

**AUDIT REPORT ON ANNUAL FINANCIAL
STATEMENTS AS AT MARCH 31, 2021**

May 11, 2021

DESIGNIT SPAIN DIGITAL, S.L.U.

1189/2021

Translation from its original in Spanish. In case of
discrepancy, the Spanish version prevails.

Independent auditor's report on annual financial statements

To the sole partner of DESIGNIT SPAIN DIGITAL, S.L.U.

Opinion

We have audited the annual financial statements of DESIGNIT SPAIN DIGITAL, S.L.U. (the Company), which comprise the balance sheet as at March 31, 2021, the statement of comprehensive income, the statement of changes in equity, the statements of cash flows and the notes to the financial statements for the year then ended.

In our opinion, the accompanying financial statements present fairly, in all material respects, the equity situation and the financial position of the Company as at March 31, 2021, and its financial results and its cash flows for the year then ended, in accordance with the regulatory framework for financial information that is applicable (which is identified in Note 2 to the financial statements) and, in particular, with the accounting principles and criteria contained therein.

Basis for opinion

We conducted our audit in accordance with the current regulations governing the auditing in Spain. Our responsibilities in accordance with these regulations are described later in the *Auditor's responsibilities regarding the audit of the financial statements* section of our report.

We are independent of the Company and subsidiaries in accordance with the requirements on ethics, including those of independence, which are applicable to our audit of the financial statements in Spain as required by the regulations governing the auditing. In this sense, we have not provided services other than those of the audit nor have concurred situations or circumstances that, in accordance with the provisions of the aforementioned regulations, have affected the necessary independence so that it has been compromised.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key audit matters

Key audit matters are those that, in our professional judgment, were considered as the most significant risks of material misstatements in our audit of the financial statements of most significance in our audit of the current period. These matters were addressed in the context of our audit of the financial statements, and in forming our opinion thereon, and we do not provide a separate opinion on these matters

Key audit matter

Revenue recognition

The Company develops projects whose billing is performed according to the milestones agreed in each contract. However, revenues are recognized based on the degree of completion of the project.

The Company has developed procedures to calculate this percentage of progress and be able to recognize revenues independently of the billing associated with each project. The revenue recognition requires estimations and judgements made by the management, so we have considered the revenues area as a key audit matter of the audit.

Transactions with related parties

As it is mentioned in notes 1 and 13 of the footnotes enclosed to financial statements, the company belongs to a multinational group that operates globally; therefore, the Company performs a high number of transactions with the parent company and other affiliated companies for the centralization of certain services and development of joint projects.

The group has established criteria to register those intercompany transactions at a market price.

Treatment in the audit

Our audit procedures have included tests on the control of the degree of completion of the projects.

We have carried out analytical and substantive tests on a sample of both in progress and completed projects, reviewing the correlation of income and expenses through the formalized contracts, the external confirmations obtained, and the expenses directly related, in order to rely on the initial estimations of costs and revenues over those actually incurred.

We have analysed the cut-off procedures in a sample of projects to verify that revenue recognition is made adequate according the accrual.

We have obtained and reviewed the criteria and the calculation of the intercompany transactions and if they have been made according to the arm's length principle; likewise, we have analysed the recoverability of the credits with related parties.

We have obtained confirmation of the volume of transactions made during the year, as well as the final balance with all related parties.

Other information: Director's Report

Other information comprises exclusively the management report for the 2021 financial year, which drawing up is the responsibility of the Company's directors and is not an integral part of the annual accounts.

Our audit opinion on the financial statements does not cover the management report. Our responsibility for the management report, in accordance with what is required by the regulations governing auditing, is to evaluate and report on the agreement of the management report with the financial statements, based on the knowledge of the entity obtained in carrying out the audit of the aforementioned financial statements, as well as to evaluate and inform if content and presentation of the management report complies with the applicable regulations. If, based on the work we have done, we conclude that there are material misstatements, we are obliged to report it.

Based on the work performed, as described in the previous paragraph, the information contained in the management report agrees with that in the annual accounts for the 2021 financial year and its content and presentation are conforming to the applicable regulation.

Responsibilities of the Directors for the financial statements

Directors are responsible for the preparation of the accompanying financial statements, so that they express fairly the equity, the financial position and the results of the Company, in accordance with the regulatory framework for financial information applicable to the entity in Spain, and of the internal control that they consider necessary to allow the preparation of the financial statements free of material inaccuracies, due to fraud or error.

In preparing the financial statements, 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 Directors either intend to liquidate the Company or to cease transactions, or has no realistic alternative but to do so.

Auditor's responsibility 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, due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with the current regulations governing the auditing in Spain 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.

As a part of an audit in accordance with the current regulations governing the auditing in Spain, we exercise professional judgement and maintain professional skepticism throughout the audit. We also:

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

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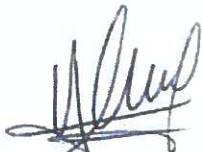
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

From the risks communicated to those from Entity's management body, we determine those risks that were of most significance in the audit of the financial statements of the current period and are therefore, considered as the most significant risks.

We describe these risks in our auditor's report unless law or regulation precludes public disclosure about the matter.

Madrid, May 11, 2021



Víctor Alió – ROAC Nº 18401
Audalia Nexia Auditores, S.L.
ROAC No. S0200

DESIGNIT SPAIN DIGITAL, S.L. (Sole Shareholder Company)

**Annual Accounts
corresponding to the financial year ending on
March 31, 2021**

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Robot

Designit Spain Digital S.L (Sole shareholder company)
 Balance Sheet as of March 31, 2021 and as of March 31, 2020
 (Expressed in Euros)

Concept	Note	31.03.2021	31.03.2020
ASSETS		1.228.673	3.716.532
NON-CURRENT ASSETS		386.709	2.559.591
Tangible Fixed Assets	5	160.737	232.103
Land & Buildings		0	0
Technical Installations and other fixed assets		160.737	232.103
Long-term Investments in Group Companies and Associates	6	197.904	1.773.253
Asset Instruments		197.904	1.773.253
Long term financial investments	6	28.068	38.188
Other investments		28.068	38.188
Assets due to deferred taxes	10	0	516.047
CURRENT ASSETS		841.964	1.156.941
Commercial Debtors and other receivables	6	499.725	824.997
Clients due to sales and provision of services		499.725	824.997
<i>Clients for sales and provision of services in the short term</i>		488.580	808.985
<i>Clients companies of the group</i>		11.145	16.012
Assets for current tax		0	0
Short term Investments in Group Companies and Associates	6	122.725	43.739
Credits to Group Companies		122.725	43.739
Short term accruals		1.577	186
Cash and other equivalent liquid assets	7	217.937	288.019
Treasury		217.937	288.019



Designit Spain Digital S.L (Sole shareholder company)
 Balance Sheet as of March 31, 2021 and as of March 31, 2020
 (Expressed in Euros)

Concept	Note	31.03.2021	31.03.2020
NET EQUITY AND LIABILITIES		1.228.673	3.716.532
NET EQUITY	8	458.698	161.824
Treasury Shares		458.698	161.824
Share Capital		3.051	3.051
Issued capital		3.051	3.051
Issuance Premium		0	0
Reserves		3.142.210	584.520
Legal and statutory		46.730	46.730
Other reserves		3.095.480	537.790
Result of the financial year	3	(2.686.563)	(425.747)
NON-CURRENT LIABILITIES	10	0	2.839.513
Long-term Provisions		0	0
Other provisions		0	0
Other long term debts		0	0
Long-term debts with Group Companies and Associates		0	2.839.513
CURRENT LIABILITIES	9	769.975	715.195
Short-term debts with Group Companies and Associates		331.958	119.974
Commercial creditors and other payables		438.017	595.221
Various Creditors		74.107	63.882
Personnel (remuneration pending payment)		58.118	111.991
Current tax liabilities		5.697	0
Other debts with Public Administrations		242.494	312.640
Debtors in advance		57.601	106.708

