

Summary

concluded on 26 February

2021 utilising the cash resources

Revenue increased by	13%	from R136.3 million to R154.4 million
Profit after tax increased by	26%	from R23.1 million to R29.1 million
Headline earnings per share increase by	27%	from 19.27 cents to 24.40 cents
Strong cash position of		R130.8 million as at 31 December 2020
The UK acquisition was suc	ccessfully	

Alaris Holdings Limited Incorporated in the Republic of South Africa (Registration number 1997/011142/06) Share code: ALH ISIN: ZAE000201554 ("Alaris" or "the Company" or "the Group")

What we are all about

Alaris Holdings is a global radio frequency ("RF") technology holding company focused on developing its own products and retaining its own IP that it markets to the global specialised industrial and research institutes, governmental and defence market segments. Our customer centric approach emphasises our strategic objective of being a trusted technical advisor and partner in the RF technology domain. The Group has been listed on the JSE AltX since July 2008.

The Alaris Group consists of:

Alaris Antennas, founded in 1997 and headquartered in Centurion, South Africa, designs, develops, manufactures and sells state-of-the-art, specialised broadband antennas and other related RF products used in the communication, frequency spectrum monitoring, testing and measurement, electronic warfare and other specialised markets. Its client base, consisting of system integrators, frequency spectrum regulators and players in the homeland security space, is located across the globe – mostly outside of South Africa – in the Americas, Europe and Asia.

COJOT, founded in 1986 and located in Espoo, Finland, serves military and public safety markets globally. With more than 30 years of experience, COJOT designs, develops and manufactures innovative broadband antennas that improve the connectivity, coverage and competitiveness of radio equipment deployed to save lives and protect property.

mWAVE, based in Windham, Maine in the United States, is a leading global provider of advanced custom and commercial microwave antenna solutions. The company was established in 2004 and designs and manufactures standard and custom microwave antenna products for commercial and government applications spanning the scientific, defence and academic communities.

Alaris USA, trading as a division of mWAVE Industries and based in Windham, Maine, sells and supports specialised antennas and other RF related products designed by COJOT and Alaris Antennas to its customer base in North America. Its products are used in the communication, frequency spectrum monitoring, testing and measurement, counter unmanned aircraft systems (UAS), electronic warfare and other specialised markets. Like COJOT and Alaris Antennas, Alaris USA clients are system integrators, frequency spectrum regulators, government end users and players in the homeland security space.



Business Overview

The Alaris Holdings Group experienced a strong first half of the financial year amidst a challenging global economic market, with combined operations showing an increase in revenue and profit after tax ("PAT"). This half year reflects another significant growth, in addition to the already previously strong comparative period. Revenue increased by 13% from R136.3 million to R154.4 million, and PAT increased by 26% from R23.1 million to R29.1 million. Headline earnings per share increased by 27% from 19.27 cents to 24.40 cents. These results demonstrate the Group's commitment to organic growth on a year-by-year basis.

The Group's cash position at 31 December 2020 was R130.8 million, with 43% of the funds located in South Africa. Surplus cash was utilised to acquire Linwave Technologies Limited.

The expansion of the management team at Group level is bearing fruit, with various projects being rolled out in support of operational and development activities. The Group CTO is actively and technically involved with strategic projects, whilst coordinating research and development activities across the Group. This relates to the product roadmap, pro-active technology development and supporting the execution of strategic product and system developments. During its short existence, this function had led to an increase in several joint projects across the Group.

The role of the Holdings office is to support the subsidiaries in achieving their targets and to leverage the Group brand to their advantage. Various marketing initiatives were launched to identify and develop lead and revenue generating opportunities in the different subsidiaries. The Group Marketing Officer is providing guidance to develop a combined brand visibility across the subsidiaries to our customers, shareholders and investors.

In the latter half of the previous financial year, segmentation of markets was introduced, which allowed the subsidiaries to use the resources in their teams more effectively and to make better strategic decisions. This model is generating good results and is encouraging revenue growth.



Business overview continued

Alaris Antennas

Total revenue increased by 41% from R67.2 million to R94.9 million and PAT increased by 86% from R14.0 million to R26.1 million. The above sales value includes cross-selling between subsidiaries. The cross-selling of Alaris Antennas products increased from R6.6 million to R39.0 million. Due to the operational impact of COVID-19, late invoicing deferred some of the revenue from FY20 into FY21. Profitability was assisted by a higher margin product mix and to an extent, reduced travel costs.

The company reported strong results despite increasingly challenging economic conditions in South Africa. Growth was achieved in all areas of the business and made possible by the strong order book and balance sheet. Whilst the pandemic has affected the ability to travel and meet customers face to face, the sales team adjusted well by interacting via virtual workshops with key customers. This has been effective in engaging successfully with customers.

