

NCS International Holding ApS

Ormhøjgårdvej 11, 8700 Horsens

CVR no. 42 23 88 72

Annual Report

1 January 2022 - 31 December 2022

The Annual Report was presented and approved at the Annual General Meeting of the company on 27 April 2023

Stefan Jon Thorsteinsson Chairman of Annual General Meeting

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Statement by Management on the Annual Report

Today, the Board of Directors and the Executive Board have discussed and approved the Annual Report of NCS international Holding Aps for the financial year 2022 covering the period 1 January 2022 to 31 December 2022.

The Annual Report has been prepared in accordance with International Financial Reporting Standards as adopted by the EU and additional requirements in the Danish Financial Statements Act.

It is our opinion that the consolidated financial statements and the parent company financial statements give a true and fair view of the Group's and the Parent Company's financial position on 31 December 2022 and of the results of the Group's and the Parent Company's operations and cash flows for the financial year 1 January 2022 – 31 December 2022.

In our opinion, the Management's review includes a fair review of the development in the Group's and the Parent Company's operations and financial conditions, the results for the year, cash flow and financial position as well as a description of the significant risks and uncertainty factors that the Parent Company and the Group face.

We recommend that the annual report be approved at the Annual General Meeting.

Horsens, 27 April 2023 Executive Board:		
Lars Steen Rasmussen CEO	Carl Jakob Backs CFO	_
Board of Directors:		
Pernille Lyngvold Erenbjerg Chairman	Simon Krogsgaard Ibsen	Lars Gade Hansen
Morten Mosegaard Christensen	Chlinton Arendahl Nielsen	_

Independent auditor's report

To the shareholders of NCS International Holding ApS

Opinion

We have audited the consolidated financial statements and the parent company financial statements of NCS International Holding ApS for the financial year 1 January – 31 December 2022, which comprise income statement, balance sheet, statement of changes in equity and notes, including accounting policies, for the Group and the Parent Company, and a consolidated statement of comprehensive income and a consolidated cash flow statement. The consolidated financial statements are prepared in accordance with International Financial Reporting Standards as adopted by the EU and additional requirements of the Danish Financial Statements Act, and the parent company financial statements are prepared in accordance with the Danish Financial Statements Act.

In our opinion, the consolidated financial statements give a true and fair view of the financial position of the Group at 31 December 2022 and of the results of the Group's operations and cash flows for the financial year 1 January – 31 December 2022 in accordance with International Financial Reporting Standards as adopted by the EU and additional requirements of the Danish Financial Statements Act.

Further, in our opinion, the parent company financial statements give a true and fair view of the financial position of the Parent Company at 31 December 2022 and of the results of the Parent Company's operations for the financial year 1 January – 31 December 2022 in accordance with the Danish Financial Statements Act.

Basis for opinion

We conducted our audit in accordance with International Standards on Auditing (ISAs) and additional requirements applicable in Denmark. Our responsibilities under those standards and requirements are further described in the "Auditor's responsibilities for the audit of the consolidated financial statements and the parent company financial statements" (hereinafter collectively referred to as "the financial statements") section of our report. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Independence

We are independent of the Group in accordance with the International Ethics Standards Board for Accountants' International Code of Ethics for Professional Accountants (IESBA Code) and the additional ethical requirements applicable in Denmark, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the IESBA Code.

Statement on the Management's review

Management is responsible for the Management's review.

Our opinion on the financial statements does not cover the Management's review, and we do not express any assurance conclusion thereon.

In connection with our audit of the financial statements, our responsibility is to read the Management's review and, in doing so, consider whether the Management's review is materially inconsistent with the financial statements or our knowledge obtained during the audit, or otherwise appears to be materially misstated.

Moreover, it is our responsibility to consider whether the Management's review provides the information required under the Danish Financial Statements Act.

Based on the work we have performed, we conclude that the Management's review is in accordance with the financial statements and has been prepared in accordance with the requirements of the Danish Financial Statements Act. We did not identify any material misstatement of the Management's review.

Independent auditor's report

Management's responsibilities for the financial statements

Management is responsible for the preparation of consolidated financial statements that give a true and fair view in accordance with International Financial Reporting Standards as adopted by the EU and additional requirements of the Danish Financial Statements Act and for the preparation of parent company financial statements that give a true and fair view in accordance with the Danish Financial Statements Act.

Moreover, Management is responsible for such internal control as Management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, Management is responsible for assessing the Group's and the Parent Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting in preparing the financial statements unless Management either intends to liquidate the Group or the Parent Company or to cease operations, or has no realistic alternative but to do so.

Auditor's responsibilities for the audit of the financial statements

Our objectives are to obtain reasonable assurance as to whether the financial statements are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISAs and additional requirements applicable in Denmark will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of the financial statements.

As part of an audit conducted in accordance with ISAs and additional requirements applicable in Denmark, we exercise professional judgement and maintain professional scepticism throughout the audit. We also:

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

Independent auditor's report

- Evaluate the overall presentation, structure and contents of the financial statements, including the note disclosures, and whether the financial statements represent the underlying transactions and events in a manner that gives a true and fair view.
- Dobtain sufficient and appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

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

Odense, 27 April 2023 EY Godkendt Revisionspartnerselskab CVR no. 30 70 02 28

Søren Smedegaard Hvid State Authorised Public Accountant mne31450 Henrik Carstensen State Authorised Public Accountant mne47765

Company details

Name NCS International Holding ApS

Address, postal code, city Ormhøjgårdvej 11, 8700 Horsens, Denmark

CVR. no 42 23 88 72 Registered office Horsens

Financial year 1 January - 31 December

1. financial year 22 March 2021 – 31 December 2021

Board of Directors Pernille Lyngvold Erenbjerg / Chairman

Simon Krogsgaard Ibsen

Lars Gade Hansen

Morten Mosegaard Christensen Chlinton Arendahl Nielsen

Executive board Lars Steen Rasmussen

Carl Jakob Backs

Parent Company APMH Invest XXI ApS, CVR no. 42 47 44 44

Auditors EY Godkendt Revisionspartnerselskab

Annual Shareholders' Meeting The Annual Shareholders' Meeting on 27 April 2023,

at Ormhøjgårdvej 11, 8700 Horsens

In DKK millions, except for per share data	1 January 2022 – 31 December 2022	22 March 2021 – 31 December 2021*
Key figures	4 205 0	70.0
Revenue	1,225.9	72.9
EBITDA	-64.3	-43.1
Operating profit	-168.3	-51.5
Net finance costs	-19.2	-1.3
Result before tax	-187.5	-52.9
Result for the year	-147.9	-48.2
Non-current assets	1,189.7	1,174.4
Current assets	645.1	650.1
Total assets	1,834.8	1,824.5
Equity	584.9	733.6
Non-current liabilities	867.0	808.9
Current liabilities	382.9	282.0
Cash flows from operating activities	-61.0	-36.6
Cash flow from investing activities	-52.6	-1,234.6
Cash flow from investments in fixed assets	-44.6	-1,234.0
Cash flows from financing activities	83.3	1,351.8
Total cash flows	-30.3	80.6
Financial ratios		
EBITDA	-5.3%	-59.1%
Operating margin	-13.7%	-70.7%
Current ratio	168.5%	230.6%
Equity ratio	31.9%	40.2%
Return on equity	-22.4%	-6.3%
Average number of full-time employees	986	982