Popote

Designit Spain Digital, S.L. (Sole Shareholder Company)
Profit and Loss Accounts corresponding to the annual financial years ending on March 31, 2021 and
on March 31, 2020.
(Expressed in Euros)

Concept	Note	31.03.2021	31.03.2020
CONTINUOUS OPERATIONS			
Net amount of business turnover		3.992.485	4.570.779
Provision of services		3.992.485	4.570.779
Personnel Expenses	11.1	(3.114.993)	(3.283.071)
Wages, salaries and similar		(2.554.735)	(2.618.644)
Social Charges		(560.258)	(664.426)
Provisions		0	0
Other operating expenses	11.2	(1.276.202)	(1.680.873)
Outsourcing		(1.275.366)	(1.680.873)
Taxes		(22)	0
Impairments and losses of comercial credits		(814)	0
Depreciation of assets		(66.178)	(56.473)
Impairments and losses on non-current assets		(30.113)	(10.030)
Other Results		0	0
OPERATING RESULT		(495.001)	(459.668)
Financial Revenue		0	0
From negotiable securities and other financial instruments		0	0
From third parties		0	0
Financial Expenditure		(95.757)	(76.507)
For debts with related persons		(89.906)	(61.550)
For debts with third parties		(5.851)	(14.957)
Exchange differences		18.145	9.888
Impairments and losses of Financial Investments		(1.597.903)	0
Impairments and losses of Intercompany Financial Investments		(1.597.903)	0
FINANCIAL RESULT		(1.675.515)	(66.619)
RESULT BEFORE TAXES		(2.170.516)	(526.287)
Taxes on Profit		(516.047)	100.540
FINANCIAL YEAR RESULT OF CONTINUOUS OPERATIONS		(2.686.563)	(425.747)
FINANCIAL YEAR RESULT		(2.686.563)	(425.747)



Designit Spain Digital, S.L. (Sole Shareholder Company)
Statement of Revenue and Expenditures corresponding to the financial years ending on March 31,
2021 and March 31, 2020.
(Expressed in Euros)

Concept	Note	31.3.2021	31.3.2020
A) RESULT OF THE PROFIT AND LOSS ACCOUNT			
	3	(2.686.563)	(425.747)
REVENUE AND EXPENDITURES ATTRIBUTED DIRECTLY TO EQUITY			
I. Due to valuation of financial instruments			
1. Financial assets available for sale			
2. Other revenue/expenditures			
II. For coverages of cash flows			
III. Subsidies, donations and legacies received			
IV. For revenue and actuary losses and other adjustments			
V. For non-current assets and related liabilities, maintained for sale			
VI. Exchange differences			
VII. Tax Effect			
B) Total revenue and expenditures attributed directly to net equity(I + II + III + IV + V + VI + VII)			
TRANSFER TO THE PROFIT AND LOSS ACCOUNT			
VIII. Due to valuation of financial instruments			
1. Financial Assets available for sale			
2. Other revenue/expenditures			
IX. For coverages of cash flows			
X. Subsidies, donations and legacies received			
XI. For non-current assets and related liabilities maintained for sale.			
XII. Exchange Differences			
XIII. Tax effect			
C) Total transfer to the profit and loss account(VIII + IX + X + XI + XII + XIII)			
REVENUE AND EXPENDITURES RECOGNIZED (A + B + C)		(2.686.563)	(425.747)



Designit Spain Digital, S.L. (Sole Shareholder Company)
Statement of changes in net equity corresponding to the financial years ending on March 31, 2021 and March 31, 2020.
 (Expressed in Euros)

Concept	SUBSCRIBED CAPITAL (Nota 8.1)	ISSUANCE PREMIUM	RESERVES	RESULT OF THE FINANCIAL YEAR (Note 3)	TOTAL
D) BALANCE BEGINNING OF FINANCIAL YEAR 1.4.2019	3.051	0	845.113	(266.837)	581.327
I. Total Revenue and recognized expenses					
II. Operations with partners and owners					
1. Capital Increases					
2. (-) Capital Reductions				(425.747)	(425.747)
3. Conversion of financial liabilities into net equity (conversions of obligations, debt write-offs)					
4. (-) Distribution of Dividends					
5. Operations with shares or treasury shares (net)					
6. Increase (reduction) of equity resulting from a combination of business					
7. Other operations with partners or owners					
III. Other variations in net equity			(260.593)	266.837	6.244
E) BALANCE END OF FINANCIAL YEAR 31.3.2020	3.051	0,00	584.520	(425.747)	161.824



Designit Spain Digital, S.L. (Sole Shareholder Company)
Statement of changes in net equity corresponding to the financial years ending on March 31, 2021 and March 31, 2020.
 (Expressed in Euros)

Concept	SUBSCRIBED CAPITAL (Nota 8.1)	ISSUANCE PREMIUM	RESERVES	RESULT OF THE FINANCIAL YEAR (Note 3)	TOTAL
D) BALANCE BEGINNING OF FINANCIAL YEAR 1.4.2020	3.051	0,00	584.520	(425.747)	161.824
I. Total Revenue and recognized expenses				(2.686.563)	(2.686.563)
II. Operations with partners and owners					
1. Capital Increases					
2. (-) Capital Reductions					
3. Conversion of financial liabilities into net equity (conversions of obligations, debt write-offs)			3.000.000		3.000.000
4. (-) Distribution of Dividends					
5. Operations with shares or treasury shares (net)					
6. Increase (reduction) of equity resulting from a combination of business					
7. Other operations with partners or owners					
III. Other variations in net equity			(442.310)	425.747	(16.563)
E) BALANCE END OF FINANCIAL YEAR 31.3.2021	3.051	0,00	3.142.210	(2.686.563)	458.698



Designit Spain Digital, S.L. (Sole Shareholder Company)
Statement corresponding to the financial years ending on March 31, 2021 and March 31, 2020.
(Expressed in Euros)

Concept	31/03/2021	31/03/2020
A) CASH FLOWS FROM OPERATING ACTIVITIES		
1. Earnings of the financial year before taxes	(2.170.516)	(526.287)
2. Adjustments to Profit	1.772.620	243.441
a) Amortization of Assets (+)	66.178	56.473
b) Valuation correction for impairment (+/-)	814	0
e) Profit for disposal of assets	30.113	0
f) Impairment of Financial Assets Intercompany	1.597.903	0
h) Financial Expenditures(+)	95.757	76.507
i) Other expenses (+/-)	(18.145)	110.461
3. Changes in current capital	165.862	109.109
b) Debtors and other receivables (+/-)	324.457	(34.909)
c) Other current assets (+/-)	(1.390)	255
d) Creditors and other payables(+/-)	(157.205)	29.940
e) Other current liabilities (+/-)	0	113.823
4. Other cash flows from operating activities	(102.796)	(76.507)
a) Interest Payments (-)	(102.796)	(76.507)
5. Cash flows from the operating activities(1 + 2 + 3 + 4)	(334.830)	(250.244)
B) CASH FLOWS FROM THE INVESTMENT ACTIVITIES		
6. Payments of investments (-)	0	(2.319.365)
a) Group companies and associates	0	(1.102.665)
c) Tangible fixed assets	0	(1.216.700)
7 Collections for disinvestments (+)	15.308	4.120
c) Tangible fixed assets	5.188	0
e) Other assets	10.120	4.120
8 Cash flows from investment activities (6 + 7)	15.308	(2.315.245)
C) CASH FLOWS FROM FINANCING ACTIVITIES		
9. Collections and Payments by Equity	2.966.875	(12.190)
b) Change in retained earnings	2.966.875	(12.190)
10 Collections and payments by instruments of financial liabilities	(2.717.435)	2.382.374
b) Repayment and amortization of:		
3 Debts with group companies and associates (+)	(2.717.435)	1.428.423
5 Other debts (+)	0	953.951
12 Cash flows from financing activities (9 + 10 + 11)	249.440	2.370.184
E) NET INCREASE/DECREASE FROM CASH OR EQUIVALENTS(5 + 8 + 12 + D)	(70.082)	(195.305)
Cash or equivalents at the beginning of the financial year	288.019	483.324
Cash or equivalents at the end of the financial year	217.937	288.019