The continued strategy to engage with clients earlier on in their procurement programs is bearing fruit and resulting in good repeat orders. Working closely with customers and understanding their requirements has allowed the engineering team to focus on the design and development of new products to meet clients' needs, providing a cutting-edge advantage to customers.

A new Chief Operating Officer was appointed on 1 July 2020. With client centricity being one of the Alaris values, delivery of quality products on time is very important. Under his experienced leadership, this team is playing a vital role in implementing this objective and will continue to focus on operational improvements where needed.

The establishment of Alaris USA has proved to be a success, providing a closer proximity and easier engagement with Alaris customers in the USA. As more than 90% of revenue is derived from exports, there remains a strong motivation to increase the company's global footprint to be positioned as the trusted advisor in the provision of technologically advanced solutions.

COJOT

The COVID-19 pandemic had a negative impact on the financial results of COJOT. Total revenue decreased by 3% from R43.9 million to R42.6 million and PAT decreased by 31% from R12.2 million to R8.4 million. The heightened cooperation amongst teams in the Group is visible in the cross-selling numbers for COJOT, which increased from R2.4 million to R5.1 million.

The decrease in revenue can be directly attributed to the COVID-19 pandemic, which delayed decisions on projects by customers and end customers. Increased prohibitions on international travel added to the delays. A large development project for an American customer was more expensive than budgeted for, which resulted in a lower margin. However, this is seen as an investment for the future, since multiple orders are in the pipeline.

During this first half, COJOT increased its footprint into new territories which, combined with the cross-selling of Alaris Antennas products, has provided a successful result with orders in hand. The presence of Alaris USA opened up a whole new playing field in North America and several new opportunities have been created.

Several Switched Beam Antenna (SBA) projects have been secured and the outlook for growth in this field is encouraging. The Group's engineers are well-positioned to drive this trend. The expansion of the offices and improved testing facility helps ensure the delivery of quality products. New software was implemented in their testing chamber, which is more efficient. This enables the engineering team to spend more time on product functionality, thereby ensuring top of the range quality.

Business overview continued

mWAVE Industries LLC

mWAVE

This is the second year in which mWAVE contributed to the income of the Group, after becoming part of Alaris Holdings in October 2018. Total revenue increased by 78% from R34.4 million to R61.1 million and PAT increased by 12% from R4.2 million to R4.7 million. Although less impacted than the other subsidiaries, the COVID-19 pandemic also delayed client decision-making in the USA, resulting in a few projects being postponed. Significant cross-selling revenue through Alaris USA lifted revenue, but it's at a lower margin since this is a "channel partner" for the other subsidiaries. The majority of profits for this are reflected in the other subsidiaries.

mWAVE has recently added a well-established sales representative on the West Coast to complement an existing sales agency representative on the East Coast, thereby increasing the geographical footprint in North America and Canada. Close cooperation with the teams at Alaris Antennas and COJOT brought about an increase in cross-segmental sales. Both of these initiatives will take time to grow to their full potential, but are expected to fuel sales growth primarily in the more profitable, customised product market.

mWAVE is aligning their technical capability towards market requirements and new business development. The company continues to implement operational changes to increase efficiency in their processes and to align the entity with the Group's strategic objectives.

Alaris USA

Alaris USA is seen as a valuable contributor to the organic growth of the Group and the expansion of its footprint. Establishing presence in the USA has allowed the entity to foster closer relationships with customers in Northern America. This allows for more in-depth solution-driven discussions. This is enabling new business development and increased inter-segmental projects, allowing the company to fulfil its role as trusted advisor.

Alaris USA is working closely with various teams at Alaris Antennas and COJOT to offer specific customised solutions. This entity contributed R37.5 million of the cross-selling orders from COJOT and Alaris Antennas to the revenue of the Group.



Business overview continued

Corporate and consolidation

This division includes costs associated with being a listed entity and the running costs of shared services. An example of this is the centralised treasury function, where foreign currency hedging is managed. The following are the main costs before tax included in this segment:

- Net foreign exchange loss of R1.7 million (December 2019: gain of R0.2 million).
- Employee costs, cost of the share incentive option scheme for Group executives and board fees totaling R7.5 million (December 2019: R6.1 million). R2.2 million related to the share-based payment expense that could be reversed in the future should the set profit targets not be made.
- · Legal and consulting fees including the costs to be listed on the JSE, advisory fees, group audit fees totaling R1.5 million (December 2019: R1.2 million). Non-recurring costs of R 0.2 million relate to travelling costs to visit acquisition targets and some legal fees to start the acquisition process.