Financial ratios are calculated in accordance with the Danish Finance Society's guidelines on the calculation of financial ratios, "Recommendations and Financial Ratios".

The result for the NCS International A/S Group is only for one month for the year 2021.

Definition of financial ratios

EBITDA: EBITDA before special items margin / Revenue *100

Operating margin : Operating profit / Revenue *100

Current ratio: Current assets / Current liabilities *100

Equity ratio: Equity / Total assets * 100

Return on equity: Net profit/loss for the year / Average equity in the year* 100 (Opening equity is based on equity after total contribution)

As the Parent Company NSC International Holding ApS has acquired NCS International as per 30 November 2021 the Group's financial years are non-comparative. For comparability purpose non-audit revenue and EBITDA have been estimated for the financial year 2021 (12 months period) for NCS International A/S Group, according to DK GAAP. Revenue is 1,308.6 MDKK and EBITDA to 62.1 MDKK.

^{*} NCS International A/S was acquired as per 30 November 2021.

Business review

The Nissens Cooling Solutions Group develops, manufactures and markets customized cooling systems for renewable energy and special vehicles. Nissens Cooling Solutions Group is a leading global company in cooling systems for onshore and offshore wind turbines and a leading manufacturer of cooling solutions for special vehicles and industrial applications. The Nissens Cooling Solutions Group is known for a strong brand, a wide product range, consistently high service levels, good product quality, strong engineering capabilities as well as high-quality customization and innovation.

The Nissens Cooling Solutions Group is covering development and sales in two business areas; the wind energy area and the industrial business area, targeting respectively global wind turbine OEMs and global heavy-duty equipment OEMs.

The Nissens Cooling Solutions Group is headquartered in Horsens, Denmark, with most of the production being undertaken at two production facilities in Slovakia, three production facilities in Denmark, one production facility in China and a production facility in the Czech Republic. The Nissens Cooling Solutions Group consists of 8 subsidiaries across three continents with activities within sales, production and distribution. As of 31 December 2022, the Nissens Cooling Solutions Group employs 985 FTEs, of which 624 are located in Slovakia and the Czech Republic, 240 are located in Denmark, 117 are located in China and 4 are employed in other countries.

History and recent developments

In November 2021, A.P. Møller Holding Invest A/S acquired the entire share capital of NCS International A/S from K. Nissen International A/S.

The underlying group of which Nissens Cooling Solutions was part of until the acquisition, was established in 1921 by Mr. Julius Nissen. In 2005, the Group established its first international factory in Slovakia, and another factory was established in 2010 in Tianjin, China. Since 2013, the Group has gradually expanded its manufacturing facilities across Slovakia, China, USA and the Czech Republic.

Products

The main product categories offered within Nissens Cooling Solutions are for wind turbine applications, including mechanical and electrical drive train cooling, converter & inverter cooling, transformer cooling and climate control as well as system and module assembly for the wind turbine industry for easy integration and final assembly by wind turbine manufacturers. Furthermore, engine cooling, oil cooling and charge air cooling are solutions supplied to industrial manufacturers.

Research & development

Research & Development (R&D) is essential in order to ensure future development and growth, and therefore the Nissens Cooling Solutions Group continues to spend considerable resources in R&D activities. The R&D activities and the test facilities drive a range of product applications for future launches and will support the ongoing product development activities.

Business review (continued)

Knowledge resources

The Nissens Cooling Solutions Group wishes for all employees to be able to live up to the constantly changing demands relating to the working processes. Therefore, Nissens Cooling Solutions Group attaches great importance to the training and education of the employees in order for each of them to be able to deliver high performance as well as flawless products and services. The training takes place as both internal and external courses, and with this approach, a profound know-how of the processes related to the processing of aluminium and the development of applications for thermal solutions is gained.

Statutory report on the underrepresented gender

Nissens Cooling Solutions Group has a policy for diversity and equality. The Supervisory Board is monitoring the gender and cultural mix across management levels.

It is Nissens Cooling Solutions Group's policy that regardless of gender, race, and religion, all employees must be treated equally in order to ensure that everyone has equal opportunities for employment.

The Board of Directors currently consists of five members, of which four are male, and one is female. The target of female representation on the Board of Directors was achieved as a woman was elected for the Board of Directors in 2022. It is the target that at least one woman is represented on the Board of Directors by 2025.

The Nissens Cooling Solutions Group wants to increase the representation of women in the group management team supporting the CEO and therefore strives to have at least one of each gender among the final candidates in search processes. The share of women in the group management team supporting the CEO is 17%.

Financial review

This is the first full financial year where NCS International A/S is a fully-owned subsidiary of the company since the acquisition of NCS International A/S on 30 November 2021.

The consolidated financial statements of the company for the financial year 1 January 2022 – 31 December 2022 show EBITDA of -64.3 MDKK (2021: -43.1 MDKK) and net loss before tax of -187.5 MDKK (2021: -52.9 MDKK), due to a number of reasons: Externally the company is impacted by the geopolitical instability affecting order timing and supply chains, energy crisis and high inflation. Internally the company is impacted by amortisation of intangible assets related to the acquisition of NCS International A/S, transformation of the operations footprint and one time quality costs on newly introduced product platforms to the wind industry. The achieved EBITDA is below the outlook given for the year due to the above-mentioned external factors, transformation of operations footprint and quality costs.

The consolidated balance sheet for the company includes intangible assets of 782.4 MDKK (2021: 812.7 MDKK) of which 757.1 MDKK (2021: 786.1 MDKK) relates to intangible assets from the acquisition of NCS International A/S. Amortisation of intangible assets related to the acquisition of NCS International A/S has had a negative impact on the income statement of 29.0 MDKK (2021: 2.4 MDKK). Goodwill amounts to 514.1 MDKK (2021: 514.1 MDKK). Cf. note 11 the impairment test has not given any indication of an impairment write-down due expectations that the global economic circumstances will stabilize and that higher demand will have positive impacts in the medium to long term.

