

TOYOTA TSUSHO METALS LIMITED ANNUAL REPORT AND FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 MARCH 2020

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COMPANY INFORMATION

Directors

Mr. Hiroto Nakane

Mr Paul Marney

Mr John Wilkes

Mr Kentaro Yamanaka

Mr Shigeru Nakashima

Company secretary:

Mr Hiroto Nakane

Registered office:

88 Wood Street, London EC2V 7DA

Independent Auditors:

PricewaterhouseCoopers LLP, 7 More London Riverside,

London, SE1 2RT

STRATEGIC REPORT

The directors present their strategic report on Toyota Tsusho Metals Limited (the "Company") for the year ended 31 March 2020.

Business review

Toyota Tsusho Metals Limited (the "Company") is a commodity broker and dealer, a Category 2 Clearing Member of the London Metal Exchange (LME). The Company is authorised and regulated by the Financial Conduct Authority ("FCA"). The results of the Company are set out in detail on page 9. The profit for the financial year ended 31 March 2020 is £1,949,952 (2019: £2,581,713 profit). The net assets of the business are £40,492,461 (2019: £41,167,507).

The directors are pleased with the result in the context of the market conditions and the continued significant political and economic uncertainties experienced throughout this financial year. The Company's continued investment in its infrastructure and its personnel has facilitated and supported the improved quality and range of services that it provides to its target client base.

The directors monitor the performance of the Company against budgets produced from business plans agreed upon annually with its parent Company. There are no other KPI measurements that the directors use or consider relevant to an understanding of the business.

Future outlook

Toyota Tsusho Markets Japan Limited (TTMJ) and Japan Branch have continued to provide the Company with access to clients based in Japan and to their key subsidiary companies in Asia and has facilitated the continued development of the Asian market. The Company will continue to broke and trade in non-ferrous and precious metals, concentrating on expanding business in the core domestic Japanese and Asian market. The Company continues to progress its initiative to maintain and grow its European business post Brexit. The directors continue to actively pursue plans to expand into new London Metal Exchange products and other futures markets to improve the Company's risk management services offered to clients in base metals.

In the broader economic context, COVID-19 continues to spread and uncertainties persist regarding the world economy. It remains unclear how deeply the businesses of the Company's clients will be affected and the impact that this will have on the Company. The Company's historic actions to improve the credit quality of its client base, and the recent improvements in its credit monitoring processes have proved prescient. However, unless there is an equally swift economic recovery, it is likely that over the next financial year there will be a reduction in the hedging requirements of clients which will in turn adversely impact the Company's commission revenue.

Principal risks

The Company activities expose it to a variety of financial risks: price risk, credit risk, liquidity risk, cash flow risk and fair value interest rate risk as explained further in note 19. The Company's overall risk appetite remains conservative and trading limits, which take into account volumetric and market value considerations, are established for each trading book and are subject to regular review. The risk management programme continues to focus on the unpredictability of the relevant markets and seeks to minimise potential adverse effects on the Company's financial performance. The Company is also exposed to operational, foreign exchange and regulatory risk. Operational risk is the risk of loss resulting from inadequate or failed internal processes, people or systems, or from external events.

In the context of external events the Company has increased its focus on credit risk and continues to apply strict criteria in assessing all counterparties for credit purposes and trading facilities are granted accordingly. Counterparty trading facilities are reviewed at least annually, or more frequently as required in the light of market news and events and a Credit Committee meets weekly to monitor and review the process and examine outstanding issues. All counterparty positions are marked to market intra-day and margin collateral is collected where necessary.

Liquidity risk is the risk that the Company will be unable to meet its payment obligations when they become due. The Company monitors its liquidity position daily and maintains sufficient funds to conduct its business.

STRATEGIC REPORT

Principal risks (continued)

The Company operates in a control based environment and is reviewed annually by its parent Company. The Company also complies with J-Sox procedures as stipulated by the parent Company. Foreign exchange risk is the risk arising from adverse foreign exchange rates. Regulatory risk is the risk associated with the potential for laws related to a given industry, country, or type of security to change and impact relevant investments. Regulatory risk is also the risk of non-compliance. The Company continues to consult professionally and utilise its membership of a trade association to assist it in remaining compliant and keeping abreast of regulatory change.

S172(1) Statement

Under s.172 of the Companies Act 2006, the directors must act in the way they consider, in good faith, would be most likely to promote the success of the company for the benefit of its shareholders as a whole and, in doing so have regard (amongst other matters) to the:

- · Likely consequences of any decisions in the long-term
- · Interests of the company's employees
- · Need to foster the company's business relationships with suppliers, customers and others
- · Impact of the company's operations on the community and environment
- · Desirability of the company maintaining a reputation for high standards of business conduct
- · Need to act fairly between shareholders of the Company

The Company believes identifying and considering the likely consequences of decisions in the long term is a necessary part of maintaining strong business relationships with customers and key to the risk management of the business.

The Company has implemented a Directors' Duties and Responsibilities Policy which sets out, inter alia, the responsibilities set out at s.172. This policy supplements the Toyota Tsusho Global Code of Ethics and Conduct and the directors and the employees are committed to the following principles:

- Creating and maintaining a safe and healthy work environment that complies with all applicable laws and regulations including anti-corruption, anti-trust and competition law, trade laws and financial reporting rules
- · Acting with integrity, honesty and transparency, to protect and develop trust among all stakeholders
- Contributing to the sustainable development of society, adding value through innovation and pursuing environmentally friendly business practices
- Respecting human rights and embracing diversity and inclusion within the company and society.

Toyota Tsusho Metals Limited, as a wholly owned subsidiary of Toyota Tsusho Corporation, maintains a consistent strategy to that of its parent company.

Signed on behalf of the Board by:

Hiroto Nakane Director 29 June 2020

DIRECTORS' REPORT

Company Number: 3674104

The directors present their report and the audited financial statements for the Company for the year ended 31 March 2020.

Branches outside the UK

The Company has a branch office in Japan which facilitates communication with both the parent Company in Japan and with Asian clients

Future outlook

As already mentioned in the Strategic Report. Toyota Tsusho Markets Japan Limited (TTMJ) continues to provide the Company with access to clients based in Japan and has facilitated the development of the Asian market as a whole. The directors continue to actively pursue plans to expand into other futures markets to improve the Company's risk management services offered to clients in base metals.