Prospects

The Group is well positioned for growth across all the subsidiaries and is built on a solid foundation of four key strategies:

- Extensive expertise in RF products
- · Owning and continuously developing intellectual property
- Design of antenna and RF system solutions
- A global footprint of its subsidiaries to support the global application of its products

Alaris Antennas

With a strong base of motivated and performance-driven people, Alaris Antennas is working towards an agile and collaborative culture with the other subsidiaries in the Group. By doing this, more solutions can be offered to its customers. Alaris Antennas has established itself in the industry as a specialist Direction Finding (DF) antenna systems supplier, with a highly skilled and specialised team of engineers uniquely positioned to support the company's objective of being the preferred supplier and partner of advanced RF products. The company will use this key differentiator to encourage further expansion into antenna system solutions and RF / Microwave electronics.

In order to grow its footprint, the company has established sales representatives in key territories to ensure a contribution to organic growth in the period ahead. Opportunities identified for newly developed products will be pursued with the goal of having these products designed-in as a solution.

Combined with technical expertise, customer centricity has led to long term client relationships. The highly skilled and knowledgeable team of antenna experts continues to embrace innovation while focus is placed on market relevant opportunities. In addition to holding its own IP, the company continues to invest significantly in research and development, adding to its competitive advantage in a niche market.

Alaris Antennas is experiencing a significant uptake in manpack direction finding antennas. This range is currently being upgraded with the latest technology.

The outlook is positive. The team is grateful for the company's strong balance sheet and, with a significant set of orders in hand, a strong foundation was laid for the second half of the year. The management team is excited about the period ahead.

COJOT

COJOT's years of design, development and contract manufacturing expertise have enabled the company to offer reliable and durable antenna equipment for use in some of the most demanding and extreme environments in the world. The company has a strong customer centric approach, resulting in close relationships with its customers. The company makes use of a direct sales team and selected channel partners to build its order book and is investigating further representation in the Asian markets.

Switched Beam Antenna (SBA) sales and the outlook for growth in this field continue to be encouraging with several good sales projects in the pipeline. The use of SBA enhances the usability, performance and spectrum management of complex communication networks in various ways

Prospects continued

by combining the advantages of higher gain directional antennas with mobility and directional selectivity. Since it supports effective drone detection, tracking and countermeasure systems, the demand for smart antennas continues to increase. These systems can for example be used to alert airports of unauthorised drones. Given the increased use of drones world-wide, we expect the demand for these types of products will continue increasing. With a strong and highly skilled engineering team, COJOT is geared to address solution requests from its customers.

COJOT was able to start servicing the North American market through the establishment of Alaris USA. The entry into this market started well and opportunities exist for substantial growth in sales into new territories and market segments. This will enhance future organic growth. Increasing its footprint throughout Europe and Asia is still a key focus area for COJOT to accelerate growth.

mWAVE Industries LLC

mWAVE

mWAVE is well positioned for organic growth, since the biggest defence force spend and largest portion of the global electronic warfare market is located in the USA. Its product lines complement those of the Group's other subsidiaries, providing a further positive outlook for growth. The Company is expecting a significant upturn by expanding its geographical sales footprint through cross-selling opportunities with other Group subsidiaries.

mWAVE continues to improve internal processes to align with the Group, improve margins and support additional product sales to increase profits.

As the US represents strategic growth opportunities for the Group, effective coverage of key states is necessary. mWAVE will partner with more representatives to increase its footprint and be closer to its customers. This facilitates in-depth discussions and customised solutions.

mWAVE is also leveraging its proven technical, design and manufacturing capability to partner on projects that, if successful, can generate repeat/programmatic business. This business model has a longer sales-cycle but is part of the ongoing strategy to generate predictable growth.

Alaris USA

Alaris USA is becoming an ever-stronger asset to the Group, strategically positioned to foster closer interaction and relationships with its customer base in the United States and Canada. This entity, which is based at the mWAVE offices in Maine, will continue to promote cooperative cross-selling, enabling an expanded product offering to customers.

Close relationships with the technical and research teams at all the subsidiaries are maintained, allowing for new opportunities and the design and development of solution-driven products based on customer needs.

Sales representation in the USA will be expanded to address demand from new market segments. Furthermore, an additional salesperson will be appointed at the Alaris USA office to support the growth in opportunities. The potential for Alaris USA to have its own manufacturing capability may still develop in future, building on the platform that mWAVE has in place.

Prospects continued

The Group

The envisioned future of the Group is built on the solid foundation of its four key strategies, which encompass acquisitive and organic growth, key expert competencies, intellectual property and core values.

Organic growth is a cornerstone for all subsidiaries and each one is given specific targets for year-on-year profit growth. Emphasis is on new technology and increased product complexity (antenna systems), but with a focus on building subsidiaries' specific core competencies and tactically opening new application areas and segments.

