These accounts are being filed as part of the subsidiary package for McCann-Erickson Advertising Limited, company number: 1372305

IPG Holdings (UK) Limited

Directors' Report, Strategic Report and Consolidated Financial Statements Year ended 31 December 2020

Registered Number: 2353279

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Strategic Report for the year ended 31 December 2020

The directors present their strategic report and the audited consolidated financial statements of IPG Holdings (UK) Limited (the "Company") and its subsidiaries (together, the "Group") for the year ended 31 December 2020.

Principal activities and review of business

The principal activity of the Group and Company during the year was operating a number of advertising, digital communications, public relations and other media related businesses within The Interpublic Group of Companies, Inc. ("IPG Group") in the United Kingdom and overseas.

The main subsidiaries, using the criteria of turnover for trading companies and net investment value for holding companies, were as follows:

Acxiom Limited IPG DXTRA Group Holdings Limited IPG DXTRA (UK) Limited Complete Medical Group Worldwide Limited Creation Communications Limited Engels (No.1) Limited Jack Morton Worldwide Limited Kinesso Limited Lowe International Limited Lowe Investments Limited McCann Complete Medical Limited McCann-Erickson Advertising Limited McCann-Erickson Central Limited McCann-Erickson EMEA Limited McCann-Erickson Network Limited McCann-Erickson UK Group Limited McCann Manchester Limited Mediabrands Belgium S.A. Mediabrands International Limited Mediabrands Limited MullenLowe London Limited MullenLowe Group Limited

The Group's consolidated loss for the financial year was £22.6m (2019: profit of £24.7m). The consolidated loss for the financial year has been transferred to reserves. The directors consider that the result for the year is in line with expectations. The Group had net assets of £89.3m as at 31 December 2020 (2019: net assets of £111.1m).

On 10 January 2020 the Group acquired the business and assets of Aqueduct Design and Advertising Limited. On 10 March 2020, the Group acquired the entire share capital of Synergy Marketing and Design Limited.

During the year, the Group received dividends to the value of £37,000 (2019: £nil) and paid a dividend of £nil (2019: £nil).

Branches outside the UK

Rapport Outdoor Limited R/GA Media Group Limited

The subsidiary, Mediabrands Limited, has a trading branch in the Republic of Ireland. The subsidiary, Kinesso Limited, has a trading branch in the Republic of Ireland.

Strategic Report for the year ended 31 December 2020 (continued)

Future developments, strategy and key performance indicators

The Group will continue to focus its activities on supporting the IPG Europe, Middle East and Africa (EMEA) network for the foreseeable future.

The Group has two reportable segments, which are the Integrated Agency Networks ("IAN") and IPG DXTRA (formerly CMG). IAN is comprised of McCann, MullenLowe, IPG Mediabrands, Foote, Cone & Belding ("FCB"), and other digital specialist and integrated agencies (collectively "Other"). IPG DXTRA is comprised of a number of our specialist marketing services offerings. Their results for the financial year ended 31 December 2020 and 31 December 2019 are shown below:

2020	IPG DXTRA	MullenLowe	Mediabrands	FCB	McCann	Other	Total
Turnover (£000's)	141,884	108,630	999,567	22,095	497,521	46,718	1,816,415
Gross profit (£000's)	98,554	63,516	164,528	13,473	204,730	29,084	573,885
Operating profit/(loss) (£000's)	5,755	1,709	26,241	982	25,976	(33,107)	27,556
Operating margin	4.1%	1.6%	2.6%	4.4%	5.2%	(70.9%)	1.5%
Employee costs (£000's)	61,557	40,430	99,810	7,674	140,335	18,272	368,078
Employee costs as % of gross profit	62.5%	63.7%	60.7%	57.0%	68.5%	62.8%	64.1%

2019	IPG DXTRA	MullenLowe	Mediabrands	FCB	McCann	Other	Total
Turnover (£000's)	200,141	109,153	1,073,508	29,871	545,558	43,003	2,001,234
Gross profit (£000's)	114,514	64,316	172,457	15,921	230,155	33,771	631,134
Operating profit/(loss) (£000's)	13,710	(4,013)	31,575	838	35,018	(28,643)	48,485
Operating margin	6.9%	(3.7%)	2.9%	2.8%	6.4%	(66.6%)	2.5%
Employee costs (£000's)	65,566	40,323	99,135	8,480	144,090	21,966	379,560
Employee costs as % of gross profit	57.3%	62.7%	57.5%	53.3%	62.6%	65.0%	60.1%

Strategic Report for the year ended 31 December 2020 (continued)

Exceptional items

The Group incurred exceptional expenses as a result of property restructuring within its subsidiaries. A provision of £29,822,000 for onerous leases was recognised in the year, and fixed assets to the value of £5,953,000 were written off. Exceptional severance costs of £5,247,000 were incurred as a result of organisational restructuring.

Stakeholders

The Directors of the Company have acted in accordance with their duties codified in law. In particular, the Directors have acted in the way in which they consider, in good faith, would most likely promote the success of the Company for the benefit of its members as a whole, and in doing so have had regard to the stakeholders and (amongst other matters) to the matters set out in Section 172(1) of the Companies Act 2006.

The Company's ultimate parent company is The Interpublic Group of Companies, Inc. ("IPG") and the Company and all companies within the global IPG group comply with the policies and procedures issued by IPG. This ensures that the companies in the IPG group, including the Company, promote a consistent culture globally that aligns with all key areas of the IPG group policies and procedures, including ensuring that minimum standards and values are adhered to during the financial year in relation to supplier management and outsourcing, customer and business conduct, employee interests and the environment.

The following is the Section 172 Statement of the Company and describes how the Directors have had regard to the matters set out in Section 172(1)(a) to (f) of the Companies Act 2006 in exercising their duty to promote the success of the Company for the benefit of its members as a whole.

The Directors of the individual companies within the Group have reported their Section 172(1) Directors' responsibilities to stakeholders in their individual statutory accounts, where required to, and which are publically available.

Having regard to the likely consequences of any decision in the long term s172(1)(a)

The Group, which operates a number of advertising, digital communications, public relations and other media related businesses within The Interpublic Group of Companies, Inc. ("IPG Group") in the United Kingdom and overseas relies on the trusting and positive engagement it has with its stakeholders to ensure it operates sustainably in the long term.

Throughout the year, the Directors undertake a number of stakeholder engagement activities, which provides them with a better understanding of the views and interests of stakeholders.

In addition, the Directors have made decisions and set strategy to ensure that the Company continues to direct its available capital and resources to areas within the business that will produce sustainable profits for shareholders.

Having regard to the interests of the Company's employees s172(1)(b)

The Company takes pride in its reputation for creativity, high moral and ethical standards and adherence to sound and equitable business ethics. The Directors ensure that the Company strives at all times to promote an inclusive work environment that fosters creativity, encourages collaboration and promotes growth. As such, we aim to treat all of our colleagues with fairness, dignity and respect.

For example, the Directors are updated and have general oversight of the annual training for all employees on the content of the Employee Code of Conduct issued by IPG. The Employee Code of Conduct sets expectations for a work environment that embodies respect and dignity for all employees and provides for, amongst other things, anti-harassment and anti-discrimination policies and procedures for the receipt of anonymous complaints or concerns from employees.

The Employee Code of Conduct can be found on IPG's website https://www.interpublic.com/about/corporate-governance/.

Strategic Report for the year ended 31 December 2020 (continued)

Diversity

IPG is continually forging a culture of diversity and inclusion, including establishing the industry's first office of global diversity and inclusion, which reports directly to IPG's CEO.

For 12 years, IPG has repeatedly received a perfect score of 100 percent on the Human Rights Campaign Corporate Equality Index (CEI), which is a measure of inclusive benefits, policies, and activities that support LGBTQ+ employees.

Consistent with the standards and values of the global IPG group, the Directors recognise the value diversity brings to a company, by building on and embracing the different talents and strengths of each employee. The Directors have fostered a collaborative environment that encourages growth and integrity.

Having regard to the need to foster the Company's business relationships with suppliers, customers and others s172(1)(c)

Suppliers

The Directors seek to balance the benefits of maintaining strong relationships with a diverse range of key suppliers, in conjunction with ensuring the need to obtain value for money for our investors and proving a high quality of service to customers. The Company seeks out suppliers, consultants, freelancers and other business partners that share the Company's values and ethical standards and those of IPG.

The Company understands that suppliers are independent entities, but the business practices and actions of a supplier may significantly impact and/or reflect upon us, our reputation and our brands, which is one of our most important assets. Because of this, IPG and the Company expect all suppliers and their employees, agents and subcontractors (their representatives) to adhere to The IPG Supplier Code of Conduct while they are conducting business with and/or on behalf of IPG or its affiliates. The IPG Supplier Code of Conduct can be found on IPG's website at https://www.interpublic.com/wp-content/uploads/2020/07/SPP382SupplierCodeofConduct.pdf.

Customers

The Group works with its clients and customers to ensure that the marketing communications programs designed for them are most efficiently and effectively moving their businesses forward. In order to ensure that the Group's clients are successful and that the Company maintains its competitive positioning in the marketplace, the Group always makes certain that its business is aligned with clients' changing needs and the ever-changing consumer landscape. Ours is a talent business and, to serve our clients in the best way possible, the Group must recruit and retain top talent.

Having regard to the impact of the Company's operations on the community and the environment s172(1)(d)

The Directors, in line with IPG's guidance, believe that the Group and its employees can contribute to global sustainability by making smarter choices in how we conduct business. IPG is committed to operating as sustainably as possible, and in a way that is in sync with the long-term health of our environment. IPG and its global companies are dedicated to three core principles of purpose: we use our expertise as marketers to make a difference in communities locally and around the world; we take care of and invest in our people; and we ensure a fair governance structure at the Company. This policy not only serves to reduce our impact on the environment, but can also lead to cost savings, help us align with our clients' expectations, and demonstrate our responsibility to other important stakeholders by tracking our progress.

IPG is listed on a number of sustainability indices (the S&P 500 ESG, the S&P Global 1200 index and the Dow Jones Sustainability Index (DJSI) North America) for the work it has carried out in promoting sustainability within the Group. In addition, IPG is committed to advancing the United Nations Sustainable Development Goals (SDGs). IPG has adopted SDG 6, access to water and sanitation, as part of its role in Common Ground, the initiative that brings together the largest holding companies in the advertising and marketing sector in support of the SDGs.

Strategic Report for the year ended 31 December 2020 (continued)

As part of the global IPG group, the Group and its subsidiaries complies with a published Sustainability and Environmental Impact Policy which can be found on IPG's website at:

https://www.interpublic.com/wp-content/uploads/2020/07/SPP-121-Sustainability-Environmental-Impact.pdf

This policy serves to establish best practices in which individual employees as well as the group as a whole can reduce our impact on the environment.

Having regard to the desirability of the Company maintaining a reputation for high standards of business conduct s172(1)(e)

The Group's business is based on relationships and trust with all of its stakeholders, including customers, clients and suppliers. Maintaining an excellent reputation is important to the success of the Group and its stakeholders. To ensure the best and most honest relationships with all of our stakeholders, the group operates with integrity and transparency in all of its interactions. The Employee Code of Conduct and the Supplier Code of Conduct form the foundation of how the Company does business on a day-to-day basis. As stated above, the Directors oversee the annual employee training on the Employee Code of Conduct.

The Directors ensure that the Company adheres to the policies and programs developed and implemented by IPG. This ensures we are accountable to all of our stakeholders—investors, clients, employees and customers. In addition to the Employee Code of Conduct and Supplier Code of Conduct, IPG also has, an Anti-Harassment and Equal Employment Policy and an Anti-Corruption Policy, both of which can be found on IPG's website at:

https://www.interpublic.com/about/corporate-governance/

Having regard to the need to act fairly as between members of the Company s172(1)(f)

The Company is ultimately 100% owned and controlled by IPG. The Company has only one class of shares, so all shareholders benefit from the same rights, as set out in the Company's articles of association and the Companies Act 2006. The Directors recognise their legal and regulatory duties, including under the EU Market Abuse Regulation, and do not take actions that would provide any shareholder or group of shareholders with any unfair advantage or position compared to the shareholders as a whole.

Strategic Report for the year ended 31 December 2020 (continued)

Principal risks and uncertainties

The Group is subject to a variety of possible risks and uncertainties that could adversely impact its revenues, results of operations or financial condition.

The principal risks and uncertainties faced by its subsidiary companies are listed below:

- The COVID-19 pandemic has significantly increased financial and economic volatility and uncertainty. The
 continued downturn in the economy has had, and may continue to have, a negative impact on a number of the
 Company's clients. This may continue to impact the Company's business, financial condition, results of operations
 and forward-looking expectations.
- If the Company's business is significantly adversely affected by unfavourable economic conditions or other market disruptions that adversely affect client spending, the negative impact on its revenue could pose a challenge to its operating income and cash generation from operations.
- The advertising and marketing communications business is highly competitive and constantly changing.
 Competitive challenges also arise from rapidly-evolving and new technologies in the marketing and advertising space. Any failure to keep up with rapidly changing technologies and standards could harm the Company's competitive position.
- An important aspect of the Company's competitiveness is its ability to identify and develop the appropriate talent
 and to attract and retain key employees and management personnel. If it were to fail to attract key personnel or
 lose them to competitors or clients, or fail to manage its workforce effectively, its business and results of operations
 could be adversely affected.
- At any given time, one or more of the Company's clients may experience financial difficulty, file for bankruptcy
 protection or go out of business. The direct impact on the Company could include reduced revenues and write-offs
 of accounts receivable and expenditures billable to clients.
- The Company faces continued uncertainty surrounding the implementation and consequences of the United Kingdom's exit from the European Union, commonly referred to as "Brexit." As the parties implement and adjust to their new relationship, it is possible that Brexit and changes resulting from Brexit will cause increased regulatory and legal complexities, large exchange rate fluctuations and negative economic impacts.
- The Company's business, which increasingly involves the collection, use and transmission of customer data, may
 make the Company an attractive target for malicious third-party attempts to access this data.
- Data privacy or cybersecurity breaches may pose a risk that sensitive data could be exposed to third parties or to
 the general public. Any such breaches or breakdowns could expose the Company to legal liability, be expensive to
 remedy, result in a loss of its clients' or vendors' proprietary information and damage its reputation.

As the Group is ultimately owned by The Interpublic Group of Companies, Inc., the performance of The Interpublic Group of Companies, Inc. has an impact on the Company's financial position. Please refer to The Interpublic Group of Companies, Inc., consolidated financial statements which can be obtained from The Interpublic Group of Companies, Inc., 909 Third Avenue, New York, NY 10022, USA.

