 Service Concession Arrangements was endorsed by the EU for financial years beginning after 29 March 2009. The Interpretation, which is limited in scope, clarifies the accounting of service concession arrangements by private sector operators which provide public services on behalf of government or other public sector entities.

The Interpretation states that for arrangements falling within its scope, the infrastructure assets are not recognised as property, plant and equipment of the operator. Rather, depending on the terms of the arrangement, the operator will recognise:

- (i) a financial asset (where the operator has an unconditional right to receive a specified amount of cash or other financial asset over the life of the arrangement); or
- (ii) an intangible asset (where the operator's future cash flows are not specified, for example, where they will vary according to usage of the infrastructure asset); or
- (iii) both a financial asset and an intangible asset where the operator's return is provided partially by a financial asset and partially by an intangible asset.

The Company and the Group's business activities and operations are governed under a 65-year concession which was granted by the Government in July 2002. The directors have conducted a detailed analysis to determine the applicability of IFRIC 12. Based on the Company's and the Group's proportion of regulated and unregulated activities, the directors have determined that the extent of unregulated business activities cannot be deemed as insignificant. Accordingly, the directors have concluded that IFRIC 12 does not apply to the Company and the Group.

3.2. Lessee accounting in terms of IFRS 16

Judgments and estimates with regards to IFRS 16 *Leases* that warrant additional disclosures in terms of IAS 1 comprise (a) the judgment in connection with the inclusion of the aerodrome licence within the scope of IFRS 16 and (b) the estimate in connection with the determination of the incremental borrowing rate.

Year Ended 31 December 2020

3. Judgments in applying accounting policies and key sources of estimation uncertainty (continued)

3.2 Lessee accounting in terms of IFRS 16 (continued)

The Group concluded that the licence over the aerodrome which includes the Airfield, falls within the scope of IFRS 16 and the contractual payments in this respect have therefore been included within right-of-use assets and lease liabilities, amounting to EUR 10.7 million upon the adoption of IFRS 16 at 1 January 2019. The Group arrived at this conclusion by taking into consideration the following factors – (a) the management of the Airfield is considered to be integral to the use of the land and buildings held as temporary emphyteusis, with the Group having an obligation to manage the Airfield for the same duration of the emphyteusis, (b) the Group considers the licence as being inseparable from the right to use the Airfield (being the tangible component), (c) it is not possible to split the right to operate the Airfield from the right to use the Airfield and (d) the Group considers the use of the Airfield to be the most significant element of the transaction.

Upon the implementation of IFRS 16, lease liabilities at 1 January 2019 were measured at the present value of the remaining lease payments, discounted using the incremental borrowing rate as of that date. The incremental borrowing rate reflects the rate of interest that the Group would have to pay to borrow over a similar term, and with a similar security, the funds necessary to obtain an asset of a similar value to the right-of-use asset in a similar economic environment. To determine this rate, the Group obtained information from its bank for the particular purpose and extrapolated it to reflect the specific characteristics of the lease, in particular the long remaining lease term of the temporary emphyteuses and the related aerodrome licence until 2067. The weighted average incremental borrowing rate that the Group applied to its lease liabilities as at 1 January 2019 was 4.07% per annum. The selection of the applicable incremental borrowing rate has a significant effect on these financial statements. An decrease/(increase) of 50 basis points would have resulted in a increase/(decrease) in lease liabilities and right-of-use assets of EUR 5.6 million/(EUR 4.8 million) as at 1 January 2019.

4. Application of new and revised IFRS

4.1. New and revised IFRS effective for the current year

IAS 1 and IAS 8 Amendment - Definition of Material

As of 1 January 2020, an amendment to IAS 1 and IAS 8 *Definition of Material* came into effect. The amendment clarifies the definition of material and how it should be applied by including in the definition guidance that until now has featured elsewhere in IFRS Standards. In addition, the explanations accompanying the definition have been improved. Finally, the amendment ensures that the definition of material is consistent across all IFRS Standards.

Year Ended 31 December 2020

4. Application of new and revised IFRS (continued)

4.2 IFRS 16 Leases Amendment – Covid-19 – Related Rent Concessions

As at 31 December 2020, the Group and the Company did not receive any Covid-19 related rent concessions and therefore the amendment did not impact the Group's or the Company's Financial Statements.

A lessee shall apply the amendment for annual reporting periods beginning on or after 1 June 2020. Earlier application is permitted, including in financial statements not authorised for issue at 28 May 2020. The amendment states that lessees may elect not to assess whether a Covid-19 related rent concession is a lease modification. A lessee who makes this election shall account for any change in lease payments resulting from the rent concession the same way it would account if the change was not a lease modification. Such an exemption is only applicable if the rent concession occurred as a direct consequence of Covid-19 and only if the following conditions are met:

- The change in lease payments results in revised consideration for the lease that is substantially the same as, or less than, the consideration for the lease immediately preceding the change;
- Any reduction in lease payments affects only payments originally due on or before 30 June 2021;
- There is no substantive change to other terms and conditions of the lease.

Other accounting amendments effective as from 1 January 2020 did not have a significant impact on the Group's or the Company's financial result, position, cash flows and accounting policies.

4.3. New and revised IFRS in issue but not yet effective

At the date of the approval of these financial statements, a number of International Financial Reporting Standards were either not yet endorsed by the EU or were not yet applicable to the Group and the Company.

In relation to other IFRS that are not included herein and that are in issue at the date of authorisation of these financial statements but not yet effective, the Board of Directors anticipate that their adoption will have no material impact on the financial statements of the Group and the Company in the period of initial application.

5. Operating Segments

IFRS 8 requires operating segments to be identified on the basis of internal reports about components of the Group that are regularly reviewed by the chief operating decision maker in order to allocate resources to the segments and to assess their performance.

For management purposes the Group is organised into operating segments based on the nature of its operations and has the reportable segments as shown below.

Management monitors the operating results of its segments separately for the purposes of making decisions about resource allocation and performance assessment. Segment performance is evaluated based on earnings before interest, tax and deferred income arising from the sale of terminal buildings and fixtures (EBIT). Revenues and certain costs are allocated in full to particular segments. The remaining costs are allocated across the different segments on the basis of square meters or revenues, as applicable. The Group and the Company financing (including finance income and finance costs), deferred income arising from the sale of terminal buildings and fixtures and income tax are managed on a Group and Company basis and are not allocated to operating segments.

Year Ended 31 December 2020

5. Operating Segments (continued)

Airport Segment

The Airport Segment comprises of the activities usually carried out by an airport. These services include revenue from airport regulated fees, aviation concessions and PRMs (persons with reduced mobility) and their associated costs. This segment also includes the operations and maintenance of the terminal, runways, taxiways and aircraft parks.

Retail and Property Segment

The Retail and Property Segment includes various services that support the airport operations. These include the operations of the various retail outlets within the airport perimeter, advertising sites and rental of offices, warehouses and income from the running of the VIP lounges. Income and costs from Airport Parking Limited, Sky Parks Business Centre Limited and Sky Parks Development Limited are also allocated within the Retail and Property Segment.

Other Segment

This comprises services that do not fall under the Airport and the Retail and Property Segments, which include miscellaneous income and disbursement fees from third parties as well as any costs associated with this income.

The results of the operating segments are reported below:

2020		Retail &		
(in EUR)	Airport	Property	Other	The Group
Revenue (external)	17,855,481	14,008,815	324,867	32,189,163
Staff costs	(7,253,719)	(1,394,874)	-	(8,648,593)
Other operating costs	(14,879,893)	(2,815,036)	-	(17,694,929)
Impairment losses on financial assets	(148,475)	(89,025)	-	(237,500)
EBITDA	(4,426,606)	9,709,880	324,867	5,608,141
Depreciation	(6,190,023)	(3,403,946)	-	(9,593,969)
EBIT	(10,616,629)	6,305,934	324,867	(3,985,828)
Investment income				25,485
Finance cost				(2,096,333)
Release of deferred income arising on the				
sale of terminal buildings and fixtures				283,603
Loss before tax				(5,773,073)
2019		Retail &		
(in EUR)	Airport	Property	Other	The Group
Revenue (external)	70,760,630	29,104,929	367,117	100,232,676
Staff costs	(9,466,627)	(1,373,167)	_	(10,839,794)
Other operating costs	(21,008,067)	(4,943,423)	_	(25,951,490)
Impairment losses on financial assets	(218,790)	(65,790)	_	(284,580)
EBITDA	40,067,146	22,722,549	367,117	63,156,812
Depreciation	(5,722,814)	(3,078,405)		(8,801,219)
EBIT	34,344,332	19,644,144	367,117	54,355,593
Investment loss				37,436
Finance cost				(2,079,535)
Delegan Calada III				
Release of deferred income arising on the sale of terminal buildings and fixtures				283 603
sale of terminal buildings and fixtures Profit before tax			-	283,603 52,597,097

Year Ended 31 December 2020

5. Operating Segments (continued)

Airport segment revenues generated from two clients with each generating 10% or more of revenues amounted to EUR 6,826,951 and EUR 3,572,619 (2019: EUR 24,445,011 and EUR 21,243,915).

The impact of Covid-19 on the financial performance of the Group and the Company is disclosed in more detail in Note 2.

6. Revenue

In the following table, revenue of the Group is disaggregated by revenue category. The table also includes a reconciliation of the disaggregated revenue with the Group's operating segments (see Note 5).

The Group 2020		Retail and		
(in EUR)	Airport	Property	Other	Total
Revenue from Services provided Over Time				
Regulated revenue	15,660,467	-	-	15,660,467
Unregulated revenue	2,195,014	4,198,308	324,867	6,718,189
Revenue from Contracts with Customers	17,855,481	4,198,308	324,867	22,378,656
Revenue from Leases	-	9,810,507	-	9,810,507
Total Revenue	17,855,481	14,008,815	324,867	32,189,163

The Group 2019		Retail and		
(in EUR)	Airport	Property	Other	Total
Revenue from Services provided Over Time				
Regulated revenue	63,858,110	-	_	63,858,110
Unregulated revenue	6,902,520	7,993,833	367,117	15,263,470
Revenue from Contracts with Customers	70,760,630	7,993,833	367,117	79,121,580
Revenue from Leases		21,111,096		21,111,096
Total Revenue	70,760,630	29,104,929	367,117	100,232,676

In the following table, revenue of the Company is disaggregated by revenue category: The Company

(in EUR)	2020	2019
Revenue from Services provided Over Time		
Regulated revenue	15,660,467	63,858,110
Unregulated revenue	6,664,407	14,613,723
Revenue from Contracts with Customers	22,324,874	78,471,833
Revenue from Leases	7,029,404	17,696,470
Total Revenue	29,354,278	96,168,303

All the Group's revenues and its non-current assets other than financial assets are attributable to the Company's country of domicile.

Revenue generated with entities under government control is disclosed in note 32 and 34.

Year Ended 31 December 2020

6. Revenue (continued)

The aggregate amount of the transaction price allocated to the performance obligations that are unsatisfied (or partially unsatisfied) as of the end of the reporting period either relates to contracts that have an original expected duration of one year or less or is in relation to contracts for which the Company and the Group provide a daily service of access that is distinct, with the uncertainty related to the consideration receivable being also resolved on that basis.

The impact of Covid-19 on the revenue of the Group and the Company is disclosed in more detail in Note 2.

7. Investment Income

	The Gro	up	The Company	
(in EUR)	2020	2019	2020	2019
Interest income on loans receivable		-	542,116	386,243
Interest income on term deposits	25,485	37,436	25,485	37,436
Investment income	25,485	37,436	567,601	423,679

8. Finance Cost

	The G	roup	The Company	
(in EUR)	2020	2019	2020	2019
Lease interest	2,096,333	2,079,535	2,096,333	
Finance cost	2,096,333	2,079,535	2,096,333	2,079,535

9. Other Operating Expenses

		The Group		The Company	
(in EUR)	Notes	2020	2019	2020	2019
Air traffic services	34	929,611	929,611	929,611	929,611
Cleaning		900,213	1,315,288	832,685	1,245,007
Ground handling services	34	608,728	1,946,478	608,728	1,946,478
Insurance		388,593	384,153	372,682	368,013
Legal and professional fees		664,228	1,652,187	644,328	1,629,017
Lease payments on low-value items	33	20,210	13,746	20,210	13,746
Marketing and communication costs		4,145,975	5,930,982	4,349,618	6,116,950
Miscellaneous operating expenses		3,568,503	4,226,809	3,480,643	4,044,464
Other security services		193,950	205,916	159,293	146,868
Passenger security service		826,781	2,253,743	826,781	2,253,743
Repairs and maintenance		1,663,522	2,611,103	1,388,892	2,274,468
Net exchange differences		10,007	20,262	9,343	20,814
Restricted areas security service	34	1,778,125	1,471,875	1,778,125	1,471,875
Telecommunications		124,954	111,232	122,939	109,027
Utilities		1,871,529	2,878,105	1,863,594	2,863,910
Other operating expenses		17,694,929	25,951,490	17,387,472	25,433,991

The impact of Covid-19 on the operating expenses of the Group and the Company is disclosed in more detail in Note 2.

Expenses incurred with entities under government control are disclosed in note 32 and 34.

Year Ended 31 December 2020

9. Other Operating Expenses (continued)

Included in the legal and professional fees are amounts that are payable to the parent Company's auditor:

(in EUR)	The Group		The Company	
	2020	2019	2020	2019
Audit of the financial statements	64,700	64,700	51,200	51,200
Other assurance	13,000	54,490	13,000	54,490
Tax services	27,350	47,540	19,500	37,035

10. Key Management Personnel Compensation

Directors' compensation	The Gro	The Company		
(in EUR)	2020	2019	2020	2019
Short-term benefits:				
Fees	60,797	67,552	60,797	67,552
Management remuneration	477,084	508,647	477,084	508,647
Social security costs	2,499	2,420	2,499	2,420
	540,380	578,619	540,380	578,619

In addition, during the year under review, the Company granted other benefits to its directors. The aggregate amount of benefits, which includes monetary and non-monetary benefits, amounted to EUR 23,702 (2019: EUR 81,434). These amounts are included with other operating expenses.

Also, during the year under review, the Company maintained professional indemity insurance for its directors. The aggregate amount of premiums paid in respect thereof amounted to EUR 15,060 (2019: EUR 14,909). These amounts are included with other operating expenses.

11. Staff Costs and Employee Information

Staff Costs	The G	roup	The Company	
(in EUR)	2020	2019	2020	2019
Wages and salaries	7,431,657	9,977,695	7,226,229	9,756,626
Social security costs	485,787	707,628	469,060	691,880
Retirement benefit costs	84,699	109,471	84,699	109,471
Other retirement benefit costs	646,449	45,000	646,449	45,000
	8,648,592	10,839,794	8,426,437	10,602,977

The above amounts include the directors' compensation disclosed in Note 10.

The average number of persons employed during the year, including Executive Directors, was made up as follows:

Average No. of Employees	The Group		The Company	
(Number)	2020	2019	2020	2019
Business development, operations and marketing	221	226	212	217
Finance, IT and IM	25	25	25	25
Firemen	48	47	48	47
Met office	15	14	15	14
Technical and engineering	68	67	68	67
	377	379	368	370

Year Ended 31 December 2020

12. Government Assistance

The Maltese Government announced a number of measures to financially support businesses whose operation was significantly impacted by the Covid-19 pandemic. Malta International Airport was eligible to benefit from the Covid Wage Supplement under Annex A, receiving EUR 800 on a monthly basis per full-time employee starting from 9 March 2020 until March 2021.

During the reporting period, the Group received EUR 2,552,277 in government grants under the Covid Wage Supplement. These amounts were deducted from the line item 'Staff Costs' in the Consolidated Statement of Comprehensive Income.