With an equity of 584.9 MDKK (2021: 733.6 MDKK), the Group has an equity ratio of 31.9 % (2021: 40.2%).

Financial review (continued)

The cash flow statement shows a negative cash flow of -30.3 MDKK (2021: 80.6 MDKK) for the year. Cash flow from operations amounts to -61.0 MDKK (2021: -36.6 MDKK) as a result of a loss in result before financial items offset by non-cash items. The cash balance at the end of the year is 50.3 MDKK (2021: 80.6 MDKK) and with a fully used credit facility (2021: 28.9 MDKK).

Market conditions in the wind industry continue to be challenging. Introduction of new product platforms from the global wind turbine manufacturers and the geopolitical instability impact timing of orders. The industrial business segments see continuously increasing market activity following Covid-19.

Operationally the company is impacted by inflationary pressure on materials, energy and freight rates.

Material costs and energy have seen unprecedented fluctuations in 2022. There are present indications of stabilisation, but it is not fully clear what the impact will be. To the extent possible, fluctuations in material prices will continue to be reflected in future commercial agreements.

The financial year is impacted by one-time costs related to transformation of and optimization of the operations footprint as well as quality costs related to newly introduced wind product platforms.

Management considers the results of Nissens Cooling Solutions Group as unsatisfactory.

Outlook

The global business environment for the Nissens Cooling Solutions Group's products sold to the wind industry is expected to continue to be volatile in the short term driven by the global supply chain challenges, inflation and the geopolitical circumstances. While we expect these effects to impact negatively in the short-term, it is also expected that the situation will stabilize and that higher demand will have positive impacts in the medium to long term.

In FY 2023, the Nissens Cooling Solutions Group expects an increase in revenue ranging between 1,250 MDKK and 1,350 MDKK.

In FY 2023, the Nissens Cooling Solutions Group expects an improved EBITDA.

Events after the reporting period

After the balance sheet date, no events have occurred that may have significant influence on the assessment of the financial statements for the year 1 January 2022 – 31 December 2022.

Corporate Social Responsibility

Corporate Social Responsibility Report

In pursuance of Section 99a (6) of the Danish Financial Statements Act, the Company has omitted information on the statutory report as part of the parent company NCS International Holding ApS report on corporate social responsibility. The report can be found on the company's website: https://nissenscoolingsolutions.dk/Admin/Public/DWSDownload.aspx?File=%2fFiles%2fFiles%2fCSR%2fCSR+2022.pdf

Business model & Nissens Cooling Solutions' approach to sustainability

Being a global production company, the Nissens Cooling Solutions Group believes that it is responsible for contributing to limiting the Group's environmental and climate footprint, just as it is the Group's obligation to secure good conditions for the health and safety of its employees.

Nissens Cooling Solutions supports and has joined UN Global Compact. The COP Report from Nissens Cooling Solutions can be found on the company's website.

Data ethics

At Nissens Cooling Solutions Group we recognize the significant responsibility that comes with handling data. Our approach to data is based on the integral understanding that any responsible company regardless of legislative requirements must ensure quality in all data-related aspects, comply with principles of fair use and transparency.

In 2022, we implemented our Data Ethics Policy to ensure that everybody in the Nissens Cooling Solutions Group understand the importance of handling data with the utmost care and respect, and that they follow our guiding principles on data use and ethics. The policy serves as a supplement to the Data Privacy Policy, which all employees receive and sign as part of their onboarding process, to further enhance our privacy and security measures.

Our commitment to data ethics is driven by our belief that ethical data use is integral to our mission of contributing to a sustainable future.

To uphold our commitment, we have implemented several measures, including training sessions, data access controls, and ongoing monitoring of our data practices.

We report on our data ethics efforts and policy in accordance with section 99d of the Danish Financial Statements Act.

Special risks

Market risks

Customer and market-related risks are short-term deemed, present but are deemed lower long-term as the perspectives of the industries the company operates in are expected to play a central role for the establishment of critical infrastructure in the coming years.

The geopolitical conflict following Russia's aggression on Ukraine is considered a risk factor.

The Nissens Cooling Solutions Group is overall reliant on effective international trade relations between nations.

Currency risks

The majority of the Nissens Cooling Solutions Group's activities implies currency risks in connection with the purchase and sale of goods and services in foreign currencies. Except towards EUR the company's net exposures are limited. Currency risks are monitored and covered within the limitations of the financial policy approved by the Board of Directors.

Credit risks

The Nissens Cooling Solutions Group's activities imply a credit risk in connection with sales to customers throughout the world. Measures are taken to cover these outstanding debts in the best possible way, for instance by taking out credit insurances.

Inflation of material prices, freight rates and energy cost related risks

Continued inflationary pressure on material prices, freight costs, energy costs and other cost elements may impact margins on the short to medium term until the effects can be mitigated.

Geopolitical risks

The Nissens Cooling Solutions Group does not have any direct sales to or purchases from the impacted countries, Russia, Ukraine and Belarus.

The company is exposed to inflationary risks as well as supply chain-related risks as a result of the situation.

Income statement

For the year 1 January - 31 December

Note	DKK'000	2022 (12 months)	2021 (9 months)
3	Revenue	1,225,863	72,905
	Cost of raw materials and consumables	-793,815	-59,509
	Development costs and own manufactured assets	8,726	331
4	Other operating income	20,289	1,490
	Other external costs	-222,977	-37,800
5	Staff costs	-302,428	-20,503
	EBITDA	-64,342	-43,086
6	Depreciation and amortisation	-103,978	-8,469
	Operating profit	-168,320	-51,555
	Income from investments in associates	458	0
8	Finance income	1,489	1,562
8	Finance costs	-21,158	-2,896
	Result before tax	-187,531	-52,889
9	Tax	39,665	4,640
	Result for the year	-147,866	-48,249
	Transferred to:		
	Equity holders of NCS International Holding ApS	-147,866	-48,249
		-147,866	-48,249

Statement of other comprehensive income

For the year 1 January - 31 December

Note DKK'000		2022 (12 months)	2021 (9 months)
Result 1	or the year	-147,866	-48,249
Other co or lo	omprehensive income omprehensive income to be reclassified to profit as in subsequent periods: ge differences on translation of foreign operations	-907	1,903
	at are or may subsequently be reclassified to the me statement	-907	1,903
Other o	omprehensive result for the year, net of tax	-907	1,903
Total co	omprehensive result	-148,773	-46,346
Transfe Equity h	rred to: olders of NCS International Holding ApS	-148,773	-46,346
		-148,773	-46,346