Strategic Report for the year ended 31 December 2020 (continued)

Management and mitigation of principal risks and uncertainties

The following measures have been taken by the Group's subsidiary companies to manage and mitigate the principal risks and uncertainties:

- During the course of 2020, a primary objective for the Company's management team was to safeguard the physical and mental well-being of its employees. This, in turn, allowed the Company to deliver effective work and strong results for its clients.
- The Company has been able to adapt to meet the various impacts of the COVID-19 pandemic. It has benefited from having a flexible workforce and has been able to be flexible with the allocation of its resources, in order to meet the changing needs of its clients over the period of the pandemic. The Company continued to be disciplined with respect to expenses and strategic in its approach to costs, while simultaneously investing in its business during the year to accelerate areas of strongest opportunity and growth.
- As the wider economy has its usual fluctuations over the course of time, the Company will continue to work with its clients in order to maximise future growth and profitability prospects, assisting them in developing new areas of growth. This in turn helps minimise the risk to the growth of the Company, as management stays focused on unlocking the enormous opportunities that exist due to the change and disruption that occurred during the year and beyond. Our ultimate goal is to help ensure that clients' businesses and brands can thrive in the digital economy.
- The Company seeks to combine the power of creativity within the business, with the benefits of technology, fuelling its offerings with a deep understanding of the clients' needs at the same time as and in combination with ethical data practices, which are carried out throughout the business. This has helped the Company grow its digital capabilities. The Company, with the assistance of the resources of the wider IPG Group, has invested time and resources into employee training and technological solutions to ensure data privacy laws are not breached and cybersecurity breaches are protected against.
- The Company continues to recognise the need to focus on investing in talent within the business. For many years
 now, this has involved ensuring that the Company has the right people and investing in skills, training and
 technology in order to meet the rapidly changing technology development and needs within the marketing and
 advertising business.
- The Company continuously monitors and assesses credit offered to clients to ensure the amounts are recoverable
 and do not become excessive. Management considers factors including the current credit rating of the debtor, the
 ageing profile of debtors and historical experience.
- With the potential of an adverse impact from "Brexit" in the UK being a risk and uncertainty in 2020 and 2021, the
 Company assessed the potential impact of the changes on the way the business works and planned ahead as far
 as was possible, in order to make changes to the business where it made sense to do so. However, the impact, in
 comparison to the COVID-19 pandemic has so far been minimal to the business.

On behalf of the Board:

Warren Spencer Kay

Warren Kay (Sep 15, 2021 10 34 GM T+1)

15 September 2021

Directors' Report for the year ended 31 December 2020

The directors present their report and the audited consolidated financial statements of IPG Holdings (UK) Limited (the "Company") and its subsidiaries (together, the "Group") for the financial year ended 31 December 2020.

The Group's UK subsidiary companies are exempt from the requirements of the Companies Act 2006 relating to the audit of individual financial statements by virtue of section 479A. A list of these UK companies can be found in note 29.

Future developments

Future developments, strategy and key performance indicators are discussed in the strategic report in addition to disclosures regarding branches outside the UK.

Dividends

The Company paid a dividend of £nil during the financial year (2019: £nil). The directors do not recommend the payment of a final dividend.

Financial risk management objectives and policies

The Group's operations expose it to a variety of financial risks. These include the credit risk, the liquidity risk associated with recovering customer debt on a timely basis, and the interest rate cash flow risk. The Group has in place a risk management programme that seeks to minimise the potential adverse effects on the financial performance of the Group by monitoring customer debt levels and the related financial risks to the business.

Agencies within the Group follow the standard policy and procedures (SP&P) manual provided by the IPG Group which sets out specific guidelines to manage credit and liquidity risks. Interest rate cash flow risk is managed by the IPG Group.

Credit risk

The Group has implemented policies to monitor customer debt levels and to ensure that excessive credit is not extended to any particular customer. This provides the Group with visibility of balances and ensures that no further credit is extended in cases where this is not merited. The maximum exposure to principal credit risk at 31 December 2020 was mainly as follows: trade debtors £368,912,000, amounts owed by Group undertakings £219,959,000, other debtors £17,844,000 and prepayments and accrued income £77,144,000 (2019: £392,549,000, £267,361,000, £20,359,000 and £73,695,000 respectively).

Credit given to other Group companies is also monitored and is granted where merited. Group debts are collected on the same basis as non-group debts.

The Group also attempts to minimize credit exposure to cash investments. Cash investments are placed with high-quality financial institutions with limited exposure to any one institution.

Liquidity risk

The Group's customer profile is such that late payments and defaults may reduce the funds available for operations and planned expansions. The Group manages this risk by engaging external collection agencies if required.

Political donations

The Group made no political donations in 2020 (2019: nil).

Directors' Report for the year ended 31 December 2020 (continued)

Disabled employees

The Group is committed to employment policies, which follow best practice, based on equal opportunities for all employees, irrespective of sex, race, colour, disability or marital status. The Group gives full and fair consideration to applications for employment from disabled persons, having regard to their particular aptitudes and abilities. Appropriate arrangements are made for the continued employment and training, career development and promotion of disabled persons employed by the Group. If members of staff become disabled the Group continues employment, either in the same or an alternative position, with appropriate retraining being given if necessary.

Employee involvement

The Group systematically provides employees with information on matters of concern to them, consulting them or their representatives regularly, so that their views can be taken into account when making decisions that are likely to affect their interests. Employee involvement in the Group is encouraged, as achieving a common awareness on the part of all employees of the financial and economic factors affecting the Group plays a major role in maintaining its future success.

Directors

The directors who held office during the financial year and up to the date of signing the financial statements are given below:

	Date of Appointment	Date of Resignation
Warren Spencer Kay	5 May 2011	
Derek John Coleman	29 May 2012	
William Francis Cleary	22 May 2014	26 March 2020
Steven M Boden	26 March 2020	

Events post statement of financial position

There are no material events post statement of financial position.

Directors' Report for the year ended 31 December 2020 (continued)

IPG Holdings (UK) Limited Streamlined Energy and Carbon Reporting

IPG Holdings (UK) Limited has reported scope 1, 2 and 3 greenhouse gas (GHG) emissions in accordance with the requirements of Streamlined Energy and Carbon Reporting (SECR).

This includes IPG Holdings (UK) Limited's stated emissions for one reporting year being the 12 months starting 1 January 2020 and ending 31 December 2020.

Responsibilities of IPG Holdings (UK) Limited and Green Element

IPG Holdings (UK) Limited was responsible for the internal management controls governing the data collection process. Green Element was responsible for the data aggregation, any estimations and extrapolations applied (as required) and GHG calculations performed, and the emissions statements.

Methodology

Greenhouse gas emissions were calculated according to the Greenhouse Gas Protocol Corporate Accounting and Reporting Standard.

Scope and Subject Matter

The boundary of the report includes all agencies that meet the mandatory reporting requirements, as follows: IPG DXTRA (UK) Limited, Kinesso Limited, McCann-Erickson Advertising Limited, McCann-Erickson Central Limited, McCann Health Medical Communications Limited, McCann Manchester Limited, Mediabrands Limited and MullenLowe London Limited.

Energy and GHG sources included in the process:

- Scope 1: Fuel used in company vehicles, natural gas, diesel for electricity generation, other fuels
- Scope 2: Purchased electricity
- Scope 3: Fuel used for business travel in employee owned or hired vehicles

Scope 1 emissions for combustion of fuel for transport purposes refers to any fuel consumed in company-owned vehicles. As Group business travel is reported in the form of employee expensed trips in their own vehicles, these emissions fall into scope 3.

All seven Kyoto protocol GHGs were included: CO2, N2O, CH4, HFCs, PFCs, SF6 and NF3.

The figures were calculated using UK government 2020 conversion factors, expressed as tonnes of carbon dioxide equivalent (tCO2e). The conversion factors used to compile this report are explained at: https://www.gov.uk/government/publications/greenhouse-qas-reporting-conversion-factors-2020.

Gas consumption data was estimated for McCann-Erickson Central Limited, based on the gas consumption of the other McCann in-scope agencies. No other material estimates of judgements were used in the calculations.

Directors' Report for the year ended 31 December 2020 (continued)

IPG Holdings (UK) Limited Streamlined Energy and Carbon Reporting (continued) Energy Efficiency Actions

Energy efficiency and climate change are at the centre of IPG Holdings (UK) Limited's strategy. Prior to and during the reporting period the following projects have taken place:

- Some agencies have ISO 14001 certification, demonstrating the efficacy of the Environmental Management Systems (EMS) they have implemented.
- Green Element Limited conducts regular energy and carbon emissions audits for those agencies with an EMS, monitoring their energy consumption on a monthly basis.
- In 2019 IPG Holdings (UK) Limited conducted a nationwide Energy Savings Opportunity Scheme (ESOS) energy
 audit which provided bespoke energy savings recommendations and costings for each qualifying premises. These
 recommendations provide our energy and carbon-saving strategies over the next three years.
- In the eventuality of moving offices IPG Holdings (UK) Limited and its subsidiaries prioritise the environmental impact of potential buildings when making such decisions.

IPG Holdings (UK) Limited GHG statements (in tonnes of CO2e), as follows:

	IPG Holdings (UK) Limited
Annual energy consumption: (kWh)	
Electricity	4,610,498.3
Gas	3,452,222.1
Transport fuel	50,366.9
Total	8,113,087.4
Annual GHG emissions (tCO2e)	
Scope 1	
Emissions from combustion of gas	634.8
Emissions from combustion of fuel for transport purposes	0.0
Scope 2	
Emissions from purchased electricity - location based	1,074.9
Emissions from purchased electricity - market based*	424.3
Scope 3	
Emissions from business travel in rental cars or employee vehicles where company is responsible for purchasing the fuel	62.6
Emissions from electricity upstream transportation and distribution losses and	32.0
excavation and transport of fuels - location based	336.1
Emissions from upstream transport and distribution losses and excavation and	
transport of fuels - market based*	182.7
Total tCO2e emissions (location based)	2,108.3
Total tCO2e emissions (market based)	1,304.3
Intensity (tCO2e / FTE)	
Full Time Equivalent (FTE) Employees	2,413
Intensity ratio: total location based tonnes per FTE employee	
tCO2e / FTE	0.9
Intensity ratio: total market based* tonnes per FTE employee	
tCO2e / FTE	0.5
Intensity (tCO2e / £ million revenue)	
Revenue (£m)	827.3
Intensity ratio: total location based tonnes per million revenue	
tCO2e / £m	2.5
Intensity ratio: total market based* tonnes per million revenue	
tCO2e / £m	1.5

^{*}All SSE contracts are REGO-backed 100% renewable electricity; all others were assumed average grid in the absence of supplier fuel mix, in order to calculate market based electricity emissions.

Directors' Report for the year ended 31 December 2020 (continued)

Statement of directors' responsibilities

The directors are responsible for preparing the Annual Report and the financial statements in accordance with applicable law and regulation.

Company law requires the directors to prepare financial statements for each financial year. Under that law the directors have prepared the group and company financial statements in accordance with United Kingdom Generally Accepted Accounting Practice (United Kingdom Accounting Standards, comprising FRS 102 "The Financial Reporting Standard applicable in the UK and Republic of Ireland", and applicable law). Under company law the directors must not approve the financial statements unless they are satisfied that they give a true and fair view of the state of affairs of the group and company and of the profit or loss of the group and company for that period. In preparing the financial statements, the directors are required to:

- select suitable accounting policies and then apply them consistently;
- state whether applicable United Kingdom Accounting Standards, comprising FRS 102, have been followed, subject to any material departures disclosed and explained in the financial statements;
- make judgements and accounting estimates that are reasonable and prudent; and
- prepare the financial statements on the going concern basis unless it is inappropriate to presume that the group and company will continue in business.

The directors are responsible for keeping adequate accounting records that are sufficient to show and explain the group and company's transactions and disclose with reasonable accuracy at any time the financial position of the group and company and enable them to ensure that the financial statements comply with the Companies Act 2006.

The directors are also responsible for safeguarding the assets of the group and company and hence for taking reasonable steps for the prevention and detection of fraud and other irregularities.

Disclosure of information to auditors in the Directors' Report

The directors consider that the annual report and financial statements, taken as a whole, is fair, balanced and understandable and provides the information necessary for shareholders to assess the group and company's position and performance, business model and strategy.

In the case of each director in office at the date the Directors' Report is approved:

- so far as the director is aware, there is no relevant audit information of which the group and company's auditors are unaware; and
- they have taken all the steps that they ought to have taken as a director in order to make themselves aware of any
 relevant audit information and to establish that the group and company's auditors are aware of that information.

Independent auditors

The independent auditors, PricewaterhouseCoopers LLP, have expressed their willingness to continue in office as auditors and a resolution proposing their reappointment will be submitted at the annual general meeting.

On behalf of the Board

Warren Kay (Sep 15, 2021 10:34 GMT+1)

Warren Spencer Kay Director

15 September 2021

Independent auditors' report to the members of IPG Holdings (UK) Limited

Report on the audit of the financial statements

Opinion

In our opinion, IPG Holdings (UK) Limited 's group financial statements and company financial statements (the "financial statements"):

- give a true and fair view of the state of the group's and of the company's affairs as at 31 December 2020 and of the group's loss and the group's cash flows for the year then ended;
- have been properly prepared in accordance with United Kingdom Generally Accepted Accounting Practice (United Kingdom
 Accounting Standards, comprising FRS 102 "The Financial Reporting Standard applicable in the UK and Republic of Ireland", and
 applicable law); and
- have been prepared in accordance with the requirements of the Companies Act 2006.

We have audited the financial statements, included within the Directors' Report, Strategic Report and Consolidated Financial Statements (the "Annual Report"), which comprise: the consolidated statement of financial position and the company statement of financial position as at 31 December 2020; the consolidated profit and loss account, consolidated statement of comprehensive income, consolidated statement of changes in equity, company statement of changes in equity and consolidated statement of cash flows for the year then ended; and the notes to the financial statements, which include a description of the significant accounting policies.

Basis for opinion

We conducted our audit in accordance with International Standards on Auditing (UK) ("ISAs (UK)") and applicable law. Our responsibilities under ISAs (UK) are further described in the Auditors' responsibilities for the audit of the financial statements section of our report. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Independence

We remained independent of the group in accordance with the ethical requirements that are relevant to our audit of the financial statements in the UK, which includes the FRC's Ethical Standard, and we have fulfilled our other ethical responsibilities in accordance with these requirements.

Conclusions relating to going concern

Based on the work we have performed, we have not identified any material uncertainties relating to events or conditions that, individually or collectively, may cast significant doubt on the group's and the company's ability to continue as a going concern for a period of at least twelve months from when the financial statements are authorised for issue.

In auditing the financial statements, we have concluded that the directors' use of the going concern basis of accounting in the preparation of the financial statements is appropriate.

However, because not all future events or conditions can be predicted, this conclusion is not a guarantee as to the group's and the company's ability to continue as a going concern.

Our responsibilities and the responsibilities of the directors with respect to going concern are described in the relevant sections of this report.

Independent auditors' report to the members of IPG Holdings (UK) Limited (continued)

Reporting on other information

The other information comprises all of the information in the Annual Report other than the financial statements and our auditors' report thereon. The directors are responsible for the other information. Our opinion on the financial statements does not cover the other information and, accordingly, we do not express an audit opinion or, except to the extent otherwise explicitly stated in this report, any form of assurance thereon.

In connection with our audit of the financial statements, our responsibility is to read the other information 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 we identify an apparent material inconsistency or material misstatement, we are required to perform procedures to conclude whether there is a material misstatement of the financial statements or a material misstatement of the other information. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report based on these responsibilities.

With respect to the Strategic report and Directors' report, we also considered whether the disclosures required by the UK Companies Act 2006 have been included.

Based on our work undertaken in the course of the audit, the Companies Act 2006 requires us also to report certain opinions and matters as described below.

Strategic report and Directors' report

In our opinion, based on the work undertaken in the course of the audit, the information given in the Strategic report and Directors' report for the year ended 31 December 2020 is consistent with the financial statements and has been prepared in accordance with applicable legal requirements.

In light of the knowledge and understanding of the group and company and their environment obtained in the course of the audit, we did not identify any material misstatements in the Strategic report and Directors' report.