Principal risks

As articulated in the Strategic Report, the Company's activities expose it to a variety of risks, which are set out in the Strategic Report. Further details on financial risks are provided in note 19.

J-SOX

From April 2009 it has been necessary for the Company to comply with J-SOX requirements. The Company's systems and controls were tested during the year for compliance by periodic internal assessments, in accordance with the parent Company group-wide procedures. The results of these tests are reported to the parent Company and found that no remedies were required.

Dividends

The directors are recommending a final dividend of £1,890,000 in respect of the year ending 31 March 2020. This was approved by the shareholders at the AGM held on 29 June 2020 (31 March 2019: £2,625,000).

Political and charitable contributions

The Company made no political or charitable contributions during the year. (2019: £Nil):

Directors' and directors' interests

The directors who held office during the year were as follows:

MI Hiroto Nakane	Executive	
Mr Paul Marney	Executive	
Mr John Wilkes	Executive	
Mr Kentaro Yamanaka	Non-executive	(Resigned effective 31st March 2020)
Mr Shigeru Nakashima	Non-executive	(Resigned effective 31st March 2020)

and at the date of signing were as follows:

Mr Hiroto Nakane	Executive
Mr Paul Marney	Executive
Mr John Wilkes	Executive
Mr Akio Goto	Non-executive (Appointed effective 1st April 2020
Mr Hiroshi Tsunetomi	Non-executive (Appointed effective 1st April 2020

DIRECTORS' REPORT

Statement of directors' responsibilities in respect of the financial statements

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 financial statements in accordance with United Kingdom Generally Accepted Accounting Practice (United Kingdom Accounting Standards, comprising FRS 101 'Reduced Disclosure Framework', 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 Company and of the profit or loss of the Company for the year. 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 101, 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 Company will continue in business.

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

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

Directors' confirmations

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 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 Company's auditors are aware of that information.

Pillar 3 Disclosure

Details of the Company's unaudited Pillar 3 disclosures as required by FCA rules are located on the Company's website - www.ttmetals.com.

Independent Auditors

The auditors PricewaterhouseCoopers LLP, have indicated their willingness to continue in office and a resolution that they be reappointed will be proposed at the Annual General Meeting.

DIRECTORS' REPORT

Going Concern

The financial statements have been prepared on a going concern basis.

COVID-19 has had a significant impact on the way the company conducts its business. The company has followed government guidelines and successfully implemented a working from home policy to protect employees and prevent the spread of the virus. At the time of signing this is expected to continue for the foreseeable future and the directors are confident that the company will continue to manage its operations effectively.

Externally, the LME has temporarily shut its ring dealing operation and replaced it with an electronic version until it is safe to return to normal operations. The increased market volatility following the virus outbreak led to a number of client margin calls, but these were all settled on time. More recently the markets have stabilised and the client margin calls fallen substantially. The company has adopted a conservative approach to credit policy and introduced measures to reduce credit risk including bringing forward the annual credit review of clients to April, collating up-to-date information on client business operation and financial liquidity and not granting increases in credit facilities to new or existing clients. In light of this, the Directors feel, that current provision levels are sufficient, but this policy will be constantly reviewed throughout the financial year.

The full impact of covid-19 is unknown at present, but TTM have conducted stress tests based on a 40% fall in revenue. Although this would result in a loss after tax for the financial year TTM has sufficient capital and funds available to allow it to manage this case on a stand-alone basis. In addition, TTM continues to fulfill a key role as part of the business model of the metal trading business of its parent company TTC in providing access to the derivatives markets for hedging purposes. Revenue, at the time of signing has seen an increase on last year, but a slowdown is expected over summer.

As a result of forecasts, stress testing and budget projections, the directors have a reasonable expectation that the Company has adequate resources to continue in operational existence for the foreseeable future. Thus, they continue to adopt the going concern basis of accounting in preparing the annual financial statements.

Indemnity

There was no third-party indemnity in force for the benefit of one or more of the directors at any time during the financial year.

Signed on behalf of the board by:

Hiroto Nakane

Director

Company Number: 3674104

29 June 2020

Independent auditors' report to the members of Toyota Tsusho Metals Limited

Report on the audit of the financial statements

Opinion

In our opinion, Toyota Tsusho Metals Limited's financial statements:

- give a true and fair view of the state of the Company's affairs as at 31 March 2020 and of its profit for the year then ended;
- have been properly prepared in accordance with United Kingdom Generally Accepted Accounting Practice (United Kingdom Accounting Standards, comprising FRS 101 "Reduced Disclosure Framework", 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 Annual Report and Financial Statements (the "Annual Report"), which comprise: the statement of financial position as at 31 March 2020; the income statement, the statement of comprehensive income and the statement of changes in equity 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 Company 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

We have nothing to report in respect of the following matters in relation to which ISAs (UK) require us to report to you where:

- the directors' use of the going concern basis of accounting in the preparation of the financial statements is not appropriate; or
- the directors have not disclosed in the financial statements any identified material uncertainties that may cast significant doubt
 about the Company's ability to continue to adopt the going concern basis of accounting for a period of at least twelve months
 from the date when the financial statements are authorised for issue.

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

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 the responsibilities described above and our work undertaken in the course of the audit, ISAs (UK) require us also to report certain opinions and matters as described below.

Independent auditors' report to the members of Toyota Tsusho Metals Limited (continued)

Reporting on other information (continued)

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 March 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 Company and its 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 in respect of the financial statements, 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 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 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.

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 received 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 financial statements are not in agreement with the accounting records and returns.

We have no exceptions to report arising from this responsibility

Timothy Lawrence

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

10 July 2020

FINANCIAL STATEMENTS

INCOME STATEMENT FOR THE YEAR ENDED 31 MARCH 2020

	Note	31 March 2020	31 March 2019
		£000	0002
Revenue	3	6,990	8,508
Administrative expenses		(5,965)	(6,334)
OPERATING PROFIT		1,025	2,174
Dividend income from subsidiary	23	- 532	137
Interest income	8	869	1,221
Interest expense	9	(89)	(396)
PROFIT BEFORE TAXATION	4	2,337	3,136
Tax on profit	10	(387)	(554)
PROFIT FOR THE FINANCIAL YEAR	17	1,950	2,582

All amounts relate to continuing operations.