Balance sheet As at 31 December

Note	DKK'000	2022	2021
	ASSETS		
	Non-current assets		
10	Intangible assets	782,378	812,736
12, 13	Property, plant and equipment	381,294	356,457
	Investments in associates	1,661	1,432
9	Deferred tax assets	23,011	2,232
	Deposits	1,339	1,529
	Total non-current assets	1,189,683	1,174,386
	Current assets		
	Inventory	348,390	314,398
17	Trade and other receivables	218,267	234,186
0	Receivables from group companies	2,918	1,481
9	Income tax receivables	25,274	19,458
	Cash and cash equivalents	50,297	80,624
	Total current assets	645,146	650,147
	TOTAL ASSETS	1,834,829	1,824,533
	FOLUTY AND LIABILITIES		
	EQUITY AND LIABILITIES Equity		
19	Share capital	780	780
	Foreign currency translation reserve	-767	140
	Retained earnings	584,868	732,734
	Total equity	584,881	733,654
	Non-current liabilities		
21	Borrowings	703,691	647,187
13	Lease liabilities	68,201	44,760
9	Deferred tax liabilities	74,274	89,339
	Provisions	5,393	4,926
	Other payables	14,978	21,755
18	Contract liabilities	491	946
	Total non-current liabilities	867,028	808,913
_	Current liabilities		
	Contract liabilities	4,463	770
21	Borrowings	118	2,888
	Lease liabilities	19,020	20,176
22	Trade and other payables	266,741	242,108
0	Payables to group companies	65,956 5,473	0
	Income tax payable Provisions	5,473 21,149	3,934 12,090
20	Total current liabilities	382,920	281,966
	Total liabilities	1,249,948	1,090,879
			
	TOTAL EQUITY AND LIABILITIES	1,834,829	1,824,533

Cash flow statement

For the year 1 January - 31 December

Note	DKK'000	2022 (12 months)	2021 (9 months)
	Operating activities		
	Result before tax for the year	-187,531	-52,889
	Income from investments in associates	-458	0
8	Finance income	-1,489	-1,562
8	Finance expenses	21,158	2,896
23	Changes in working capital	1,611	9,327
24	Non-cash operating items	106,760	6,107
		-59,949	-36,121
	Finance income received	396	55
	Finance expenses paid	-1,044	0
9	Income tax paid	-423	-579
	Net cash flows from operating activities	-61,020	-36,645
	Investing activities		
10	Purchase of intangible assets	-887	-381
	Development expenditures capitalized	-9,086	-304
	Purchase of property, plant and equipment	-44,570	-5,927
	Proceeds from the sales of property, plant and equipment	1,544	0
	Change in deposits	189	0
	Dividend from investments in associates	229	0
25	Investments in subsidiaries	0	-1,279,619
25	Acquisition of a subsidiary, net of cash acquired	0	51,648
	Net cash flows used in investing activities	-52,581	-1,234,583
	Financing activities		
19	Capital injection	0	775,000
	Shareholder contribution	0	5,000
28	Proceeds from borrowings	107,984	596,100
28	Repayment of borrowings	-54,661	-20,007
	Net interest paid, borrowings	-12,612	-2,312
28	Payment of principal portion of lease liabilities	-22,437	-1,929
	Proceeds of loan from group company	65,000	0
	Net cash flows from financing activities	83,274	1,351,852
	Cash flow for the year	-30,327	80,624
	Cash and cash equivalents at 1 January/22 March	80,624	0
	Cash and cash equivalents at 31 December	50,297	80,624

The Group has unused credit facilities amounting to 0 MDKK (2021: 28.9 MDKK).

Statement of changes in equity

For the year 1 January 2022 - 31 December 2022

DKK'000	Share capital	Foreign currency translation reserve	Retained earnings	Total equity
Equity 1 January 2022	780	140	732,734	733,654
Total comprehensive income 31 December 2022 Result for the year	0	0	-147,866	-147,866
Other comprehensive income Exchange differences on the translation of foreign operations	0	-907	0	-907
Total other comprehensive income	0	-907	0	-907
Total comprehensive income for the year	0	-907	-147,866	-148,773
Equity 31 December 2022	780	-767	584,868	584,881

Statement of changes in equity

For the year 22 March - 31 December 2021

	Share	Share	Foreign currency transla- tion	Retained	Total
DKK'000	capital	premium	reserve	earnings	equity
Equity 22 March 2021	0	0	0	0	0
Total comprehensive income 31 December 2021 Result for the year	0		0	-48,249	-48,249
Result for the year				-46,249	-46,249
Other comprehensive income Exchange differences on the translation of foreign operations	0		140	1,763	1,903
Total other comprehensive income	0		140	1,763	1,903
Total comprehensive income for the year	0		140	-46,486	-46,346
Transactions with owners					
Capital injection	40	60	0	0	100
Increase of share capital	740	774,160	0	0	774,900
Shareholder contribution	0	5,000	0	0	5,000
Transfer	0	-779,220	0	779,220	0
Total transactions with owners	780	0	0	779,220	780,000
Equity 31 December 2021	780	0	140	732,734	733,654

Overview of notes to the consolidated financial statements

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Notes

1 Accounting policies

NCS International Holding ApS is a private limited company registered in Denmark. The financial statements section of the Annual Report for the year 1 January 2022 - 31 December 2022 comprises both the consolidated financial statements of NCS International Holding ApS and its subsidiaries (the Group) and the separate parent company financial statements.

The consolidated financial statements of NCS International Holding ApS for the year 1 January 2022 - 31 December 2022 have been prepared in accordance with International Financial Reporting Standards as adopted by the EU and additional requirements in the Danish Financial Statement Act applying to reporting class C large entities.

On 27 April 2023, the Board of Directors and the Executive Board discussed and approved the Annual Report of NCS International Holding ApS for the year 1 January 2022 - 31 December 2022.

Basis of preparation

The consolidated financial statements and the separate financial statements have been presented in Danish kroner, rounded to the nearest DKK thousand.

As a non-listed company the Group has not implemented IFRS 8, Operating Segments and therefore they are not presented in the consolidated financial statement.