The products of the Group's subsidiaries have developed over the years from a components-based offering to more complete antenna systems solutions. As indicated in the previous announcements, the Group intended growing this further by adding a strong competency in RF/Microwave electronics design and manufacturing to complement the existing technical capability in antennas and electromagnetics.

Continuous efforts by management to unlock an acquisition opportunity in this regard, brought success when a share purchase agreement was signed to acquire 100% of the issued share capital of Linwave Technology Limited ("Linwave") on Friday, 26 February 2021.

Linwave, founded in 2003 and based in Lincoln, UK, is a leading supplier of novel custom RF & Microwave electronics products across multiple markets from defence, avionics, marine and wireless, to industrial and healthcare. The company provides unique and bespoke solutions to customers through their world-class team of engineers and system designers, as well as their manufacturing capabilities.

Linwave designs and manufactures microwave/RF components and subsystems in a seamless "concept to finished product" process. Linwave's design team utilises state-of-the-art microwave simulation tools for circuit modelling and optimisation to provide the robust product solutions their customers demand. Full test and extensive measurement capabilities allow the manufacturing team to produce value added products that exceed their customers' expectations. In addition, a complete in-house chip and wire assembly facility allows Linwave to produce differentiated products in the RF and microwave domain.

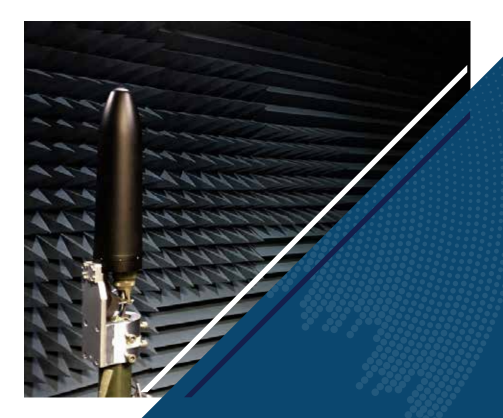
The acquisition of Linwave allows Alaris to expand its growing portfolio of businesses and diversify its territorial reach internationally, especially given that a significant number of its customers are located in Europe and the UK. The deal allows Alaris to achieve a key long-term strategic objective of bolstering its capabilities in RF/microwave electronics technology. This helps grow its core antenna business and move into the field of new and more advanced antenna system solutions.

The nature of the products developed by the Group has seen a shift towards added complexity and integration of electronics. Linwave has extensive expertise and capabilities in this space and can help extend the sophistication, range and competitiveness of the Group's antenna systems offerings.

The acquisition will allow existing subsidiaries to focus on their core capabilities in antennas and antenna systems, whilst adding significant value to their product offering. It will also allow all subsidiaries in the Group, including Linwave, to benefit from synergies enabling more efficient and competitive growth than they might accomplish as standalone enterprises.

The executive team is proud of all the entities in the Group weathering the COVID-19 pandemic by adapting their way of conducting business and diligently continuing with the task at hand. Several risk mitigating measures and new mechanisms to enable sales and business development were put in place. These are supporting growth and success of our customers. Despite this, Alaris is a customer-centric organisation, so the pandemic is likely to continue hindering the way business is done as long as there are restrictions on travel, meeting customers in person and physical attendance at trade shows. It is imperative to maintain strong communication with all customers to ensure that their access to the bespoke solutions offered by all the subsidiaries remains unaffected.

Looking ahead, diversification is at the core of sustainable growth. Management is enthusiastic about the future of the Group, including potential opportunities that the Linwave acquisition brings to the Group in the form of diversification of new products, customers, territories and market segments. This should result in a stronger financial performance.



Condensed consolidated statement of profit or loss and other comprehensive income

	Unaudited six	Unaudited six months ended		
R'000	December 2020	December 2019	June 2020	
Revenue ^	154 365	136 339	242 753	
Cost of sales	(47 664)	(42 549)	(79 876)	
Gross profit	106 701	93 790	162 877	
Otherincome	3 557	170	1 689	
Operating expenses	(73 456)	(64 643)	(125 031)	
Trading operating profit ^B	36 802	29 317	39 535	
Finance income	570	856	1 802	
Finance costs	(333)	(364)	(558)	
Profit before taxation	37 039	29 809	40 779	
Taxation	(7 942)	(6 699)	(9 794)	
Profit for the period	29 097	23 110	30 985	
Other comprehensive income net of tax Items that may be reclassified				
subsequently to profit or loss: - Gross foreign currency translation	(12 005)	(2 640)	20 020	
reserve	(14 186)	(2 941)	23 738	
- Taxation	2 181	301	(3 718)	
Total comprehensive income	17 092	20 470	51 005	
Weighted average number of ordinary				
shares in issue ^C	119 255 536	120 014 648	119 734 262	
Weighted average number of diluted ordinary shares in issue ^c	123 500 047	122 853 248	122 618 380	
Basic earnings per ordinary share (cents)	24.40	19.26	25.88	
Diluted earnings per ordinary share	24.40	17.20	23.00	
(cents)	23.56	18.81	25.27	
Headline earnings per ordinary share				
(cents)	24.40	19.27	25.89	
Diluted headline earnings per ordinary share (cents)	23.56	18.82	25.28	