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Designit Spain Digital, S.L. (Sole Shareholder Company)
Annual Report corresponding to the financial year ending on March 31, 2021

1. ACTIVITY OF THE COMPANY

Designit Spain Digital SL (a Sole Shareholder Company) was established for an indefinite period as a Limited Company under the name DNEXTEP CONSULTING S.L:U on November 4, 2010 in Madrid by means of a public deed executed before the Notary Public, Isabel Estape Tous, with protocol number 4,288 for which reason the partial spin-off was performed in the manner of division/creation of a subsidiary in which DNEXTEP HOLDINGS S.L. (the Divided Company) and DNEXTEP CONSULTING S,L (the Beneficiary Company) a newly-created company, participated.

After the division, a change of Corporate name was performed so that the Divided Company (formerly called, DNEXTEP CONSULTING S.L) proceeded to bear the name of DENEXTEP HOLDING S.L: and the newly-created Beneficiary Company (formerly called DENEXTEP HOLDING S.L.) began to use the name of DENEXTEP CONSULTING S.L., names with which the following operations were executed.

The division performed involved the transfer in block by universal succession of a part (which formed an economic unit) of the net equity of the Divided Company (that was not extinguished) to the newly-established company beneficiary of the contributions that resulted from the spin-off.

Said spin-off was agreed for accounting purposes on January 1, 2010 a moment from which all the operations performed by the spun-off company are deemed performed by the beneficiary company.

The equity transferred was all those related to the sole branch of activity (consulting) of the Divided Company.

There was no swap or distribution of shares of the Beneficiary Company in favor of the partners of the Divided Company, but rather, as we note, the Divided Company itself was the one which received said shares. For that reason, despite the occurrence of a change in the composition of the assets of the Divided Company, this did not reduce its capital since it changed its assets and liabilities related to the branch of activity for shares in the newly-established company.

The operation is already registered in the Mercantile Registry of Madrid.

As of September 14, 2014, the change of name to DESIGNIT SPAIN DIGITAL, S.L. was approved.

Currently, its Corporate domicile is located at 8 bis Joaquin María López Street, Madrid 28015.

The company object of DESIGNIT SPAIN DIGITAL S.L. is Consulting and management services for total quality and quality certification processes and sale of training courses which develop the principal activity of Internet Marketing.

Designit Spain Digital S.L. belongs to the Designit Group A/S, a Danish entity with corporate domicile at 61 Bygmestervej Copenhagen 2400 Denmark and registered with number 35 39 89 10.

The Designit Group A/S belongs to the Indian company WIPRO Limited, domiciled at the registry of Doddakannelli, Sarjapur Road, Bangalore 560035, Karnataka, India. The shares of the WIPRO group are quoted in India on the Bombay Stock Market and in the United States on the New York Stock Exchange.



2. RULES FOR THE PRESENTATION OF THE ANNUAL ACCOUNTS

The annual accounts have been prepared in accordance with the General Accounting Plan approved by Royal Decree 1514/2007 of November 16 which has been modified by Royal Decree 1159/2010 of September 17 as well as the rest of the mercantile laws in effect.

These annual accounts have been formulated by the Administrators of the Company in order to be submitted for approval at the Annual General Meeting of Partners, with their approval without any modification thereby being expected.

The amounts included in the annual accounts are expressed in Euros except where otherwise indicated.

2.1 Faithful Image

The annual accounts have been prepared from the auxiliary accounting registries of the Company. The legal provisions on accounting in effect have been applied for the purpose of demonstrating the faithful image of the equity, the financial situation and the Company results.

2.2 Comparison of Information

In accordance with mercantile law, with each one of the entries of the balance sheet and the profit and loss account those figures corresponding to the financial year ending on March 31, 2020 are also presented for purposes of comparison.

In the annual report quantitative information of the previous financial year is also included except when an accounting rule specifically establishes that it is not necessary.

2.3 Critical valuation aspects and estimate of uncertainty.

In the preparation of the annual accounts of the Company, the Administrators have performed estimates that are based on historical experience and on other factors that they deem reasonable in accordance with the current circumstances and that make up the basis in order to establish the accounting value of the assets and liabilities. The Company continuously reviews its estimates.

During March 2020, the state of alarm for the Covid-19 epidemic was decreed in several countries where the Society operates, along with a series of measures restricting the freedom of movement of citizens.

The exceptional circumstances that have occurred have motivated the publication of Royal Decree 463/2020 in Spain on March 14, 2020, declaring the state of alarm for the management of the health crisis generated by Covid-19, regulations that entered into force on the same day March 14.

On March 17, Royal Legislative Decree 8/2020 was published, with extraordinary urgent measures to help all economic actors face the economic and social impact of COVID-19, which could be welcomed by the Society if deemed appropriate.

In relation to these circumstances, and as detailed in the management report, the Company has activated the contingency plans and implemented the organizational, control and continuous monitoring measures necessary for crisis management, which allow for the business and activity continuity, in order to bring it closer to normality as far as possible.



In this sense, at the date of the formulation of these annual accounts, the company is developing the normal activity, the company's employees have been able to continue carrying out their tasks, by teleworking, taking precautions.

Currently projects are being developed, although it is difficult to make a detailed assessment of the possible impacts of COVID-19, due to the uncertainty about its consequences, in the short, medium and long term.

The Company's Management has made a preliminary evaluation of the current situation according to the best information available and considering that could be incomplete, it is possible to mention the following aspects:

- Liquidity risk: it is expected that the general situation of the markets could lead to a increase in liquidity tensions in the economy, as well as a contraction in the credit market. In this sense, the Company is financed by the group and will continue receiving its support.
- Operations risk: Thanks to the quick adaptation of our systems, the company has been able to continue providing services to our clients. The problem could come in case that clients did not undertake new projects in the future, situation not able to be assessed now with the information available. Additionally, direction is carrying out a cost constriction policy on expenses (including leases, external services, and staff costs) to minimize the impact of COVID19 on profit and loss statement for the FY2021/22.
- Going concern: considering all the aforementioned factors, the Company's Management considers that, due to the support of the group to which it belongs and the ability to adapt to the new situation, conclusion is that the going concern principle remains valid.

2.4 Correction of mistakes.

There is no correction of mistakes during the year of previous year.