Impact of new accounting standards

With effect from 1 January 2022, the Group has implemented the following new or amended standards and interpretations:

- Property, Plant and Equipment: Proceeds before Intended Use Amendments to IAS 16
- Onerous Contracts Cost of Fulfilling a Contract Amendments to IAS 37
- Annual Improvements to IFRS Standards 2018-2020, and
- Reference to the Conceptual Framework Amendments to IFRS 3.

None of the new standards have had a significant effect on recognition and measurement in the Annual Report.

Consolidated financial statements

The consolidated financial statements comprise of NCS International Holding ApS (the parent) and the subsidiaries controlled by the parent. The Group controls an entity if the Group directly or indirectly owns more than 50% of the voting rights, or when the Group in one way or another has the ability to have a controlling influence. Companies wherein the Group directly or indirectly holds between 20% and 50% of the voting rights and has significant but not controlling influence are treated as associates. Please refer to the overview of the Nissens Cooling Solutions Group in Notes 14 and 15.

On consolidation, intra-group income and expenses, shareholdings, intra-group balances and dividends, and realized and unrealized gains on intra-group transactions are eliminated. Unrealized gains on transactions with associates are eliminated in proportion to the Group's interest in the entity.

Notes

1 Accounting policies (continued)

Business combinations and goodwill

Enterprises acquired or formed during the year are recognised in the consolidated financial statements from the date of acquisition or formation. Enterprises disposed of are recognised in the consolidated profit or loss until the date of disposal and settlement date.

Gains or losses on disposal of subsidiaries and associates are stated as the difference between the sales amount and the carrying amount of net assets, including goodwill at the date of disposal and costs of disposal.

The purchase method is applied to acquisitions of new businesses over which NCS International Holding ApS obtains control. The acquired businesses' identifiable assets and liabilities are measured at fair value at the acquisition date. In connection with the acquisition, provision is made for the costs associated with the decided and published restructurings in the acquired business. Deferred tax related to the fair value adjustments that have been identified are recognised.

Goodwill is initially measured at cost (being the excess of the aggregate of the consideration transferred and the amount recognised for non-controlling interests and any previous interest held over the net identifiable assets acquired and liabilities assumed). If the fair value of the net assets acquired is in excess of the aggregate consideration transferred (a bargain purchase), then the gain is recognised in profit or loss. After initial recognition, goodwill is measured at cost less any accumulated impairment losses. Negative goodwill is recognised in the profit or loss on the day of acquisition.

Gains and losses at disposal of subsidiaries

Gains and losses at disposal or liquidation of a subsidiary are calculated as the difference between the selling price or the disposal value and the carrying amount of the net assets, respectively, at the date of disposal or liquidation date, including goodwill and the expected costs of sale or disposal.

Foreign currency translation

On initial recognition, foreign currency transactions are translated at the exchange rates at the transaction date. Foreign exchange differences arising between the rate at the transaction date and the rate at the date of payment are recognised in profit or loss as financial income or financial expenses.

Receivables and payables and other monetary items denominated in foreign currencies are translated at the exchange rates at the date of the statement of financial position. The difference between the exchange rates at the end of the year and at the date at which the receivable or payable arose or was recognised in the latest annual report is recognised in profit or loss as financial income or financial expenses.

Foreign subsidiaries are considered separate entities. The profit or loss is translated at an average exchange rate for the month, and the statement of financial position are translated at closing rates. Foreign exchange differences arising on translation of the opening equity of such entities at closing rates and on translation of profit or loss at average exchange rates to the closing rates are recognised in other comprehensive income.

Foreign exchange adjustments of balances with the independent foreign subsidiaries considered a part of the total net investment in foreign operations are recognised under a separate translation reserve in equity.

Notes

1 Accounting policies (continued)

Revenue

Revenue is measured at fair value of the agreed consideration excl. VAT and taxes charged on behalf of third parties. All discounts granted are recognised in revenue.

The fair value corresponds to the agreed price discounted at present value where payment terms exceed 12 months.

The variable part of the total consideration is not recognised in revenue until it is highly probable that it will not be reversed in subsequent periods.

Sale of finished goods is recognised when control over the individual identifiable performance obligation in the sales agreement is transferred to the customer. In general, this is considered to occur at the time of physical delivery. The only exception to this is bill and hold arrangements, cf. below.

The buyer has, in some cases, a right to return. The Group recognises revenue for this at the time of the physical delivery to the buyer to the extent that it can be reliably measured how much of the delivery, after the balance sheet date, cannot be returned.

Payment terms in the Group's sales agreements

The payment terms in the Group's sales agreements with customers are dependent partly on the underlying customer relationship and partly on the segment.

The Group's terms of payments are between 30-120 days.

The Group receives prepayments for some sales agreements. The prepayments do not necessarily reflect the work performed and do not affect the time of the recognition of revenue.

The Group's revenue comprises sale of standard and customised cooling systems.

The Group's sales agreements are divided into individually identifiable performance obligations, which are recognised and measured separately at fair value. If a sales agreement comprises several performance obligations, the total selling price of the sales agreement is allocated proportionately to the individual performance obligations of the agreement.

Revenue is recognised when control over the individual identifiable performance obligation is transferred to the customer.

Bill and hold arrangements

In some cases, the customers request that the delivery is postponed. In addition to the usual recognition criteria, all of the following criteria are required to be met for the Group to recognise revenue upon the time of planned delivery:

- a) The reason for the bill and hold arrangement must be substantive (for example, the arrangement might be requested by the customer because of a lack of physical space to store the goods);
- b) The product must be identified separately as belonging to the customer (that is, it cannot be used by the Group to satisfy other orders);
- c) The product must currently be ready for physical transfer to the customer; and
- d) The Group cannot have the possibility of using the product or to direct it to another customer.

Notes

1 Accounting policies (continued)

Other operating income

Other operating income comprises income that is not product-related. This includes income from sales of raw materials and consumables, government grants, sale of assets and other income of a secondary nature in relation to the main activities of the Group.

Government grant

Government grant income is recognised where there is reasonable assurance that the grant will be received and all attached conditions will be complied with. The grant will be recognised in profit and loss under other operating income or special items, as the eligible costs are incurred.

Cost of sales

Cost of sales includes the cost of goods used in generating the year's revenue.

Other external expenses

Other external expenses include expenses in regards to the Company's principal activities arising during the year. This includes expenses for sales, advertisement, administration, office buildings, debit losses, etc.

Staff costs

Staff costs include wages and salaries, including holiday pay and pensions, as well as other expenses for social security, etc. for the Group's employees. In the staff costs, compensation received from public authorities has been subtracted.

