Ermenegildo Zegna Group

Zegna

THOM BROWNE.

Investor presentation

September 2021

A LEADING, MODERN AND INTEGRATED GROUP...

The Group at a glance

€1.2bn

2021E Core revenues

€264m

2021E Core Adj. EBITDA

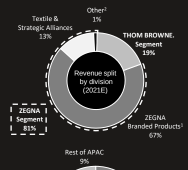
 276^{5}

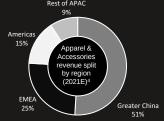
Core Directly Operated Stores (DOS) at 2020 year-end

~6,050

Total employees⁶

~62% Female employees⁶





Ermenegildo Zegna Group

ZEGNA SEGMENT

Zegna

Branded Products¹

- At the forefront of the modern man
- The New Era:
 One Brand, One Icon
- Timeless elegance
- ACHILLFARM³: Traceable "From Sheep to Shop"

THOM BROWNE SEGMENT

THOM BROWNE.

NEW YORK

- "Create something that people want, an idea, commitment"
- Anchored to the product "substance"
- Museum-worth design

Textile & Strategic Alliances

TEXTILI

- Where it all started
- The backbone of the Group's Luxury Laboratory
- Unique raw material sourcing & manufacturing capabilities
- The finest wool in the world

STRATEGIC ALLIANCES

- Craftsmanship excellence on the back of a century-long experience
- Partner of choice of leading luxury brands

Sources: Company information and Company information and Management estimates as of Jun-21 for 2021E Zegna business plan

Notes: See Appendix for important information about Core and other non-IFRS financial metrics

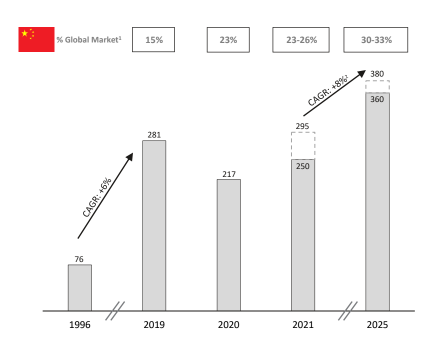
1. Zegna Branded Products include apparel, bags, shoes and small and large leather goods, as well as licensed goods and royalties
2. Includes eliminations for transactions between Zegna Segment and Thom Browne Segment, accounting adjustments and other minor businesses belonging to the Zegna Segment and 3. Achilifarm will be demerged as part of the real estate business disposition that is expected to occur prior to the consummation of a potential transaction. Zegna will continue to source raw

3. Achilifarm will be demerged as part of the real estate business disposition that is expected to occur prior to the consummation of a potential transaction. Zegna will continue to source raw

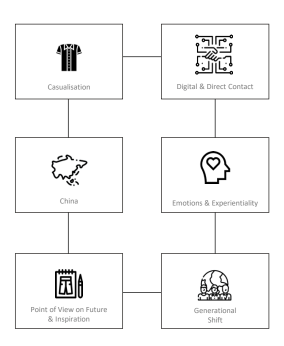
materials from Achillfarm following such demerger
4. Based on Zegna Branded Products and Thom Browne Segment. excluding Textile & Strategic Alliances

...FIRMLY POSITIONED IN THE STRUCTURALLY ATTRACTIVE LUXURY MARKET

Personal Luxury Goods Market Evolution (€bn)



Key Drivers of Market Growth



Sources: Bain-Altagamma worldwide luxury market monitor, Spring Update 2021 edition for global market size 1996, 2019, 2020E, 2021E;

Market estimates for global market size 2025E and for China's share of the global market

Notes:

TABLE OF CONTENTS

- 1. What makes Ermenegildo Zegna Group different
 - 2. Focus on Zegna
 - 3. The Thom Browne factor
 - 4. Key financials overview
 - 5. Transaction structure



Ermenegildo Zegna Group

My name is Ermenegildo «Gildo» Zegna. What am I doing in New York?

My grandfather, Ermenegildo Zegna, was born near the turn of the century in Trivero, a poor and remote village in the foothills of the Italian Alps.



At that time, the most sought-after wool fabrics were made in England. My grandfather's dream was to produce in Trivero the world's best fabrics. This took years of hard work. He then traveled back and forth across the Continent persuading Europe's finest tailors that what he was selling had no equal on earth.

His reputation grew, and so did his factory. Profits were used to build homes, hospitals and recreational facilities for the employees.

My grandfather loved and appreciated nature. In the mountains he planted one million trees. He also built a road from the bottom of the valley to the top of the Bielmonte mountain. The "Panoramica Zegna", another vision which became a reality, is forever a symbol of his dedication and commitment to beauty.

Grandfather also established the highly prized Ermenegildo Zegna trophy, awarded annually to the grower of the finest

Australian merino sheep wool. Soon fifty percent of the very best wool produced in the world was purchased by his company.

The King of Italy was very impressed by Grandfather's achievements. In recognition, he honored him with the title, "Count of Monterubello".

When his sons, Aldo and Angelo, took over grandfather's responsibilities, they followed in his footsteps and carried the dream even further. Their goal was to design and produce gentlemen's clothing with exquisite Italian flair. Starting with the world's best natural fibers, and using a complete and unique manufacturing process, they created a totally coordinated line of products

As new factories were built for the production of coordinated lines of clothing, sportswear and accessories, the Ermenegildo Zegna Group came into existence, soon becoming a world leader.

The management team to which I belong has trained in Italy and abroad. We have all learned that only through dedication, creativity, and innovation can we excel in our field.

You will find that in one respect nothing has changed since my grandfather's time; we have retained his vision for legendary quality in everything we do.



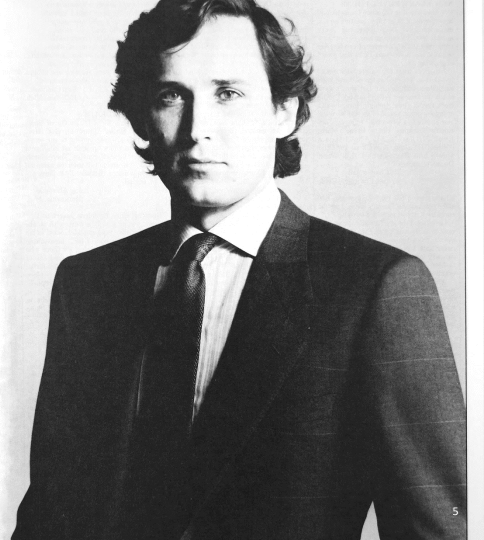
Ermenegildo Zegna Corp. © 1984, Inc.

I too have a dream—the success of our company in America.

That's why I've come to the United States.