A. Refer to supplementary note 4.

Condensed consolidated statement of financial position

	Unaudited six	Audited	
R'000	December 2020	December 2019	June 2020
Assets			
Non-Current Assets			
Plant and equipment	8 767	8 852	9 376
Right-of-use-asset	12 041	5 013	13 250
Goodwill	46 685	41 132	50 289
Intangible assets	12 361	13 659	14 559
Deferred tax assets	14 623	13 239	12 850
	94 477	81 895	100 324
Current Assets			
Inventories	23 349	21 765	30 681
Current tax receivable	1 709	73	1 426
Trade and other receivables Cash and cash equivalents	55 220 130 795	55 897 82 065	40 689 110 268
Casir and Casir Equivalents	211 073	159 800	183 064
Total Assets	305 550	241 695	283 388
	303 550	241 075	203 300
Equity and Liabilities			
Equity			
Equity attributable to owners of the Company			
Share capital	6	6	6
Share premium	204 157	206 139	205 250
Share-based payment reserve	22 157	13 228	17 350
Foreign currency translation reserve			
("FCTR")	5 894	(4 761)	17 899
Accumulated profit/(loss)	9 702	(27 270)	(19 395)
Total Equity	241 916	187 342	221 110
Liabilities			
Non-Current Liabilities			
Loans and borrowings	488	1 208	3 456
Lease liabilities	8 9 17	3 334	10 066
Deferred tax liabilities	2 652	2 124	5 342
	12 057	6 666	18 864
Current Liabilities			
Loans and borrowings	720	687	2 732
Trade and other payables	41 316 5 834	43 225 1 221	35 531 1 421
Current tax payable Lease liabilities	3 707	2 554	3 730
25 355 11451111103	51 577	47 687	43 414
Total Liabilities	63 634	54 353	62 278
Total Equity and Liabilities	305 550	241 695	283 388

B. Trading operating profit comprises sale of goods, rendering of services and directly attributable costs, but excludes finance income and finance costs.

C. Weighted average number of shares net of treasury shares.

Condensed consolidated statement of changes in equity

R'000	Share capital	Share premium	Share- based payment reserve	FCTR	Accumu- lated profit /(loss)	Total equity
Six months ended	capital	premioni	TESETVE	TOIR	/(1033)	equity
Balance at 1 July 2020	6	205 250	17 350	17 899	(19 395)	221 110
Total comprehensive						
income for the period:	-	-	-	(12 005)	29 097	17 092
- Profit for the period	-	_	_	-	29 097	29 097
- Foreign currency translation reserve	_	-	_	(12 005)	-	(12 005)
Share-based payment charge for existing options	-	-	5 010	-	-	5 010
Share options exercised on net basis	_	(259)	(203)	_	_	(462)
Movement in treasury shares	*	(834)	-	-	-	(834)
Balance at 31 December						
2020	6	204 157	22 157	5 894	9 702	241 916
Balance at 1 July 2019	6	207 283	9 941	(2 121)	(49 927)	165 182
Adjustment from the adoption of IFRS 16	-	-	-	-	(453)	(453)
Adjusted balance at 1 July 2019	6	207 283	9 941	(2 121)	(50 380)	164 729
Total comprehensive income for the period:	_	_	_	(2 640)	23 110	20 470
·					23 110	23 110
Profit for the periodForeign currency	_	_	_	_	23 110	23 110
translation reserve	_	_	_	(2 640)	-	(2 640)
Share-based payment charge for existing options	_	_	3 376	-	-	3 376
Share options exercised on net basis	_	(169)	(89)	_	_	(258)
Movement in treasury shares	*	(975)	-	-	_	(975)
Balance at 31 December 2019	6	206 139	13 228	(4 761)	(27 270)	187 342

Condensed consolidated statement of changes in equity continued

R'000	Share capital	Share premium	Share- based payment reserve	FCTR	Accumu- lated profit /(loss)	Total equity
Year ended						
Balance at 1 July 2019	6	207 283	9 941	(2 121)	(49 927)	165 182
Adjustment from the adoption of IFRS 16	-	_	_	_	(453)	(453)
Adjusted balance at 1 July 2019	6	207 283	9 941	(2 121)	(50 380)	164 729
Total comprehensive income for the year:	-	_	-	20 020	30 985	51 005
- Profit for the year - Foreign currency	-	-	_	-	30 985	30 985
translation reserve	_	-	_	20 020	-	20 020
Share-based payment charge for existing options Share options exercised on	-	-	7 498	-	_	7 498
net basis	_	(169)	(89)	_	_	(258)
Movement in treasury shares	*	(1 864)	_	_	_	(1 864)
Balance at 30 June 2020	6	205 250	17 350	17 899	(19 395)	221 110

^{*} Nominal amount – amount smaller than R1 000.