3. DISTRIBUTION OF THE PROFIT

The proposal for the distribution of the profit for the period ending on March 31, 2021, formulated by the Administrators and expected to be approved by the General Meeting of Shareholders is as follows:

(Euros)	2021
Basis of Distribution	
Balance of profit and loss account (profit)	(2.686.563)
	(2.686.563)
Allocation	
To the Legal Reserve	0
To the voluntary Reserve	(2.686.563)
	(2.686.563)

3.1 Limitations on the distribution of dividends.

The Company is obligated to designate 10% of the profits of the financial year to the establishment of the legal reserve until it reaches at least 20% of the share capital. While this reserve does not exceed the limit of 20% of the share capital it cannot be distributed to the shareholders.

Once the requirements provided by Law or the by-laws are met, dividends may only be distributed with charge to the Profit of the financial year or to the reserves of free disposition, if the value of the net equity is not or as a consequence of the distribution is not lower than the share capital. For these purposes, the profits attributed directly to the net equity cannot be object of direct nor indirect distribution. If there were losses from previous financial years that made the value of the net equity of the Company lower than the amount of the share capital, the profit shall be designated to the compensation of said losses.

4. REGISTRY AND VALUATION RULES

The principal registry and valuation criteria used by the Company in the formulation of these annual accounts are as follows:

4.1 Intangible Fixed Assets

Intangible fixed assets are initially valued at their cost either at the price of acquisition or the cost of production. After the initial recognition, the intangible fixed assets are valued at their costs less the accumulated amortization and if the case, the accumulated amount of corrections due to registered impairment.

The intangible assets, which have a defined useful life, are amortized systematically in a linear manner in function with the estimated useful life of the goods and their residual value. The methods and periods of amortization applied are reviewed at the close of every financial year and if appropriate, adjusted prospectively. At least at the close of the financial year, the existence of indications of impairment are valued in which case the recoverable amounts are estimated with the valuation corrections that proceed, thereby being performed.

The estimated useful life for the various elements of the intangible fixed assets are as follows:

	Years of Useful Life
Computer applications	3 years

4.2 Tangible Fixed Assets

Tangible fixed assets are valued initially at their cost of acquisition

After the initial recognition, the tangible fixed assets are value at their costs less the accumulated amortization and if the case, the amount accumulated from the corrections due to registered impairment.

The repairs, which do not represent an extension of the useful life and the maintenance costs are debited from the profit and loss account in the financial year in which they occur. The costs of renovation, expansion or improvement that give rise to an increase of the productive capacity or to the lengthening the useful life of the goods are included in the assets as the greatest value thereof, with the accounting value of the substituted elements being removed, if the case.



The amortization of the elements of the tangible fixed assets are performed from the moment in which they are available in order to be put in operation in a linear manner over its useful estimated life.

The estimated useful life for the various elements of tangible fixed assets are as follows:

	Useful Life
Land and Constructions (Duration of the lease contract)	5 years
Furnishings	5 years
Other installations	7 years
Equipment for processing information	2 years

At the close of each financial year, the Company reviews the residual values, the useful lives and the amortization methods of tangible fixed assets and if it proceeds, they are adjusted in prospectively.

4.3 Impairment of the value of the non-financial assets

At least at the close of the financial year, the Company evaluates if there are indications that some non-current asset or if the case, some cash generating unit may be impaired. If there are any indications, their amounts are deemed recoverable.

The recoverable amount is the greater amount between the reasonable value less the sale costs and the value in use. When the accounting value is greater than the recoverable amount a loss due to impairment occurs. The value in use is the current value of the expected future cash flows, using market interest rates without risk, adjusted for specific risks associated with the assets. For those assets, which do not produce cash flows, to a large extent independent of those arising from other assets or groups of assets, the recoverable amount is determined for the cash-producing units to which said assets belong.

The valuation corrections for impairment and its reversion are accounted for in the profit and loss account. The valuation corrections due to impairment revert when the circumstances that give rise to them, except those corresponding to goodwill, cease to exist. The reversion of the impairment is limited by the accounting value of the asset that would appear if the corresponding impairment value had not been recognized previously.

4.4 Leases

Contracts are deemed financial leases when it is deduced from their economic conditions that all the risks and benefits inherent to the property of the asset, object of the contract, are substantially transferred to the lessee. Otherwise, the contracts are classified as operating leases.

Company as lessee

Payments for operating leases are registered as expenditures in the profit and loss account when they accrue.



4.5 Financial Assets

Classification and valuation

Loans and receivables

The credits for commercial and non-commercial operations are registered in this category. It includes financial assets the collections of which are of a determined or determinable amount, which are not traded on an active market and for which the entire expenditure performed by the Companies is deemed to be recoverable except, if the case, due to reasons attributable to the solvency of the debtor.

In their initial recognition on the balance sheet, they are registered at their reasonable value which is, except with evidence to the contrary, the transaction price, which is equivalent to the reasonable value of the consideration delivered plus the costs of the transaction that are directly attributable to them.

After their initial recognition, these financial assets are valued at their amortized costs.

Nevertheless, the credits due to commercial operations with a maturity not greater than one year and which do not have a contractual interest rate, as well as the advances and credits to personnel, the amounts of which are expected to be received in the short term, are initially and subsequently valued at their nominal value when the effect of not updating the cash flows is not significant.

Cancellation

The financial assets are removed from the balance sheet of the Company when the contractual rights over the cash flows of the financial asset have expired or when they are transferred, provided that in said transfer the risks and profits inherent in their ownership are substantially transferred.

If the Company has not substantially assigned nor retained the risks and profits of the financial asset, that latter is removed when control is not retained. If the Company maintains control of the asset, it continues recognizing it at the amount to which the latter is exposed due to variations in the value of the asset assigned, that is to say, by its continuous involvement, thereby recognizing the associated liability.

The difference between the consideration received net of attributable transaction costs, considering any new asset obtained less any liability assumed and the book value of the transferred financial asset plus any accumulated amount that has been recognized directly in the net asset determines the income and or loss arising from the removal of the financial asset and is incorporated in the result of the financial year in which it occurs.

Investments in group companies, controlled entities, and associates

Are registered investments in the equity of the companies over which there is control, joint control by statutory or contractual agreement, or significant influence is exercised.

Initial recognition in the balance sheet, they are registered at their fair value, which, unless evidence to the contrary, is the transaction price, which is equivalent to the fair value of the amount paid plus the transaction costs that are directly attributable to them. The initial value includes the amount of the preferential subscription rights and similar that have been acquired.



After their initial recognition, these financial assets are valued at cost, less, where appropriate, the accumulated amount of the valuation adjustments for impairment.

When an investment becomes classified as a group, multi-group or associated company, the cost considered is the book value for which it was registered initially, with the previously registration valuation adjustments remaining in equity until the investment is disposed of or impaired.

In the case of the sale of preferential subscription rights and similar, or segregation thereof to exercise them, the amount of the cost of the rights will decrease the book value of the respective assets.

4.6 Impairment of the value of the financial assets

The book value of the financial assets is corrected by the Company with debit to the profit and loss account when there is objective evidence that a loss due to impairment has occurred.

In order to determine the losses due to impairment of the financial assets, the Company evaluates the possible losses both of the individual assets as well as the groups of assets with similar risk characteristics.

Debt instruments

There is objective evidence of impairment to debt instruments understood as receivables and credits when after their initial recognition there is an event that involves a negative impact in their estimated future cash flows.

The Company deems as impaired assets (non-performing assets) those debt instruments for which there is objective evidence of impairment, which makes reference fundamentally to the existence of defaults, breaches, refinancing and the existence of data that demonstrates the possibility of not recovering the totality of future agreed upon flows or that a delay in their collection occur.