Type





Zegna FW 2021 collection







Ermenegildo Zegna Group

Strong footprint in Greater China

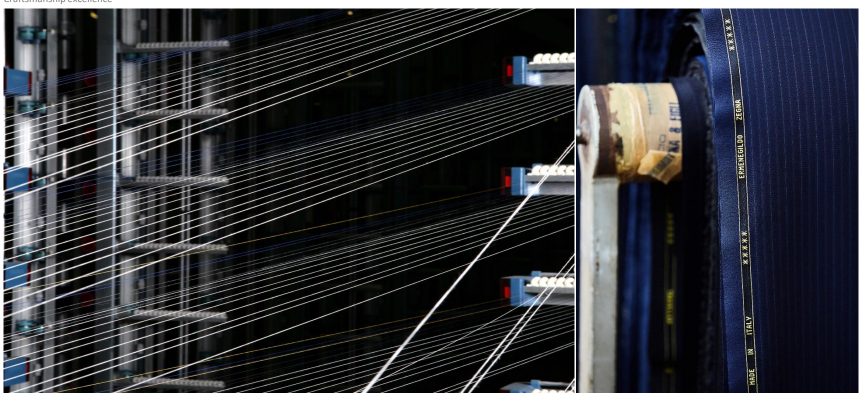


Shenzhen MixC Hong Kong Peking Road Hangzhou MixC

Thom Browne FW 2021 collection



Craftsmanship excellence



THE **TEAM**



ERMENEGILDO (GILDO) ZEGNA

Group CEO

GIANLUCA TAGLIABUE Group COO

and CFO



Chief Marketing, Digital and Sustainability Officer



BAZAN Thom Browne CEO

RODRIGO



ALESSANDRO SARTORI





THOM **BROWNE**





GATTI IIAC Advisor Investindustrial Managing Principal

A UNIQUE OPPORTUNITY IN THE LUXURY SPACE



HERITAGE AND SUSTAINABILITY AT THE CORE



2.
THE MADE IN ITALY LUXURY LABORATORY PLATFORM



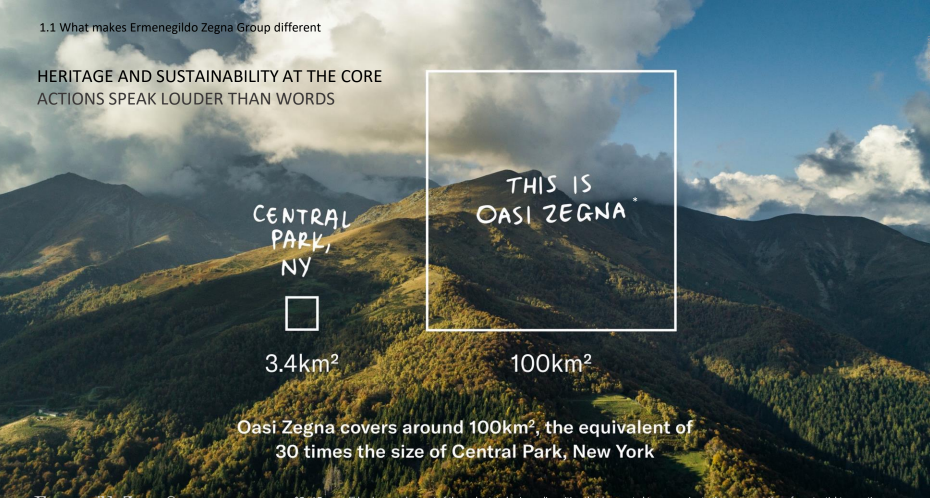
3.
A GLOBAL GROUP AND PIONEER IN CHINA



A NATURAL PLATFORM FOR GROWTH IN THE LUXURY SPACE (ZEGNA & THOM BROWNE)



5.
AN EXPERIENCED MANAGEMENT TEAM
COMBINING FAMILY AND OUTSIDE TALENT

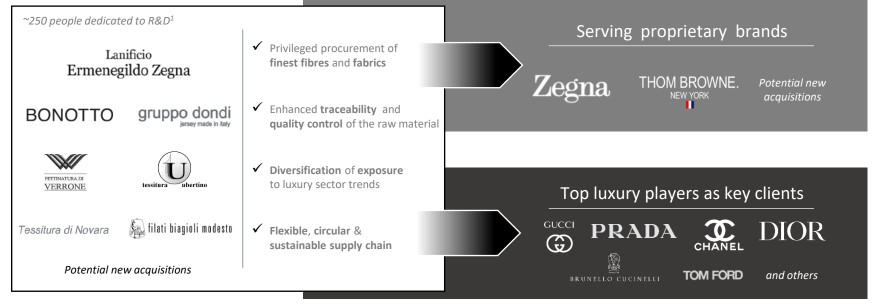




THE MADE IN ITALY LUXURY LABORATORY PLATFORM

OUR UNIQUE STORY OF VERTICAL INTEGRATION

OUR OWN LUXURY LABORATORY

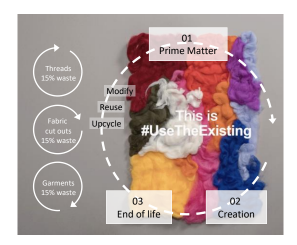


THE MADE IN ITALY LUXURY LABORATORY PLATFORM

OUR KEY INNOVATION INITIATIVES

#UseTheExisting

making the dream of zero waste possible



"This garment includes natural discarded materials, which have been reused with innovative processes"

Made-to-Measure

the king of services



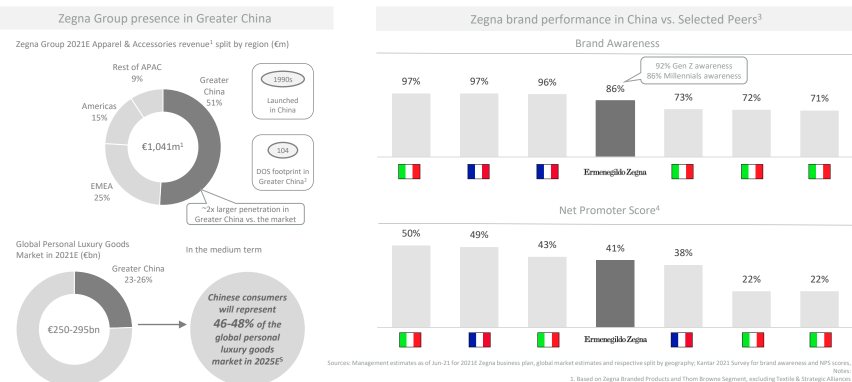
- MtM garment in <4 weeks</p>
- ~10% of Zegna Branded Products revenues with an efficient business model and no waste
- From formal to leisurewear & accessories

Digitalization of the garment

from design, to sampling and customer customization



A GLOBAL GROUP AND PIONEER IN CHINA



Ermenegildo Zegna Group

Estimated number of Zegna and Thom Browne DOS at 2021 year-end
 Selected peers only, including Gucci, Hermès, Louis Vuitton, Moncler, Brunello Cucinelli and Loro Piana

4. % resulting from subtracting the % of brand detractors from the % of brand promoters. Brand promoters and detractors are determined through a survey measuring on a scale from 0 to 10 how likely a consumer is to recommend a brand to a friend or a colleague (from 0 to 6 is a detractor; from 9 to 10 is a promoter)

5. Based on Bain-Altazamma worldwide luxury market much; 2020 editions: Chinese consumers demand over both purchases at home and travel

A NATURAL PLATFORM FOR GROWTH IN THE LUXURY SPACE

THOM BROWNE. **NEW YORK** The benefits of the WHY THOM BROWNE? Ermenegildo Zegna Group Platform: Increase exposure to a new younger customer base (Revenues, US\$m)1 Fully-fledged Established iconic brand "modular" luxury laboratory with strong growth Primary knowledge potential 271 of the Chinese market Potential across channels Capabilities to act as 139 (DTC²) and categories technology layer (Womenswear & Scalability, industrial and Accessories) retail expertise Leverage on and further Before acquisition Today develop digital strength (2021E) (2018A)



THE (RE)SET

FROM STATUS... ...TO COMFORT 2016A 2019A 2023E ZEGNA LUXURY LEISUREWEAR 38% 45% 53% ZEGNA LEATHER ACCESSORIES¹ 15% 14% 17% 44% 38% 27% ZEGNA FORMALWEAR as a % of revenues² At the forefront of the modern man – from tailoring to leisurewear

May 2021 YTD Luxury Leisurewear @ 51%

Sources: Company information and Management estimates as of Jun-21 for 2023E Zegna business plan



1. Shoes, belts, bags and small and large leather goods 2. Based on Zegna Branded Products revenues (including Licensed goods Royalties and other Zegna Branded Products that, in addition to the abovementioned categories, are worth ca. 3% on revenues)

THE (RE)SET

In order to retain its relevance, strengthen positioning and attract new customers, we believe a brand needs to...







THE NEW ERA



Z ZEGNA

Ermenegildo Zegna

Ermenegildo Zegna
COUTURE



A STRONG SINGLE BRAND, WITH A NEW SIGNIFIER

EXPECTED TO BE LAUNCHED IN Q4 2021



21

CREATING ICONS

The Triple Stitch: a successful iconic product delivering superior growth

Triple Stitch sneakers have been extremely successful, as demonstrated by the superior growth they generated across channels despite COVID-19



Walk On Air. Wear It Anywhere.

The Triple Stitch Sneaker

Zegna

Walk On Air.

Our iconic Triple Stitch Sneaker reaches new heights of luxury with its updated suede colours and flexible construction that is extremely lightweight.



A Step Up In Confort.