Condensed consolidated statement of cash flows

	Unaudited six	months ended	Audited	
R'000	December 2020	December 2019	June 2020	
Profit before taxation	37 039	29 809	40 779	
Adjusted for non-cash items	5 003	6 072	28 663	
Working capital changes	(1 415)	21 961	20 558	
Cash generated from operations	40 627	57 842	90 000	
Net finance income	237	737	1 602	
Taxation paid	(7 628)	(12 442)	(16 637)	
Net cash from operating activities	33 236	46 137	74 965	
Cash flows from investing activities				
Additions to plant and equipment	(1 713)	(3 148)	(4 423)	
Proceeds on disposal of plant and				
equipment	-	15	_	
Additions to intangible assets	(802)	(308)	(1 770)	
Net cash used in investing activities	(2 515)	(3 441)	(6 193)	
Cash flows from financing activities				
(Payments)/receipts of loans and				
borrowings	(1 637)	41	4 3 3 4	
Payment of lease liabilities	(6 154)	(1 151)	(2 657)	
Acquisition of treasury shares – Share				
Incentive Scheme	(1 296)	(1 234)	(2 122)	
Net cash used in financing activities	(9 087)	(2 344)	(445)	
Net increase in cash and cash				
equivalents for the period	21 634	40 352	68 327	
Cash and cash equivalents at the				
beginning of the year	110 268	41 836	41 836	
Effect of exchange rate movement on				
cash balances	(1 107)	(123)	105	
Total cash and cash equivalents at end				
of the half year	130 795	82 065	110 268	

Segmental analysis

	Unaudited six	months ended	Audited	
R'000	December 2020	December 2019	June 2020	
Segmental revenue				
Alaris Antennas	55 878	60 528	104 790	
- Total revenue	94 913	67 155	125 997	
- Inter-segmental	(39 035)	(6 627)	(21 207	
COJOT	37 433	41 454	69 019	
- Total revenue	42 562	43 866	76 079	
- Inter-segmental	(5 129)	(2 412)	(7 060	
mWAVE	61 054	34 357	68 944	
- Total revenue	61 162	34 357	68 944	
- Inter-segmental	(108)	-	_	
	154 365	136 339	242 753	
Earnings before interest, tax,				
depreciation and amortisation (EBITDA) $^{\wedge}$				
Alaris Antennas	37 476	20 547	35 471	
COJOT	11 520	15 638	21 276	
mWAVE	5 294	6 403	5 565	
Corporate and consolidation	(11 491)	(8 184)	(11 761	
	42 799	34 404	50 551	
Profit for the period				
Alaris Antennas	26 110	14 037	23 142	
COJOT	8 381	12 170	16 011	
mWAVE	4 740	4 217	2 864	
Corporate and consolidation	(10 134)	(7 314)	(11 032	
	29 097	23 110	30 985	
Normalised earnings after tax for the				
period ^B				
Alaris Antennas	26 110	14 039	23 145	
COJOT	8 381	12 170	16 011	
mWAVE	4 740	4 217	2 864	
Corporate and consolidation	(9 930)	(7 290)	(10 995	
	29 301	23 136	31 025	

A. EBITDA is trading operating profit per the Statement of Profit or Loss and excludes depreciation and amortisation.

B. Normalised earnings, as determined by the Alaris Group, is calculated for the current year by adjusting profit for the legal fees, consulting fees and other costs for acquisitions.

Segment assets and liabilities

	Unaudited six	Unaudited six months ended		
R'000	December 2020	December 2019	June 2020	
Segment assets				
Alaris Antennas	108 233	91 009	102 215	
COJOT	36 204	31 414	42 301	
mWAVE	51 181	40 074	46 955	
Corporate and consolidation	109 932	79 198	91 917	
	305 550	241 695	283 388	
Segment liabilities				
Alaris Antennas	(40 400)	(33 037)	(31 061)	
COJOT	(13 517)	(10 500)	(11 932)	
mWAVE	(6 701)	(8 507)	(13 760)	
Corporate and consolidation	(3 016)	(2 309)	(5 525)	
	(63 634)	(54 353)	(62 278)	