Equity-settled transactions

The cost of equity-settled transactions is determined by the fair value at the date when the grant is made using an appropriate valuation model.

The cost is recognised in employee benefits expense together with a corresponding increase in equity (other capital reserves) over the year in which the service, and, where applicable, the performance conditions, are fulfilled (the vesting period). The cumulative expense recognised for equity-settled transactions at each reporting date until the vesting date reflects the extent to which the vesting period has expired and the Group's best estimate of the number of equity instruments that will ultimately vest. The expense or credit in the statement of profit or loss for a year represents the movement in cumulative expense recognised at the beginning and end of that year.

Finance income and expenses

Finance income and expenses are recognised in the income statement at the amounts that correspond to the transactions of the current financial year. Finance income and expenses comprise interest income and expenses, exchange gains and losses on transactions denominated in foreign currencies etc., as well as surcharges, gain/loss on foreign exchange instruments and interests under the on-account tax scheme, etc.

Notes

1 Accounting policies (continued)

Income tax

Current income tax

NCS International Holding ApS is jointly taxed with all its Danish parent companies and subsidiaries. The subsidiaries are included in the joint taxation from the date when they are included in the consolidation and until the date when they are excluded from the consolidation.

The Company's ultimate Parent Company, A.P. Møller Holding A/S, is the administrative company for the joint taxation arrangement and settles the joint taxation payments with the taxation authorities.

The actual corporation tax is distributed by settling joint taxation contributions between the jointly taxed companies relatively to their income. The companies with a tax deficit receive a joint tax contribution from the companies which have been able to apply the deficit for reducing their own taxable surplus.

Current income tax assets and liabilities are measured at the amount expected to be recovered from or paid to the taxation authorities. The tax rates and tax laws used to compute the amount are those that are enacted or substantively enacted at the reporting date in the countries where the Group operates and generates taxable income.

Tax for the year, which comprises the year's current tax charge, the year's joint taxation contribution and deferred tax adjustments – including the adjustment of the tax rate – is recognised in the income statement for the share which is attributable to the profit for the year, and in other comprehensive income, with the share attributable to entries recognised in other comprehensive income.

Income tax and deferred tax

Current tax payables and receivables are recognised in the balance sheet as tax computed on the taxable income for the year, adjusted for tax on prior-year taxable income and tax paid on account.

Deferred tax is measured using the balance sheet liability method on all temporary differences between the carrying amount and the tax base of assets and liabilities. However, deferred tax is not recognised on temporary differences relating to assets and liabilities without affecting either the profit or loss for the year or the taxable income.

Adjustments are made to deferred tax resulting from elimination of unrealized intra-group profits and losses.

Deferred tax is measured according to the tax rules and at the tax rates applicable in the respective countries at the balance sheet date when the deferred tax is expected to crystallise as current tax. Deferred tax assets are recognised at the expected value of their utilisation; either as a set-off against tax on future income or as a set-off against deferred tax liabilities in the same legal tax entity and jurisdiction.

Joint taxation contribution payable and receivable is recognised in the balance sheet as "Income tax receivable" or "Income tax payable".

Balance sheet

Goodwill

Goodwill is measured in the balance sheet at cost in connection with initial recognition. Subsequently, goodwill is measured at cost less accumulated impairment losses. Goodwill is allocated to the cash flow generating units as defined by Management. The determination of cash generating units complies with the managerial structure and the internal control and reporting in the Group.

Notes

1 Accounting policies (continued)

Other intangible assets

The useful lives of intangible assets are assessed as either finite or indefinite.

Intangible assets with finite lives are amortized over the useful economic life and assessed for impairment whenever there is an indication that the intangible asset may be impaired. The amortisation year and the amortisation method for an intangible asset with a finite useful life are reviewed at least at the end of each reporting year. Changes in the expected economic life or the expected pattern of consumption of future economic benefits embodied in the asset are considered to modify the amortisation period or method, as appropriate, and are treated as changes in accounting estimates. The amortisation expense on intangible assets with finite lives is recognised in the statement of profit or loss in the expense category that is consistent with the function of the intangible assets.

Intangible assets with indefinite useful lives are not amortized, but are tested for impairment annually, either individually or at cash-generating unit level. The assessment of indefinite life is reviewed annually to determine whether the indefinite life continues to be supportable. If not, the change in useful life from indefinite to finite is made on a prospective basis.

Rights and development projects

Development projects that are clearly defined and identifiable, where the technical feasibility, sufficient resources and a potential future market or development opportunities are demonstrated, and where the Group intends to complete and use the individual project, are recognised as intangible assets provided that the cost can be measured reliably and that there is sufficient assurance that future earnings or the net selling price can cover production costs, selling and administrative expenses and development costs. Other development costs are recognised under research and development costs in the income statement as incurred. Rights and development projects are measured at cost less accumulated amortisation and impairment.

Cost comprises external expenses as well as internal directly related wages and salaries attributable to the development project. Other development costs are recognised in the income statement as they arise.

Rights and development expenses, which are recognised in the balance sheet, are initially measured at cost and subsequently at cost less accumulated amortisation and impairment losses.

Following the completion of development work, development costs are amortized on a straight-line basis over the estimated useful life from the date when the asset is available for use. The amortisation period is:

Development projects 2-5 years
Acquired intangible assets 7-10 years

Gains and losses from the sale of rights and development projects are calculated as the difference between the sales prices less sales expenses and the carrying amount at the date of sale. Gains and losses are recognised in the income statement as other operating income or other operating expenses, respectively.

Notes

1 Accounting policies (continued)

Property, plant and equipment

Leasehold improvements and other fixtures and fittings are measured at cost less accumulated depreciation and impairment losses. Cost comprises the purchase price and any costs directly attributable to the acquisition until the date when the asset is available for use.

The cost for a total asset is split in separate components, which are depreciated separately, if the useful life of each of the components differ.

Depreciation is provided on a straight-line basis over the expected useful lives of the assets/components. The expected useful lives are as follows:

Buildings 20-25 years
Plant and machinery 5-10 years
Other fixtures and fittings, tools and equipment 2-7 years

Right-of-use assets Over the term of the lease contract

Depreciation is calculated on the basis of the residual value and impairment losses, if any. The depreciation period and the residual value are determined at the acquisition date and are reassessed annually. If the residual value exceeds the carrying amount, depreciation is discontinued.

When the depreciation period or the residual value is changed, the effect on depreciation is recognised prospectively as a change in accounting estimates.

Gains and losses from the sale of property, plant and equipment is calculated as the difference between the sales price less the sales expenses and the carrying amount at the date of sale. Gains or losses are recognised in the income statement as other operating income and other operating expenses, respectively.