Responsibilities for the financial statements and the audit

Responsibilities of the directors for the financial statements

As explained more fully in the Statement of directors' responsibilities, the directors are responsible for the preparation of the financial statements in accordance with the applicable framework and for being satisfied that they give a true and fair view. The directors are also responsible 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 group's and the company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the directors either intend to liquidate the group or the company or to cease operations, or have no realistic alternative but to do so.

Auditors' responsibilities for the audit of the financial statements

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 auditors' report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISAs (UK) 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.

Irregularities, including fraud, are instances of non-compliance with laws and regulations. We design procedures in line with our responsibilities, outlined above, to detect material misstatements in respect of irregularities, including fraud. The extent to which our procedures are capable of detecting irregularities, including fraud, is detailed below.

Independent auditors' report to the members of IPG Holdings (UK) Limited (continued)

Based on our understanding of the group and industry, we identified that the principal risks of non-compliance with laws and regulations related to the General Data Protection Regulation (GDPR), Companies Act 2006, health and safety regulations, Anti-Bribery and Corruption legislation, Anti-Money Laundering legislation, UK tax and employment regulations, and we considered the extent to which non-compliance might have a material effect on the financial statements. We also considered those laws and regulations that have a direct impact on the financial statements such as the Companies Act 2006. We evaluated management's incentives and opportunities for fraudulent manipulation of the financial statements (including the risk of override of controls), and determined that the principal risks were related to posting inappropriate journal entries and management's bias in accounting estimates. Audit procedures performed by the engagement team included:

- Discussions with management, including consideration of known or suspected instances of non-compliance with laws and regulations and fraud:
- Addressing the risk of management override of internal controls, including testing of journal entries (in particular, journal entries posted with an unusual account combination);
- Evaluating and, where appropriate, challenging assumptions and judgements made by management in determining significant accounting estimates; and
- Enquiring of management and review of internal audit reports in so far as they related to the financial statements.

There are inherent limitations in the audit procedures described above. We are less likely to become aware of instances of non-compliance with laws and regulations that are not closely related to events and transactions reflected in the financial statements. Also, the risk of not detecting a material misstatement due to fraud is higher than the risk of not detecting one resulting from error, as fraud may involve deliberate concealment by, for example, forgery or intentional misrepresentations, or through collusion.

A further description of our responsibilities for the audit of the financial statements is located on the FRC's website at: www.frc.org.uk/auditorsresponsibilities. This description forms part of our auditors' report.

Use of this report

This report, including the opinions, has been prepared for and only for the company's members as a body in accordance with Chapter 3 of Part 16 of the Companies Act 2006 and for no other purpose. We do not, in giving these opinions, accept or assume responsibility for any other purpose or to any other person to whom this report is shown or into whose hands it may come save where expressly agreed by our prior consent in writing.

Other required reporting

Companies Act 2006 exception reporting

Under the Companies Act 2006 we are required to report to you if, in our opinion:

- · we have not obtained all the information and explanations we require for our audit; or
- adequate accounting records have not been kept by the company, or returns adequate for our audit have not been received from branches not visited by us; or
- certain disclosures of directors' remuneration specified by law are not made; or
- · the company financial statements are not in agreement with the accounting records and returns.

We have no exceptions to report arising from this responsibility.

Philip Stokes (Senior Statutory Auditor) for and on behalf of PricewaterhouseCoopers LLP Chartered Accountants and Statutory Auditors London

15 September 2021

Consolidated profit and loss account for the year ended 31 December 2020

		2020	2019
	Note	£000's	£000's
Turnover	5	1,816,415	2,001,234
Cost of sales		(1,242,530)	(1,370,100)
Gross profit		573,885	631,134
Administrative expenses	6	(550,767)	(583,101)
Distribution costs		(341)	(453)
Other operating income	7	4,779	905
Operating profit	6	27,556	48,485
Interest receivable and similar income	8	7,112	5,976
Interest payable and similar expenses	9	(9,937)	(13,538)
Exceptional expense	12	(41,022)	<u>-</u>
Dividends receivable	13	37	-
Impairment of goodwill	15	(3,273)	_
Exceptional loss on disposal of goodwill	15	-	(1,602)
Exceptional loss on disposal of subsidiaries	17	(722)	
(Loss)/profit before taxation		(20,249)	39,321
Tax on (loss)/profit	14	(2,383)	(14,586)
(Loss)/profit for the financial year		(22,632)	24,735
(Loss)/profit for the financial year attributable to:			
Owners of the parent		(22,020)	25,317
Non-controlling interests	23	(612)	(582)
(Loss)/profit for the financial year		(22,632)	24,735

All operations are continuing.

The accompanying notes from pages 24 to 63 form an integral part of these consolidated financial statements.

Consolidated statement of comprehensive income for the year ended 31 December 2020

	Note	2020 £000's	2019 £000's
(Loss)/profit for the financial year		(22,632)	24,735
Other comprehensive income/(loss)		(22,002)	24,700
- currency translation differences		853	(1,317)
Total comprehensive (loss)/income for the year		(21,779)	23,418
Total comprehensive (loss)/income attributable to:			
- owners of the parent		(21,167)	24,000
 non-controlling interests 	23	(612)	(582)
		(21,779)	23,418

Consolidated statement of financial position As at 31 December 2020

			Restated
		2020	2019
	Note	£000's	£000's
Fixed assets			
Intangible assets	15	233,466	253,870
Tangible assets	16	53,493	46,789
Investments	17	7,111	7,111
		294,070	307,770
Current assets			
Work in progress		59,973	60,299
Debtors	18	698,948	761,880
Cash at bank and in hand		314,861	287,063
		1,073,782	1,109,242
Creditors: amounts falling due within one year	19	(1,201,381)	(1,232,747)
Net current liabilities		(127,599)	(123,505)
Total assets less current liabilities		166,471	184,265
Creditors: amounts falling due after more than one year	20	(38,031)	(62,745)
Provisions for liabilities	21	(39,120)	(10,421)
Net assets		89,320	111,099
Capital and reserves			
Called up share capital	22	1,602	1,602
Share premium account		8,536	8,536
Capital redemption reserve		100	100
Currency translation reserve		(642)	(1,495)
Retained earnings		79,719	101,739
Total equity attributable to owners of the parent		89,315	110,482
Non-controlling interests	23	5	617
Total equity	 	89,320	111,099

A Chilean Peso denominated loan of CLP 7,324,838,000 (£7,494,000) previously included in creditors: amounts falling due within one year has been restated in 2019 to include within creditors: amounts falling due after more than one year, to reflect the loan repayment date. The effect of the restatement on the consolidated statement of financial position can be seen in note 4.

The consolidated and Company financial statements on pages 17 to 63 were approved by the board of directors on 15 September 2021 and signed on its behalf by:

Warren Kay (Sep 15, 2021 10:34 GM (+1)

Warren Spencer Kay Director IPG Holdings (UK) Limited

Company statement of financial position as at 31 December 2020

	Note	2020 £000's	2019 £000's
		2000 3	1,000 3
Fixed assets			
Investments	17	458,627	426,741
Current assets			
Debtors: amounts falling due within one year	18	44,777	42,835
Cash at bank and in hand		-	83,143
		44,777	125,978
Creditors: amounts falling due within one year	19	(423,156)	(450,656)
Net current liabilities		(378,379)	(324,678)
Total assets less current liabilities		80,248	102,063
Creditors: amounts falling due after more than one year	20	(3,584)	(21,457)
Net assets		76,664	80,606
Capital and reserves			
Called-up share capital	22	1,602	1,602
Share premium account		8,536	8,536
Capital redemption reserve		100	100
Retained earnings		66,426	70,368
Total equity		76,664	80,606

The consolidated and Company financial statements on pages 17 to 63 were approved by the board of directors on 15 September 2021 and signed on its behalf by:

Warren Kav (Sep 15, 2021 10:34 GMT+1)

Warren Spencer Kay Director IPG Holdings (UK) Limited

Consolidated statement of changes in equity for the year ended 31 December 2020

	Called up share capital	Share premium account	Capital redemption reserve	Currency translation reserve	Retained earnings	Total equity attributable to owners of the parent	Non- controlling interest	Total equity
	£,000	£,000	£'000	£'000	£'000	£,000	£,000	£,000
At 1 January 2019	1,602	8,536	100	(178)	76,422	86,482	1,199	87,681
Profit for the financial year	-	_	-	-	25,317	25,317	(582)	24,735
Other comprehensive loss	-	-	-	(1,317)	-	(1,317)	-	(1,317)
Total comprehensive income for the year	-	-	-	(1,317)	25,317	24,000	(582)	23,418
At 31 December 2019 and 1 January 2020	1,602	8,536	100	(1,495)	101,739	110,482	617	111,099
Loss for the financial year	-	~	-	-	(22,020)	(22,020)	(612)	(22,632)
Other comprehensive income		-	-	853	-	853	-	853
Total comprehensive loss for the year	-	-	-	853	(22,020)	(21,167)	(612)	(21,779)
At 31 December 2020	1,602	8,536	100	(642)	79,719	89,315	5	89,320

Company statement of changes in equity for the year ended 31 December 2020

	Called up share capital	Share premium account	Capital redemption reserve	Retained earnings	Total equity
At 1 January 2019	£'000 1,602	£'000	£'000 100	£'000	£'000
Loss for the financial year and total comprehensive expense	-	8,536	-	77,571 (7,203)	(7,203)
Total transactions with owners, recognised directly in equity	-	-	-	-	-
At 31 December 2019 and 1 January 2020	1,602	8,536	100	70,368	80,606
Loss for the financial year and total comprehensive expense	-	-	-	(3,942)	(3,942)
Total transactions with owners, recognised directly in equity	•		-	-	-
At 31 December 2020	1,602	8,536	100	66,426	76,664

IPG Holdings (UK) Limited Consolidated statement of cash flows for the year ended 31 December 2020

consolidated statement of cash hows for the year ended	OI Deceill	Del 2020	
			Restated
	Note	2020	2019
Cash flow from operating activities		£'000	£'000
Loss for the financial year after tax attributable to owners of the parent		(22,020)	25,317
Adjustments for:			
Tax on profit		2,383	14,586
Net interest expense	8 & 9	2,825	7,562
Non-controlling interests	23	(612)	(582)
Exceptional expenses	12	41,022	<u>~</u>
Impairment of goodwill	15	3,273	-
Loss on disposal of goodwill	15	-	1,602
Loss on disposal of subsidiaries	17	722	-
Dividends receivable		(37)	- 40.405
Operating profit		27,556	48,485
Amortisation of intangible assets	15	39,563	34,410
Depreciation of tangible assets	16	8,869	9,215
Loss/(gain) on disposal of tangible assets	6	874	(21)
Gain on disposal of intangible assets	15	(16)	(1,867)
Increase in provisions		28,699	1,168
Bad debt provision		1,380	(3,026)
Working capital movements:			
Decrease/(increase) in work in progress		325	(6,471)
Decrease/(increase) in debtors		61,747	(129,099)
Decrease in payables		25,501	61,130
Net cash generated from operations		194,498	13,924
Taxation paid	14	(13,466)	(10,508)
Net cash generated from operating activities		181,032	3,416
Cash flows from investing activities	4.0.0	7 440	E 076
Interest received	4 & 8	7,112	5,976
Cash acquired from acquisitions	29	1,642	-
Purchase of tangible assets		(23,754)	(17,089)
Proceeds from disposal of tangible assets		1,662	888
Cash paid on existing acquisition obligations		(18,925)	(23)
Cash paid for new acquisitions in the year	40	(3,620)	(500)
Dividends received	13	37	(40.740)
Net cash used in investing activities		(35,846)	(10,748)
Cash flows from financing activities			
Interest paid	9	(9,937)	(13,538)
Net cash used in financing activities		(9,937)	(13,538)
Exchange gain/(loss) on cash and cash equivalents		853	(1,317)
Net increase/(decrease) in cash and cash equivalents		136,102	(22,187)
Out to the standard of the standard of			
Cash and cash equivalents at beginning of year consist of:		007.000	200 020
Cash at bank and in hand		287,063	369,879
Bank loans and overdrafts Cash and each equivalents	. .	(621,341) (334,278)	(681,970) (312,091)
Cash and cash equivalents		(554,210)	(012,001)
Cash and cash equivalents at end of year consist of:			
Cash at bank and in hand		314,861	287,063
Bank loans and overdrafts		(513,037)	(621,341)
Cash and cash equivalents		(198,176)	(334,278)

The 2019 consolidated statement of cash flows has been restated to present interest received as investing activities rather than financing activities, to better reflect the nature of the income.

Notes to the financial statements for the year ended 31 December 2020

1 General information

The principal activity of the Group and Company during the year was operating as the holding company of a number of advertising, digital communications, public relations and other media related businesses within The Interpublic Group of Companies, Inc. ("IPG Group") in the United Kingdom and overseas.

The Company is a private company limited by shares and is incorporated in the United Kingdom. The address of its registered office is 135 Bishopsgate, London, EC2M 3TP.

2 Statement of compliance

The Group and the Company's financial statements have been prepared in compliance with United Kingdom Accounting Standards, including Financial Reporting Standard 102, "The Financial Reporting Standard applicable in the United Kingdom and the Republic of Ireland" ("FRS 102") and the Companies Act 2006.

3 Summary of significant accounting policies

The principal accounting policies applied in the preparation of these consolidated and separate financial statements are set out below. These policies have been consistently applied to all years presented, unless otherwise stated. The Group has adopted FRS 102 in these financial statements.

a) Basis of preparation

These consolidated and separate financial statements are prepared on a going concern basis, under the historical cost convention.

The preparation of financial statements requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in the process of applying the Group and Company accounting policies. Areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the financial statements are disclosed in note 4.

The Company has taken advantage of the exemption in section 408 of the Companies Act 2006 from disclosing its individual profit and loss account.

b) Going concern

The Group statement of financial position set out on page 19 shows that the Group has net assets of £89,320,000 (2019: £111,099,000). The Company statement of financial position set out on page 20 shows that the Company has net assets of £76,664,000 (2019: £80,606,000). The Interpublic Group of Companies, Inc., the ultimate holding company of the Group and Company, has acknowledged the commitments of the Group and the Company, and has confirmed its present intention to continue to provide financial support to the Group and Company so as to enable them to meet their liabilities as and when they fall due and to carry on their business without any significant curtailment of operations for the foreseeable future and for not less than 12 months from the date of approval of the statutory financial statements of the Group and Company for the year ended 31 December 2020.

The directors have a reasonable expectation that the Group has adequate resources to continue in operational existence for the foreseeable future. The Group therefore continues to adopt the going concern basis in preparing its financial statements.

Notes to the financial statements for the year ended 31 December 2020 (continued)

3 Summary of significant accounting policies (continued)

c) Basis of consolidation

The Group consolidated financial statements include the financial statements of the Company and all of its subsidiaries undertakings made up to 31 December 2020.

A subsidiary is an entity controlled by the Group. Control is the power to govern the financial and operating policies of an entity so as to obtain benefits from its activities.

The financial results of any subsidiary undertakings sold or acquired during the year are included up to, or from, the dates of change of control or change of significant influence respectively.

Where control of a subsidiary is lost, the gain or loss is recognised in the consolidated profit and loss account. The cumulative amounts of any exchange differences on translation, recognised in equity, are not included in the gain or loss on disposal and are transferred to retained earnings. The gain or loss also includes amounts included in other comprehensive income that are required to be reclassified to profit or loss but excludes those amounts that are not required to be reclassified.