Zegna

Source: Company information and Management estimates as of Jun-21 for 2021E Zegna business plan Note:

1. Based on Retail and Wholesale revenues

ATTRACTING NEW CUSTOMERS

The ZEGNA X FEAR OF GOD collaboration - Some data points on a successful recent initiative

Key KPIs

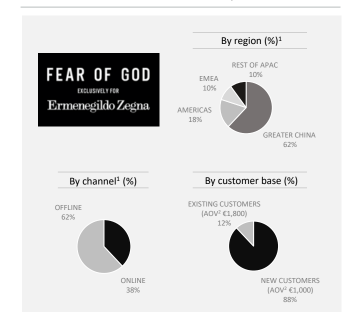
Collection revenues split

Best selling items



Organic reach of **100 million users**

Acquired **15,000 new** younger Fear Of God users aged 18-34



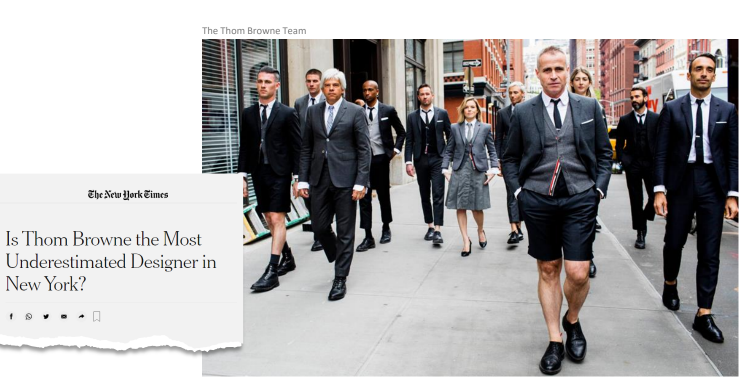




Sold out after 2 days

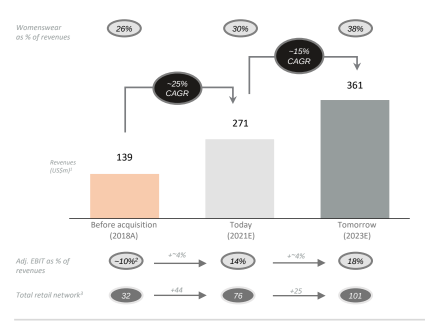






Sources: Company information

New York?



The benefits of a strong fit with the Zegna platform

- ✓ Full integration with Zegna's luxury laboratory
- Embodies Zegna's innovation and digital initiatives
- ✓ Successfully leveraged Zegna's primary knowledge of the Chinese market







A **creative, thought-provoking** designer with a strong tailoring aesthetic, Thom Browne is recognized for creating and establishing a **new silhouette in menswear**





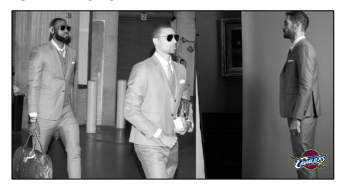


Craftmanship















The store is unexpected, yet designed to feel like the interior of a home; always protected from view with either venetian blinds or a marble façade







HOW WE WILL GROW THE THOM BROWNE BRAND

Womenswear & Accessories

 Continue the successful development of our product strategies with further growth in Womenswear and Accessories

Expansion of clients

- Pursue a very significant expansion of clients, without losing the current very loyal and significant client base
- Customer Value
 Management program

Brand awareness

 Expand significantly brand awareness and customer base

"Thomness"

 Continue to play a unique expression of classic/highly creative, tailoring/sportswear, modernity/mid-century inspired and most importantly catering to very wide range of clients

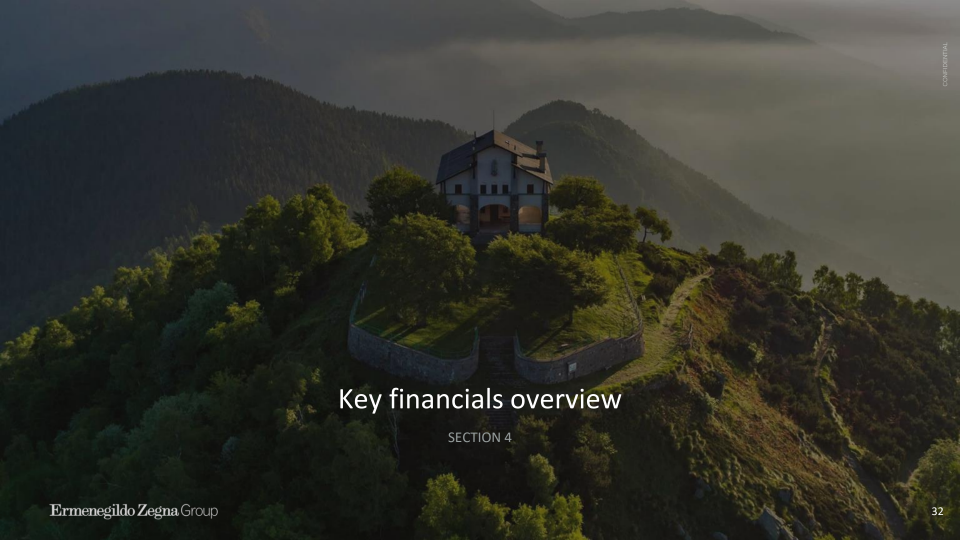
DTC growth

 Continue to build most of the growth in DTC, both in retail and very successful ebusiness through various platforms

Wholesale

 Maintain wholesale with limited volume to use as platform for global visibility and awareness





ZEGNA GROUP'S NUMBERS AT A GLANCE

Ermenegildo Zegna Group

2021E Core revenues¹

€1,207m

2021E Core Adj. EBITDA

€264m

2021E Core Adj. EBIT

€111m

2021E

Greater China share of Apparel & Accessories revenues² 51%

(vs. 41% in 2019)

2021E DTC³ share of Apparel & Accessories revenues²

77%

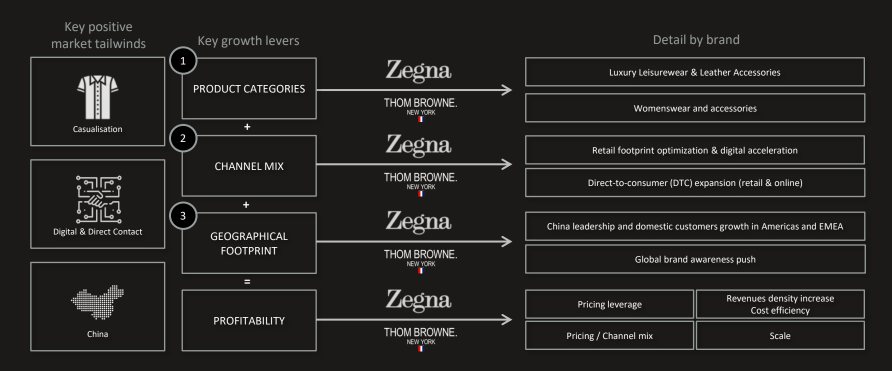
(vs. 74% in 2019)

2021E

Core net financial indebtedness⁴

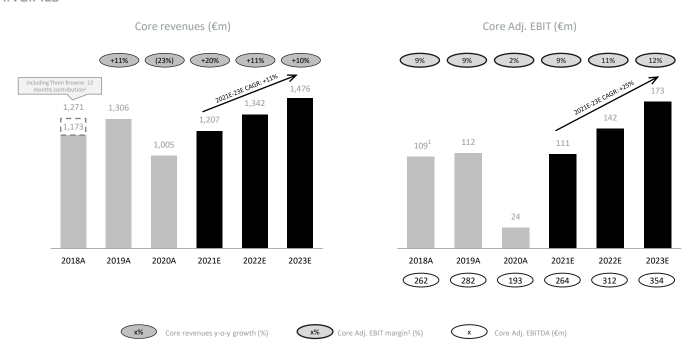
€84m

ZEGNA GROUP'S KEY BUSINESS PLAN GROWTH LEVERS

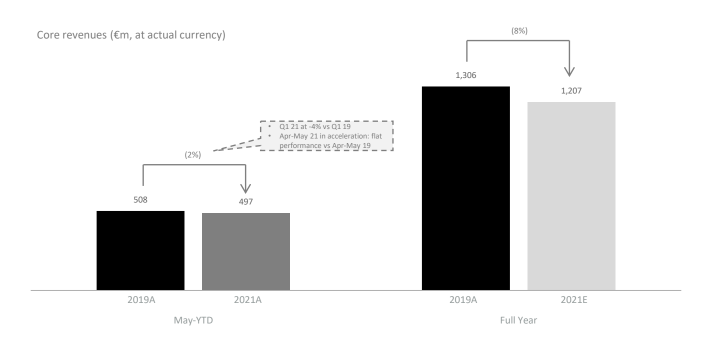


ZEGNA GROUP

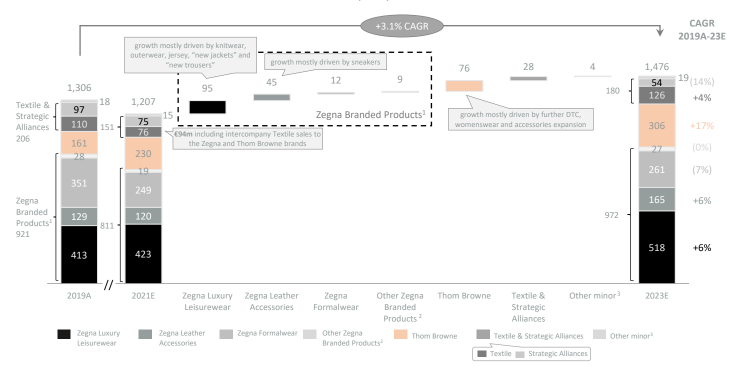
KEY FINANCIALS



CURRENT TRADING (2021 vs 2019)