For commercial debtors and other receivables the Company deems as non-performing assets those balances with entries that have been due for longer than six months for which there is no security of their collection and the balances of the companies that have filed for bankruptcy. Likewise, all those balances which have existed for more than one year are deemed non-performing.

The reversion of the impairment is recognized as revenue in the profit and loss account and is limited by the book value of the financial asset that would have been registered on the date of reversion if the impairment of the value had not been registered.

4.7 Financial Liabilities

Classification and valuation

Debits and payables

They include the financial liabilities arising from the purchase of goods and services by trading operations of the Company and the debits for non-commercial operations are that are not derivative instruments.



In their initial recognition on the balance sheet, they are registered by their reasonable value, which except evidence to the contrary, is the price of the transaction, which is equivalent to the reasonable value of the consideration received adjusted by the transaction costs that are directly attributable to them.

After their initial recognition, these financial liabilities are valued at their amortized costs. The accrued interests are accounted for in the profit and loss account thereby applying the effective interest rate method

Nevertheless, the debits for commercial operations with a maturity, which is not greater than one year, and that do not have a contractual interest rate, as well as the disbursements requested by third parties on shares, the amount of which is expected to be paid in the short term, are valued at their nominal value when the effect of not updating the cash flows is not significant.

Cancellation

The company removes a financial liability when the obligation has been extinguished.

4.8 Cash and other equivalent liquid assets

This item includes the cash on hand and current bank accounts.

4.9 Liabilities for long term remuneration to personnel.

The Company classifies their commitments due to pensions depending on their nature in defined contribution plans. Defined contribution plans are those in which the Company undertakes to make contributions of a predetermined nature to a separate entity (such as an insurance entity or pension plan) and provided that it does not have a legal, contractual or implicit obligation to make additional contributions if the separate entity cannot attend to the assumed commitments. The plans that are not of a defined contribution nature are deemed defined benefit.

Defined contribution plan

The contributions made to the defined contribution plan are attributed to the profit and loss account in accordance with the accrual principle. At the close of the financial year, the unpaid accrued contributions are registered in liabilities in the entry, "Commercial Creditors and other payables-Personnel (remunerations pending payment)"

4.10 Income Tax

The expenditure for company tax is calculated by means of the sum of the current tax that results from applying the current tax rate to the taxable base of the financial year less the existing discounts and deductions and the variations produced during said financial year in the assets and liabilities due to registered deferred taxes. It is recognized in the profit and loss account except when it corresponds to transactions that are registered directly in the net equity in which case the corresponding tax is also registered in the net equity and in the business combinations which are registered with debit or credit to goodwill.



The deferred taxes are registered for the temporary differences existing on the date of the balance sheet between the tax base of the assets and liabilities and their accounting values. The tax base of an asset is deemed the amount attributed thereto for tax purposes.

The tax effect of the temporary differences is included in the corresponding items of "Assets for deferred tax" and "Liabilities for deferred tax" on the balance sheet.

The Company recognizes a liability for deferred tax for all the temporary tax differences except if the case, for the exceptions provided in the law in effect.

The Company recognizes the assets for deferred tax for all the temporary deductible differences, unused tax credits and negative tax bases pending offset to the degree that it is probable that the Company have future tax revenue that permits the application of these assets except, if the case, for the exceptions provided in the regulations in effect.

At the closing date of each financial year, the Company evaluates the assets for recognized deferred taxes and those that have not been recognized previously. On the basis of such evaluation the Company proceeds to remove a previously recognized asset if its recovery is not probably or it proceeds to register any previously unrecognized asset for deferred tax provided that it is probable that the Company has future tax revenue that permits its application.

The assets and liabilities for deferred tax are valued at the expected tax rate at the moment of their reversion according to the approved regulation in effect and in accordance with the manner in which it is reasonably expected to recover or pay the asset or liability for deferred tax.

The assets and liabilities for deferred tax are not discounted and are classified as non-current assets or liabilities regardless of the expected date of realization or liquidation.

4.11 Classification of the assets and liabilities between current and non-current

The assets and liabilities are presented on the balance sheet classified between current and non-current. For these purposes, the assets and liabilities are classified as current when they are related to the normal operating cycle of the Company and are expected to be sold, consumed, realized or liquidated during the cycle. They are different than the previous and their expiration, disposal or realization is expected to occur within a maximum period of one year, they are maintained for business purposes or concern cash or other equivalent liquid assets the use of which is not restricted by a period of greater than one year. Otherwise, they are classified as non-current assets and liabilities.

The normal cycle of operations is less than one year for all the activities.

4.12 Revenue and Expenditures

In accordance with the accrual principle the revenue and expenditures are registered when they occur regardless of the date of their collection or payment.



Revenue from sales and provisions of services

Revenue is recognized when there is a probability that the Company receive the profits and economic return arising from the transaction and the amount of revenue and the costs incurred or to be incurred may be valued with reliability. The revenue is valued at the reasonable value of the consideration received or to be received deducting the discounts, price reductions and other similar entries that the Company may grant as well as, if the case, the interests included in the nominal value of the credits. The indirect taxes that are levied on the operations and that are recoverable for third parties do not form a part of the revenue.

4.13 Transactions in foreign currency

The functional and presentation currency of the Company is the Euro.

The transactions in foreign currency are converted into their initial valuation to the cash exchange rate in effect on the transaction date.

The monetary assets and liabilities designated in a foreign currency are converted to the exchange rate for cash in effect on the date of the balance sheet. Both the positive as well as negative exchange differences that arise during this process as well as those that occur upon liquidation of said assets are recognized in the profit and loss account of the financial year in which they arise.

4.14 Assets of an environmental nature

The expenses related to the activities of decontamination and restoration of contaminated places, elimination of waste and other expenses arising from compliance with environmental legislation are recorded as expenses in the financial year in which they occur except when they correspond to the purchase cost of elements that are incorporated in the assets of the Company with the object of being used over the long term in which case they are accounted for in the corresponding items of the section "Tangible Fixed Assets) thereby being amortized with the same criteria.

4.15 Operation with related parties.

Transactions with related parties are accounted for in accordance with the valuation rules previously set forth in detail.

The prices of the operations performed with related parties are adequately supported for which the Administrators of the Company consider that there are not any risks that could give rise to significant tax liabilities.

4.16 Indemnifications for dismissals

In accordance with commercial law in effect, the Company is obligated to pay indemnifications to those employees with whom under certain conditions it rescinds their labor relationships. The indemnifications for dismissal which may be reasonably quantified are registered as expenditures in the financial year in which a valid expectation exists created by the Company before effected third parties.



5 TANGIBLE FIXED ASSETS

5.1 Description of the principal movements

The statement and the movements of the different entries that comprise the tangible assets are as follows:

Financial Year 31/03/2021

(Euros)	31.3.2019	Acquisitions	Removals	Transfers	31.03.2020
Cost					
Technical Installations	219.344	520	(117.075)	0	102.789
Furnishings	115.104	0	(21.480)	0	93.624
Equipment Processes Information	77.698	36.614	(14.996)	0	99.316
Vehicles	16.645	0	0	0	16.645
TOTAL	428.791	37.134	(153.551)	0	312.374
Accumulated Depreciation					
Technical Installations	(74.192)	(29.661)	82.095	0	(21.758)
Furnishings	(44.694)	(18.528)	14.137	0	(49.085)
Equipment Processes Information	(65.717)	(15.925)	14.994	0	(66.648)
Vehicles	(12.085)	(2.061)			(14.146)
TOTAL	(196.688)	(66.175)	111.226	0	(151.637)
Net Accounting Value	232.103	(29.041)	(42.325)	0	160.737

Financial Year 31/03/2020

(Euros)	31.3.2019	Acquisitions	Removals	Transfers	31.03.2020
Cost					
Technical Installations	147.549	103.164	(31.369)	0	219.344
Furnishings	67.776	58.402	(11.074)	0	115.104
Equipment Processes Information	66.607	11.091	0	0	77.698
Vehicles	16.645	0	0	0	16.645
TOTAL	298.577	172.657	(42.443)	0	428.791
Accumulated Depreciation					
Technical Installations	(63.647)	(28.352)	17.807	0	(74.192)
Furnishings	(36.579)	(15.858)	7.743	0	(44.694)
Equipment Processes Information	(56.991)	(8.726)	0	0	(65.717)
Vehicles	(8.548)	(3.537)	0	0	(12.085)
TOTAL	(165.765)	(56.473)	25.550	0	(196.688)
Net Accounting Value	132.812	116.184	(16.893)	0	232.103

As of March 31, 2021 and March 31, 2020 there were not any firm purchasing commitments for the acquisition of assets.