Where control of a subsidiary is achieved in stages, the initial acquisition that gave the Group control is accounted for as a business combination (note 29). Thereafter, when the Group increases its controlling interest in a subsidiary the transaction is treated as a transaction between equity holders. Any difference between the fair value of the consideration paid and the carrying amount of the non-controlling interest acquired is recognised directly in equity. No changes are made to the carrying value of assets, liabilities or provisions for contingent liabilities.

An associate is an entity, being neither a subsidiary nor a joint venture, in which the Group holds a long-term interest and where the Group has significant influence. The Group considers that it has significant influence where it has the power to participate in the financial and operating decisions of the associate. The results of associates are accounted for using the equity method of accounting.

All intra-Group transactions, balances, income and expenses are eliminated on consolidation. Adjustments are made to eliminate the profit or loss arising on transactions with the associate to the extent of the Group's interest in the entity.

Where there is a non-controlling interest in the equity of the relevant subsidiary that is reporting profits, the non-controlling interest will be attributed a share in the relevant subsidiary's profits. Where the subsidiary in question reports a loss, the loss will not be applicable to the minority interest but will be charged to the Group unless the non-controlling interest has a binding obligation to, and is able to, make good the losses.

d) Exemptions for qualifying entities under FRS 102

The Group and Company have taken advantage of the exemption, under FRS 102 paragraph 1.12(c), to the disclosure requirements of FRS 102 section 11 Basic Financial Instruments paragraphs 11.39 to 11.48A, and FRS 102 section 12 Other Financial Instrument Issues, paragraphs 12.26 to 12.29A, on the basis that it is a qualifying entity and the consolidated financial statements of The Interpublic Group of Companies Inc. include the equivalent disclosures.

The Group and Company have also taken advantage of the exemption, under FRS 102 paragraph 1.12(c), to the disclosure requirements of FRS 102 section 11 Basic Financial Instruments paragraphs 11.39 to 11.48A, and FRS 102 section 12 Other Financial Instrument Issues, paragraphs 12.26 to 12.29A, on the basis that it is a qualifying entity and the consolidated financial statements of The Interpublic Group of Companies Inc. include the equivalent disclosures.

Notes to the financial statements for the year ended 31 December 2020 (continued)

3 Summary of significant accounting policies (continued)

e) Revenue recognition

The Group's revenues are primarily derived from the planning and execution of multi-channel advertising, marketing and communications programs in the United Kingdom and the rest of Europe. Revenues are directly dependent upon the advertising, marketing and corporate communications requirements of existing clients and the Group's ability to win new clients. Revenue is typically lowest in the first quarter and highest in the fourth quarter. Most client contracts are individually negotiated and, accordingly, the terms of client engagements and the bases on which the Group earn commissions and fees vary significantly. As is customary in the industry, contracts generally provide for termination by either party on relatively short notice, usually 90 days.

Client contracts are complex arrangements that may include provisions for incentive compensation and vendor rebates and credits. The Group's largest clients are multinational entities and, as such, the Group provides services to these clients out of multiple offices and across many of our agencies within the Group or with related companies. In arranging for such services, it is possible that the Group enters into global, regional and local agreements.

Agreements of this nature are reviewed by IPG corporate legal counsel to determine the governing terms to be followed by the offices and agencies involved.

Revenue for our services is recognized when all of the following criteria are satisfied: (i) persuasive evidence of an arrangement exists; (ii) the price is fixed or determinable; (iii) collectability is reasonably assured; and (iv) services have been performed. Depending on the terms of a client contract, fees for services performed can be recognised in three principal ways: proportional performance (input or output), straight-line (or monthly basis) or completed contract.

Fees are generally recognised as earned based on the proportional performance input method of revenue recognition in situations where our fee is linked to the actual hours incurred to service the client as detailed in a contractual staffing plan, where the fee is earned on a per hour basis or where actual hours incurred are provided to the client on a periodic basis (whether or not the fee is reconcilable), with the amount of revenue recognised in these situations limited to the amount realisable under the client contract. We believe an input-based measure (the 'hour') is appropriate in situations where the client arrangement essentially functions as a time and out-of-pocket expense contract and the client receives the benefit of the services provided throughout the contract term. Fees are recognised on a straight-line or monthly basis when service is provided essentially on a pro-rata basis and the terms of the contract support monthly basis accounting.

Certain fees (such as for major marketing events) are deferred until contract completion if the final act is so significant in relation to the service transaction taken as a whole or if any of the terms of the contract do not otherwise qualify for proportional performance or monthly basis recognition. Fees may also be deferred and recognised upon delivery of a project if the terms of the client contract identify individual discrete projects.

Depending on the terms of the client contract, revenue is derived from diverse arrangements involving fees for services performed, commissions, performance incentive provisions and combinations of the three. Commissions are generally earned on the date of the broadcast or publication. Contractual arrangements with clients may also include performance incentive provisions designed to link a portion of our revenue to our performance relative to either qualitative or quantitative goals, or both. Performance incentives are recognised as revenue for quantitative targets when the targets have been achieved and for qualitative targets when confirmation of the incentive is received from the client.

Notes to the financial statements for the year ended 31 December 2020 (continued)

3 Summary of significant accounting policies (continued)

e) Revenue recognition (continued)

The majority of our revenue is recorded as the net amount of our gross billings less pass-through expenses charged to a client which are included as costs of sales. In most cases, the amount that is billed to clients significantly exceeds the amount of revenue that is earned and reflected in our consolidated financial statements because of various pass-through expenses, such as production and media costs. We assess whether our agency or the third-party supplier is the primary obligor, and we evaluate the terms of our client agreements as part of this assessment. In addition, we give appropriate consideration to other key indicators such as latitude in establishing price, discretion in supplier selection and credit risk to the supplier. Because we operate broadly as an advertising agency, based on our primary lines of business and given the industry practice to generally record revenue on a net versus gross basis, we believe that there must be strong evidence in place to overcome the presumption of net revenue accounting. Accordingly, we generally record revenue net of pass-through charges as we believe the key indicators of the business suggest we generally act as an agent on behalf of our clients in our primary lines of business. In those businesses where the key indicators suggest we act as a principal (primarily sales promotion and event, sports and entertainment marketing), we record the gross amount billed to the client as revenue and the related incremental direct costs incurred as office and general expenses. In general, we also report revenue net of taxes assessed by governmental authorities that are directly imposed on our revenue-producing transactions.

As we provide services as part of our core operations, we generally incur incidental expenses, which, in practice, are commonly referred to as "out-of-pocket" expenses. These expenses often include expenses related to airfare, mileage, hotel stays, out-of-town meals and telecommunication charges. We record the reimbursements received for such incidental expenses as revenue with a corresponding offset to office and general expense.

We receive credits from our vendors and media outlets for transactions entered into on behalf of our clients that, based on the terms of our contracts and local law, are either remitted to our clients or retained by us. If amounts are to be passed through to clients, they are recorded as liabilities as a provision until settlement or, if retained by us, are recorded as revenue when earned.

f) Government grants

Grants, which include furlough subsidies received as part of the UK Governments' Coronavirus Job Retention Scheme, are accounted for under the accruals model as permitted by FRS 102. Grants of a revenue nature are recognised in other operating income within profit or loss in the same period as the related expenditure.

g) Interest income

Interest income is recognised using the effective interest rate method.

h) Dividend income

Dividend income is recognised when the right to receive payment is established.

i) Employee benefits

Companies within the Group provide a range of benefits to employees, including annual bonus arrangements, paid holiday arrangements and defined contribution pension plans.

i) Short term benefits

Short term benefits, including holiday pay and other similar non-monetary benefits, are recognised as an expense in the period in which the service is received.

Notes to the financial statements for the year ended 31 December 2020 (continued)

- 3 Summary of significant accounting policies (continued)
- i) Employee benefits (continued)
- ii) Pension costs

Contributions payable in respect of employees' personal pension plans are expensed in the profit and loss account as they are incurred.

Certain companies within the Group operate a defined contribution pension scheme. The assets of the scheme are held separately from those companies in an independently administered fund. The pension cost charge disclosed in note 9 represents contributions payable by those companies to the fund.

Certain entities within the Group are members of the Interpublic Pension Plan, a defined benefit scheme. These companies are unable to identify their relevant shares of the pension scheme assets and liabilities, and also the relevant share of the defined benefit costs of the defined benefit scheme. Therefore, these companies have accounted for the defined benefit scheme contributions as if they were to a defined contribution scheme in accordance with FRS 102. The contributions are charged to the profit and loss account in the year to which they relate. The sponsoring employer is Interpublic Limited.

iii) Annual bonus plan

Certain companies within the Group operate an annual bonus plan for some employees. An expense is recognised in the profit and loss account when the company within the Group has a legal or constructive obligation to make payments under the plan as a result of past events and a reliable estimate of the obligation can be made.

iv) Incentive compensation plans

Compensation costs related to share-based transactions, including employee stock options, are recognised in the consolidated financial statements based on fair value. Stock-based compensation expense is generally recognised over the requisite service period based on the estimated grant-date fair value. Cash settled share based payments are measured at fair value at the statement of financial position date and are included in creditors. The movement in cumulative expense since the previous statement of financial position date is recognised in the profit and loss account, with a corresponding entry in creditors.

Cash awards are generally granted on an annual basis and have a service period vesting condition and generally vest in three years. Cash awards do not fall within the scope of the share based payments as they are not paid in equity and the value of the award is not correlated with The Interpublic Group of Companies, Inc.'s share price. The present value of the amount expected to vest for cash awards and performance cash awards over the vesting period is amortised using the straight-line method in the profit and loss account.

j) Foreign currencies

The Group's functional and presentation currency is pound sterling. Assets and liabilities in foreign currencies, including those of its non-United Kingdom subsidiaries whose functional and presentation currency is not pound sterling, are translated into sterling at the rates of exchange ruling at the statement of financial position date. Transactions in foreign currencies are translated into sterling at the rate of exchange ruling at the date of the transaction. Exchange differences arising from the revaluation of foreign currency assets and liabilities are taken to the profit and loss account during the year. The trading results of Group undertakings are translated into sterling at the average exchange rates for the year. The assets and liabilities of overseas undertakings, including goodwill and fair value adjustments arising on acquisition, are translated at the exchange rates ruling at the year-end. Exchange adjustments arising from the retranslation of opening net investments and from the translation of the profits or losses at average rates are recognised in 'Other comprehensive income' and allocated to non-controlling interest as appropriate

Notes to the financial statements for the year ended 31 December 2020 (continued)

3 Summary of significant accounting policies (continued)

k) Borrowing costs

All borrowing costs are recognised in the profit and loss account in the period in which they are incurred.

l) Leases

Rentals applicable to operating leases, where substantially all of the benefits and risks of membership remain with the lessor, are charged to the profit and loss account on a straight line basis over the term of the lease.

m) Lease incentives

Incentives received to enter into an operating lease are credited to the profit and loss account, to reduce the lease expense, on a straight-line basis over the period of the lease.

n) Exceptional items

Exceptional items comprise those that are by their nature large, unusual, non-recurring, and are shown separately in the profit and loss account when they occur.

o) Taxation

Taxation expense for the financial year comprises current and deferred tax recognised in the reporting period. Tax is recognised in the profit and loss account, except to the extent that it relates to items recognised in other comprehensive income or directly in equity. In this case, tax is also recognised in other comprehensive income or directly in equity respectively.

Current and deferred taxation assets and liabilities are not discounted.

Corporation tax payable is provided on taxable profits and is calculated on the basis of tax rates and laws that have been enacted or substantively enacted by the year end.

Deferred taxation is recognised in respect of all timing differences that have originated but not reversed at the statement of financial position date, where transactions or events that result in an obligation to pay more tax in the future, or a right to pay less tax in the future, have occurred at the statement of financial position date. Timing differences are differences between the Group's taxable profits and its results as stated in the financial statements that arise from the inclusion of gains and losses in tax assessments in periods different from those in which they are recognised in the financial statements.

A deferred tax asset is regarded as recoverable and therefore recognised only when, on the basis of all available evidence, it can be regarded as probable that there will be suitable taxable profits from which the future reversal of the underlying timing differences can be deducted.

Deferred tax is measured at the average tax rates and laws that are expected to apply in the periods in which the timing differences are expected to reverse based on tax rates and laws that have been enacted or substantively enacted by the statement of financial position date. Deferred tax is measured on a non-discounted basis in line with FRS 102.

Notes to the financial statements for the year ended 31 December 2020 (continued)

3 Summary of significant accounting policies (continued)

p) Intangible assets

Intangible assets are stated at cost less accumulated amortisation and accumulated impairment provisions. Amortisation is calculated, using the straight-line method, to allocate the depreciable amount of the assets to their residual values over their estimated useful lives, as follows:

Goodwill Customer lists Up to 20 years

Up to 15 years

Trade names/marks

Up to 10 years

Goodwill arising on consolidation is the difference between the amounts paid on the acquisition of a company and the aggregate fair value of its net assets and is capitalised on the statement of financial position.

An impairment review is undertaken at the end of the first financial year of an acquisition and thereafter where events or changes in circumstances indicate that a review is necessary.

Goodwill on acquisitions made before 1 January 2014 is amortised over its expected useful economic life but not longer than twenty years, which, in the opinion of the directors, is the maximum period over which the benefits resulting from purchased goodwill can be expected to arise. Goodwill on acquisitions made after 1 January 2014 is amortised over its expected useful economic life but not longer than ten years.

q) Tangible fixed assets

Tangible fixed assets are stated at cost less accumulated depreciation. Cost includes the original purchase price of the asset and any costs attributable to bringing the asset to its working condition for its intended use. Depreciation is calculated to write off the cost of the assets evenly over their expected useful lives as follows:

Freehold land and buildings

Long leasehold and leasehold improvements

Lesser of 10 years or the remaining life of the lease

Computer equipment

3 - 4 years

Equipment, fixtures & fittings

3 - 10 years

Asset retirement obligation

Lesser of 10 years or the remaining life of the lease

The assets' useful lives are reviewed, and adjusted, if appropriate, at the end of each reporting period. The effect of any change is accounted for prospectively.

Subsequent costs, including major inspections, are included in the assets carrying amount or recognised as a separate asset, as appropriate, only when it is probable that economic benefits associated with the item will flow to the Group and the cost can be measured reliably. Repairs, maintenance and minor inspection costs are expensed as incurred.

The fair value of estimated asset retirement obligations is recognised in the balance sheet when identified and a reasonable estimate of fair value can be made. The fair value is determined based on the net present value of the estimated costs which include those legal obligations where the Group will be required to return the properties to their original condition. The asset retirement costs, equal to the estimated fair value of the asset retirement obligation is capitalised as part of the cost of the related long lived asset. Asset retirement costs are amortised over the life of the

Amortisation of asset retirement costs is included in depreciation of fixed assets. Increases in the provision of asset retirement obligation resulting from the passage of time are recorded as interest expense in the profit and loss account. Actual expenditures incurred are charged against the accumulated provision.

Notes to the financial statements for the year ended 31 December 2020 (continued)

3 Summary of significant accounting policies (continued)

r) Investments

Investments in subsidiaries and associates are stated at cost less provision for impairment in value. A review of the investments held is performed to determine whether an impairment trigger has occurred during the year. Any impairment in the value of the investment is charged to the profit and loss account in the year it is identified.

s) Impairment of non-financial assets

At each statement of financial position date non-financial assets not carried at fair value are assessed to determine whether there is an indication that the asset (or asset's cash generating unit) may be impaired. If there is such an indication the recoverable amount of the asset (or asset's cash generating unit) is compared to the carrying amount of the asset (or asset's cash generating unit). If the recoverable amount of the asset (or asset's cash generating unit) is estimated to be lower than the carrying amount, the carrying amount is reduced to its recoverable amount. An impairment loss is recognised in the profit and loss account, unless the asset has been revalued when the amount is recognised in other comprehensive income to the extent of any previously recognised revaluation.