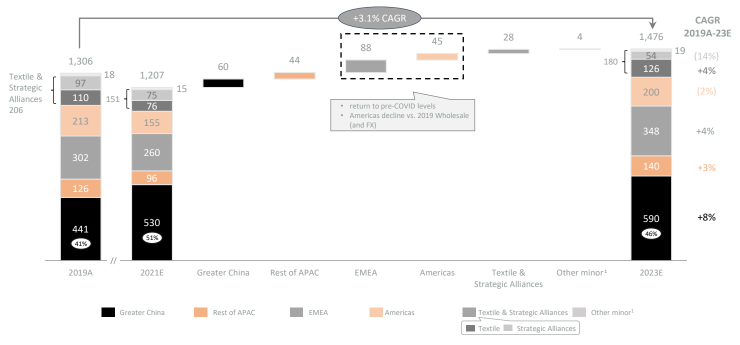


CORE REVENUES EVOLUTION BY PRODUCT CATEGORY (€m)



3. Includes eliminations for transactions between Zegna Segment and Thom Browne Segment, and other minor business belonging to the Zegna Segment

CORE REVENUES EVOLUTION BY GEOGRAPHY (€m)



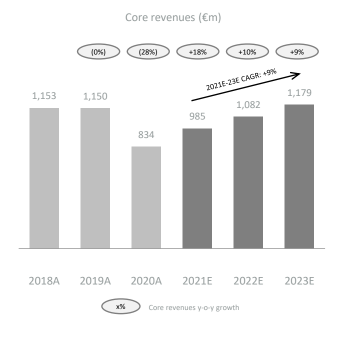
x Greater China revenues as a % of Apparel & Accessories revenues²

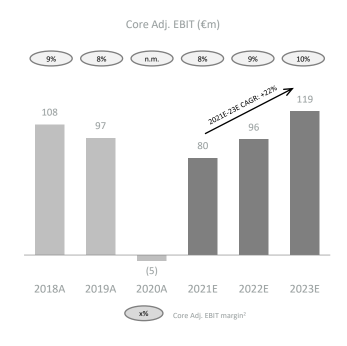
CORE ADJ. EBIT EVOLUTION

	From 2019A to 2020A Adj. EBIT	From 2020A to 2021E Adj. EBIT	From 2021E to 2023E Adj. EBIT
Dec-YE	COVID-19 Breakup	Recovery Phase	Expansion Phase
Starting Core Adj. EBIT	2019A €112m <i>9</i> %	2020A €24m 2%	2021E €111m 9%
Δ revenues	↓ ↓ ↓ ↓ ~(€300m)	↑ ↑ ↑ ~+€200m	↑ ↑ ↑ ~+€270m
Δ gross margin ¹ %	Spring 2020 inventory impact	Country & Channel mix	Price increase & Product mix
Δ opex ²	Cost efficiency (contingent and structural)	Slight bounce-back of costs, but still structurally below 2019	Positive leverage with cost increase (marketing, digital, retail expansion) at a lower growth rate than revenues
Ending Core Adj. EBIT	2020A €24m 2%	2021E €111m 9%	2023E €173m 12%
20XX Reference year	Core Adj. EBIT margin ³ (%)	Positive impact on Adj. EBIT	Negative impact on Adj. EBIT

FOCUS ON ZEGNA SEGMENT¹

KEY FINANCIALS

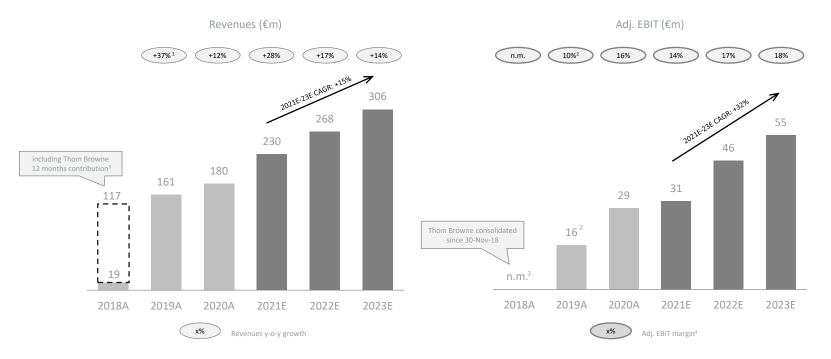






FOCUS ON THOM BROWNE SEGMENT

KEY FINANCIALS







TRANSACTION STRUCTURE

Key Transaction Highlights Headline Valuation \$3.156m ~18x 2022E Adi. EBIT Multiple^{2,11} Core Enterprise Value^{1,11} \$2,497m Core Equity Value¹¹

~62% Zegna Shareholders Ownership

Financing Details \$403m+\$226m \$250m SPAC Size + FPA4 PIPE Size³ \$261m ~\$549m6 Primary Proceeds⁵ Secondary Proceeds

Sources & Uses

Sources (\$m)		Uses (\$m)	
Existing Shareholders Rollover Equity	1,554	Existing Shareholders Rollover Equity	1,554
Cash in Trust	403	Primary Proceeds ⁵	261
PIPE ³	250	Secondary Proceeds ⁶	549
FPA ⁴	226	Estimated Transaction Fees and Expenses ⁷	69
Total	2,433	Total	2,433

Pro Forma Ownership and Equity Valuation (at \$10.0 per share, assuming no redemptions)⁵



50% Sponsor promote shares not immediately available upon Closing, but subject to vesting conditions 10 thus signaling full conviction and alignment on business prospects

1. Includes core Net Financial Indebtedness and debt-like items as of December 31¹¹, 2020, as well as adjustments for one-off cash outflows taking place in 2021 such as the cash contributions related to the New Bond Street (London) Building, Agnona and the acquisitions of a 5% stake in Thom Browne, a 60% stake in Ubertino and a 40% stake in Biagioli; does not include the €9.6m cash-out related to the purchase of an additional 10% interest in Lanificio Ermenegildo Zegna e Figli S.p.A. to be paid by the end of 2021

Notes: See Appendix for important information about Core and other non-IFRS financial metrics; totals might be affected by rounding

8. Excludes shares to be issued to certain Zegna Shareholders in connection with the PIPE Financing or as management grants

^{2.} Adi. EBIT estimates used in computing the multiple include Ubertino's and Biagioli's forecasted EBIT contribution 3. Pursuant to the PIPE Financing. Zeena has agreed to issue and sell to PIPE Investors an aggreeate of 25,000,000 Ordinary Shares at \$10,00 per share for an aggreeate purchase price of \$250,000,000: PIPE includes subscriptions made by certain directors and officers of Zeena and Thom Browne, as well as approximately approx

^{\$6.2}m invested by an independently managed investment subsidiary of Investindustial VII L.P., in addition to the FPA commitment 4. Under the Forward Purchase Agreement, as amended, the FPA Purchaser will purchase 22,500,000 Class A Shares for an aggregate purchase price of €184,500,000, subject to adjustment in accordance with the terms of the Forward Purchase Agreement; the dollar amount listed in the chart is for illustrative

purposes only and assumes a EUR:USD exchange rate of 1.227, being the publicly available EUR:USD exchange rate on December 31, 2020 (the "Balance Sheet Exchange Rate") 5. Illustrative \$10 share price, assuming no redemptions on SPAC shares; excludes 13.4m public warrants, 6.7m private placement warrants and any warrants granted to post-closing directors of Ermenegildo Zegna Group (each warrantstruck at \$11.50); free float of 26.5%, which includes 40.3m SPAC shares, 25.0m PIPE shares (net of 0.62m shares invested in the PIPE by an independently managed investment subsidiary of investindustrial VII L.P. in addition to FPA commitment) and an additional 1.5m shares issued as management grants and excluding potential additional shares to be issued after the exercise of warrants 6. Under the Business Combination Agreement, Zegna will repurchase 54,600,000 Ordinary Shares from Monterubello, in exchange for €455,000,000. The dollar amount listed in the chart is for illustrative purposes only and assumes the Balance Sheet Exchange Rate for Forward Purchase funds used for the Share Repurchase and a EUR: USD exchange rate of 1.192, being the foreign currency exchange rate to be paid as of the last business day in November 2021 (the "Hedge Exchange Rate") for cash held in the Trust Account used for the Share Repurchase