The Company has executed insurance policies that cover the net accounting value of the tangible fixed assets.

Operating leases

The principal operating contracts that the Company has signed are the following:

Office Leases

Offices at Joaquín María López 8 street, Madrid. The Company signed a lease for the new office on April 5, 2019 for a period of 10 years, with the first 5 years being mandatory. The Company has future liabilities of 607,245 euros, which are the obligations derived from the mentioned rental agreement on the next 5 years. The expense incurred in the year for the rental of mentioned office amounts to 171,000 euros.

Barcelona city office. The expense incurred in the year for this concept amounts to the amount of 27,107 euros and in 2021 (2020 amounted to 29,836 euros). The Company since April 2020 does not have operational personnel in these offices and the activity has been centralized in the Madrid office. Before 31st March, the lease contract has been cancelled and there are not any obligations of the lease contract.

6 FINANCIAL ASSETS

All the financial assets of the Company are classified in the category of "Loans and Receivables" for purposes of their valuation both as of March 31, 2020 as well as March 31, 2019.

Their details and presentation on the balance sheet is as follows:

Other financial investments l/p:

	Credits, derivatives and others		Total	
	31.3.2021	31.3.2020	31.3.2021	31.3.2020
Non-current financial assets				
Other financial investments l/p	28.068	38.188	28.068	38.188

The amount included over this section corresponds to the security deposits for the office contracts and other services.

Trade debtors and other receivables

The composition of this section as of March 31, 2021 is as follows:

	Trade Debtors and other receivables		Total	
	31.3.2021	31.3.2020	31.3.2021	31.3.2020
Current Financial Assets				
Trade debtors and other receivables	622.450	868.735	622.450	868.735
	622.450	868.735	622.450	868.735

The balance of the item "Clients for sales and provision of services" is presented net of the valuation corrections due to impairment the movements of which are as follows:

(Thousands of Euros)	2021	2020
Initial Balance	101.521	101.521
Net Impairments		
Net Reversions		
Saldo final	101.521	101.521

Investments in affiliated companies and associates:

Long Term investments in affiliated companies and associates

In this entry the stakes of the group companies are valued.

Entidad	2021	Activitiy	Country of the linked entity	Type Company	% Stake
DESIGNIT A/S DESIGNIT	197.904	Consultancy	Denmark	Dominating direct	2%
COLOMBIA S.A.S	0	Consultancy	Colombia	Group Company	100%
DESIGNIT PERU	0	Consultancy	Peru	Group Company	99,99%
	197.904	Total investments in group companies l/p			

Entity	2020	Activitiy	Country of the linked entity	Type Company	% Stake
DESIGNIT A/S	379.352	Consultancy	Denmark	Dominating direct	2%
DESIGNIT COLOMBIA S,A,S	710.500	Consultancy	Colombia	Group Company	100%
DESIGNIT PERU	683.400	Consultancy	Peru	Group Company	99,99%
	1.773.253	Total investments in group companies l/p			

On 31st March 2021, Investment of Designit A/S has been impaired by the amount of 181.448 euros, the net book value of the investment is of 197.904 euros.

On 31st March 2021, the subsidiaries of Colombia and Peru are in liquidation process. The entire investment of both companies has been impaired. The net book value of financial investments in Colombia and Peru amounts to 0 euros.

On December 20, 2019, was registered the capital increase of 650,000 euros in general meeting of shareholders of Sociedad Designit Peru S.A.C. This increase of the capital was made by Designit Spain Digital offsetting credits.

On December 20, 2019, was registered the capital increase of 650,000 euros in general meeting of shareholders of Sociedad Designit Colombia S.A.S. This increase of the capital was made by the Designit Spain Digital offsetting credits.



Short term investments in affiliated companies and associates

The balance of this item is referred to the balance of short-term current accounts between affiliated companies. See the breakdown by company in note 13.

7 CASH AND OTHER EQUIVALENT LIQUID ASSETS

The composition of this entry as of March 31, 2020 is as follows:

(Euros)	31.3.2021	31.3.2020
Treasury	217.937	288.019
	217.937	288.019

The current accounts accrue the market interest rate for these types of accounts. There are not any restrictions on the availability of these balances.

8 NET EQUITY

8.1 Subscribed Capital

The share capital is comprised of 3,051 shares each with a nominal value of 1 Euro all of which have been totally subscribed and paid-in by DESIGNIT A/S thereby endowing it with the nature of a sole shareholder company. All the shares bestow the same rights and obligations and they do not trade on a Stock Exchange.

9. FINANCIAL LIABILITIES

All the financial liabilities are classified in the category of debits and payables and are presented on the balance sheet as of March 31, 2021 and March 31, 2020 as follows:

	Debts payables		Total	
	31.3.2021	31.3.2020	31.3.2021	31.3.2020
Long-term financial liabilities:				
Long-term financial liabilities:	0	2.839.513	0	2.839.513
Long-term debt Group Companies	0	2.839.513	0	2.839.513
Deferrex Tax Liabilities	0	0	0	0
Short-Term Financial Liabilities:	769.976	715.195	769.976	715.195
	769.976	3.554.708	769.976	3.554.708

Long term Debts with affiliated companies and associates

It sets forth the loan that the direct parent company Designit A/S granted to Designit Spain Digital in 2019 financial year for an amount of 2.839.512 Euros with a due date in 2022 and at a 3,17% annual interest rate.

Additionally, during the financial year 2021, the Sole Shareholder has made contributions through compensation of credits for 3 million euros to avoid that the Company is in cause of dissolution according to the article 363.1.e LSC of the Law on Corporations.



The breakdown of the short-term financial liabilities are as follows

	Debts payables		Total	
	31.3.2021	31.3.2020	31.3.2021	31.3.2020
Short-term financial liabilities				
Debts with group companies and associates	331.958	119.974	331.958	119.974
Commercial creditors and payables	137.923	175.873	137.923	175.873
Taxes and other debts with Public Administrators (note 11)	242.494	312.640	242.494	312.640
Prepayments received from customers	57.601	106.708	57.601	106.708
TOTAL, SHORT TERM DEBT	769.976	715.195	769.976	715.195

Commercial Suppliers and other accounts payables

The composition of this section as of March 31, 2021

(Euros)	31.3.2021	31.3.2020
Intercompany Suppliers	74.107	
Various Creditors	58.118	63.882
Employees (Provision Bonus Programme)	5.697	111.991
Prepayments received from customers	57.601	106.708
	195.523	282.581

10. TAX SITUATION

The statement on the balances related to tax assets and tax liabilities as of March 31, 2021 is as follows:

(Euros)	31.3.2021	31.3.2020
<u>Other debts with Public Administrations</u>		
<u>Assets</u>		
Assets for Deferred Taxes	0	516.047,23
Company Tax		
Company Tax Withholdings to be returned		
<u>Liabilities</u>		
VAT	44.063	96.418
Personal Income Tax (IRPF)	131.632	141.409
Social Security	55.913	66.285
Others	10.886	8.528
Total Short-term Liabilities	242.494	312.640

According to the legal provisions in effect, the liquidations of taxes cannot be deemed definitive until they have not been inspected by the tax authorities or the statutory period of limitations has transpired (there is currently a four-year statute of limitations) The previous four financial years of the Company are currently open to inspection in regard to all the taxes that are applicable to it.