Land is not depreciated.

Leases

The right-of-use asset and corresponding lease liability will be recognised at the commencement date, i.e. the date the underlying asset is ready for use and when the Group obtains the right to obtain the economic benefits from the use of it. Right-of-use assets are measured at cost corresponding to the lease liability recognised.

The right-of-use asset is initially measured at cost, which comprises the initial amount of the lease liabilities adjusted for any lease payments made at or before the commencement date, plus any initial costs incurred.

The lease liabilities are initially measured at the present value of the lease payments that are not paid at the commencement date, discounted using the interest rate implicit in the lease or, if that rate cannot be readily determined, an incremental borrowing rate.

Lease payments included in the measurement of the lease liabilities comprise the following:

- Fixed payments from commencement date
- Variable lease payments that depend on an index or a rate, initially measured using the index or rate as at the commencement date
- The exercise price of a purchase option if it is reasonably certain that the options will be exercised
- Amount expected to be payable under residual value guarantees.

Notes

1 Accounting policies (continued)

The lease liabilities are subsequently measured at amortised cost using the effective interest method. The lease liabilities are adjusted when there is a change in future lease payments, typically due to a change in index or rate on property leases, or if there is a reassessment of whether an extension or termination option will be exercised.

When the lease liabilities are adjusted in this way, a corresponding adjustment is made to the carrying amount of the right-of-use assets, or is recorded in profit or loss if the carrying amount of the right-of-use assets has been reduced to zero.

Subsequently, the asset is measured at cost less accumulated depreciation and impairment losses. The right-of-use assets are from the commencement date depreciated over the shorter period of the lease term and useful life of the underlying asset. When it is reasonably certain that the Group will obtain ownership of the leased asset after the lease period, the asset is depreciated over the useful life.

Depreciation is provided on a straight-line basis over the expected lease period.

The Group has chosen not to recognize low value lease assets and short-term leasing contracts in the balance sheet. Lease payments on short-term leasing contracts and low value lease assets are recognised as expenses on a straight-line basis according to the lease contract.

The right-of-use assets are presented in property, plant and equipment and the lease liabilities in borrowings.

Investments in associates

The Group's investments in associates are accounted for using the equity method.

Under the equity method, the investment in the associate is initially recognised at cost. The carrying amount of the investment is adjusted to recognise changes in the Group's share of net assets of the associate since the acquisition date. Goodwill relating to the associate is included in the carrying amount of the investment and is not tested for impairment separately.

The statement of profit or loss reflects the Group's share of the results from operations of the associate. Any change in OCI of those investees is presented as part of the OCI. In addition, when there has been a change recognised directly in the equity of the associate, the Group recognizes its share of any changes, when applicable, in the statement of changes in equity. Unrealized gains and losses resulting from transactions between the Group and the associate are eliminated to the extent of the interest in the associate.

Impairment of non-current assets

If there is an indication of impairment, the carrying amount of intangible assets and property, plant and equipment as well as investments in associates is tested for evidence of impairment.

When there is evidence that assets may be impaired, an impairment test is performed for each of the assets/group of assets. An impairment is recognised at the recoverable amount, if this is lower than the carrying amount.

The recoverable amount is the higher of the value in use or fair value less costs of disposal.

During the period of development, development costs are tested annually for impairment.

Notes

1 Accounting policies (continued)

Inventory

Inventory is measured at cost according to the FIFO method. Where the net realisable value is lower than cost, inventories are written down to the lower value.

Cost of goods for resale as well as raw materials and consumables include the purchase price plus the delivery cost, as well as indirect production costs in terms of leaflets, packaging for goods for resale. Expenses in terms of external storage fees are added as well.

The net realisable value of inventories is determined as the selling price less costs of completion and costs incurred to effectuate the sale, and taking into account marketability, obsolescence and developments in the expected selling price.

Trade and other receivables

Receivables are measured at amortised cost. Write-down for bad and doubtful debts is made in accordance with the simplified expected credit loss model according to which the total loss is recognised immediately in the income statement at the same time as the receivable is recognised in the balance sheet based on the expected loss in the useful life of the receivable.

Trade receivables are monitored continuously according to the Group's risk management until realisation. Write-downs are calculated based on the expected loss ratio, which is estimated based on historical data adjusted for estimates over the effect of expected changes in relevant parameters such as financial development, political risks, etc., in the relevant market.

Prepayments, assets

Prepayments recognised under "Current assets" comprise expenses incurred concerning subsequent financial periods.

Other provisions

Provisions are recognised when the Group has a present obligation (legal or constructive) as a result of a past event and it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. When the Group expects some or all of a provision to be reimbursed, for example, under an insurance contract, the reimbursement is recognised as a separate asset, but only when the reimbursement is virtually certain. The expense relating to a provision is presented in the statement of profit or loss net of any reimbursement.

If the effect of the time value of money is material, provisions are discounted using a current pre-tax rate that reflects, when appropriate, the risks specific to the liability. When discounting is used, the increase in the provision due to the passage of time is recognised as a finance cost.

Warranty provisions

Provisions for warranty-related costs are recognised when the product is sold or a service is provided to the customer. Initial recognition is based on historical experience. The initial estimate of warranty-related costs is revised annually.

Warranty conditions are in general negotiated at customer level.

Notes

1 Accounting policies (continued)

Trade and other payables

The Group's financial liabilities include trade and other payables. Trade payables are non-interest bearing and are settled on normal market terms. Other payables are non-interest bearing.

Contractual liabilities

Contractual liabilities include prepayments from customers and other liabilities where the Group has a future commitment to deliver goods or service items. Contractual liabilities are reduced when the related goods or service items are invoiced, either fully or partially.

Liabilities

Financial liabilities are recognised at the date of borrowing at fair value less directly attributable transaction costs paid. On subsequent recognition, financial liabilities are measured at amortized cost, corresponding to the capitalized value using the effective interest rate. Accordingly, the difference between the proceeds and the nominal value is recognised in the income statement over the term of the loan. Non-financial liabilities are measured at net realisable value.

Fair value

Fair value measurements are based on the principal market. If no principal market exists, the measurement is based on the most advantageous market, i.e. the market that maximises the price of the asset or liability less transaction and/or transport costs.