If an impairment loss is subsequently reversed, the carrying amount of the asset (or asset's cash generating unit) is increased to the revised estimate of its recoverable amount, but only to the extent that the revised carrying amount does not exceed the carrying amount that would have been determined (net of depreciation or amortisation) had no impairment loss been recognised in prior periods. A reversal of an impairment loss is recognised in the profit and loss account.

t) Work in progress

Work in progress comprises external charges for services incurred on behalf of clients which have still to be recharged to clients. Work in progress is stated net of amounts billed to clients and is stated at the estimated selling price less cost to completion and sale. Companies within the Group assess annually at the reporting date if impairment is required and recognise any impairment loss to the profit and loss account.

u) Financial instruments

The Group has chosen to adopt Sections 11 and 12 of FRS 102 in respect of financial instruments.

(i) Financial assets

Basic financial assets, including debtors and cash at bank and in hand balances are initially recognised at transaction price, unless the arrangement constitutes a financing transaction, where the transaction is measured at the present value of the future receipts discounted at a market rate of interest. Such assets are subsequently carried at amortised cost using the effective interest method.

At the end of each reporting period financial assets measured at amortised cost are assessed for objective evidence of impairment. If an asset is impaired the loss is the difference between the carrying amount and the present value of the estimated cash flows discounted at the asset's original effective interest rate. The impairment loss is recognised in the profit and loss account.

If there is a decrease in the impairment loss arising from an event occurring after the impairment was recognised, the impairment is reversed. The reversal is such that the current carrying amount does not exceed what the carrying amount would have been had the impairment not previously been recognised. The impairment reversal is recognised in the profit and loss account.

Notes to the financial statements for the year ended 31 December 2020 (continued)

3 Summary of significant accounting policies (continued)

u) Financial instruments (continued)

Financial assets are derecognised when (a) the contractual rights to the cash flows from the asset expire or are settled, or (b) substantially all the risks and rewards of the ownership of the asset are transferred to another party, or (c) control of the asset has been transferred to another party who has the practical ability to unilaterally sell the asset to an unrelated third party without imposing additional restrictions.

(ii) Financial liabilities

Basic financial liabilities, including creditors and other payables, loans from fellow Group companies are initially recognised at transaction price, unless the arrangement constitutes a financing transaction, where the debt instrument is measured at the present value of the future receipts discounted at a market rate of interest.

Debt instruments are subsequently carried at amortised cost, using the effective interest rate method.

Creditors are obligations to pay for goods or services that have been acquired in the ordinary course of business from suppliers. Accounts payable are classified as current liabilities if payment is due within one year or less. If not, they are presented as creditors: amounts falling due over one year. Trade payables are recognised initially at transaction price and subsequently measured at amortised cost using the effective interest method.

Financial liabilities are derecognised when the liability is extinguished, that is when the contractual obligation is discharged, cancelled or expires.

v) Cash and cash equivalents

Cash and cash equivalents includes cash at bank and in hand, deposits held at call with banks, other short-term highly liquid investments with original maturities of three months or less and bank overdrafts. Bank loans and overdrafts, when applicable, are shown within borrowings in current liabilities.

w) Deferred income

Deferred income represents revenue invoiced in advance of services that have not yet been rendered to clients.

x) Provisions

Provisions are recognised when the Group has a present legal or constructive obligation as a result of past events; if it is probable that an outflow of resources will be required to settle the obligation; and the amount of the obligation can be estimated reliably.

Where there are a number of similar obligations, the likelihood that an outflow will be required in settlement is determined by considering the class of obligations as a whole. A provision is recognised even if the likelihood of an outflow with respect to any one item included in the same class of obligations may be small. Provision is not made for future operating losses.

Provisions are measured at the present value of the expenditures expected to be required to settle the obligation using a pre-tax rate that reflects current market assessments of the time value of money and the risks specific to the obligation. The increase in the provision due to passage of time is recognised as a finance cost.

y) Called up share capital

Ordinary shares are classified as equity. Incremental costs directly attributable to the issue of new ordinary shares or options are shown in equity as a deduction, net of tax, from the proceeds.

Notes to the financial statements for the year ended 31 December 2020 (continued)

3 Summary of significant accounting policies (continued)

z) Distributions to equity holders

Dividends and other distributions to the Group's shareholders are recognised as a liability in the financial statements in the period in which the dividends and other distributions are approved by the shareholders. These amounts are recognised in the statement of changes in equity.

aa) Related party disclosures

The Group discloses transactions with related parties which are not wholly owned within the same IPG Group. It does not disclose transactions with members of the same group that are wholly owned.

ab) Netting off policy

Balances with other companies of the IPG Group are stated gross, unless all of the following conditions are met:

- (i) The Group and the counterparty owe each other determinable monetary amounts, denominated either in the same currency, or in different but free convertible currencies;
- (ii) The Group has the ability to insist on a net settlement; and
- (iii) The Group's ability to insist on a net settlement is assured beyond doubt. For this to be the case it is necessary that the debit balance mature no later than the credit balance. It is also necessary that the Group's ability to insist on a net settlement would survive the insolvency of the counterparty.

4 Critical accounting estimates and assumptions and correction of prior year comparatives

Estimates and judgements are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. The Group and the Company makes estimates and assumptions concerning the future. The resulting accounting estimates will, by definition, seldom equal the related actual results. The estimates and assumptions that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are addressed below.

(i) Useful economic lives of tangible assets (note 3(q))

The annual depreciation charge for tangible assets is sensitive to changes in the estimated useful economic lives of the assets. The useful economic lives are re-assessed annually. They are amended when necessary to reflect current estimates, based on technological advancement, future investments, economic utilisation and the physical condition of the assets. See note 16 for the carrying amount of the tangible assets, and note 3(q) for the useful economic lives for each class of assets.

(ii) Useful economic lives of goodwill (note 3(p))

The annual amortisation charge for goodwill is sensitive to changes in the estimated useful economic lives of the assets. The useful economic lives are re-assessed annually. The useful economic life of the assets are amended when necessary to reflect current estimates, based on historic and expected future performance of the asset. See note 15 for the carrying amount of the goodwill.

(iii) Impairment of trade and other debtors (note 3(u))

The companies within the Group make an estimate of the recoverable value of trade and other debtors. When assessing impairment of trade and other debtors, management considers factors, including the current credit rating of the debtor, the ageing profile of debtors and historical experience. See note 18 for the net carrying amount of the debtors and associated impairment provision.

Notes to the financial statements for the year ended 31 December 2020 (continued)

4 Critical accounting estimates and assumptions and correction of prior year comparatives (continued)

(iv) Carrying value of investments (note 17)

The Company makes an estimate of the recoverable value of its investments in subsidiaries. When assessing the potential impairment of investments, management considers factors including whether there has been a triggering event that requires an impairment test to be carried out. If the reasons for the impairment provision cease to apply, the directors will consider reversing the impairment to restore the investment to its recoverable amount. Discounted cash flow model based on forecasted financial performance will be used to calculate the recoverable amount. See note 17 for the carrying value of investments.

(v) Impairment of amounts owed by Group undertakings

The Company makes an estimate of the recoverable value of amounts owed by Group undertakings. When assessing impairment of amounts owed by Group undertakings, management considers factors including the current credit rating, the ageing profile and historical experience. See note 18 for the net carrying amount of amounts owed by Group undertakings.

(vi) Correction of material prior year errors

It was identified that a Chilean Peso denominated loan of CLP 7,324,838,000 (£7,494,000) owed to Group undertakings was incorrectly included within creditors: amounts falling due within one year in 2019. The 2019 comparatives have been restated to show the loan as creditors: amounts falling due after one year, to reflect the loan repayment date. See note 19 and 20 for the restated creditor balances.

Extract of the restated consolidated statement of financial position

		2019	Effect of restatement	2019 (restated)
	Note	£000's	£000's	£000's
Creditors: amounts falling due within one year	19	(1,240,241)	7,494	(1,232,747)
Net current liabilities	·	(130,999)	7,494	(123,505)
Total assets less current liabilities		176,771	7,494	184,265
Creditors: amounts falling due after more than one year	20	(55,251)	(7,494)	(62,745)
Provisions for liabilities	21	(10,421)		(10,421)
Net assets		111,099	<u>-</u>	111,099

Notes to the financial statements for the year ended 31 December 2020 (continued)

Critical accounting estimates and assumptions and correction of prior year comparatives (continued)

The operating profit note has been restated to capture other operating lease costs of £680,000 which were previously omitted from this note.

Extract of the restated operating profit note (note 6)

	2019	Effect of restatement	2019 (restated)
	£000's	£000's	£000's
Operating lease rentals			
- office space	19,578	-	19,578
- other	30	650	680

The 2019 consolidated statement of cash flows has been restated to present interest received as investing activities rather than financing activities, to better reflect the nature of the income.

Extract of the restated consolidated statement of cash flows

		2019	Effect of restatement	2019 (restated)
M. A		£'000	£'000	£'000
Net cash generated from operating activities		3,416		3,416
Cash flows from investing activities				
Interest received	8	-	5,976	5,976
Purchase of tangible assets		(17,089)	-	(17,089)
Proceeds from disposal of tangible assets		888	-	888
Cash paid on existing acquisition obligations		(23)	_	(23)
Cash paid for new acquisitions in the year		(500)	-	(500)
Net cash used in investing activities		(16,724)	5,976	(10,748)
Cash flows from financing activities				
Interest received	8	5,976	(5,976)	_
Interest paid	9	(13,538)	-	(13,538)
Net cash used in financing activities		(7,562)	(5,976)	(13,538)
Exchange loss on cash and cash equivalents		(1,317)	-	(1,317)
Net decrease in cash and cash equivalents		(22,187)	-	(22,187)
Cash and cash equivalents at beginning of year consist of:				
Cash at bank and in hand		369,879	_	369,879
Bank loans and overdrafts		(681,970)	-	(681,970)
Cash and cash equivalents		(312,091)		(312,091)
Cash and cash equivalents at end of year consist of:				
Cash at bank and in hand		287,063	-	287,063
Bank loans and overdrafts		(621,341)	-	(621,341)
Cash and cash equivalents	<u> </u>	(334,278)	-	(334,278)

Notes to the financial statements for the year ended 31 December 2020 (continued)

5 Segmental reporting

	2020	2019
	£000's	£000's
Turnover by segment		
IAN	1,674,531	1,801,093
IPG DXTRA	141,884	200,141
	1,816,415	2,001,234

The Group has two reportable segments, which are the Integrated Agency Networks ("IAN") and IPG DXTRA (formerly CMG). IAN is comprised of McCann, MullenLowe, IPG Mediabrands, FCB, and other digital specialist and integrated agencies. IPG DXTRA is comprised of a number of our specialist marketing services offerings. The segmental analysis is consistent with that of the consolidated financial statements of The Interpublic Group of Companies, Inc., which is the largest entity into which this Group is consolidated.

	2020	2019
	£000's	£000's
Turnover by origin		
United Kingdom	1,368,978	1,527,547
Rest of Europe	444,684	472,412
Rest of World	2,753	1,275
	1,816,415	2,001,234
	2020	2019
	£000's	£000's
(Loss)/profit before taxation by origin		
United Kingdom	(27,042)	28,208
Rest of Europe	4,193	7,052
Rest of World	2,600	4,061
	(20,249)	39,321
	2020	2019
	£000's	£000's
Net assets by origin		
United Kingdom	7,914	38,344
Rest of Europe	52,228	40,126
Rest of World	29,178	32,629
	89,320	111,099

The analysis above is by geographical origin. Analysis by geographical destination would not be materially different. As permitted by section 408 of the Companies Act 2006, the Company has not presented its own profit and loss account.

Notes to the financial statements for the year ended 31 December 2020 (continued)

6 Operating profit

The following amounts have been charged/ (credited) in arriving at the operating profit:

	Notes	2020 £000's	Restated 2019 £000's
Employee costs	10 & 11	368,078	379,560
Depreciation - tangible assets	16	8,869	9,215
Amortisation - goodwill, trademarks and customer lists	15	39,563	34,410
Remuneration of auditors - audit of the Company and the Group's consolidated financial statements - other audit fees for Group reporting		838 174	893 67
Bad debt - provision increase/(decrease)		1,380	(3,026)
Loss/(gain) on disposal of tangible assets		874	(21)
Exchange loss		340	572
Operating lease rentals - office space - other (note 4)		20,463 573	19,578 680
Rental income receivable		(2,913)	(3,923)

Other operating lease rental expense was restated in 2019 to capture costs of £650,000 which were previously omitted from this note.

7 Other operating income

Included within other operating income is £4,067,000 of furlough grants received by the Group during the year as part of the UK Governments' Coronavirus Job Retention Scheme (2019: £nil).

Notes to the financial statements for the year ended 31 December 2020 (continued)

8 Interest receivable and similar income

	2020	2019
	£000's	£000's
Bank interest received	4,310	4,231
Interest received from other Group undertakings	2,802	1,745
	7,112	5,976
9 Interest payable and similar exp		
	2020	2019
	£000's	£000's
Interest payable to Group undertakings	1,792	2,009
Interest payable on bank overdrafts	6,984	10,440
Unwinding of discount	1,161	1,089
	9,937	13,5 <u>3</u> 8
10 Employee costs		
	2020	2019
	£000's	£000's
Wages and salaries (including directors)	285,241	298,294
Social security costs	36,366	38,183
Defined contribution pension costs (note 28)	16,624	17,463
Defined benefit pension costs (note 28)	6,388	6,188
Severance expense	14,147	5,365
Share based payments costs (note 27)	1,719	5,030
Miscellaneous, non-share based incentives and other or	osts 7,593	9,037
Employee costs	368,078	379,560

The Company had no employees during the year (2019: none).

Notes to the financial statements for the year ended 31 December 2020 (continued)

10 Employee costs (continued)

The average monthly number of staff employed (including directors) by the Group during the year is set out below:

	2020 Number	2019 Number
United Kingdom	4,538	4,687
Rest of Europe	668	657
Rest of World	23	69
Average monthly number employed	5,229	5,413

Key management compensation

The Company paid no key management compensation during the year (2019: nil).

Key management compensation paid by companies in the Group is disclosed in those companies individual statutory financial statements.

11 Directors' emoluments

The remuneration of the directors for the year was borne by Interpublic Limited and The Interpublic Group of Companies, Inc., the Company's ultimate parent company. The charge to IPG Holdings (UK) Limited for the financial year was nil (2019: nil) as the directors received no remuneration with respect to their services to the Company in the financial year.

12 Exceptional expense

The Group incurred exceptional expenses as a result of property restructuring within its subsidiaries. A provision of £29,822,000 for onerous leases was recognised in the year, and fixed assets to the value of £5,953,000 were written off. Exceptional severance costs of £5,247,000 were incurred as a result of organisational restructuring.

13 Dividends receivable

On 15 January 2020 the Group received a dividend of £37,000 from CMGRP (Malaysia) Sdn Bhd.