Reconciliation of headline earnings to profit and normalised earnings

	Unaudited six	Audited	
R'000	December 2020	December 2019	June 2020
Basic earnings attributable to ordinary shareholders Profit for the year	29 097 29 097	23 110 23 110	30 985 30 985
Legal and consulting costs for acquisitions	204	26	40
Normalised earnings after tax comprising ^	29 301	23 136	31 025
Alaris Antennas COJOT mWAVE Corporate and consolidation ^B	26 110 8 381 4 740 (9 930)	14 039 12 170 4 217 (7 290)	23 145 16 011 2 864 (10 995)
Weighted average number of ordinary shares in issue Normalised earnings per ordinary share (cents)	119 255 536 24.57	120 014 648 19.28	119 734 262 25.91

A. Normalised earnings, as determined by the Alaris Group, is calculated for the current year by adjusting profit for the legal fees, consulting fees and other costs for acquisitions.

Supplementary notes to the condensed consolidated financial statements

for the six months ended 31 December 2020

Financial instruments carried at fair value

The carrying values of other financial assets and liabilities, trade and other receivables, trade and other payables approximate their fair value due to it being short-term in nature. The Group measures currency futures at fair value using inputs as described in level 1 of the fair value hierarchy. The carrying value of loans and borrowings approximate their fair value as the instruments carry a variable rate and management has assessed at 31 December 2020, that the loans given originally is still market related should a similar transaction be entered into at 31 December 2020

2 Statement of compliance

Alaris Holdings Limited is a South African registered company. These condensed consolidated interim financial statements comprise of the Company and its subsidiaries.

The condensed consolidated interim financial statements for the six months ended 31 December 2020 are prepared in accordance with the International Financial Reporting Standard ("IFRS"), IAS 34 Interim Financial Reporting, the SAICA Financial Reporting Guides as issued by the Accounting Practices Committee and Financial Reporting Pronouncements as issued by Financial Reporting Standards Council and the requirements of the Companies Act of South Africa. The accounting policies applied in the preparation of these interim financial statements are in terms of International Financial Reporting Standards ("IFRS") and are consistent with those applied in the previous annual financial statements, except for the changes arising from the adoption of significant new accounting pronouncements which became effective in the current reporting period.

Basis of preparation

The condensed consolidated interim results have been presented on the historical cost basis except for the currency futures, which are fair valued. These results are presented in Rand, rounded to the nearest thousand, which is the functional currency of Alaris and the Group presentation currency. These condensed consolidated interim results incorporate the financial statements of the Company, its subsidiaries and entities that, in substance, are controlled by the Group. Results of subsidiaries are included from the effective date of acquisition up to the effective date of disposal. All significant transactions and balances between Group entities are eliminated on consolidation.

The directors take full responsibility for the preparation of the report. The condensed consolidated interim financial statements were prepared under the supervision of the Group Financial Director and CFO, Elsie Müller CA(SA). These interim results have not been audited or reviewed by the Group's auditors.

Costs relating to shared services, fees associated with being a listed company, net foreign exchange gains/losses and costs of the incentive share options of group executives are included in this segment. Net funding costs are also included in the segment.

Supplementary notes to the condensed consolidated financial statement continued

for the six months ended 31 December 2020

Revenue

	Unaudited six	Audited	
R'000	December 2020	December 2019	June 2020
Fully configured products Newly developed products	116 283 38 082	116 659 19 680	205 710 37 043
	154 365	136 339	242 753

Changes in accounting policies and disclosures

The accounting policies applied in the preparation of the condensed consolidated interim financial statements are in terms of IFRS and are consistent with those applied in the previous consolidated annual financial statements, except for the changes arising from the adoption of the following significant new accounting pronouncements which became effective in the current reporting period:

The following standards and interpretations are in issue but not yet effective:

Standard/Interpretation	Effective date Periods beginning on or after	Expected impact
Interest Rate Benchmark Reform Phase 2 (Amendments to IFRS 9, IAS 39, IFRS 7, IFRS 4 and IFRS 16)	1 January 2021	The impact of the standard will not be material to the financial statements
Onerous Contracts Cost of Fulfilling a Contract (Amendments to IAS 37)	1 January 2022	The impact of the standard will not be material to the financial statements
IAS 1 amendment - Classification of liabilities as current or non-current	1 January 2023	The impact of the standard will not be material to the financial statements
Property, Plant and Equipment: Proceeds before Intended Use (Amendments to IAS 16)	1 January 2022	The impact of the standard will not be material to the financial statements
Reference to the Conceptual Framework (Amendments to IFRS 3)	1 January 2022	The impact of the standard will not be material to the financial statements