^{7.} Represents the total estimated transaction fees and expenses incurred by IIAC and Zegna as part of the Business Combination. Transaction fees and expenses were incurred in both dollars and euros. Transaction fees and expenses incurred in euros are listed in the chart in dollars for illustrative purposes only and





ZEGNA GROUP'S KEY FINANCIALS

Ermenegildo Zegna Group (€m)

2021E Core revenues1

€1,207m

2021E Greater China share of Apparel & Accessories revenues²

> 51% (vs. 41% in 2019)

DTC3 share of Apparel & Accessories revenues²

> 77% (vs. 74% in 2019)

2021E Core Adj. EBITDA

€264m

2021E Core Adj. EBIT

€111m

2021E Core net financial indebtedness4

Zegna Segment (€m)6

2021E Core revenues

€985m

84%

2021E DTC revenues³ (% of Zegna Branded Product revenues⁵)

2021E Core Adj. EBITDA

€207m

2021E Luxury Leisurewear and Leather Accessories (% o Zegna Branded Products revenues5, 67%

(vs. 53% in 2016)

2021E Core Adj. EBIT

€80m

sneaker revenues CAGR 2021E-23E

+17%

2021E Revenues

€230m

2021E DTC revenues3 (% of Thom Browne revenues)

49%

2021E

THOM BROWNE

Adj. EBITDA €57m

revenues CAGR 2018A-21E

+24%

€84m

2021E Adj. EBIT

Segment (€m)7

€31m

2021E womenswear revenues (% of Thom Browne revenues) 30%

(vs. 19% in 2016)

Sources: Company information and Management estimates as of Jun-21 for 2021E and 2023E Zegna business plan Notes: See Glossary for relevant definitions

6. The Zegna Segment includes Zegna Branded Products, Textile and Strategic Alliances, accounting adjustments and others

 Includes €8m eliminations between Segments 2. Based on Zegna Branded Products and Thom Browne Segment, excluding Textile & Strategic Alliances

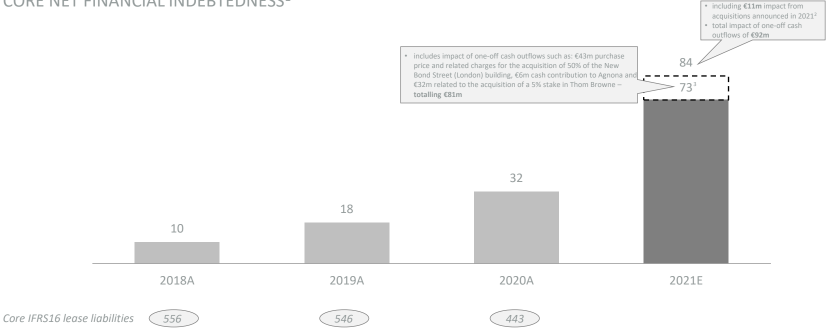
3. Includes e-commerce revenues

4. Computed as (+) debt items (-) cash items; includes €92m one-off cash outflows, i.e. €43m related to purchase price and related charges for the acquisition of 50% of the New Bond Street (London) building, €6m cash contribution to Agnona. €32m related to the acquisition of a 5% stake in Thom Browne and €11m impact from Ubertino's 60% stake acquisition and Biagioli's 40% stake acquisition; does not include the €9.6m cash-out related to the purchase of an additional 10% interest in Lanificio Ermenegildo Zegna e Figli S.p.A. to be paid by the end of 2021 5. Zegna Branded Products include apparel, bags, shoes and small and large leather goods, as well as licensed goods and royalties

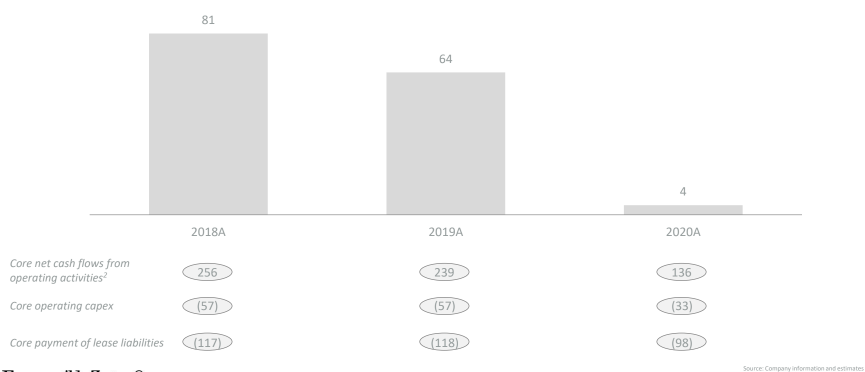
CORE REVENUES EVOLUTION BY CHANNEL (€m)



CORE NET FINANCIAL INDEBTEDNESS¹



CORE ADJ. OPERATING CASH FLOW (MANAGEMENT ESTIMATES)1



GLOSSARY

METRIC	<u>DEFINITION</u>
Core perimeter	The "core" measures included in this presentation are unaudited. Such measures exclude certain businesses of the Company that are expected to be divested (by way of one or more demergers or other transfers) prior to the consummation of the Transaction (such divestitures, collectively, the "Disposition"). The Disposition concerns (i) the Company's real estate business (consisting of the Company's subsidiary E.Z. Real Estate S.r.l., which directly or indirectly holds substantially all of the Company's real estate assets, as well as certain properties owned by Lanificio'Ermenegildo Zegna e Figli S.p.A. ("Lanificio"), including part of Lanificio's industrial building located in Valdilana and Lanificio's hydroelectric plants), (ii) its 10% equity interest in Elah Dufour S.p.A. and certain related contractual rights and obligations, and (iii) its equity stake in Agnona S.r.l. (70% of which was divested in January 2021, and the remaining 30% of which is expected to be divested prior to the consummation of the Transaction).
core permieter	The prospective core measures included in this presentation exclude, in addition to the Disposition described above, the impact of the following transactions occurred after December 31, 2020 (unless otherwise indicated):
	(a) the purchase of a 60% equity interest in Tessitura Ubertino S.r.l., which was consummated on June 4, 2021; and (b) the purchase of a 40% equity interest in Filati Biagioli Modesto S.p.A. (which following consummation will be consolidated line by line in the Zegna consolidated financial statements), which was consummated on July 14, 2021.
	The word "core" associated with any non-IFRS measures has no other meaning but the one described above.
Adjusted EBIT	Adjusted EBIT is defined as profit or loss before income taxes, financial income, financial expenses, exchange gains/(losses), result from investments accounted for using the equity method and impairments of investments accounted for using the equity method, adjusted for income and costs which are significant in nature and that management considers not reflective of underlying operational activities, including donations granted during COVID-19 pandemic, legal expenses related to lease agreements, impairment losses on property plant and equipment and right-of-use assets, severance indemnities and provision for severance expenses, impairment losses on held for sale assets and gains on disposal of property plant and equipment.
Adjusted EBITDA	Adjusted EBITDA is defined as profit or loss before income taxes, financial income, financial expenses, exchange gains/(losses), depreciation, amortization, result from investments accounted for using the equity method, adjusted for income and costs which are significant in nature and that management considers not reflective of underlying operational activities, including donations granted during COVID-19 pandemic, legal expenses related to lease agreements, impairment losses on property plant and equipment and right-of-use assets, severance indemnities and provision for severance expenses, impairment losses on held for sale assets and gains on disposal of property plant and equipment.
Net Financial Indebtedness	Net Financial Indebtedness is defined as the sum of financial borrowings (current and non-current), derivative financial instruments and bonds and loans (recorded within other non-current financial liabilities in the consolidated statement of financial position), net of cash and cash equivalents, derivative financial instruments and other current financial assets.
Business Segment	The Directors and Management of the Group use segmentation to understand and evaluate operating performance and trends of our business: the relevant business segments are the Zegna Segment and the Thom Browne Segment. We monitor Revenues and Adjusted EBIT for each Segment. The Revenues of each Segment may include intercompany revenues vs the other Segment. The Zegna Segment includes Zegna Branded Products, Textile and Strategic Alliances, accounting adjustments and others. The Thom Browne Segment includes the Thom Browne business.
Operating capex	Operating capex is defined as sum of cash flows relating to (Payments)/Proceeds from Disposal of property plant and equipment, intangible assets and investment property. It does not include (Payments)/Proceeds from Disposal of right of use assets.
Adjusted Operating Cash Flow	Adjusted Operating Cash Flow is defined as: (a) Net cash flows from operating activities, excluding income taxes paid and interest paid (b) (Payments)/Proceeds from Disposal of property plant and equipment, intangible assets and investment property (c) Payment of lease liabilities.