The Group and the Company also benefitted from the Tax Deferral Scheme whereby payments owed to the Government of Malta amounting to EUR 471,083 for the period March to June were deferred for payment until 2021.

13. Income Tax Expense

Income tax recognised in profit or loss is as follows:

	The Group		The Company	
(in EUR)	2020	2019	2020	2019
Current tax expense	336,628	18,817,740	212,253	18,211,937
Deferred tax	(1,859,269)	(153,960)	(2,035,739)	(278,746)
Income tax (credit)/expense for the year	(1,522,641)	18,663,780	(1,823,486)	17,933,191

Tax applying the statutory domestic income tax rate and the income tax expense for the year is reconciled as follows:

	The G	roup	The Company	
(in EUR)	2020	2019	2020	2019
(Loss)/Profit before Tax	(5,773,073)	52,597,097	(6,451,370)	50,545,258
Tax at applicable rate of 35 %	(2,020,575)	18,408,984	(2,257,980)	17,690,840
Tax effect of:				
Depreciation charges not deductible by way of capital allowances in determining taxable income	329,066	321.075	270.324	242 572
Other net difference between accounting and tax deductible items of expenditure	(4,690)	(4,467)	(4,690)	262,572
Other differences	173,558	(61,812)	168,860	(15,754)
Income tax (credit)/expense for the year	(1,522,641)	18,663,780	(1,823,486)	17,933,191

Deferred tax recognised in other comprehensive income is as follows:

	The Grou	ap	The Comp	any
(in EUR)	2020	2019	2020	2019
Deferred tax debit/(credit) on defined				
benefit pension plans		72,532		72,532

Year Ended 31 December 2020

14. Dividends

The net final dividend for 2019 originally proposed on 26 February 2020 of EUR 10.0 cents per ordinary share (EUR 13,530,000) was withdrawn following the spread of the pandemic that curtailed the airport operations during the reporting year as announced by the Company on 22 April 2020. The net final dividend for 2018 of EUR 12,177,000 (EUR 9.0 cents per ordinary share) proposed by the directors during 2018 was paid in the comparative period on 28 May 2019.

No net interim dividend payment for the current reporting year has been paid whereas in the comparative year a net interim dividend of EUR 4,059,000 (EUR 3.0 cents per ordinary share) was paid to ordinary shareholders of the Company.

Taking into consideration the net loss of EUR 4.2 million in 2020, the fluidity of the current situation and the limited visibility of the way ahead, the Board of Directors believes that, with a view to manage the Company's cash reserves, it is prudent not to recommend a dividend payment for the year 2020.

Year Ended 31 December 2020

15. Property, Plant and Equipment

The Group (in EUR)	Land held on temporary emphyt	Land held on temporary emphyteusis	Related Aerodrome Licence	Buildings	SDU	Furniture, fixtures, plant and equipment	Motor	Total
Cost	Subject to operating leases	Not subject to operating leases		Subject to operating leases	Not subject to operating leases			
At 1 January 2019	17,986,515	58,567,090	10,746,985	15,486,825	55,553,658	68,493,183	1,561,531	228,395,787
Additions	1	1	ı	151,189	5,712,417	13,417,301	93,979	19,374,886
Write-offs	ı	1	-	1	1	(3,846,611)	(55,517)	(3,902,128)
At 1 January 2020	17,986,515	58,567,090	10,746,985	15,638,014	61,266,075	78,063,873	1,599,993	243,868,545
Additions	I	1	1	429,511	1,216,125	13,945,717	524,498	16,115,852
Disposals	1	ı	1	1	1	1	(71,580)	(71,580)
At 31 December 2020	17,986,515	58,567,090	10,746,985	16,067,525	62,482,200	92,009,590	2,052,911	259,912,816
Accumulated depreciation								
At 1 January 2019	2,201,789	8,414,361	1	6,222,961	22,322,732	34,994,446	1,187,138	75,343,427
Provision for the year	281,752	1,076,744	221,587	306,896	1,100,883	4,867,211	141,287	7,996,360
Write-offs	1	-	1	1	1	(3,846,610)	(55,518)	(3,902,128)
At 1 January 2020	2,483,541	9,491,105	221,587	6,529,857	23,423,615	36,015,047	1,272,907	79,437,659
Provision for the year	268,757	1,095,492	221,587	359,844	1,018,869	5,677,451	146,839	8,788,839
Eliminated on disposal	1	ı	t	1	1	ı	(71,580)	(71,580)
At 31 December 2020	2,752,298	10,586,597	443,174	6,889,701	24,442,484	41,692,498	1,348,166	88,154,918
Carrying amount								
At 31 December 2019	15,502,974	49,075,986	10,525,398	9,108,157	37,842,460	42,048,826	327,086	164,430,887
At 31 December 2020	15,234,217	47,980,493	10,303,811	9,177,824	38,039,716	50,317,092	704,745	171,757,898

No depreciation is being charged on assets not yet available for use amounting to EUR 10,280,992 (2019: EUR 16,913,608).

15. Property, Plant and Equipment (continued)

The Company (in EUR)	Land held on temporary emphyteusis	eld on mphyteusis	Related Aerodrome Licence	Buildings	s S U	Furniture, fixtures, plant and equipment	Motor vehicles	Total
Cost	Subject to operating leases	Not subject to operating leases		Subject to operating leases	Not subject to operating leases			
At 1 January 2019	26,314,185	50,239,420	10,746,985	15,209,796	54,559,909	67,504,753	1,539,176	226,114,224
Additions	1	1	1	139,552	500,594	11,612,993	93,979	12,347,119
Write-offs	1	1	,	1	1	(3,846,611)	(55,517)	(3,902,128)
At 1 January 2020	26,314,185	50,239,420	10,746,985	15,349,348	55,060,503	75,271,136	1,577,638	234,559,215
Additions	1	1	1	25,920	180'76	6,606,322	524,498	7,250,821
Disposals	1		1	1	ŧ	ı	(71,580)	(71,580)
At 31 December 2020	26,314,185	50,239,420	10,746,985	15,375,268	55,154,584	81,877,458	2,030,556	241,738,456
Accumulated depreciation								
At 1 January 2019	3,398,230	7,217,920	-	6,222,961	22,322,732	34,303,345	1,165,272	74,630,460
Provision for the year	434,855	923,642	221,587	306,813	1,100,586	4,778,861	140,799	7,907,143
Write-offs	1	1	1	1	•	(3,846,610)	(55,518)	(3,902,128)
At 1 January 2020	3,833,085	8,141,562	221,587	6,529,774	23,423,318	35,235,596	1,250,553	78,635,475
Provision for the year	436,696	927,553	221,587	290,249	1,053,496	5,459,833	146,839	8,536,253
Eliminated on disposal	1	ų	1	1	1	1	(71,580)	(71,580)
At 31 December 2020	4,269,781	9,069,115	443,174	6,820,023	24,476,814	40,695,429	1,325,812	87,100,148
Carrying amount			Ì					
At 31 December 2019	22,481,100	42,097,858	10,525,398	8,819,574	31,637,185	40,035,540	327,085	155,923,740
At 31 December 2020	22,044,404	41,170,305	10,303,811	8,555,245	30,677,770	41,182,029	704,744	154,638,308

No depreciation is being charged on assets not yet available for use amounting to EUR 6,057,346 (2019: EUR 8,226,395).

In addition, the cost of fully depreciated plant and equipment amounts to EUR 18,314,731 (2019: EUR 15,298,080) for both the Group and the Company.

Year Ended 31 December 2020

16. Investment Property

The investment property relates to the business centre which is located on a portion of the land held on temporary emphyteusis. The carrying amount of the Group includes the cost of construction and the cost of items that are an integral part of the building. With effect from 1 January 2019, the carrying amount of the Group and the Company includes the portion of the right-of-use asset in relation to the temporary emphyteusis of the leasehold land classified as investment property.

(in EUR)	The Group	The Company
Cost		
At 1 January 2019	21,206,590	341,460
Additions from subsequent expenditure	495,000	
At 1 January 2020	21,701,590	341,460
Additions from subsequent expenditure	178,956	
At 31 December 2020	21,880,546	341,460
Accumulated depreciation		
At 1 January 2019	4,991,045	
Provision for the year	804,859	6,969
At 1 January 2020	5,795,904	6,969
Provision for the year	805,130	6,969
At 31 December 2020	6,601,034	13,938
Carrying amount		
At 31 December 2019	15,905,686	334,491
At 31 December 2020	15,279,512	327,522

The Company's investment property comprises the portion of the right-of-use asset in relation to the temporary emphyteusis of the leasehold land classified as investment property with a carrying amount of EUR 334,491 at 1 January 2020 (2019: EUR 341,460) less depreciation charge for the year of EUR 6,969 (2019: EUR 6,969) resulting in the carrying amount of EUR 327,522 at 31 December 2020 (2019: EUR 334,491).

During the year, direct operating expenses of EUR 801,732 (2019: EUR 964,472), which arose from the investment property, were incurred. Such expenses were incurred in generating rental income during the year.

Fair Value

Based on an internal valuation carried out by the directors of the Company, the fair value of the investment property was in the region of EUR 36 million at the balance sheet date (2019: EUR 40 million).

The fair value measurement is categorised within Level 3 of the fair value hierarchy. The model is based on the present value of the net cash flows expected to be generated by the property on the basis of market expectations and includes the rates stipulated in the existing contracts with tenants, expected increase in rents after the non-cancellable period, occupancy rates and all other costs attributable to these assets. The expected net cash flows are discounted using a discount factor representing a weighted average cost of capital that is considered appropriate in the circumstances. The net cash flows reflect the amounts in the 2021 budget and long-term corporate planning.

In estimating fair value, the highest and best use of the property is its current use.

17. Investment in Subsidiaries

The Company's investment in subsidiaries is stated at cost and comprises:

Share Capital	The Cor	mpany
(in EUR)	2020	2019
Airport Parking Limited	1,200	1,200
Sky Parks Development Limited	2,001,200	2,001,200
Sky Parks Business Centre Limited	1,200	1,200
Kirkop PV Farm Limited	1,200	1,200
Investment in subsidiaries	2,004,800	2,004,800

The Company holds a 100% (2019: 100%) ownership in the ordinary share capital of Airport Parking Limited, a limited liability company incorporated in Malta, whose principal activity is the operation of car parks within the limits of the airport.

The Company holds a 100% (2019: 100%) ownership in the ordinary share capital of Sky Parks Development Limited, a limited company incorporated in Malta, whose principal activity is to manage real estate projects within the land which is currently under the management of the Group.

The Company holds a 100% (2019: 100%) ownership in the ordinary share capital of Sky Parks Business Centre Limited, a limited liability company incorporated in Malta, whose principal activity is to operate the Business Centre within the limits of the airport.

The Company holds a 100% (2019: 100%) ownership in the ordinary share capital of Kirkop PV Farm Limited, a limited liability company incorporated in Malta. The principal activity of this company is to explore opportunities in the generation of electricity using photovoltaic technologies.

The principal place of business of the company's subsidiaries is Malta. The registered offices for these subsidiaries are as follows:

Airport Parking Ltd Level 2

Malta International Airport Head Office Malta International Airport

Luqa LQA 4000

Sky Parks Development Ltd Malta International Airport Head Office Malta International Airport Luga LQA 4000 Sky Parks Business Centre Ltd Malta International Airport Head Office Malta International Airport Luga LQA 4000

Kirkop PV Farm LimitedMalta International Airport Head Office
Malta International Airport
Luga LQA 4000

Year Ended 31 December 2020

17. Investment in Subsidiaries (continued)

The following table shows financial information for the consolidated subsidiaries:

Airport Parking Ltd (in EUR)	2020	2019
Profit for the year	15,120	465,946
Share Capital	1,200	1,200
Retained earnings	1,773,930	1,758,810
Total Equity	1,775,130	1,760,010
Sky Parks Development Ltd		
(in EUR)	2020	2019
Profit for the year	469,567	415,006
Share Capital	2,001,200	2,001,200
Accumulated Losses	(2,202,633)	(2,672,200)
Total Equity	(201,433)	(671,000)
Sky Parks Business Centre Ltd.		
(in EUR)	2020	2019
Profit for the year	40,956	440,296
Share Capital	1,200	1,200
Retained earnings	1,453,108	1,412,152
Total Equity	1,454,308	1,413,352

18. Loans Receivable

The Company	Loans to
(in EUR)	subsidiary
Amortised cost	
At 31 December 2020	26,822,478
Less: Amount expected to be settled within 12 months (shown under current assets)	1,290,720
Amount expected to be settled after 12 months	25,531,758
The Company (in EUR)	Loans to subsidiary
Amortised cost	
At 31 December 2019	22,407,198
Less: Amount expected to be settled within	
12 months (shown under current assets)	1,290,720
Amount expected to be settled after 12 months	21,116,478

The Company has granted four unsecured loans to subsidiaries. One of these loans was granted in the comparative period and represents a loan commitment of EUR 20 million which was partly drawn down during the current reporting period (EUR 5.7 million) and the previous year (EUR 4.9 million). The interest rates of all loans are at arm's length and comprise a margin which is over and above the bank base rate.

Two loans with a total amount outstanding as at the end of the reporting period of EUR 11.6 million (2019: EUR 12.9 million) are being repaid on equal annual instalments until 2029, whilst the loan granted in the comparative period which amounts to EUR 10.6 million is repayable from 2024 and shall be repaid in full by the year 2040. Repayments of the fourth loan with an amount outstanding of EUR 4.6 million (2019: EUR 4.6 million) will commence in 2030.

Year Ended 31 December 2020

18. Loans Receivable (continued)

The following table shows a reconciliation from the opening to the closing balances for the loans to the subsidiaries:

The Company	Loans to
(in EUR)	subsidiary
Carrying amount	
At 31 December 2018	18,797,918
Additions	4,900,000
Repayments	(1,290,720)
At 31 December 2019	22,407,198
Additions	5,706,000
Repayments	(1,290,720)
At 31 December 2020	26,822,478

19. Deferred Taxation

The Group		Movement		Movement	
(in EUR)	31.12.2018	for the year	31.12.2019	for the year	31.12.2020
Arising on:	Recogni	sed in Total Co	mprehensive Ir	ncome:	
Accelerated tax depreciation	(1,905,924)	(239,314)	(2,145,238)	930,722	(1,214,516)
Provision for pension costs	1,209,000	(10,982)	1,198,018	96,728	1,294,746
Deferred income	1,711,586	(73,068)	1,638,518	(73,066)	1,565,452
Unabsorbed capital allowances	1,640,370	44,588	1,684,958	447,340	2,132,298
Leases	1,763,430	456,055	2,219,485	535,563	2,755,048
Future deductions of refinancing costs	882,333	(82,077)	800,256	(82,078)	718,178
Other temporary differences	187,618	114,555	302,173	4,060	306,233
Subtotal	5,488,413	209,757	5,698,170	1,859,269	7,557,439
Arising on:		Other mov	rements:		
Revaluation of properties on privatisation	(608,891)	608,891	-	- 1	
Provision for pension costs	206,204	_	206,204	- 8	206,204
Subtotal	(402,687)	608,891	206,204	-	206,204
Total	5,085,726	818,648	5,904,374	1,859,269	7,763,643

Total	3,995,802	943,435	4,939,237	2,035,739	6,974,976
Subtotal	(402,687)	608,891	206,204	- 1	206,204
Provision for pension costs	206,204		206,204		206,204
Revaluation of properties on privatisation	(608,891)	608,891	-		
Arising on:		Other mov	ements:		
Subtotal	4,398,489	334,544	4,733,033	2,035,739	6,768,772
Other temporary differences	199,253	104,898	304,151	(2,178)	301,973
Leases	1,763,428	456,058	2,219,486	535,563	2,755,049
Deferred income	1,711,586	(73,067)	1,638,519	(73,067)	1,565,452
Provision for pension costs	1,209,000	(10,982)	1,198,018	96,728	1,294,746
Accelerated tax depreciation	(484,778)	(142,363)	(627,141)	1,478,693	851,552
Arising on:	Recogni	sed in Total Co	mprehensive Ir	ncome:	STABLE
(in EUR)	31.12.2018	for the year	31.12.2019	for the year	31.12.2020
The Company		Movement		Movement	

Year Ended 31 December 2020

19. Deferred Taxation (continued)

No movement was recorded in total comprehensive income during the current year for both the Group and the Company (2019: EUR 72,532) in connection with defined benefit plans.