STATEMENT OF COMPREHENSIVE INCOME FOR THE YEAR ENDED 31 MARCH 2020

	Note	31 March 2020	31 March 2019
		0002	£000
Profit for the financial year	17	1,950	2,582
Total comprehensive income for the year		1,950	2,582

FINANCIAL STATEMENTS

STATEMENT OF CHANGES IN EQUITY

	Called up Share Capital	FVOCI Reserve	Profit and Loss Account	Total Shareholders' Funds
	0002	€000	£000	0003
Balance as at 1 April 2017	10,500	1,235	26,254	37,989
Profit for the financial year		•	1,735	1,735
Total comprehensive income for the year			1,735	1,735
Dividend paid	· .	•	(210)	(210)
Balance as at 31 March 2018	10,500	1,235	27,779	39,514
Profit for the financial year		-	2,582	2,582
Total comprehensive income for the year	-	<u>-</u>	2,582	2,582
Dividend paid			(928)	(928)
Balance as at 31 March 2019	10,500	1,235	29,433	41,168
Profit for the financial year			1,950	1,950
Total comprehensive income for the year		· .	1,950	1,950
Dividend paid			(2,625)	(2,625)
Balance as at 31 March 2020	10,500	1,235	28,758	40,493

The notes on pages 12 to 29 form an integral part of these financial statements.

FINANCIAL STATEMENTS

STATEMENT OF FINANCIAL POSITION AS AT 31 MARCH 2020

	Note	31 March 2020		31 March 2019
		£000		£000
Non-current assets				•
Tangible assets .	11a	. 65		124
Intangible assets	11 b	512	· ·	818
Financial assets		•		
Financial assets held at fair value through	. 4		٠	
other comprehensive income (FVOCI)	13a	1,440	•	1,440
Derivative financial instruments	12,14	15,215		10,723
Investments	13b	733		733
			-	
		17,965	•	13,838
Current assets	• • • • • • • • • • • • • • • • • • • •	•		
Financial assets	12	. 152.717	•	57,828
Derivative financial instruments	12	157,717 29,674		69,365
Debtors Cash at bank and in hand	14	62,907	•	23,056
Cash at bank and in hand		250,298		150,249
		230,270		130,245
Creditors: amounts falling due within one year	15	(214,021)	•	(112,549)
Net Current Assets		36,277		37,700
· · · · ·			•	·
Total Assets less Current Liabilities	٠.	54,242		51,538
				•
Creditors: amounts falling due after more than one	12,15	(13,749)		(10,370)
year			•	
Net assets		40,493		41,168
1101 833013		40,473		41,100
Capital and reserves		•		•
Called up share capital	16	10,500		10,500
FVOCI Reserve	17	1,235		1,235
Profit and loss account	17	28,758	•	29,433
		,,,,,		
Total shareholders' funds		40,493		41,168
•				

The financial statements on pages 9 to 29 are approved by the Board of Directors and authorised for issue on 29 June 2020 and signed on its behalf by:

Director, Hiroto Nakane

1. ACCOUNTING POLICIES

The principal accounting policies applied in the preparation of these financial statements are set out below. These policies have been consistently applied to all the years presented, unless otherwise stated.

1.1 Basis of preparation

The financial statements for the Company have been prepared in accordance with The Companies Act 2006 and United Kingdom Generally Accepted Accounting Practice ("UK GAAP"), comprising of United Kingdom Accounting Standards and applicable law. The Company meets the definition of a qualifying entity under FRS100 (Financial Reporting Standard 100) issued by the Financial Reporting Council. Accordingly, in the year ended 31 March 2020. The financial statements have therefore been prepared in accordance with FRS101 'Reduced Disclosure Framework' as issued by the Financial Reporting Council.

The principal accounting policies adopted, which have been applied consistently throughout the year, are described below together with an explanation of where changes have been made to previous policies on the adoption of new accounting standards in the year. The financial statements are prepared under the historical cost convention modified to include the revaluation of certain financial assets and liabilities.

The financial statements of the Company are consolidated within the parent's thus being Toyota Tsusho Corporation, as detailed in Note 22 and such consolidated financial statements are publicly available from the parent's website, as per below:

http://www.toyota-tsusho.com/english/ir/

The following exemptions from the requirements of IFRS have been applied in the preparation of these financial statements, in accordance with FRS101:

- IAS 7, 'Statement of cash flows'. A cash flow statement is included in the publicly available consolidated financial statements
 of the ultimate parent Company, Toyota Tsusho Corporation, therefore the Company is not required to present a cash flow
 statement in these financial statements.
- Paragraph 30 and 31 of IAS 8 'Accounting policies, changes in accounting estimates and errors' (requirement for the disclosure of information when an entity has not applied a new IFRS that has been issued but is not yet effective).
- IAS 1, Presentation of financial statements': Section 40A-D requirements for a third statement of financial position.
- IAS 24 Related party disclosures; Exemption for related party transactions entered into between two or more members of a
 group; Exemption from disclosure of compensation for key management personnel and amounts incurred by an entity for the
 provision of key management personnel services that are provided by a separate management entity.

1.2 Going concern

The financial statements have been prepared on a going concern basis.

COVID-19 has had a significant impact on the way the company conducts its business. The company has followed government guidelines and successfully implemented a working from home policy to protect employees and prevent the spread of the virus. At the time of signing this is expected to continue for the foreseeable future and the directors are confident that the company will continue to manage its operations effectively.

Externally, the LME has temporarily shut its ring dealing operation and replaced it with an electronic version until it is safe to return to normal operations. The increased market volatility following the virus outbreak led to a number of client margin calls, but these were all settled on time. More recently the markets have stabilised and the client margin calls fallen substantially. The company has adopted a conservative approach to credit policy and introduced measures to reduce credit risk including bringing forward the annual credit review of clients to April, collating up-to-date information on client business operation and financial liquidity and not granting increases in credit facilities to new or existing clients. In light of this, the Directors feel, that current provision levels are sufficient, but this policy will be constantly reviewed throughout the financial year.