Notes to the financial statements for the year ended 31 December 2020 (continued)

14 Tax on (loss)/profit

	2020 £'000	2019 £'000
Current taxation	2 000	2000
UK corporation taxation		
- Subsidiary undertakings	1,396	9,856
Foreign taxation	,	.,.
- Subsidiary undertakings	2,563	2,596
	3,959	12,452
Adjustments in respect of prior years		
- UK corporation taxation	214	258
- Foreign taxation	(216)	66
	(2)	324
Total current taxation	3,957	12,776
Deferred taxation		
Adjustments in respect of prior years	154	326
Origination & reversal of timing differences	(1,338)	1,484
Effect of change in the tax rate	(390)	
Total deferred taxation	(1,574)	1,810
Tax on (loss)/profit	2,383	14,586

Notes to the financial statements for the year ended 31 December 2020 (continued)

14 Tax on (loss)/profit (continued)

Factors affecting the tax charge for the year

The tax assessed for the year is higher (2019: higher) than the standard rate of corporation tax in the UK of 19% (2019: 19%). The difference is explained below:

	2020	2019
	£'000	£'000
(Loss)/profit before taxation	(20,249)	39,321
(Loss)/profit before taxation multiplied by the standard rate of corporation tax in the UK		
of 19% (2019: 19%)	(3,847)	7,471
Effects of:		
Expenses not deductible for taxation purposes	8,604	7,068
Effect of change in the tax rate	(390)	(196)
Group relief for nil consideration	(413)	(63)
Unrecognised deferred tax	(2,222)	(1,322)
Foreign taxation	507	978
Income exempt from taxation	(8)	-
Adjustments in respect of prior years	152	650
Total tax charge for the year	2,383	14,586

A previously enacted reduction in the rate of UK corporation tax from 19% to 17% from 1 April 2020 was reversed so the rate continues to be 19%.

On the 3 March 2021 Budget it was announced that the UK tax rate will increase to 25% from 1 April 2023. As the proposal to increase the rate to 25% has not been substantively enacted at the balance sheet date, its effects are not included in these financial statements. It is not expected that this increase will have a material impact on the deferred tax balances.

At 31 December 2020 there were unused trading and non-trading losses on which no deferred tax asset has been recognised of £47,700,000 (2019: £51,400,000) that are available indefinitely for offset against the Group's future taxable profits, and capital losses on which no deferred tax asset has been recognised of £126,200,000 (2019: £126,200,000) available indefinitely for offset against the Group's future taxable capital gains.

The aggregate current and deferred tax relating to items that are recognised as items of other comprehensive income is £nil (2019: £nil).

No deferred tax is recognised on the unremitted earnings of overseas subsidiaries, associates and joint ventures, as the Group has no liability to additional taxation should such amounts be remitted.

Notes to the financial statements for the year ended 31 December 2020 (continued)

15 Intangible assets

	Goodwill	Customer lists	Trademarks	Total
	£000's	£000's	£000's	£000's
Cost				
At 1 January 2020	506,185	24,906	5,574	536,665
Additions through business combinations (note 29)	5,243	839	339	6,421
Revaluations	12,754	-	-	12,754
Disposals	-	-	(72)	(72)
Exchange movements	110	_	10	120
At 31 December 2020	524,292	25,745	5,851	555,888
Accumulated amortisation				
At 1 January 2020	274,864	6,191	1,740	282,795
Charge for the year	36,576	2,180	807	39,563
Disposals	-	-	(43)	(43)
Exchange movements	107			107
At 31 December 2020	311,547	8,371	2,504	322,422
Net book amount				
At 31 December 2020	212,745	17,374	3,347	233,466
At 31 December 2019	231,321	18,715	3,834	253,870

Additions relate to the acquisition the entire share capital of Synergy Marketing and Design Limited by IPG Holdings (UK) Limited, and the business and assets of Aqueduct Design and Advertising Limited by subsidiary company Wellset Repro Limited (Note 29).

Revaluations relate to increases in expected future payments to be made by the Group to the sellers of companies which have been acquired.

During the year the Group disposed of trade names to the value of £29,000. In 2019, following the liquidation and dissolution of a number of companies, the Group disposed of goodwill which resulted in an exceptional loss of £1,602,000.

Included within the charge for the year is a goodwill impairment of £3,273,000 on goodwill relating to McCann-Erickson NV

The Company had no intangible assets at 31 December 2020 (2019: nil).

Notes to the financial statements for the year ended 31 December 2020 (continued)

16 Tangible assets

	Freehold land and buildings	Long leasehold & leasehold improvements	Computer equipment	Equipment, fixtures & fittings	Asset retirement obligation	Total
	£000's	£000's	£000's	£000's	£000's	£000's
Cost						
At 1 January 2020	17,961	31,689	15,756	27,480	5,313	98,199
Additions	71	16,816	2,083	3,429	117	22,516
Disposals	(600)	(2,327)	(3,157)	(5,868)	(711)	(12,663)
Write-offs	-	(6,457)	-	(735)	(1,935)	(9,127)
Exchange adjustment	-	55	93	130	-	278
At 31 December 2020	17,432	39,776	14,775	24,436	2,784	99,203
Accumulated						
depreciation						
At 1 January 2020	6,197	11,887	9,405	20,779	3,142	51,410
Charge for the year	503	2,060	3,767	2,166	373	8,869
Disposals	(259)	(1,816)	(2,962)	(5,132)	(264)	(10,433)
Write-offs	-	(2,621)	-	(439)	(1,264)	(4,324)
Exchange adjustment	-	21	59	108	-	188
At 31 December 2020	6,441	9,531	10,269	17,482	1,987	45,710
Net book amount						
At 31 December 2020	10,991	30,245	4,506	6,954	797	53,493
At 31 December 2019	11,764	19,802	6,351	6,701	2,171	46,789

The Company had no tangible assets as at 31 December 2020 (2019: nil).

Notes to the financial statements for the year ended 31 December 2020 (continued)

17 Investments

G	ro	u	p

Investments

£000's

Investments at cost

At 1 January 2020 and 31 December 2020

7,111

The Group has the following investments:

Entity	Country of incorporation	Principal activity	Status	Percentage holding
IPG PFP Scottish Limited Partnership Limited	UK	Pension investments	Trading	16.67%
Lowe & Partners/SMS Inc Universal Media Advertising (Hellas) S.A.	USA Greece	Holding company Media agency	Holding company Trading	15.40% 17.48%

During the year the Group transferred its Cadreon business in Poland outside of the Group, it disposed of its Weber Shandwick Northern Ireland business and it also disposed of the entire share capital of its subsidiary MullenLowe Communications S.A., resulting in a total loss on disposal of £722,000.

Company	
Investment in subsidiaries:	€,000
Cost	
At 1 January 2020	448,491
Additions	31,598
At 31 December 2020	480,089
A course data design for insurations and	
Accumulated provision for impairment:	
At 1 January 2020	21,750
Impairment charge	813
Reversal of impairment	(1,101)
At 31 December 2020	21,462
Net book amount:	
At 31 December 2020	458,627
At 31 December 2019	426,741

Notes to the financial statements for the year ended 31 December 2020 (continued)

17 Investments (continued)

Additions

On 26 February 2020, the Company was allotted the entire share capital of 1 ordinary share of £1 in MC Live! Limited.

On 10 March 2020, the Company acquired the entire share capital of Synergy Marketing and Design Limited, comprising 3,132,000 shares of £0.0001 each, for consideration of £7,104,000.

On 9 October 2020, the Company acquired 200 shares of €1 in Kinesso Belgium BVBA for consideration of £6,494,000.

On 18 December 2020, the Company was allotted 1 ordinary share of £1 in FCB Inferno Limited for consideration of £14,000,000

On 18 December 2020, the Company was allotted 1 ordinary share of £1 in Huge UK Limited for consideration of £4,000,000.

Impairment in carrying value

In accordance with FRS 102, an impairment review has been performed where a triggering event has occurred demonstrating an indicator of impairment. As a result of the review, the Company impaired its investment in Acxiom European Holdings Limited by £813,000.

The Company has reversed an impairment provision on its investment in CSIB (No 1.) Limited by £1,101,000 following a valuation of the company and its subsidiaries.

Notes to the financial statements for the year ended 31 December 2020 (continued)

18 Debtors

Debtors: amounts falling due within one year

	Group	Group	Company	Company
	2020	2019	2020	2019
	£000's	£000's	£000's	£000's
Trade debtors	368,912	392,549	-	_
Amounts owed by Group undertakings	219,959	267,361	26,183	26,075
Amounts owed by interest in associates	331	571	-	-
Other debtors	17,844	20,359	-	-
Other taxation	2,004	1,375	-	-
Corporation tax	7,813	251	18,594	16,732
Prepayments and accrued income	77,144	73,695	-	28
	694,007	756,161	44,777	42,835

Amounts owed by Group undertakings are unsecured, repayable on demand and do not accrue interest.

The Group's trade debtors are stated after provisions for impairment of £3,339,000 (2019: £1,267,000).

Debtors: amounts falling due after more than one year

	Group	Group	Company	Company
	2020	2019	2020	2019
	£000's	£000's	£000's	£000's
Deferred taxation (see below)	4,763	3,371	-	_
Other debtors	178	2,348	-	-
	4,941	5,719	-	

Deferred taxation

Group 202	20 2019
00003	's £000's
Accelerated capital allowances 3,20	2,880
Trading losses and non-trading deficits 55	55 120
Other short term timing differences 1,00) 1 371
Total deferred tax asset 4,76	3 3,371

The movement in the deferred taxation balance can be summarised as follows:

Group	£000's
At 1 January 2020	3,371
Additions	(182)
Charge to profit and loss account	1,574
At 31 December 2020	4,763

Notes to the financial statements for the year ended 31 December 2020 (continued)

19 Creditors: amounts falling due within one year

	Group	Restated Group	Company	Company
	2020 £000's	2019 £000's	2020 £000's	2019 £000's
Bank loans and overdrafts Trade creditors	513,037 285,847	621,342 252.927	390,376	438,995
Amounts owed to Group undertakings	107,862	84,243	32,460	10,980
Amounts owed to interest in associates	70	123	-	-
Corporation tax	1,658	4,569	-	-
Other creditors including taxation and social security	94,234	55,871	-	-
Incentive compensation plans	1,976	2,163	-	-
Acquisition / earn-out deferred consideration	20,409	15,236	•	-
Accruals and deferred income	176,288	196,273	320	681
	1,201,381	1,232,747	423,156	450,656

Included within amounts owed to Group undertakings are loans of £21,457,000 which are interest bearing at a rate of 5.06% and are repayable in December 2021. All intercompany loans are unsecured. In 2019, the loans were included in creditors: amount falling due after one year.

All other amounts owed to Group undertakings are unsecured, repayable on demand and do not accrue interest.

2019 comparatives for amounts owed to Group undertakings have been restated to reclassify a Chilean Peso denominated loan of CLP 7,324,838,000 (£7,494,000) to creditors: amounts falling due after more than one year, to reflect the loan repayment date. See note 4 for the effect of the restatement on the 2019 consolidated statement of financial position.

The Group participates in pooling arrangements with Lloyds Banking Group plc. The overdraft interest rate is linked to bank base rate and bank borrowing is secured by an ultimate parent undertaking guarantee. The remaining creditors are unsecured.

20 Creditors: amounts falling due after more than one year

		Restated		
	Group	Group	Company	Company
	2020	2019	2020	2019
	£000's	£000's	£000's	£000's
Amounts owed to Group undertakings	8,115	29,710	-	21,457
Other creditors	673	685	-	-
Incentive compensation plans	3,341	2,985	-	-
Deferred lease credits	9,487	6,065	-	-
Acquisition and earn-out deferred consideration	16,401	23,106	3,584	-
Accruals and deferred income	14	194	-	
	38,031	62,745	3,584	21,457

Notes to the financial statements for the year ended 31 December 2020 (continued)

20 Creditors: amounts falling due after more than one year (continued)

Included within amounts owed to Group undertakings is a Chilean Peso denominated loan of CLP 7,324,838,000 (2019: CLP 7,324,838,000), bearing interest at a rate of 4.60%, which is due to be repaid June 2028. The intercompany loan is unsecured. In 2019 the loan was presented within creditors: amounts falling due within one year, but has been restated to include as creditors: amounts falling due after more than one year to reflect the loan repayment date. See note 4 for the effect of the restatement on the 2019 consolidated statement of financial position.

All other amounts owed to Group undertakings are unsecured, repayable on demand and do not accrue interest.

Deferred lease credits are in respect of property lease incentives received at the inception of the lease.

21 Provisions for liabilities

	Credits, discounts and rebates	Asset retirement obligations	Onerous leases	Total
	£000's	£000's	£0003	£000's
At 1 January 2020	2,464	7,955	2	10,421
Charge to profit and loss	371	1,025	29,822	31,218
Unwinding of discount	-	(31)	-	(31)
Released to profit and loss	(1,520)	(7)	-	(1,527)
Utilisation	(276)	(547)	(138)	(961)
At 31 December 2020	1,039	8,395	29,686	39,120

Credits, discounts and other rebates

In the normal course of business, the Group receives rebates, discounts, and other credits from vendors for the procurement of goods and services that the Group commission on behalf of clients. Following an extensive review in 2004, the Group established that in some instances, the accounting for these amounts was inconsistent with the underlying contractual requirements and a provision was established. In the current financial year, the Group has reviewed the arrangement to establish whether criteria for recognition in the profit and loss account have been met. In instances where those criteria have been met, which includes consideration of the statute of limitations, corresponding amounts have been recognised in the profit and loss account.

Asset retirement obligations

The Group has a provision for liabilities relating to dilapidation costs on a number of leased properties. The provision is expected to be utilised when the respective leases terminate between 2021 and 2028.

Onerous lease provisions

Where leasehold properties become vacant, the Group provides for all costs, net of anticipated income, to the end of the lease or the anticipated date of disposal or sublease. A new onerous lease provision to the value of £29,822,000 has been recognised in 2020 as a result of property restructuring by number of agencies within the Group. The provision is expected to be utilised over the life of the related leases between 2021 and 2035.

Notes to the financial statements for the year ended 31 December 2020 (continued)

22 Called up share capital

Group and Company

	2020	2019	2020	2019
	Number	Number	£'000	£,000
_	(8'000)	(000's)		
Allotted and fully paid:				
Ordinary shares of £1 each	1,602	1,602	1,602	1,602

Share capital and dividends

During the financial year, the Company paid dividends of £nil (2019: £nil). The Company had no liability to pay any dividends at 31 December 2020 (2019: nil) and no dividends were proposed prior to the date of approval of the financial statements.

23 Non-controlling interest

At 31 December	5	617
Minority's share of net (liabilities)/assets	(584)	(789)
Minority's share of the (loss)/profit for the year	(28)	207
At 1 January	617	1,199
	£'000	£'000
	2020	2019

Notes to the financial statements for the year ended 31 December 2020 (continued)

24 Capital and other commitments

The Group and the Company had no material capital commitments at 31 December 2020 (2019: nil).

Operating lease commitment

At 31 December, the Group had the following future minimum lease payments under non-cancellable operating leases for each of the following periods:

Total future minimum lease commitments	168,696	85,833
- Later than five years	83,338	14,145
- Later than one year and not later than five years	68,794	49,268
- Not later than one year	16,564	22,420
Payments due:	£'000	£'000
	2020	2019

Operating lease income

At 31 December, the Group had the following future minimum lease income under non-cancellable operating leases for each of the following periods:

	2020	2019
	£'000	£'000
Income due:		
Buildings		
No. of Asian	0.460	4.700
- Not later than one year	2,462	1,726
- Later than one year and not later than five years	421	2,742
- Later than five years		
Total future minimum lease income	2,883	4,468

Notes to the financial statements for the year ended 31 December 2020 (continued)

25 Guarantees

The Company has issued a financial guarantee to its UK subsidiaries in relation to the financial year ended on 31 December 2020 under s479C of the Companies Act 2006.