SUMMARY NON-IFRS CORE FINANCIALS (1/2)

Key income statement items (€m)

€m	2018A ¹	2019A	2020A	2021E	2022E	2023E
Zegna Segment core revenues	1,153	1,150	834	985	1,082	1,179
Thom Browne Segment revenues	19	161	180	230	268	306
Eliminations between Segments	(0)	(6)	(8)	(8)	(8)	(9)
Core revenues	1,173	1,306	1,005	1,207	1,342	1,476
Core Adj. EBITDA	262	282	193	264	312	354
Zegna Segment Core Adj. EBIT	108	97	(5)	80	96	119
Thom Browne Segment Adj. EBIT	4	1.0	29	31	46	55
	1	16	29	31	40	55

SUMMARY NON-IFRS CORE FINANCIALS (2/2)

Key balance sheet and cash flow items (€m)

€m	2018A	2019A	2020A
Core Net Financial Indebtedness ¹	10	18	32
Core IFRS16 lease liabilities	556	546	443
	240	200	220
Core inventories	310	308	320
Core trade receivables	164	178	140
Core trade payables and customer advances	(226)	(226)	(183)
Core Trade Working Capital (TWC)	247	260	277
Core net cash flows operating activities ²	256	239	136
Core operating capex	(57)	(57)	(33)
Core payment of lease liabilities	(117)	(118)	(98)
Core Adjusted Operating Cash Flow	81	64	4

IFRS RECONCILIATIONS (1/6)

Core revenues reconciliation (€m)

€m	2018A	2019A	2020A
Zegna Segment Core revenues	1,153	1,150	834
Thom Browne Segment revenues	19	161	180
Eliminations between Segments	(0)	(6)	(8)
Core revenues	1,173	1,306	1,005
Disposition reversal	10	16	10
Revenues (IFRS)	1,183	1,321	1,015

IFRS RECONCILIATIONS (2/6)

Core Adj. EBIT reconciliation (€m)

€m	2018A	2019A	2020A
Zegna Segment Core Adj. EBIT	108	97	(5)
Thom Browne Segment Adj. Ebit	1	16	29
Core Adj. EBIT	109	112	24
Disposition Reversal	(3)	(5)	(4)
Adj. EBIT	105	107	20
Adjustments / Reconciling Items ¹	(10)	(19)	(43)
Operating profit (IFRS)	95	89	(23)
Financial income	23	22	34
Financial expenses	(45)	(37)	(48)
Exchange losses/(gains)	1	(2)	13
Income/(loss) from joint ventures and investments	(1)	(2)	(4)
Impairment of equity investments	(3)	0	(5)
Income taxes	(29)	(44)	(15)
Profit / (loss) for the year (IFRS)	41	25	(47)

IFRS RECONCILIATIONS (3/6)

Core Adj. EBITDA reconciliation (€m)

€m	2018A	2019A	2020A
Core Adj. EBITDA	262	282	193
Disposition reversal	(2)	(7)	(7)
Adj. EBITDA	260	275	186
Depreciation and amortization	(154)	(168)	(166)
Adjustments / Reconciling Items ¹	(10)	(19)	(43)
Operating profit (IFRS)	95	89	(23)
Financial income	23	22	34
Financial expenses	(45)	(37)	(48)
Exchange losses/(gains)	1	(2)	13
Income/(loss) from joint ventures and investments	(1)	(2)	(4)
Impairment of equity investments	(3)	0	(5)
Income taxes	(29)	(44)	(15)
Profit / (loss) for the year (IFRS)	41	25	(47)

IFRS RECONCILIATIONS (4/6)

Key balance sheet items reconciliation (€m)

€m	2018A	2019A	2020A
Core Net Financial Indebtedness ¹	10	18	32
Disposition reversal	(26)	(28)	(25)
Net Financial Indebtedness	(16)	(10)	7
Core IFRS16 lease liabilities	556	546	443
Disposition reversal	(8)	(38)	(35)
IFRS16 lease liabilities (IFRS)	548	508	408
Core Trade Working Capital (TWC)	247	260	277
Disposition reversal	0	7	(5)
Trade Working Capital (TWC)	247	267	272
Inventories	314	315	321
Trade receivables	162	178	139
Trade liabilities and customer advances	(229)	(226)	(188)

IFRS RECONCILIATIONS (5/6)

Key balance sheet items reconciliation – focus on Core Net Financial Indebtedness (€m)

€m	2018A	2019A	2020A
Non current borrowings	620	514	559
Current borrowings	143	106	106
Derivative financial instruments	12	14	13
Other non current financial liabilities (Bonds and other)	7	8	8
Total borrowings, other financial liabilities and derivatives	782	642	686
Cash and cash equivalents	(218)	(211)	(317)
Derivative financial instruments	(1)	(6)	(12)
Other current financial assets	(579)	(435)	(350)
Total cash and cash equivalents, other current financial assets and derivatives	(799)	(652)	(679)
Net Financial Indebtedness ¹	(16)	(10)	7
Disposition impact	26	28	25
Core Net Financial Indebtedness	10	18	32

IFRS RECONCILIATIONS (6/6)

Key cash flow items reconciliation (€m)

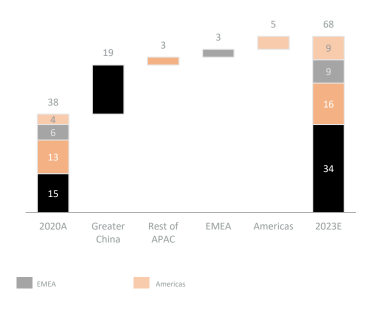
€m	2018A	2019A	2020A
Net cash flows from operating activities	193	174	71
Cash-out of interest add-back	20	27	21
Cash-out of income taxes add-back	33	31	36
Net cash flows from operating activities, excluding income taxes paid and interest paid	246	232	128
Disposition impact	10	7	7
Core Net cash flows from operating activities, excluding income taxes paid and interest paid	256	239	136
(Payments)/Proceeds from Disposal of property plant and equipment	(15)	(46)	(27)
(Payments)/Proceeds from Disposal of intangible assets	(11)	(13)	(12)
(Payments)/Proceeds from Disposal of investment property	0	(0)	0
Operating Capex	(26)	(60)	(38)
Disposition impact	(31)	2	5
Core Operating Capex	(57)	(57)	(33)
Payment of lease liabilities (IFRS)	(113)	(110)	(91)
Disposition impact	(4)	(7)	(7)
Core payment of lease liabilities	(117)	(118)	(98)
Adjusted Operating Cash Flow ¹	106	62	(0)
Disposition impact	(25)	2	5
Core Adjusted Operating Cash Flow	81	64	4

DOS NETWORK EVOLUTION

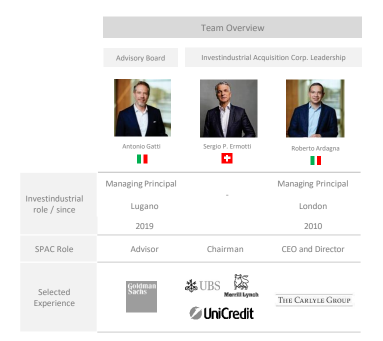
Zegna Branded Products¹ (# DOS²) at year end



Thom Browne (# DOS²) at year end



INVESTINDUSTRIAL ACQUISITION CORP. OVERVIEW



Investindustrial Overview

European leader with strong presence in Southern Europe



- Founded in 1990 with backing from an industrial conglomerate, active since the late 20th century (Bonomi family)
- €11bn of raised fund capital
- Consistent performance with 2x+ gross return in each fund
- Established regional track record with 67 portfolio companies since inception of which 48 realised and partially realised