ACCOUNTING POLICIES (continued)

1.2 Going concern (continued)

The full impact of covid-19 is unknown at present, but TTM have conducted stress tests based on a 40% fall in revenue. Although this would result in a loss after tax for the financial year TTM has sufficient capital and funds available to allow it to manage this case on a stand-alone basis. In addition, TTM continues to fulfill a key role as part of the business model of the metal trading business of its parent company TTC in providing access to the derivatives markets for hedging purposes. Revenue, at the time of signing has seen an increase on last year, but a slowdown is expected over summer.

1.3 New standards, amendments and IFRIC interpretations

The Company has adopted IFRS 16 'Leases' for the first time.

The IASB issued IFRS 16 in January 2016 which came into effect on 1 January 2019. IFRS 16 requires lessees to recognise a lease liability at the commencement date of a lease and an asset representing the right to use the underlying asset during the lease term. Lessees will be required to separately recognise the interest expense on the lease liability and the depreciation expense on the right of use an asset.

During the current financial period the Company had a lease on an office premises that falls within the short term exemption, being 12 months or less.

1.4 Company information

The Company is a private company domiciled in England and Wales, and its legal form is as a private Limited company (Ltd) limited by shares. The country of incorporation is London in the United Kingdom.

1.5 Consolidation

The Company is a wholly-owned subsidiary of Toyota Tsusho Corporation. It is included in the consolidated financial statements of Toyota Tsusho Corporation which are publicly available. Therefore, the Company is exempt by virtue of section 401 of the Companies Act 2006 from the requirement to prepare consolidated financial statements.

1.6 Revenue recognition

Revenue comprises commission and trading income. Commissions earned on fulfilling customer orders are recognised on an accruals basis. Trading income is made up of realised and unrealised gains and losses from the trading of forward metal contracts and other financial instruments designated as fair value through profit and loss.

1.7 Interest income and expense

Interest income and expense are recognised in the profit and loss account on an accruals basis.

1.8 Dividend income

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

1.9 Tangible fixed assets, intangible assets and depreciation

Tangible fixed assets and intangible assets are stated at historic purchase cost less accumulated depreciation. Cost includes the original purchase price of the asset and the cost attributed to bringing the asset to its working condition for its intended use.

Depreciation is provided to write off the cost plus any associated delivery and labour charges less the estimated residual value of assets on a straight-line basis over their estimated useful economic lives as follows:

5 years

Fixtures and fittings 3-5 years

Computer equipment 3 years

Intangible assets

ACCOUNTING POLICIES (continued)

1.10 Impairment of non-financial assets

Non-financial assets not ready to use are not subject to depreciation and are tested annually for impairment. Assets that are subject to depreciation are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs of disposal and value in use.

1.11 Taxation

The tax expense for the year comprises current and deferred tax. Tax is recognised in the income statement, except to the extent that it relates to items recognised in other comprehensive income or directly in shareholders' funds. In this case, the tax is also recognised in other comprehensive income or directly in shareholders' funds, respectively. The Company provides for taxation using tax rates and laws that have been enacted or substantively enacted by the balance sheet date.

1.12 Deferred taxation

Deferred taxation provided at anticipated tax rates and on a non-discounted basis, is recognised in respect of all timing differences, arising from 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, which have occurred at the balance sheet date. Deferred income tax assets are recognised only to the extent that it is probable that future taxable profit will be available against which the temporary differences can be utilised.

1.13 Foreign currencies

(a) Functional and presentation currency

Items included in the financial statements of the Company are measured using the currency of the primary economic environment in which the Company operates ('the functional currency'). The financial statements are presented in 'Pounds Sterling' (£), which is also the Company's functional currency.

(b) Transactions and balances

Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transactions or valuation where items are re-measured. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation at year-end exchange rates of monetary assets and liabilities denominated in foreign currencies are recognised in the income statement.

1.14 Derivative financial instruments

Derivatives are initially accounted for and measured at fair value on the date the contract is entered into and subsequently measured at fair value. The gain or loss on remeasurement is taken to the profit and loss account. All derivatives are included in assets when their value is positive and liabilities when their fair value is negative after taking account of any master netting agreements in place.

1.15 Financial assets at fair value through other comprehensive income (FVOCI)

Financial assets at fair value through other comprehensive income (FVOCI) are those intended to be held for an undefined period of time. They are initially recognised at FVOCI plus any transaction costs that are directly attributable to the acquisition. Gains and losses arising from changes in FVOCI are included as a separate component of equity until sale when the cumulative gain or loss is transferred to the profit and loss account. Where it is not possible for management to determine a reliable estimate of FVOCI, the amounts are held at cost less impairment.

These are strategic investments and the group considers this classification to be more relevant.

1.16 Netting

Financial assets and liabilities are offset and the net amount reported in the balance sheet if, and only if, there is a legally enforceable right to set off the recognised amount and there is an intention to settle on a net basis, or to reduce the asset and liability simultaneously.

ACCOUNTING POLICIES (continued)

1.17 Debtors

Debtors relate to accrued commission income and trade debtors. These have determinable payments which are not quoted in an active market and are classified as loans and receivables. They are recognised initially at fair value and subsequently measured at amortised cost using the effective interest rate method, less provision for impairment.

The Company makes an estimate of the recoverable value of trade and other debtors. When assessing impairment of trade and other receivables, management considers factors including the credit rating of the receivable, the ageing profile of receivables and historical experience. See note 14 for the net carrying amount of the receivables.

The Company applies the IFRS 9 simplified approach to measuring expected credit loses which uses a lifetime expected loss allowance for all trade receivables and contract assets.

1.18 Creditors

All financial liabilities are recognised initially at fair value on the date the contract is entered into. Subsequently, with the exception of derivative financial liabilities, financial liabilities are measured at amortised cost using the effective interest rate method.