Deferred tax assets are recognised to the extent that it is probable that taxable profits will be available against which deductible temporary differences can be utilised. The amount of deferred tax assets that can be recognised is based upon the likely timing and level of future taxable profits together with future tax-planning strategies.

20. Inventories

	The Gro	up	The Comp	oany
(in EUR)	2020	2019	2020	2019
Consumables	834,888	872,242	834,888	872,242

21. Trade and Other Receivables

	The Group		The Company	
(in EUR)	2020	2019	2020	2019
Short-term receivables				
Trade receivables	2,260,977	12,169,236	1,980,265	11,857,445
Receivables from other related parties	2,196,490	1,597,186	2,177,191	1,508,149
Receivables from subsidiaries		_	4,597,302	1,771,305
Other receivables	1,748,887	1,693,765	950,090	101,336
Prepayments and accrued income	766,963	1,740,506	561,052	1,458,403
	6,973,317	17,200,693	10,265,900	16,696,638
Long-term receivables				
Other receivables	1,341,670	551,851	1,664,340	1,292,091
Total receivables	8,314,987	17,752,544	11,930,240	17,988,729

Some prior year line items within Trade and other receivables were reclassified in line with current year presentation of the financial statements.

The terms and conditions of the receivables from subsidiaries and related parties are disclosed in Note 32. Trade receivables are non-interest bearing and are generally on 30-day terms.

The receivables from other related parties of the Group and the Company of EUR 2,196,490 (2019: EUR 1,597,186) and EUR 2,177,191 (2019: EUR 1,508,149) respectively, is made up entirely from balances owed from entities under government control.

Impairment of Trade Receivables

For details on the accounting policies with respect to trade receivables and impairment of trade receivables refer to Note 39.

Year Ended 31 December 2020

The Group

(in EUR)

(in EUR)

Addition

Reversal

Addition

Balance as at 1 January 2019

Balance as at 31 December 2019

Balance as at 31 December 2020

21. Trade and Other Receivables (continued)

The movement in the allowance for impairment in respect of trade receivables during the year for the Group and the Company was as follows:

Collective

Total

Assessment

Loss Allowance

Individual

Assessment

(III LON)	Assessment	Assessi	пеп	10101	_	
At 1 January 2019	98,836	6	3,017	161,853		
Impairment loss	202,709	117	7,936	320,645		
Reversal of impairment loss	(36,065)			(36,065)		
At 31 December 2019	265,480	180),953	446,433		
Impairment loss	34,111	203	,390	237,501		
Reversal of impairment loss				-		
At 31 December 2020	299,591	384	,343	683,934	_	
The Company (in EUR)	Individual Assessment	Collec Assessr		Total		
At 1 January 2019	70,697	6.	3,017	133,714		
Impairment loss	202,709	117	,936	320,645		
Reversal of impairment loss	(20,933)			(20,933)		
At 31 December 2019	252,473	180	,953	433,426		
Impairment loss	_	203	,390	203,390		
Reversal of impairment loss	_			-		
At 31 December 2020	252,473	384,	,343	636,816	NE	
The Group	6	ollective	С	collective	Individual (credit-	
LT-ECL	_	ot credit-	impo	gired, but	impaired, but	Total
(in EUR)		mpaired)		not POCI)	not POCI)	Total
Balance as at 1 January 2019		34,224		28,793	98,836	161,853
Addition		78,548		39,388	202,709	320,645
Reversal		_		_	(36,065)	(36,065)
Balance as at 31 December 2019		112,772		68,181	265,480	446,433
Addition		109,484		93,904	34,111	237,499
Balance as at 31 December 20	20	222,256		162,085	299,591	683,932
The Company	_ -	ollective		ollective (credit-	Individual (credit-	
LT-ECL	(nc	t credit-	impo	aired, but	impaired, but	Total

impaired)

34,224

78,548

112,772

109,484

222,256

not POCI)

28,793

39,388

68,181

93,904

162,085

not POCI)

70,697

202,709

(20,933)

252,473

252,473

133,714

320,645

(20,933)

433,426

203,388

636,814

The Group and the Company do not hold any collateral over the past due but not impaired balances. These trade receivables are substantially companies with good track records with the Group.

Year Ended 31 December 2020

22. Trade and Other Payables

	The Group		The Company	
(in EUR)	2020	2019	2020	2019
Short-term payables				***************************************
Trade payables	2,223,453	2,086,111	2,124,153	1,898,336
Other payables	318,952	_	336,742	139,991
Payables due to other related party	1,543,382	651,227	1,543,382	651,227
Payables due to subsidiaries		-	559,685	605,705
Contract liabilities	195,037	383,159	195,037	383,159
Deferred income	2,753,358	1,887,007	2,604,922	2,076,223
Accruals	36,958,428	36,444,632	34,650,907	35,977,900
Long-term payables	43,992,610	41,452,136	42,014,828	41,732,541
Other payables	2,340,067	2,340,067	903,968	903,968
	46,332,677	43,792,203	42,918,796	42,636,509

Some prior year line items within Trade and other payables were reclassified in line with current year presentation of the financial statements.

Contract liabilities represent prepayments from contracts with customers in relation to VIP services. The balance as at 31 December 2019 of EUR 383,158 was fully recognised as revenue during the reporting period and the balance as at 1 January 2019 of EUR 409,174 was fully recognised as revenue during the comparative period.

Accruals at the end of the year, amounting to EUR 14.89 million (2019: EUR 12.60 million) are in respect to related parties.

Terms and conditions of the above financial liabilities:

- Trade payables are non-interest bearing and are normally settled on 30-day terms.
- Other payables are non-interest bearing and have an average term of three months.
- The terms and conditions of the payables due to the related party and the subsidiaries are disclosed in Note 32.

All the above amounts are unsecured.

23. Deferred Income

The Group		Movement	t for the year	
(in EUR)	2019	Additions	Amortisation	2020
Deferred income arising from the gain on the sale and leaseback of the buildings and fixtures upon				
privatisation	6,346,328	-	(283,603)	6,062,725
European Commission grant	322,060	_	(40,255)	281,805
Government grant	9,991	-	(9,991)	-1-
Deposit received from tenant	110,355	6,626		116,981
Total deferred income as at 31 December	6,788,734	6,626	(333,849)	6,461,511
Less amounts included in trade and other payables	(333,849)			(333,859)
Amounts included in non-current liabilities	6,454,885			6,127,652
The Group			for the year	
(in EUR)	2018	Transfer	Amortisation	2019
Deferred income arising from the gain on the sale and leaseback of the buildings and fixtures upon		1770 (70	(007 (07)	4744700
privatisation	4,890,253	1,739,678	(283,603)	6,346,328
European Commission grant	362,315		(40,255)	322,060
Government grant	19,980		(9,989)	9,991
Deposit received from tenant	113,965	(3,610)		110,355
Total deferred income as at 31 December	5,386,513	1,736,069	(333,847)	6,788,734
Less amounts included in trade and other payables	(259,009)			(333,849)
Amounts included in non-current liabilities	5,127,504			6,454,885
The Commons		Movement	for the year	
The Company (in EUR)	2019	Additions	Amortisation	2020
Deferred income arising from the gain on the sale and leaseback of the buildings and fixtures upon		Additions	Amortisation	2020
privatisation	6,346,328		(283,603)	6,062,725
European Commission grant	322,060	_	(40,255)	281,805
Government grant	9,991		(9,991)	+=1
Total deferred income as at 31 December	6,678,379		(333,849)	6,344,530
Less amounts included in trade and other payables	(333,849)			(333,859)
Amounts included in non-current liabilities	6,344,530		1	6,010,671
The Company		Movement	for the year	
(in EUR)	2018	Transfer	Amortisation	2019
Deferred income arising from the gain on the sale and leaseback of the buildings and fixtures upon	-			
privatisation	4,890,253	1,739,678	(283,603)	6,346,328
European Commission grant	362,315	-	(40,255)	322,060
Government grant	19,980		(9,989)	9,991
Total deferred income as at 31 December	5,272,548	1,739,678	(333,847)	6,678,379
Less amounts included in trade and other payables	(259,009)		_	(333,849)
Amounts included in non-current liabilities	5,013,539		_	6,344,530

The deferred income arising from the gain on the sale and leaseback of the buildings and fixtures that took place on the date of the privatisation of the Company in 2002 is being taken to income in accordance with the accounting policy stated in Note 39.

The European Commission grant is composed of grants related to assets and which were received in 2006 and 2011 in respect of the upgrading of the taxiways project. The Government grant is related to the installation of the photovoltaic system and was received in 2011.

Year Ended 31 December 2020

24. Provision for the Retirement Benefit Plan

	The Gr	oup	The Company	
(in EUR)	2020	2019	2020	2019
Non-current provision	3,920,722	3,880,077	3,920,722	3,880,077

The provision at year end represents the estimated amounts that are to be reimbursed by the Company to the Government of Malta. The provision for retirement benefits is unfunded and represents the Company's and the Group's share of the year end provision in accordance with the Pensions Ordinance (Cap 93) for obligations relating to pensions of employees who joined the public service before 15 January 1979 and were transferred to the Company.

The provision has been computed in accordance with the accounting policy stated in Note 39 and represents the Company's and the Group's obligation (i) discounted to the net present value at the rate which has been determined by reference to market yields at the end of the reporting period on high quality corporate bonds in Euros (ii) after considering the average life expectancy of such employees based on the latest publicly available mortality tables and (iii) where applicable, expected rates of salary increases based on the inflation and previous increases given to employees and (iv) the Company's expectations, based on historic data, of the payment options that will be selected by the plan members, being either an annual benefit per employee or a lump sum payment plus a reduced annual benefit per employee until death, capped in accordance with statutory requirements.

The movement in the provision for retirement benefit plan may be analysed as follows:

The Group & The Company		
(in EUR)	2020	2019
Present value of the provision for retirement benefits at 1 January	3,880,077	3,906,809
Payments effected		(289,877)
Recognised in Staff costs		
Charge for the year	40,645	67,084
thereof Service costs	40,320	66,547
thereof Interest costs	325	537
Recognised in Other Comprehensive Income		
Actuarial gains resulting from changes in financial assumptions, gross of deferred tax		196,061
Present value of the provision for retirement benefits at 31 December	3,920,722	3,880,077

The year-end obligation includes EUR 3,494,556 (2019: EUR 3,285,400) in relation to retired employees.

The plan exposes the Group and the Company to such risks as (i) interest risk, since a decrease in market yields will increase the plan liability; (ii) longevity risk, since an increase in the life expectancy of the plan participants will increase the plan liability; and (iii) salary risk, since an increase in the salary of the plan participants will increase the plan liability.

Year Ended 31 December 2020

24. Provision for the Retirement Benefit Plan (continued)

The significant actuarial assumptions used to determine the present value of the retirement benefit plan were as follows:

	2020	2019
Discount rate(s)	0.8%	0.8%
Mortality rate(s) in years		
- Males	79	79
- Females	83	83

The sensitivity analyses below are in connection with each significant actuarial assumption and are prepared as of the end of the reporting period, showing how the defined benefit obligation would have been affected by hypothetical changes in the relevant actuarial assumption that were reasonably possible at that date, while holding all other assumptions constant.

The sensitivity analyses presented below are for illustrative purposes only and may not be representative of the actual change in the defined benefit obligation as it is unlikely that the change in assumptions would occur in isolation of one another as some of the assumptions may be correlated. In presenting the sensitivity analyses, the present value of the obligation has been calculated using the projected unit credit method at the end of the reporting period. The amounts generated from the sensitivity analyses represent forward-looking estimates and hence, actual results in the future may differ materially from those projected results.

- If the discount rate is 25 basis points higher (lower) with all other assumptions held constant, the defined benefit obligation decreases by EUR 48,848 (increases by EUR 50,267) (2019: decreases by EUR 55,469 (increases by EUR 57,150)).
- If the life expectancy increases (decreases) by one year for both men and women with all other assumptions held constant, the defined benefit obligation increases by EUR 226,854 (decreases by EUR 230,929) (2019: increases by EUR 229,505 (decreases by EUR 225,131)).

The weighted average duration of the defined benefit obligation at 31 December 2020 is 17 years (2019: 18 years) in relation to employees that are still employed by the Company and 11 years (2019: 12 years) in relation to retired employees.

25. Provision for the MIA Benefit Plan

	The Gro	The Company		
(in EUR)	2020	2019	2020	2019
Non-current provision	319.851	293.797	319.851	293.797

The provision for the MIA benefit plan is unfunded and represents the year-end provision for obligations relating to payments to employees after their retirement as per the Company's Collective Agreement. The provision has been computed in accordance with the accounting policy stated in Note 39 and represents the Company's possible obligation discounted to the net present value at the rate which has been determined by reference to market yields at the end of the reporting period on high quality corporate bonds in Euros after considering the probability that employees reach the applicable retirement age when they are still in employment with the Company.

Year Ended 31 December 2020

25. Provision for the MIA Benefit Plan (continued)

The movement in the provision for retirement pension plan may be analysed as follows:

The Group & The Company (in EUR)	2020	2019
Present value of the provision for MIA benefit plan at 1 January	293,797	250,638
Payments effected	(18,000)	(10,400)
Recognised in Staff costs		
Charge for the year	44,054	42,387
Recognised in Other Comprehensive Income		
Actuarial gains resulting from changes in financial assumptions, gross of deferred tax		11,172
Present value of the provision for MIA benefit plan at 31 December	319 851	293 797

26. Share Capital

The Company As at 31.12.2020 and 3		
(in EUR)	Authorised	Issued and called up
111,809,746 "A" ordinary shares of EUR 0.25 each (81,179,990 of which have been issued, called up and fully paid)	27,952,436	20,294,997
74,539,840 "B" ordinary shares of EUR 0.25 each (54,120,000 of which have been issued, called up and fully paid)	18,634,960	13,530,000
14 "C" ordinary shares of EUR 0.25 each (10 of which have been issued, called up and fully paid)	4	3
	46,587,400	33,825,000

The Ordinary 'A' and 'B' shares have the same rights, benefits, powers in the Company and are freely transferable. Ordinary 'C' shares carry no voting rights and do not receive dividends.

Shareholders owning 5% or more of the Company's equity share capital at 31 December 2020 were:

Shareholder	Share	Туре
Malta Mediterranean Link Consortium Ltd. *	40.0%	'B' shares
Government of Malta	20.0%	'A' and 'C' shares
VIE (Malta) Limited	10.1%	'A' shares

^{*} of which VIE (Malta) Limited constitutes 95.85%

The number of shareholders developed as follows:

Number of Shareholders	19.01.2021	12.10.2020	Change
1-500 shares	564	544	20
501-1,000 shares	830	812	18
1,001-5,000 shares	3,647	3,550	97
5,001 and over	1,515	1,479	36
	6,556	6,385	171

Year Ended 31 December 2020

27. Term Deposits

The amount deposited into the fixed term deposit account did not change from the previous year (2019: EUR 5.0 million). The account has a maturity date of one year and carries a fixed interest rate.