In the opinion of the Administrators of the Company as well as its tax advisors there are not any tax contingencies of significant amounts that could arise in the case of an inspection from the possible different interpretations of the tax regulations applicable to the operations performed by the Company.

10.1 Calculation of Company Tax

The offset of the net amount of revenue and expenditures with the taxable base (tax result) of the Company Tax is as follows:

(Euros)	Profit and Loss Account		
	Increases	Decreases	Total
Financial Year 2021			
Profit and Loss Account:			
Financial Year Result of Continuous Operations			(2.686.563)
Taxes similar profits paid abroad			
Financial Year Result of Continuous Operations			(2.686.563)
Permanent Differences			
Temporary Differences	2.113.950	(1.916)	2.112.034
Tax Base (tax rate)			(574.529)

Profit and Loss Account (Euros)	Increases	Decreases	Total
Financial Year 2020			
Result before taxes			
Financial Year Result of Continuous Operations			(569.448)
Deferred Company Tax			
Financial Year Result of Continuous Operations			(569.448)
Permanent differences	43.161	(41.505)	1.656
Temporary Differences		(1.916)	(1.916)
Tax Base (tax result)			(569.707)

Temporary differences registered in 2021 are produced mainly by the impairment of the investments of group companies Colombia, Peru and Designit A/S that are not tax deductible in the current year. Additionally, the expense of the income tax registered in 2021 due to the write off deferred tax assets is not tax deductible.

The difference between the attributed tax charge and that which effectively will have to be paid is principally due to the following aspects.

- Temporary differences arising from the different accounting and tax criteria of the accounting and tax amortization performed on certain elements.
- Temporary differences arising from the provisions due to insolvencies.
- Permanent differences arising from the inclusion in the tax base of tax effectively paid abroad.

The expenditure / (earnings) for Company Tax is broken down as follows:

2021 (Euros)	Profit and Loss Account
Current Tax Spain	
Tax due to withholdings of profits abroad.	
Variation of deferred taxes	516.047
	516.047
2020 (Euros)	Profit and Loss Account
Current Tax Spain	(142.427)
Tax due to withholdings of profits abroad.	43.161
Variation of deferred taxes	(1.275)
	(100.540)

On 31st March 2021, the Company has written off the deferred tax assets recorded in assets for losses from previous years and deductions pending application.

The calculation of Company Tax to pay/(refund) is the follows:

(Euros)	2021	2020
Tax Base	(574.529)	(569.707)
Gross Tax Payable(%)	25%	25%
Gross Tax Payable	(143.632)	(142.427)
Deductions for double taxations	0	0
Liquid Tax Amount	0	0
Deductions		
Deferrals	0	0
+ to deposit (- to return)	0	0

Detail of losses from previous years:

Ejercicio	Losses from previous years (CIT TAX)
2018	750.184
2019	357.399
2020	569.707
2021	574.529
Total	2.251.819

The Company has deferred tax assets pendant to be applied due to the losses of the years 2018, 2019, 2020, 2021 and deductions. Those deferred tax assets are not registered in the non-current assets on 31st March 2021.

On 31st March 2020 were registered deferred tax assets due to the losses of the years 2018, 2019, 2020 and additionally deductions pendant to be applied. Those deferred tax assets were reflected in the non-current assets by the amount of 516,047.23 euros.



11. REVENUE AND EXPENDITURES

11.1 Personnel Expenses

The statement of personnel expenses is as follows:

(Euros)	31.3.2021	31.3.2020
Salaries, Wages and similar		
Salaries and Wages	2.554.735	2.618.645
Indemnifications		
	2.554.735	2.618.645
Social		
Social Security	560.258	664.426
Pensions accrued - Contribution Pension Plan (Note (Note defined (Note		
Other social expenses	0	0
	560.258	664.426
	3.114.993	3.283.071

11.2 Other operating expenses

The statement of other operating expenses is as follows:

(Euros)	31.3.2021	31.3.2020
Rents and levies	192.534	244.434
Repairs and supplies	66.020	79.211
Services of independent professionals	410.125	434.664
Marketing and advertisement	9.973	60.809
Other services	596.714	861.755
TOTAL	1.275.366	1.680.873

12. RELATED PARTIES TRANSACTIONS

The related parties with which the Company has performed transactions during the period closing on March 31, 2021 as well as the nature of said relationship is as follows:

	Actividad	Naturaleza de la vinculación
WIPRO	Consultancy	Parent Group Company
DESIGNIT A/S	Consultancy	Direct Parent company
DESIGNIT COLOMBIA S.A.S	Consultancy	Group Company
DESIGNIT PERÚ	Consultancy	Group Company
DESIGNIT Oslo A/S	Consultancy	Group Company
DESIGNIT TEL AVIV Ltd	Consultancy	Group Company
DESIGNIT Germany GMBH	Consultancy	Group Company
DESIGNIT Sweden AB	Consultancy	Group Company
DESIGNIT TOKYO Ltd	Consultancy	Group Company
Designit AUSTRALIA	Consultancy	Group Company
DESIGNIT New York	Consultancy	Group Company
FUNDACION INNOVACION Y DISEÑO	Consultancy	Other Relationship



The transactions performed with related parties correspond to operations of the normal trading of the Company and are performed at market prices, which are similar to those applied to non-related companies.

Transactions are performed in foreign currencies with Designit Tokio, Designit Colombia S.A.S. and Designit Peru in yen, colombian pesos and peruvian soles respectively.

12.1 Related Entities

The transactions performed with related entities are the following:

(Euros)	Dominant Company of the Group	Directly dominant company	Other Companies of the Group and Associates	Total
Transactions				
31/03/2021				
Provisions of Services	98.410	501.247	620.459	1.220.116
Other expenses	(194.322)	(346.914)	(95.620)	(636.856)

(Euros)	Dominant Company of the Group	Directly dominant company	Companies of the Group and Associates	Total
Balance as of 31/03/2021				
Clients companies of the group and Debts with group companies and associates short term (Note 9)	11.145	(331.958)		11.145 (331.958)
Investments in group companies and associates short term (Note 9)		20.157	102.568	122.725
Suppliers of the group	(74.107)			(74.107)

(Euros)	Dominant Company of the Group	Directly dominant company	Other Companies of the Group and Associates	Total
Transactions 31/03/2020				
Provisions of Services		158.758	358.546	509.927
Other expenses		(85.688)	(428.896)	(207.482)
				1.027.231 (722.066)

Popo

(Euros)	Dominant Company of the Group	Directly dominant company	Companies of the Group and Associates	Total
<u>Balance as of 31/03/2020</u>				
Clients companies of the group	16.012			16.012
Investments in group companies and associates short term (Note 6)		(55.153)	98.892	43.739
Debts with group companies and associates (Note 9) (Note 9)		(2.839.513)		(2.839.513)
Debts with group companies and associates short term (Note 9)	(119.974)			(119.974)

12.2 Administrators and Senior Management

The Administrators of the Company do not receive any remuneration for their position.