1.19 Leased assets

Leases of assets under which all the risks and benefits of ownership are effectively retained by the lessor are classified as operating leases. Payments made under operating leases are charged to the profit and loss account on a straight-line basis over the period of the lease. When an operating lease is terminated before the lease period has expired, any payment required to be made to the lessor by of way of penalty is recognised as an expense in the period in which termination takes place.

1.20 Pension cost

The Company has a defined contribution staff pension plan. The amount charged to the profit and loss account in respect of pension costs is the contributions payable for the year. Differences between contributions payable for the year and contributions actually paid are shown as either accruals or prepayments in the balance sheet.

1.21 Investment in subsidiaries

Investments in subsidiaries are held at cost less accumulated impairment losses.

1.22 Cash at bank and in hand

Cash and cash equivalents includes cash in hand, deposits held at call with banks and bank overdrafts. In the balance sheet, bank overdrafts are shown within borrowings in current liabilities.

2. CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS

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 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.

2.1 Useful economic lives of tangible fixed assets

The annual depreciation charge for tangible fixed assets is sensitive to changes in the estimated useful economic lives and residual values of the assets. The useful economic lives and residual values 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 11 for the carrying amount of the tangible fixed assets and note 1.8 for the useful economic lives for each class of assets.

CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS (continued)

2.2 Valuation of financial assets at fair value through comprehensive income (FVOCI) investments

The Company holds 25,000 "B" shares in LME Holdings Limited for which no consideration was paid. It is a requirement of the LME that 25,000 "B" shares be held by Category one and two clearing members.

These shares are accounted for as an FVOCI investment. FVOCI investments are initially recognised at historic cost and are subsequently revalued to fair value with any gains and losses taken through the FVOCI reserve.

There is trading of the "B" shares on the secondary market. LME's Register of Transfers of B Shares lists share price of last three transactions of FY ending at 31 March 2020 at £62, £53 and £58. While this price reflects an approximation of the fair value as the Company has reached its minimum required shareholding, it would only be able to realise the investment if it were to cease its membership of the LME. In light of this, the directors believe it appropriate to apply a discount factor to the price to reflect the inherent illiquidity of the shareholding. While this exercise is subjective by its nature, the directors believe a valuation of £57.60 per share appropriately combines the latest available price and the illiquidity of the shares.

3. REVENUE

Substantially the Company's entire revenue is generated from a single class of business, namely broking and dealing for clients in metal derivatives. Also, in the opinion of the directors, the Company, including its branch, trades with customers in a single international market. Therefore, no business or geographic segmental information has been provided.

Revenue is split between revaluation to fair value of open positions of £3,833K (2019: £5,207K), commission of £3,962K (2019: £4,033K) and fees and other of £-805K (2019: £-732K) and is shown net of LME exchange fees and rebate commissions paid to introducing brokers.

4. PROFIT BEFORE TAXATION

Profit before taxation is stated after including:

No	ote	2020	2019
		0003	0002
Auditors' remuneration:			
Audit services		90	86
Audit related services		7	7
Other	·	24	28
Rent	· .	. 251	. 323
Depreciation and amortisation	11	458	445
Staff cost	7	2,874	3,298
Recharged staff costs payable to parent Company and fellow subsidiary	7	234	252

5. REMUNERATION OF DIRECTORS

	•	•		2020	2019
			•	£000	£000
Directors' emoluments	•		•	721	739

The directors of the Company did not receive any remuneration under long term incentive schemes or any shares in the Company (2019: £Nil). The emoluments of certain directors are paid by Toyota Tsusho UK Limited, a fellow subsidiary Company, which recharges the amount to the Company as a management fee (see note 4). These amounts are included within administrative expenses. The aggregate emoluments paid to or receivable by the highest paid director were £269,679 (2018: £292,509).

6. NET IMPAIRMENT LOSSES ON FINANCIAL AND CONTRACT ASSETS RECOGNISED IN PROFIT OR LOSS.

During the year, the following losses were recognised in profit or loss in relation to impaired financial assets:

	31 March 2020	31 March 2019
	£000 `	. £000
Movement in loss allowance for trade receivables and contract assets	146	33
	. 146	33

7. STAFF COSTS

The average monthly number of full time equivalent persons employed by the Company (including executive directors) during the year analysed by category, was as follows:

	·	2020 Number	2019 Number
Operational staff		9	.9
Administrative staff	•	15	. 15
	•	24	24

The above does not include non-executives outlined on Page 4.

7. STAFF COSTS (continued)

			as follows:	

			• . •	2020	••	2019
	,	, ·.		£000		£000
Wages and salaries	•			2,589		2,980
Social security costs			-	285 2,874		318
Recharged staff costs p	payable to parent Compa	ny and		234		252
				3,108	·	3,550

The Company has a defined contribution staff pension plan to which individuals can make voluntary contributions. The Company contributed £167,031 in the financial year. (2019: £130,497).

8. INTEREST INCOME

	V		2020	2019
		•	€000	£000
Bank deposit interest			869	1,221
			869	1,221

9. INTEREST EXPENSE

REST EXPENSE	÷		2020	2019
,			£000	.0003
Bank loan and over	erdraft interest		89	390
Other interest			0	. 6
•	•		89	396

10. TAX ON PROFIT

I. Analysis of the charge in the year

Current tax

tax				2020			2019			
-	•••		. /	· :		£000	.	·	· . ·	£000
UK cor	poration ta	x current year	at 19% (2	(019: 19%)		387		•		554
Tax pe	r Income	statement				387		-		554

10. TAX ON PROFIT (continued)

II. Factors affecting the tax charge for the current year

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

	31 March 2020	31 March 2019
	£000	£000
Profit before taxation	2,337	3,136
Current tax at 19% (2019: 19%)	. 444	596
Effects of:		
Prior years' tax adjustments	. 4	(31)
Expenses not deductible for tax purposes	4) 4
Impact of non-taxable income	(110)	. (29)
Tax rate changes	(4)	· · · · · · · · · · · · · · · · · · ·
Effects of overseas tax rates	49	15
Amounts not recognised		•
Rounding	-	. (1)
Total tax charge (see I.)	387	554
Effective tax rate	17%	18%