Global capabilities to support growth and internationalization

- Large team: more than 140 professionals including 76 investment professionals across 7 offices and 3 continents
- Dedicated business development teams in New York, London and Shanghai to support international expansion strategies



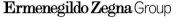
Long-term, industrially-driven approach

- Complex sourcing of quality companies based on proprietary networks in sectors of expertise
- Active support to accelerate growth and profitability through internationalization, industrial repositioning and/or sector-driven buildups
- Deep knowledge of roll-outs and transformational add-ons

RISK FACTORS

All references to "Zegna" refer to the business of Ermenegildo Zegna Holditalia S.p.A. and its consolidated subsidiaries. The risks presented below are certain of the general risks related to the business of Zegna and to the contemplated business combination and such list is not exhaustive. The list below is qualified in its entirety by disclosures contained in the Registration Statement on Form F-4 filed by Zegna with the SEC on August 28, 2021 (which Registration Statement has not yet been declared effective by the SEC), and any future documents filed or furnished by Zegna and Investindustrial Acquisition Corp. ("IAC") with the United States Securities and Exchange Commission ("SEC"), including the documents filed or furnished in connection with the proposed transactions between Zegna and IIAC. The risks presented in such filings will be consistent with those that would be required for a public company in its SEC filings, including with respect to the business and securities of Zegna and IIAC and the proposed transactions between Zegna and IIAC, and may differ significantly from and be more extensive than those presented below. The risks described below are not the only ones that Zegna faces. Additional risks that Zegna currently does not know about or that it currently believes to be immaterial may also impair Zegna's business, financial condition or results of operations. You should review the investor presentation and perform vor wor will ded dilinence prior to making an investment in Zegna or IIAC.

- · Zegna's business is highly dependent on the recognition, integrity and reputation of its brands.
- · Zegna's success depends on its ability to anticipate trends and to identify and respond to new and changing consumer preferences.
- Zegna is subject to risks related to the COVID-19 pandemic or similar public health crises that may materially and adversely affect its business.
- Zegna operates in many countries around the world and, accordingly, is exposed to various international business, regulatory, social and political risks.
- · Developments in Greater China and other growth and emerging markets may adversely affect Zegna's business.
- Failure to implement Zegna's strategy could adversely affect its results of operations.
- · Zegna depends on its manufacturing and logistics facilities, which are subject to disruption.
- Zegna is subject to certain risks related to the sale of its products through our retail channel and its directly operated stores.
- In the wholesale channel, Zegna is subject to certain risks arising from points of sale operated by third parties, and it is dependent on its joint venture partners and franchisees to sell its products in certain markets.
- Fluctuations in the price or quality of, or disruptions in the availability of, raw materials used in Zegna's products could cause it to incur increased costs, disrupt its manufacturing processes or prevent or delay Zegna from meeting customers' demands.
- Zegna could be adversely affected if it is unable to negotiate, maintain or renew its license agreements and strategic alliances.
- Zegna's business is dependent on tourist traffic and demand.
- Zegna's business success is dependent on certain key personnel.
- Zegna is dependent on highly specialized craftsmanship and craftsmanship skills.
- Zegna is dependent on the protection of its intellectual property rights.
- · A disruption in Zegna's information technology, including as a result of cybercrimes, could compromise confidential and sensitive information.
- Zegna is subject to certain risks related to related party transactions.
- Zegna is exposed to currency related risks and credit risk.
- The markets in which Zegna operates are highly competitive.
- Global economic conditions and macro events may adversely affect Zegna.
- Zegna is subject to legal and regulatory risk.
- · Changes in tax, tariff or fiscal policies could adversely affect demand for Zegna's products.
- · Changes to taxation or the interpretation or application of tax laws could have an adverse impact on Zegna's results of operations and financial condition.
- Zegna currently benefits or seeks to benefit from certain special tax regimes, which may not be available in the future.
- Zegna's management team has limited experience managing a public company.
- IIAC's founders, directors, officers, advisors and their affiliates may elect to purchase IIAC Class A ordinary shares or IIAC warrants from public shareholders, which may influence the vote on the business combination and reduce the public "float" of IIAC's Class A ordinary shares.
- The ability of IIAC's shareholders to exercise redemption rights with respect to a large number of outstanding IIAC Class A ordinary shares could increase the probability that the business combination would not occur.
- The parties may be unable to successfully or timely consummate the business combination.
- · Prior to the closing of the business combination, uncertainties about the transaction may cause a loss of key management personnel and other key employees.
- · Prior to the closing of the business combination, uncertainties about the transaction may cause third parties to delay or defer decisions concerning Zegna or seek to change existing arrangements.
- The parties expect to incur significant transaction costs in connection with the business combination.
- Fluctuations in foreign currency exchange rates could result in currency transaction losses that negatively impact Zegna's financial result and the anticipated transaction uses and sources.



DISCLAIMER (1/2)

Confidentiality and Disclosures

This presentation (the "Presentation") is provided for information purposes only and has been prepared in connection with a possible business combination (a "Transaction") involving Ermenegildo Zegna Holditalia S.p.A. (the "Company") and a special purpose acquisition company, investindustrial Acquisition Corp. (the "SPAC"). The Presentation is being provided to you on a confidential basis and solely in your capacity as a potential investor in connection with a Transaction. The Presentation may not be reproduced or redistributed, in whole or in part.

The information in the Presentation and any oral statements made in connection with the Presentation do not constitute or form part of (i) any advertisement or marketing materials, any offer to sell or issue or invitation to purchase or subscribe for, any securities, nor (ii) a solicitation of any proxy, vote, consent or approval in any jurisdiction in connection with a Transaction, nor shall there be any sale of securities in any jurisdiction in which the offer, solicitation or sale would be unlawful prior to the registration or qualification under the securities laws of any such jurisdictions. The Presentation, any part of it or the fact of its distribution do not form the basis of, nor may be relied upon in connection with, any contract or investment decision. This communication is restricted by law; it is not intended for distribution to, or use by any person in, any jurisdiction where such distribution or use would be contrary to local law or regulation.

The Presentation is only directed at and being communicated to (A) persons in Member States of the European Economic Area who are "qualified investors" within the meaning of Article 2(e) of Regulation (EU) 2017/1129 as it forms part of domestic law by virtue of the European Union (Withdrawal) Act 2018 who are also persons (i) having professional experience in matters relating to investments so as to qualify them as "investment professionals" under Article 19(5) of the Financial Services and Markets Act 2000 (Financial Promotion) Order 2005 (the "Order"); or (ii) falling within Article 49(2)(a) to (d) of the Order; and/or (C) are other persons to whom it may otherwise lawfully be communicated (all such persons referred to in (A), (B) and (C) together being "Relevant Persons."). The Presentation must not be provided to persons who are not Relevant Persons. Any investment activity to which the Presentation experience in the Presentation and you are not a Relevant Person you must return it immediately to the Company. You should consult your own legal, regulatory, tax, business, financial and accounting advisors to the extent you deem necessary, and must make your own decisions and perform your own independent investment and analysis of an investment in the Company, the SPAC, and the Transaction contemplated in the Presentation.

Use of Data

To the extent available, the industry, market and competitive position data in the Presentation has come from official or third-party sources. Third party industry publications, studies and surveys generally state that the data contained therein have been obtained from sources believed to be reliable, but that there is no guarantee of the accuracy or completeness of such data. Further, no representation is made as to the reasonableness of the assumptions made by the third-party sources. While the Company reasonably believes that each of these publications, studies and surveys has been prepared by a reputable source, the Company has not independently verified the data contained therein. In addition, certain of the industry, market and competitive position data contained in the Presentation has come from the Company's own internal research and estimates based on the knowledge and experience of the Company's management in the markets in which the Company operates. Such research and estimates, and their underlying methodology and assumptions, have not been verified by any independent source for accuracy or completeness and are subject to change.

The Presentation is provided as of its date, is for informational purposes only, is subject to material change and is not intended to be all-inclusive or to contain all the information that a person may desire in considering an investment in connection with a Transaction, and neither the Company nor the SPAC intend, and do not assume any obligation or duty, to update the Presentation at a later date. None of the Company, the SPAC, their affiliates, or their respective directors, officers, employees, advisers or agents accepts any responsibility or liability whatsoever for or makes any representation or warranty, express or implied, as to the truth, fullness, accuracy or completeness of the Presentation (or whether any information contains errors or has been omitted or misstated, whether as a result of negligence or otherwise) or any other information relating to the Company or the SPAC or their respective affiliates, whether written, oral or in a visual or electronic form, and howsoever transmitted or made available or for any loss howsoever arising from any use of the Presentation or its contents or otherwise arising in connection therewith.