28. Cash and Cash Equivalents

Cash and cash equivalents shown in the statements of cash flow comprise the following amounts presented in the Statements of Financial Position:

	The Gro	oup	The Company		
(in EUR)	2020	2019	2020	2019	
Cash and cash equivalents	26,047,282	28,174,981	21,927,521	26,691,276	

29. Loss / Earnings per Share

Loss / Earnings per ordinary share for the Group and the Company have been calculated by dividing the net loss for the year (net profit in the comparative period) after taxation attributable to the ordinary equity holders of the Company by the weighted average number of ordinary shares in issue during the year.

	The G	roup	The Company	
	2020	2019	2020	2019
(Loss)/Profit for the year attributable to ordinary equity holders of the company (in EUR)	(4,250,432)	33,933,317	(4,627,884)	32,612,067
Weighted average number of shares	135,299,990	135,299,990	135,299,990	135,299,990
(Loss)/Earnings per share attributable to ordinary equity holders of the Company (in EUR)	(0.031)	0.251	(0.034)	0.241

There is no difference between the basic and diluted loss / earnings per share as the Company has no potential dilutive ordinary shares.

30. Capital Commitments

	The Gr	roup	The Company	
(in EUR)	2020	2019	2020	2019
Property, plant and equipment:				
Contracted but not provided for	1,903,944	9,416,173	1,903,944	2,587,772
Authorised but not contracted for	10,242,915	27,985,100	10,242,915	18,232,659
Investment property:				
Authorised but not contracted for	550,000	700,000		

The impact of Covid-19 on the Group's capital expenditure programme is disclosed in more detail in Note 2.

Year Ended 31 December 2020

31. Contingent Liabilities

At reporting date, there existed the following contingent liabilities:

- (i) claims filed by former employees of the Company for unfair dismissal and wrong application of disciplinary procedures, the amount of which has not been determined:
- (ii) a claim filed by former CEO for unfair dismissal, the amount of which has not been determined;
- (iii) A judicial protest first lodged by the Government of Malta in 2008 relating to reimbursement of specified expenses and which were last estimated by the Government to amount to approximately EUR 6.3 million as at 31 December 2020 (2019: EUR 5.1 million).

In the directors' opinion, all the above contingent liabilities are unfounded.

32. Related Party Disclosures

During the course of the year, the Group and the Company entered into transactions with related parties as set out below. Transactions between the Company and its subsidiaries have been eliminated on consolidation. The related party transactions in question were:

	PART TO THE STATE OF	2020	I GYET		2019	
The Group (in EUR)	Related party activity	Total activity	%_	Related party activity	Total activity	%
Revenue					_	
Related party transaction with:						
Entities controlled by Government *	6,438,124			22,218,790		
Entities that control the Company's parent				85		
Other operating costs Related party transaction with:	6,438,124	32,189,163	20	22,218,875	100,232,676	22
Entities controlled by Government *	4,013,395			2,937,771		
Key management personnel of the Group	579,142			674,961		
Entities that control the Company's parent	44,241			171,185		
	4,636,778	17,694,929	26	3,783,917	25,951,490	15
	Related	2020		Related	2019	
The Company (in EUR)	party activity	Total activity	%	party	Total activity	%
Revenue			19.14	-		
Related party transaction with:						
Entities controlled by Government *	6,001,387			21,874,408		
Subsidiaries	1,497,548			1,749,640		
Entities that control the Company's parent				85		
Other operating costs	7,498,935	29,354,278	26	23,624,133	96,168,303	25
Related party transactions with:						
Entities controlled by Government *	4,007,636			2,937,771		
Key management personnel of the Company	579,142			674,961		
Subsidiaries	225,000			225,000		
Entities that control the Company's parent	44,241			171,185		
	4,856,019	17,387,472	28	4,008,917	25,433,991	16

^{*} This balance is exclusive of material contracts shown in Note 34.

Year Ended 31 December 2020

32. Related Party Disclosures (continued)

The Company has earned interest income amounting to EUR 542,116 (2019: EUR 386,243) on the loans granted to subsidiaries (see Note 18).

The amounts due to/from related parties are disclosed in Note 18, 21 and 22. The terms and conditions do not specify the nature of the consideration to be provided in settlement. No guarantees have been given or received. These amounts were unsecured and, except as specified in Note 18, are interest-free.

In addition to the above, the details of the material contracts entered into by the Company in the year ended 31 December 2020 with its substantial shareholders and their related parties are disclosed in Note 34.

Right-of-use assets presented in the Statement of Financial Position within Property, plant and equipment and Investment Property and recognised on 1 January 2019 in terms of IFRS 16 include the Group's right to use the land and the buildings held on temporary emphyteuses with annual ground rents payable to Malita Investments plc (previously to the Government of Malta) and the corresponding licence payable to the Government of Malta, as further disclosed in Note 34. The annual depreciation is recognised as an expense over the earlier of the end of the useful life of the right-of-use assets or the end of the lease term. The interest expense on the lease liability is recognised using the effective interest method.

33. Lease Arrangements

The Group and the Company as lessee

Upon the initial adoption of IFRS 16 with effect from 1 January 2019, the Group and the Company recognised right-of-use assets within Property, Plant and Equipment and Investment Property.

Right-of-use assets are primarily in relation to the temporary emphyteusis of the leasehold land and buildings with ground rents payable by the Company to Malita Investments plc (previously to the Government of Malta) and further payments for the related aerodrome licence fee payable to the Government of Malta. The lease payments on the temporary emphyteusis are adjusted upwards periodically by a specified rate. The payments for the related gerodrome licence fee are subject to revisions in terms of the Airport Economic Regulations and are directly linked to revisions in airport charges. There are no residual value guarantees in this respect. The lessor has a special privilege in relation to the obligations emanating from the temporary emphyteuses and a general hypothec over all the property of the Company, present and future. The Group is entitled to enjoy and make full use of the emphyteutical site as provided in the contractual arrangement, with the terminal building to be used only as an airport passenger terminal, the terminal land to be used for the purposes necessary for, ancillary to and/or related with the operation of an international airport and the aerodrome sites to be used for such commercial, industrial or administrative purposes as the Company may consider appropriate, provided that such activities are related or ancillary to the aviation industry or are designed to provide facilities and services which are complimentary to the operation of the terminal site and all the activities therein carried out.

The lease terms under IFRS 16 for the temporary emphyteuses and the related aerodrome licence remain unchanged from IAS 17 and do not involve significant judgment as there are no extension, termination or purchase options from the perspective of the Group beyond the non-cancellable and enforceable period, with clauses for remote contingencies that are customary for the type of lease in place. The lease terms range from 58 years to 65 years, which are governed under a concession which was granted by the Government and which commenced in 2002 and ends in 2067 with a smaller lease being granted for the period 2010 to 2067.

Year Ended 31 December 2020

33. Lease Arrangements (continued)

Right-of-use assets also comprise applicable amounts in relation to leases of motor vehicles with a lease contract commencing in 2014 and ended in 2020. The motor vehicle lease contract includes termination and purchase options, both of which were not exercised by the Company. There are no residual value guarantees in this respect.

For leases of low value assets, which relate to the multi-function printers situated in the administration offices, the Company has applied the optional recognition exemptions to not recognise right-of-use assets as at the date of initial application of the standard. This expense is presented in Note 9.

The movements during the current year and the comparative year in relation to right-of-use assets classified as property, plant and equipment are disclosed below:

The Group & The Company (in EUR)	Carrying amount 1 Jan 2020	Depreciation charge for the year	Carrying amount 31 Dec 2020		
Land held on temporary emphyteusis	64,578,959	(1,357,279)	63,221,680		
Related aerodrome licence	10,525,398	(221,586)	10,303,812		
Buildings	24,099,829	(1,074,702)	23,025,127		
Motor vehicles	21,650	(21,650)			
Total right-of-use assets classified as property, plant and equipment	99,225,836	(2,675,217)	96,550,619		
The Group & The Company	Additions as at 1 Jan 2019	Reclassi- fications as at 1 Jan 2019	Carrying amount 1 Jan 2019	Depreciation charge for the year	Carrying amount 31 Dec 2019
Land held on temporary emphyteusis	34,520,132	31,417,323	65,937,455	(1,358,496)	64,578,959
Related aerodrome licence	10,746,985	-	10,746,985	(221,587)	10,525,398
Buildings	_	25,174,531	25,174,531	(1,074,702)	24,099,829
20.090					
Motor vehicles	73,613	_	73,613	(51,963)	21,650

The interest expense for the year on lease liabilities amounts to EUR 2,096,333 (2019: EUR 2,079,535) and is included in Note 8. Expenses relating to low value assets for which the recognition exemption is applied are presented in Note 9. Total cash outflows during the year in relation to leases amounted to EUR 536,912 (2019: EUR 1,693,705).

Lease liabilities are classified as non-current in the Statement of Financial Position to the extent that over the next 12 months interest will exceed the contractual cash payments.

The Group classifies all interest payments in relation to the lease liability within its operating cash flows in the Statement of Cash Flows to the extent that interest during the period exceeds the contractual cash payments.

The Group and the Company as lessor

	The Group			npany	
(in EUR)	2020	2019	2020	2019	
Lease income under operating leases recognised as income for the year	4,688,975	5,175,870	2,965,947	3,134,423	
Lease income under operating leases relating to variable lease payments that do not depend on an index or a rate	4,479,325	14,713,235	4,128,886	14,829,565	
Total lease income under operating leases recognised as income for the year	9,168,300	19,889,105	7,094,833	17,963,988	

33. Lease Arrangements (continued)

	The Gr	oup	The Con	npany
(in EUR)	2020	2019	2020	2019
Year1	3,943,157	3,735,923	1,282,266	1,440,204
Year 2	3,727,516	3,641,366	1,296,399	1,458,467
Year 3	2,525,518	3,528,861	1,302,064	1,476,898
Year 4	2,151,866	2,559,360	1,324,798	1,482,563
Year 5	1,773,020	2,332,365	1,341,895	1,505,298
Year 6 and onwards	18,507,325	23,329,522	20,668,483	25,059,555
	32,628,402	39,127,397	27,215,905	32,422,985

Operating lease income receivable by the Group includes income from leases of portions of land held on temporary emphyteuses and classified as property, plant and equipment. The term of the principal non-cancellable lease arrangements ranges between 5 months and 29 years and the lease receivables are adjusted upwards periodically by a specified rate.

Operating lease income receivable by the Group also includes the lease of the investment property built on a portion of land held on temporary emphyteuses. The term of the principal non-cancellable lease arrangements ranges between 6 months and 9 years. The leases include periodic adjustments by a specified rate and variable portions linked to the turnover of the lessees.

Operating lease income also includes income from the lease to tenants of commercial property within the building held on temporary emphyteusis. The terms of these leases range from 1 months to 29 years. The leases include periodic adjustments by a specified rate and variable portions linked to the turnover of lessees.

Operating lease income receivable by the Company also includes income from the lease to a subsidiary of certain carparks situated on portions of land held on temporary emphyteusis and classified as property, plant and equipment and income from the lease of the land on which the investment property is built, which investment property is also situated on portions of land held on temporary emphyteusis. The leases terminate in 2048 and 2034 respectively. One of the leases includes periodic adjustments by a specified rate and the other comprises fixed annual amounts and variable portions linked to the turnover of the lessee.

Where the lease income is adjusted periodically by a specified rate, the lease income is recognised on a straight-line basis over the lease term.

The income above includes an amount of EUR 2,609,414 (2019: EUR 3,184,316) generated by the Group in relation to the business centre classified as investment property as well as an amount of EUR 75,443 (2019: EUR 75,443) generated by the Company in relation to the corresponding right-of-use assets in relation to the land on which the business centre is located. The Group and the Company generate EUR 6,558,886 and EUR 7,019,390 (2019: EUR 16,704,789 and EUR 17,888,545), respectively, from subleasing right-of-use assets that are classified as property, plant and equipment.

All operating lease contracts contain market review clauses in the event that the lessee exercises its option to renew. The lessee does not have an option to purchase the property at the expiry of the lease period. The Group manages credit risk from operating lease contracts by implementing contractual terms that ensure that rentals are payable quarterly in advance. All leases include clauses to enable upward revision of the rental charge according to prevailing market conditions or at pre-fixed rates. In addition, the Group obtains security deposits from tenants, in the form of bank guarantees for the term of the lease.

Year Ended 31 December 2020

34. Material Contracts

The material contracts entered into by the Company in the year ended 31 December 2020 with its current substantial shareholders and their related parties are the following:

The Government of Malta

- (i) The terminal and other land lease agreements with Malita Investments plc for EUR 1,150,960 (2019: EUR 1,144,809);
- (ii) Licence Fee payable to the Government of Malta for the airport operation amounting EUR 496,157 (2019: EUR 496,157);
- (iii) The contract for contribution to the Malta Tourism Authority for EUR 232,937 (2019: EUR 232,937); the contracts for contributions payable towards the Route Development Fund that is administered by the Malta Tourism Authority for EUR 3,300,000 (2019: EUR 4,900,000); and a contract for the contribution for a calendar of events administered by the Malta Tourism Authority for EUR 8,000 (2019: EUR 1,380,000);
- (iv) The contract with the Armed Forces of Malta for the security of the restricted areas at the Airport for an expense of EUR 1,778,125 (2019: EUR 1,471,875);
- (v) The provision of Air Navigation Services and other services by Malta Air Traffic Services Limited for an expense of EUR 929,611 (2019: EUR 929,648);
- (vi) The provision of Meteorological Services and other services to Malta Air Traffic Services Limited for revenue of EUR 743,688 (2019: EUR 743,717);
- (vii) The contract with Enemalta Corporation for fuel throughput charges generated the amount of EUR 170,020 (2019: EUR 440,832) in revenue;
- (viii) The ground handling and concession agreements with Air Malta p.l.c. and its subsidiaries that generated income of EUR 1,283,037 (2019: EUR 1,984,254); and
- (ix) The contracts with Malta Industrial Parks Ltd. for the lease of land that generated income of EUR 1,082,385 (2019: EUR 1,021,415).

35. Parent Company

For the purposes of IFRS 10 Consolidated Financial Statements, it is considered that Articles 58.2 and 58.7 of the Company's Articles of Association combine so as to give Malta Mediterranean Link Consortium Limited ("MMLC"), which has its registered office at Palazzo Pietro Stiges, 60 St. Christopher Street, Valletta, Malta, control over the Company. MMLC has a 40% equity interest in Malta International Airport p.l.c. (the "Company").

Effective as at 26 November 2019, MMLC's majority shareholders VIE (Malta) Limited (which has an equity interest of 57.1% in MMLC) and MMLC Holdings Malta Limited (previously SNC-Lavalin (Malta) Limited) (which has an equity interest of 38.75% in MMLC) merged, leading to VIE (Malta) Limited being MMLC's majority shareholder with an equity interest of 95.85% in MMLC.

VIE (Malta) Limited also holds an additional 10.1% equity stake in the Company.

VIE (Malta) Limited is controlled by VIE International Beteiligungsmanagement GmbH ("VINT"), which also controlled MMLC Holdings Malta Limited until the merger in November 2019. VINT does not produce consolidated financial statements. The ultimate parent of the Company is Flughafen Wien AG, whose registered office is Postfach 1, A-1300 Wien-Flughafen. Flughafen Wien AG's consolidated share in the Company amounts to 48.44%.

The financial results and financial position of the Company are included in the consolidated financial statements of Flughafen Wien AG. Copies of these consolidated financial statements may be obtained from Investor Relations department of Flughafen Wien or online.

36. Fair Values of Financial Assets and Financial Liabilities

At 31 December 2020 and 2019, the carrying amounts of financial assets and financial liabilities classified with current assets and current liabilities respectively, comprising trade and other receivables, cash and cash equivalents, term deposits, current loans receivable and trade and other payables approximated their fair values due to the short-term maturities of these assets and liabilities.