26 Contingent liabilities

The Group is not party to any commitments or guarantees including composite cross guarantees between banks and fellow subsidiaries except for The Interpublic Group of Companies, Inc. pooling arrangement with Lloyds Banking Group plc. The bank interest rate is linked to a variable base rate and borrowings are secured by parent company guarantees.

27 Share based payments

The Interpublic Group of Companies, Inc. issues stock and cash based incentive awards to employees under a plan established by The Interpublic Group of Companies, Inc., and, along with other companies in the IPG Group, participates in The Interpublic Group of Companies, Inc. long term incentive plans. Refer to The Interpublic Group of Companies, Inc. 2020 Form 10-K for further disclosures relating to their long term incentive plans.

Effect of share-based payment transactions on company's results and the financial position

	2020 £000's	2019 £000's
Total expense recognised for equity-settled share based transactions	1,719	4,186
Total expense recognised for cash-settled share based transactions	-	844
Total expense recognised for share based transactions	1,719	5,030
Closing liability for cash-settled share based transactions		69
Closing liability /other reserves for equity-settled share based transactions	1,025	1,688

Notes to the financial statements for the year ended 31 December 2020 (continued)

27 Share based payments (continued)

Cash Settled Time Based Restricted Stock Units

Under the Long Term Incentive Plan, time based restricted stock units are granted to key employees and generally vest over three years.

Upon completion of the vesting period and remaining in employment, the grantee is entitled, at the discretion of The Interpublic Group of Companies, Inc.'s compensation committee, to receive a payment in cash based on the then fair market value of the corresponding number of shares in common stock. The fair value of cash-settled awards is adjusted at the end of each quarter based on The Interpublic Group of Companies, Inc.'s share price. At 31 December 2020, the market value of The Interpublic Group of Companies Inc. shares was \$23.52 (2019: \$20.63).

Stock-based compensation expense related to these units over the vesting period based upon the fair value.

The holder of the cash-settled awards, as described above, has no ownership interest in the underlying shares of common stock and no monetary consideration is paid by a recipient for a cash-settled award.

Cash Settled Time Based Restricted Stock Units

Movements in the number of cash settled time-based restricted stock units outstanding and their related weighted average fair value prices are as follows:

	2020	2020	2019	2019
	No. of stock options	Weighted average fair value (£)	No. of Stock options	Weighted average fair value (£)
Outstanding as at 1 January	-	-	12,326	£16.32
Granted during the year	-	-	-	-
Transferred (to)/from a Group company	-	-	-	-
Cancelled during the year	-	-	-	-
Vested during the year	-	-	(12,326)	£17.92
Outstanding at 31 December	-	•	-	-

Cash payments of £nil were made in 2020 (2019: £221,000) in respect of restricted stock units distributed to participants. Compensation expense in connection with the stock awards was £nil in 2020 (2019: £843,000). The weighted average fair value was impacted by the timing of transactions in the year alongside currency fluctuations between pound sterling and the US dolfar.

Total accrued liability in relation to unvested awards as at 31 December 2020 is £nil (2019: £69,000).

Equity Settled Restricted Stock Units

Awards to be settled in shares are granted to certain key employees and are subject to certain restrictions and vesting requirements, as determined by The Interpublic Group of Companies, Inc.'s compensation committee. The vesting period is generally three years. The fair value of the restricted stock awards is based on The Interpublic Group of Companies, Inc.'s share price on the date the award is granted. No monetary consideration is paid by a recipient for a stock-settled award and the fair value of the shares determined on the grant date is amortized over the vesting period. There were no equity settled restricted stock units awarded to employees prior to 2007.

Notes to the financial statements for the year ended 31 December 2020 (continued)

27 Share based payments (continued)

Equity Settled Restricted Stock Units (continued)

The Interpublic Group of Companies, Inc. grants both time based and performance based restricted stock units to be settled in shares.

Performance-based awards have been granted subject to certain restrictions and vesting requirements as determined by The Interpublic Group of Companies, Inc.'s compensation committee. Performance-based awards are a form of stock-based compensation in which the number shares ultimately received by the participant depends on the company and/or individual performance against specific performance targets.

The awards generally vest over a three-year period subject to the participant's continuing employment as well as the achievement of certain performance objectives. The final number of units and therefore shares that could ultimately be received by a participant range from 0.00% to 300.00% of the target amount of units originally granted. Stock-based compensation expense is amortized for the estimated number of performance-based awards that are expected to vest over the vesting period using the fair value of the shares at the end of the period.

Share Settled Performance Related Restricted Stock Units

Movements in the number of awards outstanding and their related weighted average exercise prices are as follows:

	2020 No. of Stock options	2020 Weighted average fair value (£)	2019 No. of Stock options	2019 Weighted average fair value (£)
Outstanding as at 1 January	370,060	£17.49	503,293	£16.32
Granted during the year	103,854	£16,10	119,162	£17.26
Transferred to a Group company	(5,114)	£17.34	(5,640)	£16.14
Cancelled during the year	(64,749)	£14.18	(38,269)	£17.36
Vested during the year	(163,823)	£16.11	(208,486)	£17.29
Outstanding at 31 December	240,228	£17.23	370,060	£17.49

Compensation expense in connection with the restricted stock awards was £374,000 in 2020 (2019: £2,916,000). The Interpublic Group of Companies, Inc. is responsible for issuing the shares upon settlement of the awards and therefore holds the equity balance for the equity settled awards. The weighted average fair value was impacted by the timing of transactions in the year alongside currency fluctuations between pound sterling and the US dollar.

Notes to the financial statements for the year ended 31 December 2020 (continued)

27 Share based payments (continued)

Share Settled Time Based Restricted Stock Units

Movements in the number of awards outstanding and their related weighted average exercise prices are as follows:

	2020 No. of Stock options	2020 Weighted average fair value (£)	2019 No. of Stock options	2019 Weighted average fair value (£)
Outstanding as at 1 January	242,995	£17,49	129,528	£16.32
Granted during the year	115,464	£16.17	139,325	£17.27
Transferred (to)/from a Group company	9,606	£17.34	(1,482)	£16.04
Cancelled during the year	(72,870)	£13.53	(24,376)	£17.43
Vested during the year	(8,770)	£13.53	-	-
Outstanding at 31 December	286,425	£17.23	242,995	£17.49

Compensation expense in connection with the restricted stock awards was £850,000 in 2020 (2019: £1,271,000). The Interpublic Group of Companies, Inc. is responsible for issuing the shares upon settlement of the awards and therefore holds the equity balance for the equity settled awards. The weighted average fair value was impacted by the timing of transactions in the year alongside currency fluctuations between pound sterling and the US dollar.

Stock options

Stock options are granted at an exercise price equal to the market value of The Interpublic Group of Companies, Inc. common stock on the grant date and are thereafter generally exercisable between two and four years from the grant date and expiring ten years from the grant date (or earlier in the case of certain terminations of employment).

Movements in the number of awards outstanding and their related weighted average exercise prices are as follows:

	2020 No. of Stock options	2020 Weighted average fair value (£)	2019 No. of stock options	2019 Weighted average fair value (£)
Outstanding as at 1 January	-	-	-	-
Vested during the year	-	-	-	-
Outstanding at 31 December	-	-	-	-

There were no stock options granted during the year ended 31 December 2020 (2019: nil). The grant-date fair value per option using the Black-Scholes option-pricing model was \$4.14 in 2013. The significant inputs into the model were weighted average share price and the exercise price of \$4.14 in 2013 at the grant date, volatility of 40.20%, dividend yield of 2.40%, and an expected option life of 6.9 years and an annual risk-free interest rate of 1.30%.

Compensation expense in connection with the restricted stock awards was nil in 2020 (2019: nil). The Interpublic Group of Companies, Inc. is responsible for issuing the shares upon settlement of the awards and therefore holds the equity balance for the equity settled awards.

Notes to the financial statements for the year ended 31 December 2020 (continued)

27 Share based payments (continued)

Stock options (continued)

The Interpublic Group of Companies, Inc., use the Black-Scholes option-pricing model to estimate the fair value of options granted, which requires the input of subjective assumptions including the option's expected term and the price volatility of the underlying stock. Changes in the assumptions can materially affect the estimate of fair value and our results of operations could be materially impacted. The weighted-average grant-date fair value per option during the years ended December 31, 2013 and 2012 was \$4.14 and \$4.24 respectively.

The fair value of each option grant has been estimated with the following weighted-average assumptions.

	2013
Expected volatility 1	40.20%
Expected term (years) ²	6.9
Risk free interest rate ³	1.30%
Expected dividend vield ⁴	2.40%

- 1 The expected volatility used to estimate the fair value of stock options awarded is based on a blend of:
- (i) historical volatility of our common stock for periods equal to the expected term of our stock options and (ii) implied volatility of tradable forward put and call options to purchase and sell shares of our common stock.
- 2 The estimate of our expected term is based on the average of:
- (i) an assumption that all outstanding options are exercised upon achieving their full vesting date and
- (ii) an assumption that all outstanding options will be exercised at the midpoint between the current date (i.e., the date awards have rateably vested through) and their full contractual term. In determining the estimate, we considered several factors, including the historical option exercise behaviour of our employees and the terms and vesting periods of the options.
- 3 The risk free rate is determined using the implied yield currently available for zero-coupon U.S. government issuers with a remaining term equal to the expected term of the options.
- 4 The expected dividend yield is calculated based on an annualized dividend of \$0.30 per share in 2013.

Other share based payment arrangements

In 2019, a subsidiary within the Group entered into a standalone equity settled share based payment agreement with two employees. The vesting period is 3 years and is subject to the employees' continued employment and the achievement of certain performance objectives. The fair value of the share options is determined by The Interpublic Group of Companies Inc. Corporate Development Department on the date the awards were granted. The Group recognised an expense of £495,000 during the year in respect of the agreement (2019: £732,000), and the liability at 31 December 2020 was £1,226,000 (2019: £732,000).

Notes to the financial statements for the year ended 31 December 2020 (continued)

28 Post-employment benefits

Defined contributions scheme

The Group participates in a number of defined contribution pension schemes. The assets of the schemes are held separately from those of the Group in an independently administered fund. The pension cost represents contributions payable by the Group to the fund and amounted to £16,624,000 (2019: £17,463,000). At 31 December 2020, £1,250,000 remained unpaid and accrued (2019: £955,000).

Defined benefit scheme

Twelve subsidiary companies in the consolidation, along with other companies in the IPG Group within the UK also participate in The Interpublic Pension Plan ("the Plan"), which is a defined benefit plan providing benefits based on members' length of service and pensionable earnings. These twelve subsidiary companies, along with other companies in the IPG Group within the UK, are unable to identify their share of the underlying assets and liabilities in the Plan and therefore account for their participation in the Plan as a defined contribution plan, with contributions payable being charged to the profit and loss account in the period to which they relate, in accordance with FRS 102. The liability of the defined benefit scheme is accounted for under FRS 102 in the financial statements of the Company's ultimate UK parent company, Interpublic Limited, in its financial statements for the year ended 31 December 2020.

On 1 November 2002, the defined benefit pension scheme was closed to new entrants. At the same time, the Group and the schemes member agencies established a defined contribution scheme to provide pension benefits to new employees.

A comprehensive actuarial valuation of the pension scheme, using the projected unit credit method, was carried out at 31 March 2018 by Mercer Limited, independent consulting actuaries. Adjustments to the valuation at that date have been made based on the following assumptions:

	2020	2019
Expected rate of salary increases	N/A	N/A
Expected rate of increase of pensions in payment:		
- for service before 1 July 2007	2.95%	2.90%
- for service after 1 July 2007	2.05%	1.90%
Discount rate	1.45%	2.00%
Rate of inflation (RPI)	3.05%	3.10%
Rate of inflation (CPI)	2.45%	2.20%
The mortality assumptions used were as follows:		
	2020	2019
	Years	Years
Longevity at age 65 for current pensioners		
– Men	23.6	23.4
Women	25.2	25.1
Longevity at age 65 for future pensioners		
– Men	24.4	24.4
– Women	26.3	26.3

Notes to the financial statements for the year ended 31 December 2020 (continued)

28 Post-employment benefits (continued)

Defined benefit scheme (continued)

As at 31 March 2018, the actuary calculated the funding deficit to be £91,400,000. In respect of this shortfall in funding, in accordance with the Recovery Plans in force over the period and with the Schedules of Contributions in force over the period from 1 April 2016 to 30 September 2019 the employers will contribute £483,333 per month. The twelve subsidiary companies within this consolidation are contributing £476,000 per month towards this total. In respect of the period between 1 October 2019 and 30 September 2026, the employers are contributing £481,667 per month. The twelve subsidiary companies within this consolidation are contributing £481,818 per month towards this total. In addition, a further contribution of £1,500,000 was paid by 30 September 2016. The twelve subsidiary companies within this consolidation contributed £1,477,000 towards this total.

Effective 1 October 2016, the Plan was closed to future accrual and the salary link for both active and linked members was broken. As a consequence, contributions from both employers and active members, relating to the cost of ongoing accrual, ceased from this date.

The cost of contributions to the Plan by the subsidiary companies within these consolidated financial statements amounted to £6,388,000 during the year (2019: £6,188,000). Interpublic Limited, an intermediary parent company and a wholly owned subsidiary of The Interpublic Group of Companies Inc., is the sponsoring member of the Interpublic Pension Plan.

29 Business combinations

The Group acquired two new businesses during the year.

Synergy Marketing and Design Limited

On 10 March 2020, the Group acquired the entire issued share capital of Synergy Marketing and Design Limited which operates as an internal advertising and marketing and HR communications agency. Consideration of £3,520,000 was paid in cash and contingent consideration is estimated at £3,584,000.

The acquisition method of accounting has been used for this business combination and intangible assets of £5,764,000 arising from the acquisition was attributable to the acquired goodwill, customer list, trade name and economies of scale expected from combining the operations into the Group. Management have estimated the useful life of the trade name to be 10 years based on the period the company expects to utilise the trade name, and the useful life of goodwill and customer lists to be 10 years based on an assessment of historic and future expected financial results.

The following table summarises the consideration paid by the Group, the fair value of assets acquired, and liabilities assumed at the acquisition date.

Consideration at 31 December 2020

	£000's
Cash consideration	3,520
Contingent consideration	3,584
Total consideration	7,104

Notes to the financial statements for the year ended 31 December 2020 (continued)

29 Business combinations (continued)

Recognised amounts of identifiable assets acquired and liabilities assumed

	Fair Value and book value
	£000's
Tangible and intangible assets	60
Cash and cash equivalents	1,642
Work in progress	117
Trade and other receivables	539
Trade and other payables	(1,018)
Total identifiable net assets	1,340
Trade names	56
Customer lists	839
Goodwill	4,869
Total consideration	7,104

The turnover from the acquired business included in the consolidated profit and loss account for 2020 was £4,087,000. It also contributed a profit of £465,000 over the same period.

Aqueduct Design and Advertising Limited

On 10 January 2020, the Group acquired the business and assets of Aqueduct Design and Advertising Limited which operates as creative and technical digital strategy, design and engineering agency. Consideration of £100,000 was paid in cash and contingent consideration is estimated at £280,000.

The acquisition method of accounting has been used for this business combination and intangible assets of £371,000 arising from the acquisition was attributable to the acquired goodwill and economies of scale expected from combining the operations into the Group. Management have estimated the useful life of the goodwill to be 10 years based on an assessment of historic and future expected financial results.

The following table summarises the consideration paid by the Group, the fair value of assets acquired, and liabilities assumed at the acquisition date.