Certain amounts that appear in this presentation may not sum due to rounding.

Use of Projection

This presentation contains financial projections and certain "forward-looking statements" regarding the Company's business strategies, market potential, future financial performance and other matters. Any statements contained herein that are not statements of historical fact may be deemed to be forward-looking statements and information reflect various estimates and assumptions concerning anticipated results. Forward-looking statements include statements regarding our future financial position and performance, business strategy, budgets, projected costs, plans, synergies and objectives of management for future operations. Without limiting the foregoing, the words "believes," "anticipates," "plans," "expects," "intends," "pro forma," "estimated," "forecasted," "projection" and similar expressions used in connection with any discussion of future operating or financial performance identify forward-looking statements, but the absence of these words does not necessarily mean that a statement is not forward-looking. No representations or warranties are made by the Company, the SPAC or any of their respective affiliates or representatives as to the accuracy of any such projections, statements and information. It is understood and agreed that any such projections, targets, are not to be viewed as facts and are subject to significant business, financial, economic, operating, competitive and other risks, uncertainties and contingencies many of which are beyond the Company's control, that no assurance can be given that any particular financial projections ranges, or targets will be realized, that actual results may differ from projected results and that such differences may be material. These factors, risks and uncertainties include, but are not limited to, the risk factors listed elsewhere in this appendix. Other unknown or unpredictable factors or factors or factors currently considered immaterial also could have an adverse effect on our results. Consequently, there can be no assurance that the actual results or develop

These forward-looking statements are based on management's expectations and beliefs about future events based on information available to them as of the date each such forward-looking statements is made. As with any projection or forecast, they are inherently susceptible to uncertainty and changes in circumstances. Except as required by law, the Company and the SPAC, and their respective affiliates and representatives are under no obligation to, and expressly disclaim any obligation to, update or alter any forward-looking statements whether as a result of any such changes, new information, subsequent events or otherwise.

DISCLAIMER (2/2)

Non IFRS Financial Measures

The document includes certain non-IFRS financial measures (including on a forward-looking basis), such as Adjusted EBITDA, Net Financial Indebtedness, Operating Capex and Adjusted Operating Cash Flow. These non-IFRS measures are an addition, and not a substitute for or superior to, measures of financial performance prepared in accordance with IFRS. The SPAC and Company believe that these non-IFRS measures of financial results (including on a forward-looking basis) provide useful supplemental information to investors about the Company. The Company's management uses forward-looking non-IFRS measures to evaluate the Company's projected financials and operating performance. However, there are a number of limitations related to the use of these non-IFRS measures and their nearest IFRS equivalents, including that they exclude significant expenses that are required by IFRS to be recorded in the Company's financial statements. In addition, other companies may calculate non-IFRS measures differently, or may use other measures to calculate their financial performance, and therefore, the Company's non-IFRS measures may not be directly comparable to similarly titled measures of other companies. Additionally, to the extent that forward-looking non-IFRS financial measures are provided, they are presented on a non-IFRS basis without reconciliations of such forward-looking non-IFRS measures due to the inherent difficulty in forecasting and quantifying certain amounts that are necessary for such reconciliations.

Unaudited Core Financial Information

This presentation contains certain unaudited historical and prospective financial measures referred to as "core" measures ("the Unaudited Core Financial Information"), which exclude certain businesses of the Company that are expected to be divested (by way of one or more demergers or other transfers) prior to the consummation of the Transaction (such divestitures, collectively, the "Divestment concerns (i) the Company's real estate business (consisting of the Company's subsidiary E.Z. Real Estate S.r.l., which directly or indirectly here to be substantially all of the Company's real estate assets, as well as certain properties owned by Lanificio Ermenegillo Zepan e Figil S.p.A. ("Lanificio"), including part of Lanificio's industrial building located in Valdilana and Lanificio's hydroelectric plants), (ii) its 10% equity interest in Elah Dufour S.p.A. and certain related contractual rights and obligations, and (iii) its equity stake in Agnona S.r.l. (70% of which was divested in January 2021, and the remaining 30% of which is expected to be divested prior to the consummation of the Transaction).

The prospective Unaudited Core Financial Information included in this presentation excludes, in addition to the Divestment described above, the impact of the following transactions occurred after December 31, 2020 (unless otherwise indicated):

(a) the purchase of a 60% equity interest in Filati Biagioli Modesto S.p.A. (which following consummation will be consolidated line by line in the Zegna consolidated financial statements), was consummated on July 14, 2021

The word "core" associated with any non-IFRS measures has no other meaning but the one described above.

The Unaudited Core Financial Information has been prepared solely for the purpose of illustrating the effects on a hypothetical basis of the Divestment on the Company's consolidated income statement and consolidated statement of financial position, as if the Divestment had occurred on December 31, 2017. The Unaudited Core Financial Information does not constitute, nor should it in any way be construed as, pro forma financial information within the meaning set forth under Regulation S-X under the Securities Act.

In light of the foregoing, in reviewing the Unaudited Core Financial Information it is necessary to consider that the actual impact of the Divestment on the Company's consolidated results of operations and financial position in future periods may differ, also significantly, from the impact presented in the Unaudited Core Financial Information.

Restated Financial Information

This Presentation contains financial information for the Company as of December 31, 2020 and 2019 and for each of the three years ended December 31, 2020, prepared in accordance with International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board ("IASB"). Such financial information has been restated as discussed in Note 43 to the Zegna audited consolidated financial statements as of December 31, 2020 and 2019 and for each of the three years ended December 31, 2020 included in the Registration Statement on Form F-4 which was filed by Zegna with the SEC on August 28, 2021.

Trademarks

The Company owns or has rights to various trademarks, service marks and trade names that it uses in connection with the operation of is business. This presentation may also contain trademarks, service marks, trade names and copyrights of other companies, which are the property of their respective owners. The use or display of third parties' trademarks, service marks, trade names or products in the Presentation is not intended to, and does not imply, a relationship with the Company, or an endorsement or sponsorship by or of the Company. Solely for convenience, some of the trademarks, service marks, trade names and copyrights referred to in this presentation may be listed without the TM, SM, © or * symbols, but the Company will assert, to the fullest extent under applicable law, the rights of the applicable owners, if any, to these trademarks, service marks, trade names and copyrights.

By accepting this document and/or attending any presentation relating thereto, you will be deemed to have represented, warranted and undertaken that: (i) you are a Relevant Person (as defined above); and (ii) you have read and agree to fully comply with and accept the contents of this disclaimer notice.

NEITHER THE SECURITIES AND EXCHANGE COMMISSION NOR ANY STATE OR TERRITORIAL SECURITIES COMMISSION HAS APPROVED OR DISAPPROVED OF THE SECURITIES OR DETERMINED IF THIS PRESENTATION IS TRUTHFUL OR COMPLETE.

Additional Information: Participants in the Solicitation

If a Transaction is pursued, the SPAC will be required to file a preliminary and definitive proxy statement, which may include a registration statement, and other relevant documents with the SEC. Stockholders and other interested persons are urged to read the proxy statement and any other relevant documents filed with the SEC if and when they become available because they will contain important information about the SPAC, the Company and the contemplated business combination. A registration statement on Form F-4 in connection with the proposed business combination of Zegna and the SPAC was filed with the SEC on August 28, 2021 but has not yet been declared effective. Shareholders of the SPAC will be able to obtain a free copy of the proxy statement (when filed), as well as other filings containing information about the SPAC, the Company and the contemplated business combination, without charge, at the SEC's website located at www.SEC.gov. The SPAC and the Company and their respective directors, executive officers and other members of management, and employees may be deemed to be participants in the solicitation of proxies from the SPAC's shareholders in connection with the proposed transaction. A list of the names of such directors and executive officers and information regarding their interests in the business combination will be contained in the proxy statement/prospectus when available. You may obtain free copies of these documents as described in the preceding paragraph. This Presentation does not contain all the information that should be considered in connection with a Transaction. It is not intended to form any basis of any investment decision or any decision in respect to a Transaction. The definitive proxy statement will be mailed to shareholder as of a record date to be established for voting on the contemplated business combination if and when it becomes available.