The fair values (Level 2) of non-current financial assets that are not measured at fair value and that carry a floating rate of interest, comprising of loans receivable by the Company, are not materially different from their carrying amounts because they carry an arm's length interest rate that is repriced periodically and the margin continues to be reflective of the credit risk of the borrower at the year-end (see Note 18).

37. Financial Risk Management

The Group's and the Company's principal financial liabilities comprise of trade payables and lease liabilities. The principal recognised financial assets of the Group and the Company (other than investments in subsidiaries) are trade receivables, loans receivable, term deposits and cash and cash equivalents.

The carrying amount of principal financial instruments (other than investments in subsidiaries) are as follows:

	The G	roup	The Company		
(in EUR)	2020	2019	2020	2019	
Loans receivable		-	26,822,478	22,407,198	
Trade and other receivables	7,548,022	16,012,038	11,369,188	16,530,326	
Term deposit	5,000,000	5,000,000	5,000,000	5,000,000	
Cash and cash equivalents	26,047,282	28,174,981	21,927,521	26,691,276	
Financial liabilities at amortised cost	96,484,401	94,145,043	93,282,241	92,913,871	
Some prior year line items were reclassified	in line with current ye	ear presentation	of the financial s	tatements.	

Net gains/(losses) arising from these financial instruments are classified as follows:

	The Gr	oup	The Company	
(in EUR)	2020	2019	2020	2019
Recorded in profit or loss:				
Loans receivable		-	542,116	386,243
Trade and other receivables	(237,500)	(284,580)	(203,390)	(299,712)
Term deposit	25,485	37,436	25,485	37,436
Financial liabilities at amortised cost	(2,096,333)	(2,079,535)	(2,096,333)	(2,079,535)

The main risks arising from the Group's and the Company's financial instruments are changes in interest rate, liquidity risk and credit risk, which are summarised below.

Interest Rate Risk

The Group and the Company have term deposits as disclosed in Note 27 and cash at bank balances as disclosed in Note 28. The Company has also granted interest-bearing loans to its subsidiaries as disclosed in Note 18.

The Group and the Company are exposed to cash flow interest rate risk on financial instruments carrying a floating interest rate. Management monitors the movement in interest rates and, where possible, reacts to material movements in such rates by restructuring its investing and financing structure.

Year Ended 31 December 2020

37. Financial Risk Management (continued)

The following table demonstrates the sensitivity to a reasonably possible change in interest rates, with all other variables held constant, of the Group's and Company's profit before tax. The Group and Company consider the reasonably possible changes in interest rates to be a change in 25 basis points.

	Increase or	Effect on Prof	fit before tax
	Decrease	The Group	The Company
	(basis points)	(in EUR)	(in EUR)
2020	+ 25	77,618	134,375
2020	- 25	(77,618)	(134,375)
2019	+ 25	82,937	135,246
2017	- 25	(82,937)	(135,246)

The effect on profit takes into consideration both interest payable and interest receivable based on the financial instruments as disclosed in Notes 18, 27 and 28.

Credit Risk

Credit risk refers to the risk that a counterparty will default on its contractual obligations resulting in financial loss to the Group or the Company. Financial assets which potentially subject the Group and / or the Company to concentrations of credit risk, consist principally of the following:

- Trade and other receivables
- Cash and cash equivalents
- Term deposits
- Loans receivable from subsidiary undertakings
- Loan commitments to subsidiary undertakings

Such financial assets are presented net of a loss allowance, where applicable. The maximum exposure to credit risk for recognised financial assets is the carrying amounts of each class of asset as disclosed in Notes 18, 21, 27 and 28 respectively. The maximum exposure to credit risk for the loan commitment is disclosed in Note 18.

Management considers the quality of its financial assets as being acceptable, as further detailed below.

Allowances for provision for impairment on financial assets measured at amortised cost are made in line with the accounting policies outlined in Note 39.

Trade and other receivables

Credit risk with respect to trade and other receivables is managed and assessed through the adherence to credit control procedures, which include client acceptance procedures, and is also limited through the number of customers comprising the Group's and Company's debtor base. Outstanding trade receivables are regularly monitored by management.

For trade receivables the Group and the Company have applied the simplified approach in IFRS 9 to measure the loss allowance at lifetime ECL.

Where the Group has reasonable and supportable information that is available without undue cost or effort to measure LT-ECLs on an individual instrument basis, such an individual assessment is carried out. LT-ECLs on the remaining financial assets are measured on a collective basis, using a provision matrix, estimated based on historical credit loss experience based on the past due status of the debtors, adjusted as appropriate to reflect current conditions and estimates of future economic conditions.

Year Ended 31 December 2020

37. Financial Risk Management (continued)

Trade receivables - tested individually:

LT-ECL (credit-impaired but not POCI)	The G	oup	The Company	
(in EUR)	2020	2019	2020	2019
Internal rating grades				
Performing				-
In default	299,591	265,480	252,473	252,473
Gross carrying amount at 31 December 2020	299,591	265,480	252,473	252,473
Loss allowance at 31 December 2020	(299,591)	(265,480)	(252,473)	(252,473)
Net carrying amount at 31 December 2020				_

Trade receivables - tested collectively:

The table below details the risk profile of trade receivables for which a provision matrix is applied:

The Group 31 December 2020 (in EUR)	Expected Credit Loss Rate	Gross Carrying Amount	LT-ECL	Net Carrying Amount
Current (not past due)	0.3%	2,547,717	7,643	2,540,074
30 to 90 Days	0.4%	1,040,315	4,161	1,036,154
91 to 180 Days	7.0%	409,958	28,697	381,261
181 to 270 Days	18.3%	493,185	90,253	402,932
271 to 360 Days	43.1%	176,878	76,235	100,643
> 360 Days	100.0%	177,352	177,352	
		4,845,405	384,341	4,461,064

The Group 31 December 2019 (in EUR)	Expected Credit Loss Rate	Gross Carrying Amount	LT-ECL	Net Carrying Amount
Current (not past due)	0.2%	3,493,136	6,985	3,486,151
30 to 90 Days	0.2%	9,420,171	19,933	9,400,238
91 to 180 Days	4.0%	681,750	25,669	656,081
181 to 270 Days	13.8%	184,249	25,426	158,823
271 to 360 Days	35.0%	100,203	35,072	65,131
> 360 Days	100.0%	67,868	67,868	
		13,947,377	180,953	13,766,422

The same ECL Rates are applied to the Company's debtors with a gross carrying amount of EUR 9,142,636 (2019: EUR 15,317,850), resulting in a net carrying amount of EUR 8,754,758 (2019: EUR 15,136,899) and a collective LT-ECL of EUR 384,341 (2019: EUR 180,953) of which an amount of EUR 177,352 (2019: EUR 67,868) is in relation to trade debtors that are more than 360 days past due.

The largest single customer of the Group, Air Malta p.l.c., has been going through years of restructuring, but has failed to produce sustainable bottom line results. Like all other airlines, Air Malta's operations have been severely curtailed in 2020 and the Maltese Government prepared a request to the EU for a substantial state aid injection. Air Malta p.l.c. accounts for EUR 1.5 million (2019: EUR 0.1 million) of the Group's trade and other receivables at year end and 19% (2019: 22%) of the Group's revenue for the year (recorded in all segments). The Company's exposure to this customer is not materially different to that of the Group. The maximum exposure in the reporting period to this customer was in the region of EUR 1.1 million (2019: EUR 5.6 million). The Board feels confident that the Group's and the Company's exposure to Air Malta p.l.c. will not jeopardize in any way the Group's ability to continue operations for the foreseeable future and that Air Malta p.l.c. will meet its obligations.

Year Ended 31 December 2020

37. Financial Risk Management (continued)

Cash and cash equivalents

The cash at bank balances held by the Group and the Company are disclosed in Note 28. Currently the Group holds its cash at bank balances with reputable and investment grade rated banking institutions.

12m-ECL	The Group		The Company	
(in EUR)	2020	2019	2020	2019
External rating grades			RY-LEG GIAN	
BBB negative (Fitch), BBB- stable (S&P)	24,047,222	28,086,505	19,927,462	26,602,800
A positive (Fitch), A- (S&P)	2,000,060	88,476	2,000,060	88,476
Gross/Net Carrying Amount at 31 December 2020	26,047,282	28,174,981	21,927,521	26,691,276

On the basis of the low credit risk exemption, the resulting 12 million-ECL in terms of IFRS 9 are not considered to be material.

Term Deposits

The Group holds its term deposits with the same reputable and investment grade rated banking institutions as its cash and cash equivalents as outlined above.

12m-ECL	The G	The Group		The Company	
(in EUR)	2020	2019	2020	2019	
External rating grades					
BBB negative (Fitch), BBB- stable (S&P)	5,000,000	5,000,000	5,000,000	5,000,000	
Gross/Net Carrying Amount at 31 December 2020	5,000,000	5,000,000	5,000,000	5,000,000	

On the basis of the low credit risk exemption, the resulting 12 million-ECL in terms of IFRS 9 are not considered to be material.

Loans receivable

Loans receivable and undrawn loan commitments of the Company are disclosed in Note 18. The credit risk is contained within the Group.

12m-ECL	The Company		
(in EUR)	2020	2019	
Internal rating grades			
Performing	26,822,478	22,407,198	
Gross/Net Carrying Amount at 31 December 2020	26,822,478	22,407,198	

The Company determined that the loans and the undrawn loan commitments did not result in a significant increase in credit risk, as compared to the risk of default on initial recognition and accordingly a 12 million-ECL applies. On the basis of the expected manner of recovery of the loans and the possible alternative strategies available to the borrower, the Company concluded that full recovery is expected, taking into consideration the financial position of the respective counterparty and, where applicable, forward-looking information that addresses the future prospects of the industries in which the borrower operates and information that relates to the borrower's core operations. Consequently, the resulting 12 million-ECL in terms of IFRS 9 are not considered to be material.

Year Ended 31 December 2020

37. Financial Risk Management (continued)

Liquidity Risk

The tables below summarise the maturity profile of the Group's and Company's financial liabilities as at 31 December 2019 and 2020 based on contractual undiscounted payments.

The Group 31 December 2020 (in EUR)	Carrying Amount	Gross Cash Flows	< 1 year	1-5 Years	> 5 years
Lease Liability	53,168,052	135,777,282	1,653,267	7,178,114	126,945,901
Other payables	2,591,086	2,591,086	2,591,086		
Accruals	36,958,428	36,958,428	36,958,428		
Trade payables	3,766,835	3,766,835	3,766,835		
	96,484,401	179,093,631	44,969,616	7,178,114	126,945,901
The Group 31 December 2019 (in EUR)	Carrying Amount	Gross Cash Flows	< 1 year	1-5 Years	> 5 years
Lease Liability	52,755,835	137,424,399	1,647,117	7,011,621	128,765,662
Other payables	1,857,985	1,857,985	1,857,985		
Accruals	36,444,632	36,444,632	36,444,632		
Trade payables	2,737,338	2,737,338	2,737,338		
	93,795,790	178,464,354	42,687,072	7,011,621	128,765,662
The Company 31 December 2020 (in EUR)	Carrying Amount	Gross Cash Flows	< 1 year	1–5 Years	> 5 years
Lease liability	53,168,052	135,777,282	1,653,267	7,178,114	126,945,901
Other payables	1,236,062	1,236,062	1,236,062		
Accruals	34,650,907	34,650,907	34,650,907		
Trade payables	4,227,220	4,227,220	4,227,220		
	93,282,241	175,891,471	41,767,456	7,178,114	126,945,901
The Company 31 December 2019 (in EUR)	Carrying Amount	Gross Cash Flows	< 1 year	1-5 Years	> 5 years
Lease liability	52,755,835	137,424,399	1,647,117	7,011,621	128,765,662
Other payables	1,024,868	1,024,868	1,024,868	a second in	
Accruals	35,977,900	35,977,900	35,977,900		
Trade payables	3,155,268	2,549,563	2,549,563	810 2	
	92,913,871	176,976,730	41,199,448	7,011,621	128,765,662

Some prior year line items were reclassified in line with current year presentation of the financial statements.

The Group monitors and manages its risk to a shortage of funds by monitoring forecast and actual cash flows. The impact of Covid-19 on the liquidity position of the Group and the Company is disclosed in more detail in Note 2.

Year Ended 31 December 2020

37. Financial Risk Management (continued)

Capital Management

One of the objectives of the Group and the Company is to ensure that it maintains a strong credit rating and healthy capital ratios by means of proper management of its capital. The Group and the Company manage their capital structure and adjust it, in light of changes in economic conditions. No changes were made in the objectives and processes during the years ended 31 December 2020 and 31 December 2019.

The Company monitors its capital requirement on a periodic basis considering its current requirements. Capital primarily includes equity attributable to the equity holders. Based on recommendations of the directors, the Group and the Company balance their overall capital structure through the payments of dividends, new share issues as well as the issue of new debt or the redemption of existing debt. The impact of Covid-19 on the capital management of the Group and the Company is disclosed in more detail in Note 2.

Other than as disclosed in that note, the Group's and Company's policy in managing capital has remained unchanged from the prior year.

38. Events after the Reporting Period

All events occurring after the balance sheet date until the date of authorisation for issue of these financial statements and that are relevant for valuation and measurement as of 31 December 2020 for the Group and the Company, such as outstanding legal proceedings or claims for damages and other obligations or impending losses that must be recognised or disclosed in accordance with IAS 10 – are included in these consolidated financial statements.

The effects of Covid-19 on the Company and the Group are highlighted in Note 2. The rapid development and the constant changes surrounding this pandemic make it difficult to predict its ultimate impact. The extent of the success resulting from the roll out of the vaccines in Malta and across the world amid the spread of new variants is still being observed.

Developments are being monitored closely, on a continuous basis, by Management.

Year Ended 31 December 2020

39. Significant Accounting Policies

Scope of Consolidation

The consolidated financial statements include all subsidiaries, with the exception of Kirkop PV Farm Limited, as its economic significance and influence on the financial position, financial performance and cash flows of the Group is immaterial. The net liability position of Kirkop PV Farm Limited is under EUR 3,000 (2019: under EUR 3,000). Kirkop PV Farm Limited did not commence to trade by the balance sheet date.

The 2020 and 2019 consolidated financial statements include Malta International Airport p.l.c as well as three domestic subsidiaries that are controlled by Malta International Airport p.l.c.

Subsidiaries included in the consolidated financial statements 2020 and 2019 are Airport Parking Limited, Sky Parks Development Limited and Sky Parks Business Centre Limited. For financial information on these subsidiaries see Note 17.

The financial statements of the subsidiaries are prepared for the same reporting period as that of the Company, using consistent accounting policies. All intra-group balances, transactions, income and expenses and profits and losses resulting from intra-group transactions and dividends are eliminated in full.

Subsidiaries are fully consolidated from the date of acquisition, being the date on which the Group obtains control or from the date of set-up under the control of the Company and continue to be consolidated until the date such control ceases.

Fair Value

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date.

For financial reporting purposes, fair value measurements are categorised into Level 1, 2 or 3, based on the degree to which the inputs to the fair value measurements are observable and the significance of the inputs to the fair value measurement in its entirety, which are described as follows:

- Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date;
- Level 2 inputs are inputs, other than quoted prices included within Level 1, that are
 observable for the asset or liability, either directly or indirectly; and
- Level 3 inputs are unobservable inputs for the asset or liability.

For assets and liabilities that are recognised in the financial statements at fair value on a recurring basis, the Company determines when transfers are deemed to have occurred between Levels in the hierarchy at the end of each reporting period.