11a: TANGIBLE ASSETS

	Fixtures and fittings	Computer equipment	Total
	£000	0002	£000
Balance at 1 April 2017	287	273 .	560
Additions	· ,	115	115
Disposals	(9)	-	(9)
Balance at 31 March 2018	278	388 .	. 666
Additions	11	80	91
Disposals	·	(97)	(97)
Balance at 31 March 2019	289	371	660
Additions	•	5	5
Disposals		0	0
Balance at 31 March 2020	289	376	665
Accumulated depreciation			,
Balance at 1 April 2017	280	209	489
Disposals	(2)		(2)
Charge for the year	0	53	53
Balance at 31 March 2018	278	262	540
Disposals	·	(82)	(82)
Charge for the year	5	73	78
Balance at 31 March 2019	283	253	536
Disposals	• •		-
Charge for the year	. 3	61	64
Balance at 31 March 2020	286	314	600
Net book value at 31 March 2020	3	62	. 65
Net book value at 31 March 2019	6	118	124

11b. INTANGIBLE ASSETS

	Software		Total
	-,		
	£000		£000
	•		
Balance at 31 March 2018 (Restated)	1,591	•	1,591
Additions	184	•	184
Disposals	·	•	· -
Balance at 31 March 2019 (Restated)	1,775		1,775
Additions	88		88
Disposals	•		-
Balance at 31 March 2020	1,863		1,863
Accumulated amortisation			
Balance at 31 March 2018 (Restated)	95		95
Disposals			
Charge for the year	367		367
Balance at 31 March 2019 (Restated)	957		957
Disposals	-		-
Charge for the year	- 394		394
Balance at 31 March 2020	1,351		1,351
Net book value at 31 March 2020	512		512
Net book value at 31 March 2019	818		818

12. DERIVATIVE FINANCIAL INSTRUMENTS

		31 March 2020		31 March 2019	
	•.	Assets	Liabilities	Assets	Liabilities
Derivative transactions	•	£000	£000	£000	£000
Forwards, Futures and options positions	· · · · · · · · · · · · · · · · · · ·	152,592	(124,970)	59,166	(64,425)
Forward foreign exchange positions		20,340	(20,455)	9,385	(7,062)
Total		172,932	(145,425)	68,551	(71,487)
Current portion		157,717	(131,676)	57,828	(61,117)
Non-current portion		15,215	(13,749)	10,723	(10,370)
Due from/to affiliated companies:					
Current portion		34,911	(8,157)	4,931	(7,294)
Non-current portion		. 958	(166)	326	(318)

Forwards, futures and options positions include metal and options contracts entered into in the normal course of operations. The maturity dates range from one day to five years. The forward foreign exchange contracts are entered into in order to match settlement amount and maturity of forward, futures & options positions. As is normal in the market place, settlements are made on a net basis as they fall due.

The fair value of exchange traded, non-exchange traded contracts, and foreign currency transactions is based on the market prices, including FX rates, provided by the London Metal Exchange as at the balance sheet date. Other relevant data such as discount rates, is provided by LME Clear. All fair value movements have been included in turnover for the year ended 31 March 2020.

13a. FINANCIAL ASSETS AT FAIR VALUE THROUGH OTHER COMPREHENSIVE INCOME

	31 March 2020	31 March 2019
	€000	€000
Shares in LME (Holdings) Limited "B" shares	1,440	1,440
LME (Holdings) Limited "B" shares	1,440	1,440

In May 2006 the Company received 30,000 "B" shares in LME Holdings Limited for which no consideration was paid. It is a requirement of the LME that 25,000 "B" shares be held by Category one and two clearing members.

There is trading of the "B" shares on the secondary market. LME's Register of Transfers of B Shares lists share price of last three transactions of FY ending at 31 March 2020 at £62, £53 and £58. While this price reflects an approximation of the fair value as the Company has reached its minimum required shareholding, it would only be able to realise the investment if it were to cease its membership of the LME. In light of this, the directors believe it appropriate to apply a discount factor to the price to reflect the inherent illiquidity of the shareholding. While this exercise is subjective by its nature, the directors believe a valuation of £57.60 per share appropriately combines the latest available price and the illiquidity of the shares.

13b. INVESTMENTS

In 2013 Toyota Tsusho Markets Japan Limited (TTMJ) was established as a Subsidiary in Japan with ordinary share capital of JPY 105,000,000 equivalent of £733,000. The directors believe that the carrying value of the investments is supported by their underlying net assets.

14. DEBTORS	
31 Ma	
2	2019
	£000
Amounts falling due within one year:	
Trade debtors 25.	233 64,241
Less: Provision for impairment	08) (735)
Amount due from affiliated companies	4 6
Prepayments and accrued income	355 337
LME Clear members default fund 4	5,216
Other debtors	241 300
29	674 69,365
31 Ma	rch 31 March
1	020 2019
	000 £000
Amounts falling due after more than one year:	
Derivative financial instruments (see note 12)	215 10,723
	215 10,723

An expected loss model, using expected lifetime default and default collection rates, has been used to calculate a provision for impairment.

15. CREDITORS

	31 March 2020	3	1 March 2019
	.£000		£000
Amounts falling due within one year:		•	
Bank loans and overdrafts	20,904		17,832
Trade creditors	59,501		30,822
Derivative financial instruments (see note 12)	131,676		61,117
Other creditors and accruals	1,940		2,778
	214,021		112,549
		•	
	31 March .2020	3	1 March 2019
	€000		0003
Amounts falling due after more than one year:	*	•	2000
Derivative financial instruments (see note 12)	13,749		10,370
- -	13,749		10,370

16. CALLED UP SHARE CAPITAL

	•
31 March	31 March
2020	2019
£000	2000
•	•
10,500	10,500
	2020 £000

Share capital constitutes the managed capital of the Company. Called up share capital and the profit and loss account on the balance sheet qualify for inclusion as financial resources for regulatory purposes.

In addition, the Company can call on subordinated loans from third parties to supplement regulatory capital if required. There was USD 26 million subordinated loan drawn down at the financial year end (2019: £nil). The Company is authorised and regulated by the Financial Conduct Authority ("FCA"), and is subject to the FCA's minimum capital standards and requirements as applicable to UK Non-MIFID Firms. These require, inter alia, that a minimum ratio of Capital available to risk weighted Capital Requirements of 100% is maintained at all times. In addition, there are concentration and liquidity mismatch calculations and reporting requirements and is measured on a daily basis.