The remuneration to the board of director in the financial year has amounted in 2021 to the amount of 108.794 Euro, during 2020 it was 60.602 Euro.

The remuneration to all members of the management of the company in the financial year has amounted in 2021 to the amount of 680.436 Euro.

The Company did assume any obligations on the account of the Company's Directors as guarantees, neither on March 31, 2020 nor on March 31, 201.

The undersigned Company's Directors of these annual accounts have communicated that they do not possess capital stakes in companies with the same, similar or complementary type of activity which constitutes the corporate purpose of the Company.

In addition, the Administrators have confirmed that they do not exercise positions or functions in companies with the same, analogous or complementary type of activity which constitutes the corporate purpose of the Company and that they do not perform on their own or for another the same, analogous or complementary type of activity that constitutes the corporate purpose of the Company.

Likewise, the Administrators have stated that neither they nor individuals related to them as defined in Article 231 of the Law of Capital Contracts have any other direct or indirect conflict situations with the interest of the Company.

13. INFORMATION ON THE NATURE AND LEVEL OF THE RISK ARISING FROM FINANCIAL INSTRUMENTS

The Policies and Procedures that the Company applies are established on a European level on occasions in a common manner for the entire Group. Said Policies and Procedures serve as an instrument for minimizing risks and have been dictated and updated constantly from the central offices on a European level of the Group.

The activity with financial instruments exposes the Company to credit risk.

13.1 Credit Risk

The credit risk is produced by the possible loss caused by the breach of contractual obligations of the counterparts of the Company, that is to say, by the possibility of not recovering the financial assets for the amount accounted for and within the period established. The maximum exposure to credit risk is the following:

(Euros)	31.3.2021	31.3.2020
Clients by sales and provisions of services	499.725	824.997
Various debtors	0	0
Short-term financial investments	28.068	38.188
Short-term investments in group companies and associates	122.725	43.738
Cash and other equivalent liquid assets	217.937	288.019
	868.455	1.194.942

In order to analyze the credit risk the Company distinguishes between financial assets originating from the operating activities, from the investment activities and from the investment activities in group companies.

On a monthly basis, a statement is produced with the antiquity of each one of the receivables which serves as a basis for managing their collection.

13.2 Market Risk

The market risk occurs due to the possible loss caused by variations in the reasonable value or in the future cash flows of a financial instrument due to changes in market prices. The market risk includes the interest rate risk, the exchange risk and other price risks.

13.3 Liquidity Risk

The liquidity risk occurs due to the possibility that the Company is not able to dispose of liquid funds or access them in the sufficient amount or at the adequate cost in order to meet their payment obligations at all times.

The objective of the Company is to maintain the necessary liquidity.

14. OTHER INFORMATION

14.1 Structure of Personnel

The persons employed by the Company distributed by categories are as follows:

	Number of persons employed at the end of the financial year			Average Number of Persons
	Men	Women	Total	Employed during the financial year
Financial Year 2021				
Management	5	3	8	8
Remainder of the Workers	15	27	42	44
	20	30	50	52



	Number of persons employed at the end of the financial year			Avg. number
	Men	Women	Total	the financial year
Financial Year 2020				
Management	2	1	3	3
Remainder of Workers	17	37	54	54
	19	38	57	57

14.2 Audit Fees

Auditing fees have accrued that amount to 4,492.00 Euros for the period comprised between April 1 and March 31, 2021. For other provisions of services 5,508.00 have been invoiced during the 2021 financial year. In the annual financial year ending on March 31, 2020 fees of 4,492.00 Euros accrued for the auditing of annual accounts. For other provisions of services 5,508.00 have been invoiced during the 2020 financial year.

14.3 Information on the environment

The company has not registered any expenses in relation to the protection and improvement of the environment. The attached balance sheet does not include any provision for the concept of the environment since the Administrators of the Company consider that at the end of the financial year there are not any obligations to liquidate in the future, arising from the actions of the Company in order to prevent, reduce or repair damages to the environment or that in the case that there were any, they would not be significant.

14.4 Information on payment deferrals to providers in commercial operations.

In regard to Act 31/2014, which modifies Act 15/2010 of July 5 and Act 3/2004 of December 29, that establishes measures for fighting against defaults in commercial operations, the table below includes the total amount of payments made to suppliers during the financial year.

	31.03.2021	31.03.2020
	Days	Days
Average payment period to suppliers	24	15
Ratio of payment operations	88%	95%
Ratio de operations pending payment	12%	5%
	Importe (euros)	Importe (euros)
Total payments made	947.351	1.173.746,25
Total payments pending	132.226	63.881,75

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15. SUBSEQUENT EVENTS

There have not been any additional subsequent events that could affect the annual accounts at 31st March 2021.

FORMULATION OF THE ANNUAL ACCOUNTS

The current Administrator of Designit Spain Digital SL has formulated the annual accounts, corresponding to the period between April 1, 2020 and March 31, 2021 on April 30, 2021. Their signature thereof appears below.

A handwritten signature in black ink, enclosed in a hand-drawn oval. The signature appears to be 'POtero'.

Mrs. Paula Otero Mariño

Sole Administrator

DESIGNIT SPAIN DIGITAL, S.L.U.
As of March 2021

Management Report

1. DISCUSSION ON THE EVOLUTION OF BUSINESS

The principal activity of the Designit Spain Digital S.L.U (hereinafter, the Company) is consultancy and services for the management of total quality and quality certification processes, distribution and sale of training courses" thereby developing the principal activity of "Internet Marketing".

Designit Spain Digital S.L. belongs to the Designit A/S group, a Danish entity with its Corporate domicile in Denmark.

Since August 2015, the Designit A/S group belongs, in turn to the Indian company, WIPRO Limited, domiciled in India. The shares of the WIPRO group trade in India on the Bombay Stock Market and in the United States on the New York Stock Exchange.

Designit Spain Digital, S. L.U. owns 100% of the subsidiary company Designit Colombia S.A.S. and 99.99% of the subsidiary company Designit Peru whose activity is business consulting.

During the fiscal year ending March 31, 2021, both subsidiaries have ceased operations and the Companies are in liquidation process.

2. SITUATION OF THE COMPANY

We consider that losses obtained during 2018,2019, 2020 and 2021 are exceptional and we expect to obtain benefits during next year. Company maintains the financial support of Parent Company.

3. FORESEEABLE EVOLUTION OF THE COMPANY

The Company's strategy will focus on improving solutions for customers and empowering the development of projects in common with other group companies.



Insofar as the evolution of revenue, a slight increase of revenue is estimated with respect to this financial year in Spain for the following 12-month period. The current margin is expected to be maintained.

4. ACQUISITIONS OF TREASURY SHARES

During the period between April 1 and March 31, 2021, the Company did not undertake the acquisition or sale of treasury shares. At the close of the financial year, there did not exist any treasury shares in its portfolio.

5. RESEARCH AND DEVELOPMENT ACTIVITIES

No research and development activities were performed by the company during the period between April 1 and March 31, 2021.

6. RISKS

The company has established mechanisms of control to alleviate the risks and uncertainties associated with the businesses of its subsidiaries. In 2021, it has been improved the systems for management and risk control.

Madrid, April 30, 2021

A handwritten signature in black ink, appearing to read 'Paula Otero', enclosed within a hand-drawn oval.

Mrs. Paula Otero Mariño
Sole Administrator