Year Ended 31 December 2020

39. Significant Accounting Policies (continued)

Property, Plant and Equipment

The Group's and the Company's property, plant and equipment are classified into the following classes – land held as temporary emphyteusis, related aerodrome licence, buildings, furniture, fixtures, plant and equipment and motor vehicles.

With effect from 1 January 2019, upfront payments in relation to the temporary emphyteusis of the leasehold land and buildings are reclassified to right-of-use assets. With effect from 1 January 2019, property, plant

and equipment also include right-of-use assets in terms of IFRS 16. The accounting policy for right-of-use assets is included below in the Section entitled 'Leases'.

With effect from 1 January 2019, property, plant and equipment also include the right-of-use assets in relation to the related licence over the aerodrome, which includes the Airfield. The management of the Airfield is considered to be integral to the use of the land and buildings held as temporary emphyteusis, with the Group having an obligation to manage the Airfield for the same duration of the emphyteusis. The Group considers the licence as being inseparable from the right to use the Airfield (being the tangible component). It is also not possible to split the right to operate the Airfield from the right to use the Airfield and the Group considers the use of the Airfield to be the most significant element of the transaction.

Property, plant and equipment are initially measured at cost. Such cost includes borrowing costs for long-term construction projects, if the recognition criteria are met. Subsequent costs are included in the asset's carrying amount when it is probable that future economic benefits associated with the item will flow to the Group or the Company and the cost of the item can be measured reliably. Expenditure on repairs and maintenance of property, plant and equipment is recognised as an expense when incurred.

Subsequent to initial recognition, property, plant and equipment are stated at cost less any accumulated depreciation and any accumulated impairment losses.

Property, plant and equipment are derecognised on disposal or when no future economic benefits are expected from their use or disposal. Gains or losses arising from derecognition represent the difference between the net disposal proceeds, if any, and the carrying amount. Any gains or losses arising on derecognition are included in profit or loss in the year the asset is derecognised.

Properties in the Course of Construction

Properties in the course of construction for production supply or administrative purposes are classified as property, plant and equipment and are carried at cost less any identified impairment loss. Cost includes professional fees, and for qualifying assets, borrowing costs capitalised in accordance with the Company's accounting policy on borrowing costs. Depreciation of these assets, on the same basis as other property assets, commences when the assets are available for use.

Properties in the course of construction for future use as investment property are classified as investment property. Existing investment property that is being redeveloped for continued future use as investment property continues to be classified as investment property.

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39. Significant Accounting Policies (continued)

Investment Property

With effect from 1 January 2019, investment property also includes right-of-use assets in terms of IFRS 16. The accounting policy for right-of-use assets is included below in the Section entitled 'Leases'.

Investment property is property held to earn rentals or for capital appreciation or both. Investment property is recognised as an asset when it is probable that the future economic benefits that are associated with the investment property will flow to the entity and the cost can be measured reliably. Investment property is initially measured at cost, including transaction costs. Subsequent to initial recognition, investment property is stated at cost less any accumulated depreciation and any accumulated impairment losses.

Investment property is derecognised on disposal or when it is permanently withdrawn from use and no future economic benefits are expected from its disposal. Gains or losses on derecognition represent the difference between the net disposal proceeds, if any, and the carrying amount, and are recognised in profit or loss in the period of derecognition.

Depreciation

Depreciation commences when the depreciable assets are available for use and is charged to profit or loss, so as to write off the cost less any estimated residual value, over their estimated useful lives (unless this exceeds the end of any applicable leases or emphyteusis, in which case the accounting policy in the Section entitled 'Leases' applies), using the straight-line method, on the following bases:

Land held on temporary emphyteusis	by equal annual instalments over the remaining term of the emphyteusis
Buildings classified within Property, Plant and Equipment	2% to 5% per annum
Furniture, fixtures, plant and equipment classified within Property, Plant and Equipment	10% to 33 1/3% per annum
Motor vehicles classified within Property, Plant and Equipment	20% per annum
Investment property (other than the land component)	5% to 15% per annum

With effect from 1 January 2019, property, plant and equipment and investment property also include right-of-use assets in terms of IFRS 16. The accounting policy for right-of-use assets is included below in the Section entitled 'Leases'. Right-of-use assets are depreciated over the shorter period of the lease term and the useful life of the underlying asset.

The depreciation method applied, the residual value and the useful life are reviewed at each financial year end and adjusted prospectively, as appropriate.

Borrowing Costs

Borrowing costs include the costs incurred in obtaining external financing and mainly consist of interest on bank loans. Borrowing costs directly attributable to the acquisition, construction or production of a qualifying asset, which is an asset that necessarily takes a substantial period of time to get ready for its intended use or sale are capitalised as part of the cost of the respective assets. All other borrowing costs are expensed as incurred.

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39. Significant Accounting Policies (continued)

Investments in Subsidiaries

A subsidiary is an entity that is controlled by the Company. The Company controls an investee when the Company is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee. Investment in subsidiaries in the separate financial statements of the Company is accounted for on the basis of the direct equity interest and is stated at cost less any provisions for impairment, where in the opinion of the directors, any impairment in value has taken place. Dividends from the investment are recognised in profit or loss.

Impairment of Non-Financial Assets and Investments in Subsidiaries

At each reporting date, the carrying amount of assets other than financial assets measured at amortised cost, including property, plant and equipment, investment property and investments in subsidiaries is reviewed to determine whether there is any indication or objective evidence of impairment, as appropriate, and if any such indication or objective evidence exists, the recoverable amount of the asset is estimated.

In the case of such assets tested for impairment, the recoverable amount is the higher of fair value (which is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date) less costs of disposal and value-in-use (which is the present value of the future cash flows expected to be derived, discounted using a pre-tax discount rate that reflects current market assessment of the time value of money and the risks specific to the asset). Where the recoverable amount is less than the carrying amount, the carrying amount of the asset is reduced to its recoverable amount, as calculated.

Impairment losses are recognised immediately in profit or loss, unless the asset is carried at a revalued amount, in which case, the impairment loss is recognised in other comprehensive income against the asset's revaluation surplus to the extent that the impairment loss does not exceed the amount in the revaluation surplus for that asset.

An impairment loss recognised in a prior year is reversed if there has been a change in the estimates used to determine the asset's recoverable amount since the last impairment loss was recognised. Where an impairment loss is subsequently reversed, the carrying amount of the asset is increased to the revised estimate of its recoverable amount, but so that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset in prior years.

Impairment reversals are recognised immediately in profit or loss, unless the asset is carried at a revalued amount, in which case, the impairment reversal is recognised directly in other comprehensive income, unless an impairment loss on the same asset was previously recognised in profit or loss.

Other Financial Instruments

Financial assets and financial liabilities are recognised when the Group entities become a party to the contractual provisions of the instrument. Unless otherwise stated below, financial assets and financial liabilities are initially recognised at their fair value plus directly attributable transaction costs for all financial assets or financial liabilities not classified at fair value through profit or loss.

Year Ended 31 December 2020

39. Significant Accounting Policies (continued)

Other Financial Instruments (continued)

Financial assets and financial liabilities are offset, and the net amount presented in the Statement of Financial Position when the Group entities have a legally enforceable right to set off the recognised amounts and intend either to settle on a net basis or to realise the asset and settle the liability simultaneously.

Financial assets are derecognised when the contractual rights to the cash flows from the financial assets expire or when the entity transfers the financial asset and the transfer qualifies for derecognition. Financial liabilities are derecognised when they are extinguished. This occurs when the obligation specified in the contract is discharged, cancelled or expires.

An equity instrument is any contract that evidences a residual interest in the assets of the Company after deducting all of its liabilities. Equity instruments are recorded at the proceeds received, net of direct issue costs. Ordinary shares issued by the Company are classified as equity instruments.

Other Financial Assets

This accounting policy is in relation to the following other financial assets:

- Trade and other receivables
- Term deposits
- Cash and cash equivalents
- Loans receivable

The significant accounting policies for other financial assets are as follows:

On initial recognition, a financial asset is classified as measured at either amortised cost (AC), fair value through other comprehensive income (FVOCI) or fair value through profit or loss (FVTPL). The classification is based on the business model in which a financial asset is managed and its contractual cash flow characteristics:

- A financial asset is measured at AC if it is held within a business model whose objective is to hold assets to collect contractual cash flows and its cash flows are solely payments of principal and interest on the principal amount outstanding, to the extent that the financial asset is not designated at FVTPL (fair value option).
- A financial asset is measured at FVOCI if it is held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets and its cash flows are solely payments of principal and interest on the principal amount outstanding, to the extent that the financial asset is not designated at FVTPL (fair value option).
- An equity investment that is not held for trading may be irrevocably designated as at FVOCI with any subsequent changes in fair value being presented in OCI. This election is made on an investment-by-investment basis. Otherwise, the equity investment is measured at FVTPL.
- All financial assets not classified as measured at AC or FVOCI as described above are measured at FVTPL. This includes all derivative financial assets.

39. Significant Accounting Policies (continued)

Other Financial Instruments (continued)

The following accounting policies apply to the subsequent measurement of financial assets:

Subsequent Measurement
The Group and the Company do not have any financial assets classified within this category. These assets are subsequently measured at FV and net gains and losses are recognised in profit or loss.
These assets are subsequently measured at AC using the effective interest method. Interest income, foreign exchange gains and losses and impairment are recognised in profit or loss. Any gain or loss on derecognition is also recognised in profit or loss. Trade receivables which do not have a significant financing component are initially measured at their transaction price and are subsequently stated at their nominal value less any loss allowance for expected credit losses.
The Group and the Company do not have any financial assets classified within this category.
These assets are subsequently measured at FV. Interest income calculated using the effective interest method, foreign exchange gains and losses and impairment are recognised in profit or loss. Other net gains and losses are recognised in OCI. On derecognition, gains and losses accumulated in OCI are reclassified to profit or loss. The Group and the Company do not have any financial assets classified within this category.
These assets are subsequently measured at FV. Dividends are recognised as income in profit or loss unless the dividend clearly represents a recovery of part of the cost of the investment. Other net gains and losses are recognised in OCI and are never reclassified to profit or loss.

Impairment of Other Financial Assets

Credit losses are determined based on the ECL model. The ECL model applies to financial assets measured at amortised cost, debt investments at FVOCI, lease receivables and contract assets, but not to investments in equity instruments. The amount of ECLs is updated at each reporting date to reflect changes in credit risk since the initial recognition.

Year Ended 31 December 2020

39. Significant Accounting Policies (continued)

Impairment of Other Financial Instruments (continued)

ECLs are probability-weighted estimates of credit losses with the respective risks of a default occurring as the weights. Credit losses are measured at the present value of all expected cash shortfalls. ECLs are discounted at the effective interest rate of the financial asset. The measurement of ECLs is a function of the probability of default, loss given default (that is, the magnitude of the loss if there is a default) and the exposure at default.

The assessment of the probability of default and loss given default is based on historical data adjusted by forward-looking information, where applicable. Forward-looking information considered includes economic and industry indicators such as GDP, unemployment rates and/or industry projections as well as factors that are specific to the debtors, unless the effect is considered to be immaterial.

ECLs are determined by means of a three-stage model for impairment (the general approach) based on changes in credit risk since initial recognition.

- Stage 1 includes financial instruments that have not had a significant increase in credit risk since initial recognition or that have low credit risk at the reporting date. For these assets, 12-month ECLs (12-M-ECLs) are recognised. 12-M ECLs are the ECLs that result from default events that are possible within 12 months after the reporting date.
- Stage 2 includes financial instruments that have had a significant increase in credit
 risk since initial recognition unless they have low credit risk at the reporting date –
 but that do not have objective evidence of impairment. For these assets, lifetime ECLs
 (LT-ECLs) are recognised. LT-ECLs are the ECLs that result from all possible default
 events over the expected life of a financial asset.
- Stage 3 includes financial assets that have objective evidence of impairment at the reporting date. For these assets, LT-ECLs are recognised. A financial asset is credit impaired when one or more events that have a detrimental impact on the estimated future cash flows of the financial asset have occurred.

Impairment gains or losses are recognized in profit or loss for all financial instruments with a corresponding adjustment to their carrying amount through a loss allowance account, except for investments in debt instruments that are measured at FVOCI, for which the loss allowance is recognised in other comprehensive income and accumulated in the investment revaluation reserve, and does not reduce the carrying amount of the financial asset in the statement of financial position.

Loss allowances are measured according to the above outlined three-stage model (the general approach) except for trade receivables and contract assets that do not contain a significant financing component or for which the practical expedient for contracts that are one year or less is applied. For these financial assets the simplified approach is applied and LT-ECLs are recognized.

Simplified approach

The Group applies the simplified approach for trade receivables and contract assets that do not contain a significant financing component. The Group's trade receivables are of a short-term nature as they are based on credit terms of less than one year and, thus, do not include a significant financing component.

Year Ended 31 December 2020

39. Significant Accounting Policies (continued)

Impairment of Other Financial Assets (continued)

Where the Group does not have reasonable and supportable information that is available without undue cost or effort to measure LT-ECLs on an individual instrument basis and in order to ensure that LT-ECLs are recognised before an asset becomes credit-impaired or an actual default occurs, LT-ECLs on the remaining financial assets are measured on a collective basis.

In such instances and where appropriate, the financial instruments are grouped on the basis of shared credit risk characteristics and the LT-ECLs are estimated using a provision matrix based on actual credit loss experience over past years, which is adjusted to reflect current conditions and the Group's view of economic conditions over the expected lives of the receivables. Such adjustments are based on factors that are specific to the debtors and economic and industry indicators such as GDP, unemployment rates and/or industry projections, where applicable, unless the effect is considered to be immaterial. For the purpose of the provision matrix, loss rates are calculated using a 'roll rate' method based on the probability of a receivable progressing through successive stages of delinquency over a selected period, taking into consideration the applicable credit terms for such debtors and the past due status. Unless the effect is immaterial, for receivables after 360 days, the loss rate is adjusted to take into consideration the proportion of actual recoveries over the selected period.

Significant increase in credit risk

In assessing whether the credit risk on a financial instrument has increased significantly since initial recognition, the Group compares the risk of a default occurring on the financial instrument as at the reporting date with the risk of a default occurring on the financial instrument as at the date of initial recognition. In making this assessment, the Group considers both quantitative and qualitative information that is reasonable and supportable, including historical experience and forward-looking information that is available without undue cost or effort.

In particular, the following information is taken into account when assessing whether credit risk has increased significantly since initial recognition: an actual or expected significant deterioration in the financial instrument's external (if available) or internal credit rating, significant deterioration in external market indicators of credit risk for a particular financial instrument, existing or forecast adverse changes in business, financial or economic conditions that are expected to cause a significant decrease in the borrower's ability to meet its debt obligations, an actual or expected significant adverse change in the regulatory, economic, or technological environment of the borrower that results in a significant decrease in the borrower's ability to meet its debt obligations.

Forward-looking information considered includes economic and industry indicators such as GDP, unemployment rates and/or industry projections as well as factors that are specific to the debtors, unless the effect is considered to be immaterial.

Irrespective of the outcome of the above assessment, it is presumed that the credit risk on a financial asset has increased significantly since initial recognition when contractual payments are more than 30 days past due, unless there is reasonable and supportable information, that is available without undue cost or effort, that demonstrates otherwise.

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39. Significant Accounting Policies (continued)

Impairment of Other Financial Assets (continued)

Despite the aforegoing, it is assumed that the credit risk on a financial instrument has not increased significantly since initial recognition if the financial instrument is determined to have low credit risk at the reporting date. A financial instrument is determined to have low credit risk if i) the financial instrument has a low risk of default, ii) the borrower has a strong capacity to meet its contractual cash flow obligations in the near term and iii) adverse changes in economic and business conditions in the longer term may, but will not necessarily, reduce the ability of the borrower to fulfil its contractual cash flow obligations. A financial asset is considered to have low credit risk when it has an internal or external credit rating of 'investment grade' as per globally understood definitions. The Group and the Company have applied the low credit risk assumption for the following classes of financial assets – cash at bank with an external credit rating of Investment grade.