Supplementary notes to the condensed consolidated financial statement continued

for the six months ended 31 December 2020

6 Reconciliation from earnings headline earnings:

	December 2020	December 2019	Audited June 2020
Profit for the year	29 097	23 110	30 985
Basic earnings	29 097	23 110	30 985
Losses on disposal of assets	-	14	14
Headline earnings	29 097	23 124	30 999
Weighted average number of			
ordinary shares in issue	119 255 536	120 014 648	119 734 262
Shares in issue net of treasury shares	118 929 562	119 572 785	119 346 231
Basic earnings per ordinary share (cents)	24.40	19.26	25.88
Headline earnings per ordinary			
share (cents)	24.40	19.27	25.89

Subsequent events

Shareholders are referred to the SENS announcement dated 1 March 2021 regarding the conclusion of the acquisition of 100% of the shareholding in Linwave Technology Limited ("Linwave") through its wholly owned subsidiary Alaris Investment Holdings UK Limited ("Alaris UK") on 26 February 2021.

The purchase consideration for the acquisition is GBP 3.2 million of which an amount of GBP 3 million will be paid in cash and GBP 0.2 million was paid by issuing 1 823 145 Alaris ordinary shares at a value of R2.27 per share. GBP 2.7 million was paid in cash on the date the share purchase agreement was signed and the deal was concluded. GBP 0.3 million was put in escrow. To the extent that the actual amount of net working capital exceeds the estimated amount of net working capital Alaris UK shall pay an amount equal to the excess; or if the actual net working capital amount is less than the estimated net working capital amount, the Sellers shall pay to Alaris UK an amount in aggregate equal to the shortfall, such amount to be transferred in the first instance from the escrow account and if that is insufficient from the Sellers, provided that the aggregate consideration payable shall not exceed GBP4 million. The cash paid for the acquisition is financed through excess cash available in the Group.

If the acquisition had occurred on 1 July 2020, management estimates that the consolidated revenue for the group would have been R206.8 million and consolidated profit for the period would have been R37.7 million.

Other than the above, the directors are not aware of any material event which occurred after the reporting date and up to the date of this report.

Supplementary notes to the condensed consolidated financial statement continued

for the six months ended 31 December 2020

Goina concern

The directors have assessed the ability of the Group and its subsidiaries to continue as going concerns and have no reason to believe that the businesses will not be going concerns in the year ahead.

Dividends

No dividend was declared for the period under review.

10 Directorate

No changes were made to the Board during the period under review, up to and including the date of this report.

By order of the board



Jürgen Dresel

Group Chief Executive Officer

24 March 2021 Johannesburg



Elsie Müller

Group Financial Director and CFO

Corporate information

ALARIS HOLDINGS LIMITED

(incorporated in the Republic of South Africa) www.alarisholdings.co.za

Directors

Coen Bester* (Chairman), Jürgen Dresel# (CEO), Elsie Müller (Group FD and CFO)

Richard Willis*A, Peter Anania*^°. Chris NeserA.

Carel van der Merwe*∧

Gisela Heyman *Independent ^Non-executive #German

°American

Business address and registered office

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Centurion, 0157

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Designated Adviser

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Registration Number 2006/015817/07

Second Floor, 11 Alice Lane.

Sandton, 2196 (PO Box 650957, Benmore, 2010)

Company Secretary

Fusion Corporate Secretarial Services (Pty) Ltd

Transfer Secretaries

Computershare Investor Services

Proprietary Limited

Registration Number 2004/003647/07

Rosebank Towers. 15 Biermann Avenue.

Rosebank,

Johannesburg, 2196

(PO Box 61051, Marshalltown, 2107)

Auditors

KPMG Inc.

Bankers

Standard Bank Nordea Bank Androscoaain Bank Bank of America

PRINCIPAL SUBSIDIARIES

Alaris Investment Holdings UK Limited

Registration Number 10081803

Directors: Vice Admiral Robert George Cooling®,

Jürgen Dresel# 1 Finsbury Circus London

EC2M 7SH

Alaris Antennas Proprietary Limited

Registration Number 2013/048197/07 Managing Director: Gisela Heyman[^] Other directors: Jürgen Dresel*, Ruenelle

Kowlesar[^], Carel van der Merwe[^]

1 Travertine Avenue. N1 Business Park. Old Johannesburg Road,

Centurion, 0157 Tel +27 (0)11 034 5300

COJOT Oy

Registration Number 0620465-3 Managing Director: Samu Lentonen°

Other directors: Jürgen Dresel*, Herbert Bauer*

Päivänkakkarantie 10

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Tel +358 (0) 9 452 2234

mWAVE Industries LLC

mWAVE

Managing Director: Jim Detert*

Other directors: Jürgen Dresel*, Peter Anania*

Peter Farnum*

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Alaris USA LLC

Vice-president of Alaris USA LLC: Ralph Prigge^ 33R Main Street, Unit 1,

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