The Company's FCA requirements are fully incorporated into capital management objectives, policies and processes. The major risk categories considered by both the FCA and the Company are those pertaining to Credit Risk, Market Risk, Regulatory Risk and Operational Risk.

17. RECONCILIATION OF MOVEMENTS IN SHAREHOLDERS' FUNDS

	Called up Share Capital	FVOCI Reserve	Profit and Loss Account	Share holders' Funds 2020	Shareholders' Funds 2019
	€000	000£	€000	£000	£000
At I April Profit for the financial year and	10,500	1,235	29,433	41,168	39,514
total .					
income	•		1,950	1,950	. 2,582
Dividend paid	· •	•	(2,625)	(2,625)	(928)
At 31 March	10,500	1,235	28,758	40,493	41,168

A dividend of £1,890,000 is proposed for 2020. (2019: £2,625,000).

18. OTHER COMMITMENTS AND CONTINGENCIES

At the end of the financial year the Company had no commitments under software licence agreements (2019: £Nil). There were no other material capital commitments or contingencies at the end of the financial year (2019: £Nil).

19. FINANCIAL RISK MANAGEMENT

The Company's activities expose it to a variety of financial risks: price/market risk, credit risk, liquidity risk and cash flow, and fair value interest rate risk. The Company's overall risk management programme focuses on the unpredictability of relevant markets and seeks to minimise potential adverse effects on the Company's financial performance. The Board of Directors determines the level of risk acceptable to the Company by setting limits within which senior managers monitor the Company's operations.

Price risk:

This risk arises from adverse movements in the price of derivatives in which the Company trades. The Company's objective is to be aware, control and minimise this risk. The Company's principal business involves acting as a broker and dealer in commodity derivatives and it holds positions primarily on a back to back basis with clients and brokers. Open trading positions held by the Company are small and largely result from client facilitation activities. Where open positions exists, the Company is exposed to adverse price movement in the price of commodities in which it trades and holds positions.

The Company has a policy to create trading limits set to take into account each commodity's volatility. These limits are monitored on a daily basis against both mark to market movement and position structure.

Financial assets at fair value through other comprehensive income

A 10% change in the price of the available for sale investment detailed in note 13a above would have resulted in a net change of £144,000 (2019: £144,000) in the carrying market value of the assets at 31 March 2020.

Credit risk:

Credit risk arises from a counterparty defaulting on a contractual obligation involving cash and cash equivalents, deposits with banks and financial institutions, and from derivative financial instruments transactions. In particular the Company operates in a market that is largely driven by providing credit to counterparts.

The Company has credit policies and procedures in place under its Adequate Credit Management Policy (ACMP) and this helps ensure it deals only with counterparties of suitable credit standing. After considering a counterparty's financial results and other relevant data, all applications for credit lines are submitted to the parent Company's credit committee for formal approval, or rejection. Such lines granted are advised to the counterparty and are reviewed at least on an annual basis. All counterparty positions are monitored at least on a daily basis against lines granted. The Group calls margin for cover should net exposures covered by netting agreements exceed the lines granted. It considers its dealings with the present range commodities as one class of financial asset.

19. FINANCIAL RISK MANAGEMENT (continued)

The Company has determined that concentration risk can arise through exposure to any one counterparty or counterparty group, from the industry segment those counterparties are involved in, and from geographic region. Although at the year-end there was no significant financial, geographic or industry concentration, the Group continues to have a major part of its business in Asia. The Company had exposure to a clearing house of £25,536K (2019: £19,396K). There were no impaired exposures. The amount that best represents the Company's exposure to credit risk at the year end, without taking account of collateral or other credit enhancements, was equivalent to the current assets as disclosed on the balance sheet less prepayments and accrued income of £355,000 (2019: £337,000) as disclosed in note 14. Management, however, have in place master netting agreements that reduce the credit exposure significantly and through the netting of assets and liabilities in the event of a default.

Liquidity risk:

Liquidity risk is the risk that the Company is unable to meet its financial obligations as they fall due. Prudent liquidity risk management requires maintaining sufficient cash, cash equivalent, deposits and adequate bank facilities readily available to fund the Company's day to day business. Funding levels are reviewed at least annually by the Company and its parent Company and account taken of both business plans and market levels to ensure an appropriate level of uncommitted bank facilities are available to support the business. To achieve this, significant parent support by way of guarantees is provided to the banks that provide these facilities to the Company. The facilities cover funding for daily operational requirements of the Company to LME Clear, and subordinated loan funding when required for regulatory capital purposes. At the balance sheet date, the Company had adequate unutilised facilities.

The facilities cover funding for daily operational requirements of the Company to LME Clear, and subordinated loan funding when required for regulatory capital purposes. At the balance sheet date, the Company had adequate unutilised facilities.

The table below analyses the Company's total financial assets and liabilities into relevant maturity groupings based on the remaining year at the balance sheet date.

At 31 March 2020	Less than three months		Between 6 and 12 months	Between 1 and 3 years	3 and 5	Total
	£000	£000	£000	£000	£000	£000
Assets					•	; .
Derivative financial instruments	169,702	43,718	35,537	19,499	265	268,721
Derivative financial instruments - due from affiliated entities	17,239	17,345	17,584	6,388	-	58,556
Trade debtors	24,625	٠	-		. -	24,625
Trade debtors - due from affiliated entities	-	-	-		٠ -	
LME default fund and other debtors	5,049		٠ .	-		5,049
Term deposits	-	· .				-
Cash at bank and in hand	62,907	-	-			62,907
TOTALS	279,522	61,063	53,121	25,887	. 265	419,858
Liabilities		-			:	
Derivative financial instruments	170,534	43,304	35,831	18,963	128	268,760
Derivative financial instruments -due to affiliated entities	11,364	5,573	8,477	5,595	-	31,009
Trade creditors	59,501	-	-	٠.	-	59,501
Bank Loans and overdrafts	20,904	-	±		-	20,904
Other creditors	1,983	-	•	•	-	1,983
TOTALS	264,286	48,877	44,308	24,558	128	382,157