Definition of default

For internal credit risk management purposes, the Group considers it as constituting an event of default when historical experience or information indicates that a financial asset is generally not recoverable as the debtor is unlikely to pay its creditors in full, without taking into account any collateral held by the Group or the Company.

Irrespective of the above analysis, default is considered to have occurred when a financial asset is more than 90 days past due unless reasonable and supportable information is available to demonstrate that a more lagging default criterion is more appropriate. The Group and the Company rebut the 90 days past due presumption for trade receivables since they have reasonable and supportable information to demonstrate that a more lagging default criterion of 360 days past due is more appropriate.

Credit-impaired financial assets

A financial asset is credit-impaired when one or more events that have a detrimental impact on the estimated future cash flows of that financial asset have occurred. Evidence that a financial asset is credit-impaired includes observable data about the following events: significant financial difficulty of the issuer or the borrower, a breach of contract, such as a default or delinquency in interest or principal payments, the probability to enter bankruptcy or other financial reorganisation, the lender(s) of the borrower, for economic or contractual reasons relating to the borrower's financial difficulty, having granted to the borrower a concession(s) that the lender(s) would not otherwise consider, the disappearance of an active market for that financial asset because of financial difficulties.

Write-off policy

The Group and the Company write off a financial asset when there is information indicating that the counterparty is in severe financial difficulty and there is no realistic prospect of recovery, for example when the counterparty has been placed under liquidation or has entered into bankruptcy proceedings. Financial assets written off may still be subject to enforcement activities under the Group's recovery procedures, taking into account legal advice where appropriate. Any recoveries made are recognised in profit or loss.

Loan commitments

For loan commitments, the date that the Company becomes a party to the irrevocable commitment is considered to be the date of initial recognition for the purposes of assessing the financial instrument for impairment. In assessing whether there has been a significant increase in the credit risk since initial recognition of a loan commitment, the Company

Year Ended 31 December 2020

39. Significant Accounting Policies (continued)

Impairment of Other Financial Assets (continued)

considers changes in the risk of a default occurring on the loan to which a loan commitment relates. For undrawn loan commitments, the ECL is the present value of the difference between the contractual cash flows that are due to the Company if the holder of the loan commitment draws down the loan, and the cash flows that the Company expects to receive if the loan is drawn down. For loan commitments, the loss allowance is recognised as a provision.

Financial Liabilities

The accounting policy on financial liabilities is in relation to Trade and other payables, which are classified with current liabilities and are stated at their nominal value unless the effect of discounting is material.

Cash and short-term deposits

Cash and short-term deposits comprise cash on hand, demand deposit and short-term highly liquid investments that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value. Cash and short-term deposits are stated at nominal amounts, being the amount recognised at inception.

Inventories

Inventories are stated at the lower of cost and net realisable value. Cost is calculated using the weighted average method and comprises expenditure incurred in acquiring the inventories and other costs incurred in bringing the inventories to their present location and condition. Net realisable value represents the estimated selling price in the ordinary course of business less the estimated costs of completion.

Revenue Recognition

The Group and the Company generate income from regulated revenue, unregulated revenue and leases.

- Regulated revenue comprises income from aviation services which arise from income from passenger services charges, security fees as well as aircraft landing and parking fees.
- Unregulated revenue consists of PRM charges, income from ground handling charges, certain car parking revenue, income from VIP services as well as meteorological services and other income.

Revenue from leases reflects all income from renting office, retail, food and beverage, and advertising space including commissions based on sales as well as income from renting certain car parks. The accounting policies for this revenue stream are addressed below.

The remainder of this note addresses regulated and unregulated revenue from contracts with customers.

Year Ended 31 December 2020

39. Significant Accounting Policies (continued)

Revenue Recognition (continued)

Revenue from contracts with customers is measured based on the consideration specified in a contract with a customer and excludes amounts collected on behalf of third parties. The Group and the Company recognise such revenue when (or as) they satisfy a performance obligation by transferring control of a promised good or service to the customer.

Regulated revenue

Regulated revenue constitutes income based on fees that are subject to the Airport Economic Regulations. These fees are charged to airlines and aircraft operators for the use of the airport infrastructure and include passenger service charges as well as landing, parking and security fees.

The performance obligation is to make the airport available as and when each airline makes use of it. The transaction price follows a set fee structure and is based on a variety of underlying metrics, such as the number of departing passengers, and the maximum take-off weight, which metrics become known by the time the services are provided and thus no significant estimates are required in this respect.

In determining the transaction price, consideration is taken of variable fee-reducing rebates based on incentive agreements. Incentives are deducted from revenue in full and are included within the line item 'Trade and other payables'. Any such incentives which are not taken up are recognised as revenue only when it is highly probable that a significant reversal will not occur, that is, when the uncertainty associated with the incentives is subsequently resolved.

The performance obligation in relation to regulated revenue is satisfied over time. A receivable is recognised as the services are provided and included in the line item 'Trade and other receivables' until the actual payment is made by the respective customers.

In determining the transaction price, consideration is also made of contributions payable to airlines through a government entity, in an effort to improve the number of passengers departing from the airport, thus resulting in additional revenues to the Company and the Group. Such contributions are payable to an Air Route Development Fund that is administered by the government entity, with a particular focus being made on the timing and destination of strategic routes which result in increased revenues. The allocations that are made by this Fund to the respective airlines are subject to the satisfaction by the airlines of the conditions attaching to eligibility for such contributions and accordingly any revenues disclosed in the respective notes are gross of any such contributions. The amounts payable by the Company and the Group to the Fund are non-refundable and vary with the number of passenger departures, subject to a fixed cap. These amounts are treated as a reduction of the transaction price (and therefore, of revenue) since such payments are not considered to be in exchange for a distinct good or service that the customers, or the government entity, transfer to the Company or the Group. These amounts are included within the line item 'Trade and other payables' until they are settled. No estimates are required in this regard since the extent of the consideration payable is dependent on the number of passenger departures and thus corresponds to the Company's and the Group's efforts to satisfy its performance obligation, with such allocation being consistent with the objective of allocating the transaction price in an amount that depicts the amount of consideration to which the Company and the Group expect to be entitled in exchange for transferring the promised services to the customers.

Year Ended 31 December 2020

39. Significant Accounting Policies (continued)

Revenue Recognition (continued)

Unregulated revenue

Unregulated revenue is income based on charges that are not regulated, but subject to fee structures that are negotiated with the Group's customers. Fees for each service are uniform among all customers.

- PRM fees are charged to airlines in order to recover costs emanating to the Group for the provision of assistance to persons with reduced mobility (PRM) in line with Regulation (EC) 1107/2006. The performance obligation is to arrange the required services for persons with reduced mobility on behalf of the airline or aircraft operator. The transaction price is represented by a set fee that is based on the number of departing passengers of an airline or aircraft operator. The performance obligation is satisfied over time.
- Ground handling concession income is revenue from ground handling and infrastructure providers for the right to provide their services (ground handling, fuelling) within the airport perimeter for the duration of the respective contracts. The performance obligation is to make the maintained airport infrastructure and equipment available so that the ground handling provider is able to provide its services to airlines and aircraft operators. The transaction price follows a fee structure that is based on a variety of underlying metrics, such as the number of departing passengers, aircraft movements, maximum take-off weight, kilograms of freight and mail and litres of fuel. The Group has determined that it provides a daily service of access that is distinct, with the uncertainty related to the consideration receivable being also resolved on that basis and accordingly no further estimates are required in this regard. The performance obligation is satisfied over time. A receivable is recognised as the services are provided and included in the line item "Trade and other receivables" until the actual payment is made by the respective ground handling provider.
- Car parking income primarily represents revenue generated through the provision of car parking spaces at the car parks within the airport perimeter, other than revenue from rental income resulting from the lease of car parks which is addressed by the accounting policy on leases. The performance obligation is to provide and maintain car parking space for the duration of the stay. The transaction price follows a predetermined fee structure that is based on parking time and that is payable immediately upon use. The performance obligation is satisfied over time. Besides, income from the sale of car park access cards, which allow customers to make use of the car park over a fixed period of time, is recognised over time on straight-line basis for the duration of the contract.
- Income from VIP services primarily represents revenue generated through the provision of services, such as access to airport lounges and ancillary services (e.g. porterage, meet-and-greet). The Group's performance obligation is to provide the services if and when requested by customers in line with underlying terms and conditions. The transaction price follows a fixed price structure. The performance obligation is satisfied over time. In addition, the Group issues membership cards that enable members to make use of a variety of VIP services and facilities provided by the airport, such as lounges and access to car parks, over a fixed period. Such revenue is recognised over time on a straight-line basis for the duration of the contract with any deferred income being recognised as a contract liability within the line item 'Trade and other payables'.

Year Ended 31 December 2020

39. Significant Accounting Policies (continued)

Revenue Recognition (continued)

Revenue from meteorological services is generated from the provision of meteorological services to Malta Air Traffic Services (MATS). The Group's performance obligation is to provide meteorological services in respect of air navigation as well as for public, maritime and agricultural purposes and to maintain the equipment and facilities necessary to do so over the specified contractual period. The transaction price is a contractually agreed amount recognised over the term of the agreement. The performance obligation is satisfied over time.

In addition to the above-mentioned revenue streams, the Group and the Company generate other income that is classified within unregulated revenue, which arises from a variety of services, such as the issuance of security passes, the provision of luggage trolleys, lost and found services and left luggage.

Interest income

Interest income is recognised using the effective interest method for debt instruments measured subsequently at amortised cost or at FVTOCI. Interest income is recognised to the extent that it is probable that future economic benefits will flow to the Group entity and these can be measured reliably.

Government Grants

Grants are recognised when there is reasonable assurance that all the conditions attached to them are complied with and the grants will be received. Grants related to income are recognised in the profit or loss over the periods necessary to match them with the related costs which they are intended to compensate on a systematic basis. Such grants are presented as part of profit or loss. Grants related to assets are presented in the Statement of Financial Position as deferred income, which is recognised as income on a systematic basis over the useful life of the asset.

Deferred Income

Deferred income arising from the gain on disposal of the buildings and fixtures that took place on the date of the privatisation of the Company in 2002 is transferred separately to the income statement in equal annual instalments over the remaining life of the underlying assets.

Leases

The Group as a lessee

For any contract entered into by the Group, it considers whether the contract is, or contains a lease. A lease is defined as 'a contract, or part of a contract, that conveys the right to use an asset (the underlying asset) for a period of time in exchange for consideration'.

To apply this definition the Group assesses whether the contract meets three key evaluations which are (1) whether the contract contains an identified asset; (2) whether the Group has the right to obtain substantially all of the economic benefits from use throughout the period of use; and (3) whether the Group has the right to direct the use of the identified asset throughout the period of use.

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39. Significant Accounting Policies (continued)

Leases (continued)

At lease commencement date, the Group recognises a right-of-use asset and a lease liability on the balance sheet.

The Group measures the lease liability at the lease commencement date at the present value of the lease payments unpaid at that date, discounted using the interest rate implicit in the lease (if that rate is readily determined) or the Group's incremental borrowing rate.

Lease payments included in the measurement of the lease liability are made up of fixed payments (including in substance fixed) less any incentives receivable, variable payments based on an index or rate (initially measured using the index or rate at the commencement date), amounts expected to be payable under a residual value guarantee and payments arising from purchase options or termination penalties reasonably certain to be exercised.

Variable lease payments not included in the measurement of the lease liability are recognised in profit or loss (unless the costs are included in the carrying amount of another asset) in the period in which the event or condition that triggers those payments occurs.

The right-of-use asset is initially measured at cost, which is made up of the initial measurement of the lease liability, any initial direct costs incurred by the Group, an estimate of any costs to dismantle and remove the asset at the end of the lease, and any lease payments made at or before the lease commencement date.

Right-of-use assets are subsequently measured using the cost model. The Group depreciates the right-of-use assets on a straight-line basis from the lease commencement date to the earlier of the end of the useful life of the right-of-use asset or the end of the lease term. If a lease transfers ownership of the underlying asset or the cost of the right-of-use asset reflects that the Group expects to exercise a purchase option, the related right-of-use asset is depreciated over the useful life of the underlying asset. The Group also assesses the right-of-use asset for impairment when such indicators exist using the accounting policy described in the Section entitled 'Impairment of Non-Financial Assets and Investments in Subsidiaries'.

Subsequent to initial measurement, the liability is reduced for payments made and increased for interest (using the effective interest method). It is remeasured to reflect any reassessment or modification, or if there are changes in in-substance fixed payments.

When the lease liability is remeasured, the corresponding adjustment is reflected in the right-of-use asset, or profit and loss if the right-of-use asset is already reduced to zero.

The Group accounts for short-term leases and leases of low-value assets using the recognition exemptions. Instead of recognising a right-of-use asset and lease liability, the payments in relation to these are recognised as an expense in profit or loss on a straight-line basis over the lease term or another systematic basis that is more representative of the pattern of the lessee's benefit.

As a practical expedient, a lessee is permitted not to separate non-lease components from lease components, and instead account for any lease and associated non-lease components as a single lease component. The Group has not used this practical expedient. For contracts that contain a lease component and one or more additional lease or non-lease components, the Group allocates the consideration in the contract to each lease component on the basis of the relative stand-alone price of the lease component and the aggregate stand-alone price of the non-lease components.

Year Ended 31 December 2020

39. Significant Accounting Policies (continued)

Leases (continued)

A lessee accounts for a lease modification as a separate lease if both (a) the modification increases the scope of the lease by adding the right to use one or more underlying assets; and (b) the consideration for the lease increases by an amount commensurate with the standalone price for the increase in scope and any appropriate adjustments to that stand-alone price to reflect the circumstances of the particular contract. For a lease modification that is not accounted for as a separate lease, at the effective date of the lease modification, the lessee allocates the consideration accordingly, determines the lease term of the modified lease and remeasures the lease liability by discounting the revised lease payments using a revised discount rate.

The Group does not present right-of-use assets separately from other assets in the statement of financial position. It includes such assets within the same line item as that within which the corresponding underlying assets would be presented if they were owned. Right-of-use assets are presented within Property, plant and Equipment and Investment Property. The Group presents lease liabilities separately from other liabilities in the Statement of Financial Position.

In the Statement of profit or loss and other comprehensive income, the Group presents interest expense on the lease liability separately from the depreciation charge for the right-of-use asset. The lease payments attributable to low value items and short-term leases for which the recognition exemption is applied, together with variable lease payments not included in the measurement of the lease liability, are presented within 'other operating expenses.'

In the Statement of Cash Flows, the Group classifies cash payments for the principal portion of the lease liability within financing activities and the cash payments for the interest portion of the lease liability within operating activities.

The Group as a lessor

As a lessor the Group classifies its leases as either operating or finance leases. A lease is classified as a finance lease if it transfers substantially all the risks and rewards incidental to ownership of the underlying asset and classified as an operating lease if it does not. Lease classification is made at inception of the lease, which was the earlier of the date of the lease agreement and the date of commitment by the parties to the principal terms and conditions of the lease.

Rentals receivable under operating leases are recognised as income in profit or loss on a straight-line basis over the lease term unless another systematic basis is more representative of the pattern in which use benefit derived from the leased asset is diminished.

When the Group is an intermediate lessor, it accounts for the head lease and the sublease as two separate contracts. The sublease is classified as a finance or operating lease by reference to the right-of-use asset arising from the head lease.