Consideration at 31 December 2020

	£000's
Cash consideration	100
Contingent consideration	280
Total consideration	380

Notes to the financial statements for the year ended 31 December 2020 (continued)

29 Business combinations (continued)

Recognised amounts of identifiable assets acquired and liabilities assumed

	Fair Value and book value £000's
Trade and other receivables	180
Trade and other payables	(171)
Total identifiable net assets	9
Goodwill	371
Total consideration	380

The turnover from the acquired business included in the consolidated profit and loss account for 2020 was £1,365,000. It also contributed a profit of £788,000 over the same period.

Notes to the financial statements for the year ended 31 December 2020 (continued)

30 Subsidiary undertakings

Subsidiary financial statements audit exemptions:

The Group's UK subsidiary companies listed below are exempt from the requirements of the Companies Act 2006 relating to the audit of individual financial statements by virtue of section 479A

Name	Co. No.	Registered office	Share class(es)	Share
Acxiom European Holdings Limited	04930108	17 Hatfields, London, SE1 8DJ	Ord £1	100.00
Acxiom Limited	01182318	17 Hatfields, London, SE1 8DJ	Ord £1	100.00
Brooklyn Brothers Limited (The)	6483331	135 Bishopsgate, London, EC2M 3TP	Ord A / B £0.01	100.00
ChaseDesign Worldwide Limited	1973547	135 Bishopsgate, London, EC2M 3TP	Ord £1	100.00
Claritas U.K. Limited	01933461	17 Hatfields, London, SE1 8DJ	Redeem. Pref £1 Ord £0.10	100.00
Complete Medical Group Worldwide Limited	2709932	CMC House, 19 King Edward Street, Macclesfield, Cheshire, SK10 1AQ	Ord £1	100.00
Creation Communications Limited	5619191	135 Bishopsgate, London, EC2M 3TP	Ord £1	100.00
CSIB (No. 1) Limited	7242304	135 Bishopsgate, London, EC2M 3TP	Ord £1	100.00
Double Helix Bio-Technology Development Limited	3069262	135 Bishopsgate, London, EC2M 3TP	Ord £1	100.00
Engels (No. 1) Limited	515994	135 Bishopsgate, London, EC2M 3TP	Ord £1	100.00
FBC (FutureBrand) Limited	2658364	135 Bishopsgate, London, EC2M 3TP	Ord £1	100.00
FCB Europe Limited	3007253	135 Bishopsgate, London, EC2M 3TP	Ord £1	100.00
FCB Health London Limited	6367844	135 Bishopsgate, London, EC2M 3TP	Ord £1	100.00
FCB Inferno Limited	2586852	31 Great Queen Street, London, WC2B 5AE	Ord £1	100.00
Hello Elephant Limited	9301267	135 Bishopsgate, London, EC2M 3TP	Ord £1	100.00
Honcho Agency Limited	1993918	135 Bishopsgate, London, EC2M 3TP	Ord £1	100.00
Huge UK Limited	4235088	135 Bishopsgate, London, EC2M 3TP	Ord £1	100.00
Hugo & Cat Limited	4117164	135 Bishopsgate, London, EC2M 3TP	Ord £1	100.00
Hustle Digital Limited	9301204	99 Clifton Street, London, EC2A 4LG	Ord £1	100.00
Independent Talent Brands Limited	6102678	135 Bishopsgate, London, EC2M 3TP	Ord £0.001	100.00
Inferno Limited	2604658	31 Great Queen Street, London, WC2B 5AE	Ord £0.01	100.00
Interpublic GIS (UK) Limited	2724363	135 Bishopsgate, London, EC2M 3TP	Ord £1	100.00
IPG DXTRA Group Holdings Limited	3389561	135 Bishopsgate, London, EC2M 3TP	Ord £1	100.00
IPG DXTRA (UK) Limited	2442501	135 Bishopsgate, London, EC2M 3TP	Ord £1	100.00
IPG PFP General Partner Limited	SC412766	Citypoint, 65 Haymarket Terrace, Edinburgh, Scotland, EH12 5HD	Ord £1	100.00
IPG PFP Limited Partner Limited	SC412768	Citypoint, 65 Haymarket Terrace, Edinburgh, Scotland, EH12 5HD	Ord £1	100.00
IX Marketing Limited	1983879	The Reading Room, Wolverton Park Road, Wolverton, Milton Keynes MK12 5FJ	Ord £1	100.00

Notes to the financial statements for the year ended 31 December 2020 (continued)

30 Subsidiary undertakings (continued)

Name	Co. No.	Registered office	Share class(es)	Share class %
Jack Morton Worldwide Limited	3189671	16-18 Acton Park Industrial Estate, The Vale W3 7QE	Ord £1	100.00
Kinesso Limited	11975808	135 Bishopsgate, London, EC2M 3TP	Ord £1	100.00
Lowe International Limited	1709017	C-Space, 37-45 City Road, London EC1Y 1AT	Ord £0.10	100.00
Martin Agency Limited (The)	8684283	135 Bishopsgate, London, EC2M 3TP	Ord £1	100.00
MC Live! Limited	12484641	Tower Wharf (5th Floor), Cheese Lane, Bristol, BS2 0JJ	Ord £1	100.00
McCann Health Medical		19 King Edward Street, Macclesfield, Cheshire, SK10	Ord £1	
Communications Limited	2503062	1AQ	Old E1	100.00
McCann Manchester Limited	1993425	Bonis Hall, Prestbury, Macclesfield, Cheshire, SK10 4EF	Ord £1	100.00
McCann Synergy Limited	05907746	Tower Wharf (5 th Floor), Cheese Lane, Bristol, BS2 0iJ	Ord £0.0001	100.00
McCann-Erickson Advertising Limited	1372305	135 Bishopsgate, London, EC2M 3TP	Ord £1	100.00
McCann-Erickson Central Limited	1983874	McCann House, Highlands Road, Shirley, Solihull, West Midlands, B90 4WE	Ord £1	100.00
McCann-Erickson EMEA Limited	830956	135 Bishopsgate, London, EC2M 3TP	Ord £1	100.00
McCann-Erickson Healthcare UK Limited	687406	135 Bishopsgate, London, EC2M 3TP	Ord £1	100.00
McCann-Erickson Network Limited	1977043	Bonis Hall, Prestbury, Macclesfield, Cheshire, SK10 4EF	Ord £1	100.00
McCann-Erickson UK Group Limited	3640484	135 Bishopsgate, London, EC2M 3TP	Ord £1	100.00
Mediabrands EMEA Limited	1206089	135 Bishopsgate, London, EC2M 3TP	Ord £1	100.00
Mediabrands International Limited	3970701	135 Bishopsgate, London, EC2M 3TP	Ord £1	100.00
Mediabrands Limited	773961	135 Bishopsgate, London, EC2M 3TP	Ord £1	100.00
Momentum Activating Demand Limited	7949786	135 Bishopsgate, London, EC2M 3TP	Ord £1	100.00
MRM Worldwide (UK) Limited	2507164	135 Bishopsgate, London, EC2M 3TP	Ord £1	100.00
Mubaloo Limited	6770774	135 Bishopsgate, London, EC2M 3TP	Ord £1	100.00
MullenLowe Group Limited	506057	C-Space, 37-45 City Road, London EC1Y 1AT	Ord £1	100.00
MullenLowe London Limited	680779	C-Space, 37-45 City Road, London EC1Y 1AT	Ord £1 Ord A £1	100.00
Octagon Athlete Representation Limited	1064273	135 Bishopsgate, London, EC2M 3TP	Ord £1	100.00
Octagon Worldwide Limited	2704128	135 Bishopsgate, London, EC2M 3TP	Ord £1	100.00
Optimum4 Limited	3541524	West One, 100 Wellington St, Leeds, LS1 4LT	Ord £0.001	100.00
Orion Trading EMEA Limited	3404334	135 Bishopsgate, London, EC2M 3TP	Ord £1	100.00
R/GA Media Group Limited	2366324	99 Clifton Street, London, EC2A 4LG	Ord £1	100.00
Rapport Outdoor Limited	2230412	C-Space, 37-45 City Road, London EC1Y 1AT	Ord £1	100.00
Salt Limited	3885565	C-Space, 37-45 City Road, London EC1Y 1AT	Ord A Ord B Ord C Growth £0.01	100.00
Stickyeyes Limited	4633595	West One, 100 Wellington St, Leeds, LS1 4LT	Ord £0.001	100.00
That Lot Creatives Limited	8573144	135 Bishopsgate, London, EC2M 3TP	Ord £1	100.00
Weber Shandwick International Limited	2258441	135 Bishopsgate, London, EC2M 3TP	Ord £1	100.00
Wellset Repro Limited	3205960	East Lodge Hs, 116 High St, Cranleigh, Surrey, GU6 8AJ	Ord A	100.00
Zazzle Media Limited	7592862	West One, 100 Wellington St, Leeds, LS1 4LT	Ord £1	100.00

Notes to the financial statements for the year ended 31 December 2020 (continued)

30 Subsidiary undertakings (continued)

Dormant subsidiaries: (not utilising S479A)

Name	Co. No.	Registered office	Share class(es)	Share class %
101 Projects Limited (in liq)	7483043	1 Radian Court, Knowlhill, Milton Keynes, MK5 8PJ	Ord £1	100.00
Hacker London Limited	6519082	135 Bishopsgate, London, EC2M 3TP	Ord £1	100.00
Hedy Limited	8585516	135 Bishopsgate, London, EC2M 3TP	Ord £1	100.00
ITB360 Limited	6568982	1 Radian Court, Knowlhill, Milton Keynes, MK5 8PJ	Ord £0.01	100.00
ITB (Saturday) Limited (in lig)	8811505	1 Radian Court, Knowlhill, Milton Keynes, MK5 8PJ	Ord A / B £1	100.00
McCann Health Limited	9363022	135 Bishopsgate, London, EC2M 3TP	Ord £1	100.00
Meteorite Marketing Limited (In Liq)	3115899	C/O Opus Restructuring Llp, 4 th Floor, Euston House, 24 Eversholt Street, London, NW1 1DB	OrdA £0.01 OrdB £0.01 OrdC £0.01	100.00
MullenLowe Open Limited (in liq)	3556415	1 Radian Court, Knowlhill, Milton Keynes, MK5 8PJ	Ord £1	100.00
MullenLowe Profero London Limited (in liq)	7020571	1 Radian Court, Knowlhill, Milton Keynes, MK5 8PJ	Ord £1	100.00
MullenLowe Profero Performance Limited (in liq)	7018892	1 Radian Court, Knowlhill, Milton Keynes, MK5 8PJ	Ord £1	100.00

Foreign subsidiaries: (not utilising S479A)

Name	Country	Registered office	Share	Ult
			class(es)	%
Brand Connection Sp. Z.o.o.	Poland	Cybernetyki 19, 02-677, Warsaw, Poland	ORD PLN50	100.00
Kinesso Belgium BV	Belgium	Ildefonse Vandammestraat 5-7D, 1560 Hoeilaart	Ord NPV	100.00
Craft Warsaw Sp z.o.o.	Poland	Cybernetyki 19, 02-677, Warsaw, Poland	Ord PLN50	100.00
Craft Worldwide Sp. z.o.o.	Poland	Cybernetyki 19, 02-677, Warsaw, Poland	Ord PLN500	100.00
FCB Estonia OU	Estonia	Liivalaia 22, Tallinn , 10118 , Estonia	Ord €1	100.00
Initiative Media Advertising S.A.	Greece	89-91 Ethnikis Antistaseos St, 15231 Halandri, Athens	Ord €3	99.98
Initiative Media Warszawa Sp. Z.o.o.	Poland	Cybernetyki 19, 02-677, Warsaw, Poland	ORDPLN150	100.00
IPG Mediabrands Communications S.A.	Greece	89-91 Ethnikis Antistaseos St, 15231 Halandri, Athens	Ord €3	99.99
Lowe Investments Limited (in liq)	Mauritius	c/o Ocorian Corporate Services, 6th Floor, Tower A, 1 Cyber City, Ebene, Mauritius	Ord £1	100.00
Magna Global Polska Sp. z.o.o.	Poland	ul. Domaniewska 39, 02-672, Warsaw, Poland	Ord PLN500	66.67
Magna Ireland Media Limited	Ireland	6th Floor, Iveagh Court, Harcourt Road, Dublin 2, Ireland	Ord A/B/C/ €1	50.00
McCann-Erickson N.V.	Belgium	Avenue de Cortenbergh 100, 1000 Brussels, Belgium	Ord NPV	100.00
McCann Poland Sp z.o.o.	Poland	Cybernetyki 19, 02-677, Warsaw, Poland	Ord PLN50	100.00
McCann Worldgroup Sp. z.o.o.	Poland	Cybernetyki 19, 02-677, Warsaw, Poland	Ord PLN500	100.00
Mediabrands Belgium S.A.	Belgium	I Vandammestraat 5-7D, 1560 Hoeilaart, Belgium	Ord NPV	96.00
McCann Health Medical Communications Canada Limited	Canada	200 Wellington Street West, Toronto, ON M5V 0N6, Canada	Ord NPV	100.00
Orion Capital Belgium BVBA	Belgium	I Vandammestraat 5-7D, 1560 Hoeilaart, Belgium	Ord NPV	96.02
Outdoor Services S.A.	Belgium	l Vandammestraat 5-7D, 1560 Hoeilaart, Belgium	Ord €56	96.00
Reprise Media Sp. z.o.o.	Poland	Cybernetyki 19, 02-677, Warsaw, Poland	Ord PLN50	50.00
R/GA Digital Media Group SRL	Romania	18 Jules Michelet Street, 5 th Floor, Office 2, District 1, Bucharest, 010463	Ord RON10	100.00

Notes to the financial statements for the year ended 31 December 2020 (continued)

30 Subsidiary undertakings (continued)

Foreign subsidiaries: (not utilising S479A)

Name	Country	Registered office	Share	Ult
			class(es)	%
U2 Media Sp. z.o.o.	Poland	Cybernetyki 19, 02-677, Warsaw, Poland	Ord PLN500	100.00
Universal McCann Sp. z.o.o.	Poland	Cybernetyki 19, 02-677, Warsaw, Poland	Ord PLN500	100.00
Weber Shandwick East Africa Limited	Kenya	c/o DeLyde Associates, Geomap Centre, Elgon Rd	Ord KES10	100.00
		Upper Hill, PO Box 7914, City Square, 00200, Kenya		

Other qualifying undertakings:

Name	Co. No.	Head office	Share class	Share class %
IPG PFP Scottish Limited Partnership Limited	9991	Citypoint, 65 Haymarket Terrace, Edinburgh, Scotland, EH12 5HD	Partnership	16.67

31 Events post statement of financial position

There are no material events post statement of financial position.

32 Ultimate parent undertaking and controlling party

The immediate parent undertaking is IPG Europe Limited, a company registered in England and Wales. Copies of its financial statements are available at 135 Bishopsgate, London, EC2M 3TP.

The ultimate parent undertaking and controlling party is The Interpublic Group of Companies, Inc., a company incorporated in the United States of America.

The Interpublic Group of Companies, Inc. is the parent undertaking of the largest and smallest group of undertakings to consolidate these consolidated financial statements at 31 December 2020. The consolidated financial statements for The Interpublic Group of Companies, Inc. can be obtained from 909 Third Avenue, New York, NY, 10022, USA.

33 Company information

The Company is registered in the United Kingdom and its registered office is 135 Bishopsgate, London, EC2M 3TP.