19. FINANCIAL RISK MANAGEMENT (continued)

At 31 March 2019	Less than three months		Between 6 and 12 months	1 and 3		Total
	.000£	£000	€000	£000	£000	£000
Assets				•	•	
Derivative financial instruments	68.365	21,554	20,409	13,963	7	124,298
Derivative financial instruments - due from affiliated entities	7,687	1,289	1,042	319	20	10,357
Trade debtors	63,506			•	-	63,506
Trade debtors - due from affiliated entities	<u>,</u>	· <u>-</u>	-	· -	-	- ·
LME default fund and other debtors	5,861	-	• -	-	-	5,861
Term deposits	-		. 2		-	-
Cash at bank and in hand	23,056	-	-	-	٠-	23,056
TOTALS	168,475	22,843	21,451	14,282	. 27	227,078
<u>Liabilities</u>			•	:		
Derivative financial instruments	73,554	17,243	20,458	13,625	-	124,880
Derivative financial instruments -due to affiliated entities	6,886	3,076	2,419	. 331		12,712
Trade creditors	30,822	-	. <u>-</u>		-	30,822
Bank Loans and overdrafts	17,832		. : _	-	-	17,832
Other creditors	2,778	-	· -	<i>-</i>	· •	2,778
TOTALS	131,872	20,319	22,877	13,956	-	189,024

19. FINANCIAL RISK MANAGEMENT (continued)

Foreign exchange risk:

The Company is exposed primarily to movement in United States dollar (dollar) and sterling exchange rates because it operates mainly in dollar denominated commodities and reports the financial statements in sterling.

Management has set a policy that where the Company contracts in a currency other than dollar, that contract is normally immediately covered with respect to the dollar. The Company is also required to sell its dollar income stream for sterling on at least a monthly basis. The Company has receivables and payables in non-sterling currencies and the resulting currency exposure within net assets are exposed to currency translation risk.

An increase of 5% in respect of spot exchange rates to sterling at the balance sheet date would have resulted in a loss to profit and loss on translation difference in respect of net currency assets of £35,901 (2019: £218,491) whilst a 5% decrease in the spot exchange rate to sterling would have resulted in a gain of £32,482 (2019: £197,683).

The foreign exchange exposure of the Company, net of forward FX hedges, is as follows:

	31 March 2020	31 March 2019
	£000	000£
USD	(191)	2,274
JPY	1,220	(4,851)
EUR	(346)	(1,575)
•	683	(4,152)

Interest rate risk:

The Company have an excess of current assets over current liabilities and are exposed to minimal cash flow interest rate risk. Surplus cash is invested on term deposits and interest is earned on funds held at the LME. Interest is not charged or incurred on outstanding derivative asset and liabilities with brokers or clients.

The average effective interest rate on these deposits for the Company at 31 March 2020 was 1.81% (2019: 1.97%).

An increase or decrease of 1% in interest rates on deposits and loans held at the balance sheet date for the Company would have resulted in a net gain to the profit and loss account of £480,273 (2019: £455,000) in respect of an increase in rate, and a loss of £25,956 in respect of a decrease (2019: £288,000).

Fair value hierarchy

The Company has disclosed their derivative positions under the three-tier hierarchy for fair value measurement as required under IFRS 9: Fair value measurement, disclosures for the year ended 31 March 2020. Level 1 relates to positions where quoted (unadjusted) prices are readily observable and obtainable for identical assets and liabilities in an active market. Level 2 relates to positions which require input (other than quoted prices included within level 1) that are observable for the asset and the liability, either directly (prices) or indirectly (derived from prices). Level 3 relates to positions which require inputs for the asset and liability that are not based on observable market data.

The Company has determined it has futures and options positions which are classified as Level 1, and metal forward and FX positions classified as Level 2. The total of Level 1 assets and liabilities is respectively £152,592K and £124,970K (see note 12). Level 2 assets and liabilities are respectively £20,340K and £20,455K (see note 12). All prices are derived from quotes or other information from the London Metal Exchange. Additionally, the Company has determined that financial assets at fair value through other comprehensive income of LME B shares of £1,440,000 are fair valued at year end using management's best effort valuation methods (see note 13a), are classified as Level 3. There has been no movement in Level 3 since the prior year (2019: £Nil).

20. DIVIDENDS

The directors are proposing a final dividend in respect of the financial year ending 31 March 2020 of £1,890,000 (2019: £2,625,000).

21. ADOPTION OF IFRS 16

The Company has adopted IFRS 16 'Leases' with effect from 1 April 2019.

The adoption of IFRS 16 has not had a material impact on the financial statements.

22. IMMEDIATE AND ULTIMATE PARENT UNDERTAKING

The immediate and ultimate parent undertaking and controlling party of the Company is Toyota Tsusho Corporation, a Company incorporated in Japan. A copy of Toyota Tsusho Corporation's consolidated financial statements may be obtained from Toyota Tsusho Corporation, Toyota Building, 9-8 Meieki 4 – chome, Nakamura-ku, Nagoya 450-8575, Japan.

23. INVESTMENT IN SUBSIDIARIES

The amounts recognised in the balance sheet are as follows:

	2020 2019
	£000
Toyota Tsusho Markets Japan	733 733
At 31 March	733 733
The amounts recognised in the income statement are as follows:	
The anomis recognised in the meonic statement are as follows.	2020 2019
	£000 £000
Toyota Tsusho Markets Japan	532 137
For the year ended	532

23. INVESTMENT IN SUBSIDIARIES (Continued)

Toyota Tsusho Markets Japan Limited (TTMJ) is a wholly owned subsidiary whose office is located at Toyota Building, 9-8 Meieki 4 – chome, Nakamura-ku, Nagoya 450-8575, Japan. TTMJ continues to provide the Company with increased access to clients based in Japan and has facilitated the development of that market. The directors continue to actively pursue plans to expand into other futures markets and regions.

24. SUBSEQUENT EVENTS

There are no adjusting or non-adjusting events.