Furthermore, for a contract that contains a lease component and one or more additional lease or non-lease components, the Group allocates the consideration in the contract applying IFRS 15. With respect to modifications to an operating lease in which the Group is a lessor, such modifications are accounted for as a new lease from the effective date of the modification, considering any prepaid or accrued lease payments relating to the original lease as part of the lease payments for the new lease.

Year Ended 31 December 2020

39. Significant Accounting Policies (continued)

Taxation

Current and deferred tax is charged or credited to profit or loss, except when it relates to items charged or credited directly in other comprehensive income or directly in equity, in which case the current and deferred tax is also dealt with in other comprehensive income or equity as appropriate.

The charge for current tax is based on the taxable result for the year. The taxable result for the year differs from the result as reported in profit or loss because it excludes items which are non-taxable or disallowed for tax purposes and it further excludes items that are taxable or deductible in other periods. The tax charge is calculated using tax rates that have been enacted or substantively enacted at the reporting date.

Deferred tax is accounted for using the balance sheet liability method in respect of temporary differences arising from differences between the carrying amount of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of taxable profit.

Deferred tax liabilities are generally recognised for all taxable temporary differences. Deferred tax assets (including deferred tax assets for the carry forward of unused tax losses and unused tax credits) are recognised to the extent that it is probable that taxable profits will be available against which deductible temporary differences (or the unused tax losses and unused tax credits) can be utilised. Deferred tax is calculated at the tax rates that are expected to apply to the period when the asset is realised or the liability is settled, based on tax rates that have been enacted or substantively enacted at the reporting date.

Current tax assets and liabilities for the current and prior periods are measured at the amount expected to be recovered from or paid to taxation authorities. Deferred tax assets and liabilities are offset when the Group and the Company have a legally enforceable right to set off current tax assets against current tax liabilities and the deferred taxes are levied by the same taxation authority on either (i) the same taxable entity; or (ii) different taxable entities which satisfy certain criteria.

Employee Benefits

Employee benefits include short-term benefits and post-employment benefits.

Short-term employee benefits

The Group and the Company contribute towards the state pension fund in accordance with local legislation. The only obligation of the Group and the Company is to make the required contribution. Costs are expensed in the year in which they are incurred.

Year Ended 31 December 2020

39. Significant Accounting Policies (continued)

Employee Benefits (continued)

Retirement plans

For defined benefit plans, the cost of providing benefits is determined using the projected unit credit method, with estimations being carried out at each reporting date. Past service cost is recognised as an expense at the earlier of the following dates (a) when the plan amendment or curtailment occurs and (b) when the entity recognises related restructuring costs or termination benefits. The amount recognised in the Statement of Financial Position represents the present value of the expected future payments required to settle the obligation resulting from employee service in the current and prior periods. The service cost and the net interest on the net defined benefit liability are recognised in profit or loss.

Remeasurements of the net defined benefit liability, comprising actuarial gains and losses are recognised in other comprehensive income and are not reclassified to profit or loss in a subsequent period. Such remeasurements are reflected immediately in retained earnings.

Actuarial gains and losses are changes in the present value of the defined benefit obligation resulting from experience adjustments and the effects of changes in actuarial assumptions. Actuarial assumptions are an entity's best estimates of the variables that will determine the ultimate cost of providing post-employment benefits.

Provisions

Provisions are recognised when the company has a present legal or constructive obligation as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. Provisions are measured at the directors' best estimate of the expenditure required to settle the present obligation at the end of the reporting period. If the effect of the time value of money is material, provisions are determined by discounting the expected future cash flows at a pre-tax rate that reflects current market assessments of the time value of money and, where appropriate, the risks specific to the liability. Provisions are not recognised for future operating losses.

Currency Translation

Transactions denominated in currencies other than the functional currency are translated at the exchange rates ruling on the date of the transaction. Monetary assets and liabilities denominated in currencies other than the functional currency are retranslated to the functional currency at the spot rate of exchange ruling at the date of the Statement of Financial Position. All differences are taken to the income statement. Non-monetary items that are measured in terms of historical cost in a currency other than the functional currency are translated using the exchange rates as at the dates of the initial transactions. Non-monetary items measured at fair value in a currency other than the functional currency are translated using the exchange rates at the date when the fair value is determined.

Dividends

Dividends to holders of equity instruments are recognised as liabilities in the year in which they are declared.

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Company Ref No: C51312 VAT Reg No: MT2013 6121 Exemption number: EXO2155

Independent Auditor's Report

to the members of Malta International Airport p.l.c.

Report on the audit of the financial statements

Opinion

We have audited the individual financial statements of Malta International Airport p.l.c. (the Company) and the consolidated financial statements of the Company and its subsidiaries (together, the Group), set out on pages 25 to 82, which comprise the Statements of Financial Position of the Company and the Group as at 31 December 2020, and the Statements of Comprehensive Income, Statements of Changes in Equity and Statements of Cash Flows of the Company and the Group for the year then ended, and notes to the financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying financial statements give a true and fair view of the financial position of the Company and the Group as at 31 December 2020, and of the Company's and the Group's financial performance and cash flows for the year then ended in accordance with International Financial Reporting Standards (IFRSs) as adopted by the European Union and have been properly prepared in accordance with the requirements of the Companies Act (Cap. 386).

Basis for Opinion

We conducted our audit in accordance with International Standards on Auditing (ISAs). Our responsibilities under those standards are further described in the *Auditor's Responsibilities for the Audit of the Financial Statements* section of our report. We are independent of the Company and the Group in accordance with the International Ethics Standards Board for Accountants' *Code of Ethics for Professional Accountants* (IESBA Code) together with the *Accountancy Profession (Code of Ethics for Warrant Holders) Directive* (Maltese Code) that are relevant to our audit of the financial statements in Malta, and we have fulfilled our other ethical responsibilities in accordance with the IESBA Code and the Maltese Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion. In conducting our audit, we have remained independent of the Company and the Group and have not provided any of the non-audit services prohibited by article 18A(1) of the Accountancy Profession Act (Cap. 281).

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements of the current period and include the most significant assessed risks of material misstatement (whether or not due to fraud) that we identified. The key audit matter described below pertains to the audit of both the individual and the consolidated financial statements. This matter was addressed in the context of our audit of the individual and consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on this matter.

Impairment assessment of assets following outbreak of Covid-19

The outbreak of Covid-19 and the consequent closure of Malta's borders to commercial flights during the first half of 2020 constituted a triggering event in terms of IAS 36 *Impairment of Assets* for the relevant group of assets described in more detail in note 2 to the financial statements.

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Independent Auditor's Report (continued)

to the members of Malta International Airport p.l.c.

Impairment assessment of assets following outbreak of Covid-19 (continued)

An impairment assessment was carried out by the Company on these assets, whose carrying value at 31 December 2020 amounted to EUR167.1mn (Company) and EUR171.8mn (Group). This year end impairment assessment, including sensitivity analyses carried out by the Company as explained in more detail in note 2, indicated no need for impairment provisions.

The Company's year-end impairment assessment was significant to our audit given the significance of the impact of Covid-19 on the Company's and the Group's results for the year ended 31 December 2020, and also because the impairment assessment relies heavily on forecasting future cash flows in the present environment which is highly uncertain. The forecasting of future cash flows has been based on various assumptions such as long term growth rate, the rate used to discount future cash flows, and assumptions around economic recovery of the industry in a post Covid-19 environment. Furthermore the assets tested for impairment represent more than 70% of the Company's and the Group's total assets.

Our audit procedures included:

- Involving an internal valuation specialist to assist us in evaluating the year end impairment methodology in connection with the discount rate used together with the mathematical accuracy of the model;
- Involving an internal valuation specialist to assist us with performing a sensitivity analysis to changes in the key inputs with a special focus on the forecasted passenger numbers taking into account available independent forecasts published by the airline industry;
- Assessing the directors' capability in forecasting through a retrospective review of actual performance in past years before 2020 against previous forecasts;
- Reviewing the appropriateness of the disclosures in the financial statements in connection with the impairment assessment.

Information other than the financial statements and the auditor's report thereon

The directors are responsible for the other information. The other information comprises:

- (i) the General Information, the Directors' Report, the Statement of Directors' Responsibilities and the Corporate Governance Statement of Compliance, which we obtained prior to the date of this auditor's report;
- (ii) the Chairman's message, the Chief Executive Officer's review, information on strategy and employees, the Aviation report, the Retail & Property report, the Sustainability Report, and supporting key data, investments and outlook information which is expected to be made available to us after the date of this audit report; and (iii) the Remuneration Report required under Listing Rule 12.26K which is also expected to be made available to us after the date of this audit report.

However, the other information does not include the individual and consolidated financial statements and our auditor's report thereon.

Except for our opinions on the Directors' Report in accordance with the Companies Act (Cap. 386) and on the Corporate Governance Statement of Compliance and on the Remuneration Report in accordance with the Listing Rules issued by the Maltese Listing Authority, our opinion on the financial statements does not cover the other information and we do not and will not express any form of assurance conclusion thereon.

In connection with our audit of the financial statements, our responsibility is to read the other information identified above and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit, or otherwise appears to be materially misstated.

If, based on the work we have performed on the other information that we obtained prior to the date of this auditor's report and set out in paragraph (i) above, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

With respect to the Directors' Report, we also considered whether the Directors' Report includes the disclosure requirements of article 177 of the Companies Act (Cap. 386), and the statement required by Listing Rule 5.62 on the Company's and the Group's ability to continue as a going concern.

Independent Auditor's Report (continued)

to the members of Malta International Airport p.l.c.

Information other than the financial statements and the auditor's report thereon (continued)

When we read the other information expected to be made available to us after the date of this audit report and set out in paragraphs (ii) and (iii) above, if we conclude that there is a material misstatement therein, we are required to communicate the matter to the Audit Committee and, if necessary, to take appropriate action, considering our legal rights and obligations, to seek to have an uncorrected material misstatement appropriately brought to the attention of users for whom the auditor's report is prepared, for example by addressing the matter in a general meeting of shareholders.

When we read the Remuneration Report set out in paragraph (iii) above, which is expected to be made available to us after the date of this audit report, we will report separately thereon as required by Listing Rule 12.26N.

In accordance with the requirements of sub-article 179(3) of the Companies Act (Cap. 386) in relation to the Directors' Report on pages 2 to 12, in our opinion, based on the work undertaken in the course of the audit:

- the information given in the Directors' Report for the financial year for which the individual and consolidated financial statements are prepared is consistent with those financial statements; and
- the Directors' Report has been prepared in accordance with the applicable legal requirements.

In the light of the knowledge and understanding of the Company, the Group and their environment obtained in the course of the audit, we have not identified any material misstatements in the Directors' Report.

Responsibilities of the directors and the Audit Committee for the financial statements

As explained more fully in the Statement of Directors' Responsibilities on page 13, the directors are responsible for the preparation of financial statements that give a true and fair view in accordance with IFRSs as adopted by the European Union and the requirements of the Companies Act (Cap. 386), and for such internal control as they determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

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

The directors have delegated the responsibility for overseeing the Company's and the Group's financial reporting process to the Audit Committee.

Auditor's responsibilities for the audit of the financial statements

This report, including the opinions set out herein, has been prepared for the Company's members as a body in accordance with articles 179, 179A and 179B of the Companies Act (Cap. 386).

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinions in accordance with articles 179, 179A and 179B of the Companies Act (Cap. 386). Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

Independent Auditor's Report (continued)

to the members of Malta International Airport p.l.c.

Auditor's responsibilities for the audit of the financial statements (continued)

In terms of article 179A(4) of the Companies Act (Cap. 386), the scope of our audit does not include assurance on the future viability of the Company and the Group or on the efficiency or effectiveness with which the directors have conducted or will conduct the affairs of the Company and the Group. The financial position of the Company and the Group may improve, deteriorate, or otherwise be subject to change as a consequence of decisions taken, or to be taken, by the management thereof, or may be impacted by events occurring after the date of this opinion, including, but not limited to, events of force majeure.

As such, our audit report on the Company's and the Group's historical financial statements is not intended to facilitate or enable, nor is it suitable for, reliance by any person, in the creation of any projections or predictions, with respect to the future financial health and viability of the Company and the Group, and cannot therefore be utilised or relied upon for the purpose of decisions regarding investment in, or otherwise dealing with (including but not limited to the extension of credit), the Company and the Group. Any decision-making in this respect should be formulated on the basis of a separate analysis, specifically intended to evaluate the prospects of the Company and the Group and to identify any facts or circumstances that may be materially relevant thereto.

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

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

Independent Auditor's Report (continued)

to the members of Malta International Airport p.l.c.

Auditor's responsibilities for the audit of the financial statements (continued)

For the avoidance of doubt, any conclusions concerning the adequacy of the capital structure of the Company, including the formulation of a view as to the manner in which financial risk is distributed between shareholders and/or creditors cannot be reached on the basis of these financial statements alone and must necessarily be based on a broader analysis supported by additional information

We communicate with the Audit Committee 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.

We also provide the Audit Committee with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with the Audit Committee, we determine those matters that were of most significance in the audit of the individual and consolidated financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on other legal and regulatory requirements

Report on Corporate Governance Statement of Compliance

Pursuant to Listing Rule 5.94 issued by the Malta Financial Services Authority, in its capacity as the Listing Authority in Malta, the directors are required to include in the Company's annual financial report a Corporate Governance Statement of Compliance explaining the extent to which they have adopted the Code of Principles of Good Corporate Governance set out in Appendix 5.1 to Chapter 5 of the Listing Rules, and the effective measures that they have taken to ensure compliance with those principles. The Corporate Governance Statement of Compliance is to contain at least the information set out in Listing Rule 5.97.

Our responsibility is laid down by Listing Rule 5.98, which requires us to include a report to shareholders on the Corporate Governance Statement of Compliance in the Company's annual financial report.

We read the Corporate Governance Statement of Compliance and consider the implications for our report if we become aware of any information therein that is materially inconsistent with the financial statements or our knowledge obtained in the audit, or that otherwise appears to be materially misstated. We also review whether the Corporate Governance Statement of Compliance contains at least the information set out in Listing Rule 5.97.

We are not required to, and we do not, consider whether the directors' statements on internal control cover all risks and controls, or form an opinion on the effectiveness of the Company's corporate governance procedures or its risk and control procedures.

In our opinion, the Corporate Governance Statement of Compliance set out on pages 14 to 24 has been properly prepared in accordance with the requirements of Listing Rules 5.94 and 5.97.

Independent Auditor's Report (continued)

to the members of Malta International Airport p.l.c.

Matters on which we are required to report by exception under the Companies Act

Under the Companies Act (Cap. 386), we have responsibilities to report to you if in our opinion:

- proper accounting records have not been kept;
- proper returns adequate for our audit have not been received from branches not visited by us;
- the financial statements are not in agreement with the accounting records and returns; or
- we have been unable to obtain all the information and explanations which, to the best of our knowledge and belief, are necessary for the purpose of our audit.

We have nothing to report to you in respect of these responsibilities.

Auditor tenure

We were first appointed by the members of the Company to act as statutory auditor of the Company and the Group, following the Company's equity listing in December 2002, on 9 July 2003 for the financial year ended 31 March 2004, and were subsequently reappointed as statutory auditor by the members of the Company on an annual basis. The period of total uninterrupted engagement as statutory auditor including previous reappointments of the firm since the Company became a public interest entity covers financial periods totalling 17 years and 9 months.

Consistency of the audit report with the additional report to the Audit Committee

Our audit opinion is consistent with the additional report to the Audit Committee in accordance with the provisions of article 11 of the EU Audit Regulation No. 537/2014.

Annabelle Zammit Pace as Director in the name and on behalf of

Deloitte Audit Limited

Registered auditor

Central Business District, Birkirkara, Malta

24 February 2021