All assets and liabilities which are measured at fair value, or whose fair value is disclosed, are classified based on the fair value hierarchy, see below:

- Level 1 Value in an active market for similar assets/liabilities
- Level 2: Value based on recognised valuation methods on the basis of observable market information
- Level 3: Value based on recognised valuation methods and reasonable estimates (non-observable market information)

Notes

1 Accounting policies (continued)

Alternative performance measures

The Group presents the measure of EBITDA before special items in the income statement which has not been defined in IFRS. The Group assesses that the measure gives valuable insight for investors and management of the Group to evaluate the result. As other companies may not calculate EBITDA before special items, it may not be comparable to other companies.

Cash flow statement

The cash flow statement shows the Group's cash flows from operating, investing and financing activities for the year, the year's changes in cash and cash equivalents as well as the Group's cash and cash equivalents at the beginning and end of the year.

The cash flow effect of acquisitions and disposals of entities is shown separately in cash flows from investing activities. Cash flows from corporate acquisitions are recognised in the cash flow statement from the date of acquisition. Cash flows from disposals of entities are recognised up until the date of disposal.

Cash flows from operating activities

Cash flows from operating activities are calculated as the Group's share of the profit/loss adjusted for non-cash operating items, interest received, changes in working capital and income taxes paid.

Cash flows from investing activities

Cash flows from investing activities comprise payments in connection with acquisitions and disposals of entities, activities and intangible assets, property, plant and equipment and financial assets.

Cash flows from financing activities

Cash flows from financing activities comprise changes in the size or composition of the Group's share capital and related costs as well as the raising of loans, repayment of interest-bearing debt, paid interest on interest-bearing debts, and payment of dividend to shareholders.

Cash and cash equivalents

Cash and cash equivalents comprise cash balances.

Notes

2 Significant accounting judgements, estimates and assumptions

Impairment tests for goodwill

Goodwill is tested for impairment annually and whenever events or changes in circumstances indicate that the carrying amount of goodwill has been impaired, for example due to a changed business climate. In order to determine if the value of goodwill has been impaired, the cash-generating unit to which goodwill has been allocated must be valued using present value techniques. When applying this valuation technique, the Company relies on a number of factors, including historical results, business plans, forecasts and market data.

Impairment tests depend on the success of the current development projects with the global wind turbine OEMs and from a macro perspective that the current global outlook on installation rates is obtained.

This is further described in note 11. As can be deduced from this description, changes in the conditions for these judgments and estimates can significantly affect the assessed value of goodwill.

Receivables

Estimates are used in determining the level of receivables that cannot be collected according to Management. When evaluating the adequacy of the allowance for doubtful receivables, Management analyses trade receivables and examines changes in customer creditworthiness, reports from credit insurance companies, customer payment patterns and current economic trends.

Inventory

Inventories are measured at the lower of cost and net realisable value. Uncertainty estimates for the inventory relate to write-down to net realisable value.

The valuation of inventory is according to the Group principal, including the assessment of provision for slow moving and/or obsolete inventory.

For a specification of inventory, see note 16.

Notes

2 Significant accounting judgements, estimates and assumptions (continued)

Estimating the incremental borrowing rate of leases

The Group cannot readily determine the interest rate implicit in the leases, therefore, the Group uses its incremental borrowing rate to measure lease liabilities. The incremental borrowing rate is the rate of interest which the Group would have to pay to borrow at similar terms and security, the funds necessary to obtain an asset of a similar value to the right-of-use asset in a similar economic environment. The incremental borrowing rate therefore reflects what the Group 'would have to pay', which requires estimation when no observable rates are available or when they need to be adjusted to reflect the terms and conditions of the lease. The Group estimates the incremental borrowing rate using observable inputs when available and is required to make certain entity-specific estimates.

Determining the lease term of contracts with renewal and termination options

The Group determines the lease term as the non-cancellable term of the lease, together with any periods covered by an option to extend the lease if it is reasonably certain to be exercised, or any periods covered by an option to terminate the lease, if it is reasonably certain not to be exercised.

The Group has several lease contracts that include extension and termination options. The Group applies judgement in evaluating whether it is reasonably certain whether or not to exercise the option to renew or terminate the lease. That is, it considers all relevant factors that create an economic incentive for it to exercise either the renewal or termination option. After the commencement date, the Group reassesses the lease term if there is a significant event or change in circumstances that is within its control and affects its ability to exercise or not to exercise the option to renew or to terminate.

The Group included the renewal period for buildings as part of the lease term for leases of right-of-use assets with shorter non-cancellable period unless there are specific plans to terminate the lease. The renewal periods for leases of right-of-use assets with longer non-cancellable periods are not included as part of the lease term as these are not assessed as reasonably certain to be exercised. Furthermore, the periods covered by termination options are included as part of the lease term only when they are reasonably certain not to be exercised. Refer to note 13 for information on potential future rental payments relating to periods following the exercise date of extension and termination options that are not included in the lease term.

Notes

3 Revenue

Geographical information

DKK'000	2022 (12 months)	2021 (9 months)
Revenue from external customers		
Scandinavian	325,072	11,034
Rest of Europe	639,045	33,441
Asia	209,847	23,593
Rest of the world	51,899	4,837
Total	1,225,863	72,905

4 Other operating income

DKK'000	2022 (12 months)	2021 (9 months)
Government grants	3,081	0
Net gain on disposals of property, plant and equipment	749	0
Other operating income	16,459	1,490
Total	20,289	1,490

Other operating income includes sales of raw materials, rent income and other services.

5 Staff costs

DKK'000	2022 (12 months)	2021 (9 months)
Wages and salaries	261,427	17,892
Pensions	19,132	1,241
Employee benefits/other remunerations	21,869	1,370
Total employee benefit expense	302,428	20,503
Average number of full-time employee	986	982

Remuneration to the Board of Directors and the Executive Board.

Remuneration for year ended 31 December 2022

DKK'000	Board of Directors	Executive Board	Total
Wages and salaries	788	6,081	6,868
Pensions	0	0	0
Share-based payments	0	0	0
	788	6,081	6,868

Notes

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6	Amortisation and depreciation DKK'000	2022	2021
	DIK 000	(12 months)	(9 months)
	Amortisation, intangible assets	40,346	3,407
	Depreciation, property, plant and equipment	63,632	5,062
		103,978	8,469
7	Fees paid to auditors appointed at the annual general meeting		
-	DKK'000	2022	2021
		(12 months)	(9 months)
	Statutory audit	863	225
	Tax and VAT advisory services	52	37
	Other services	4	0
		919	262
8	Net finance income and expenses		
Ü	DKK'000	2022	2021
		(12 months)	(9 months)
	Finance income		
	Interests – bank deposits, etc.	116	55
	Foreign exchange gains	1,093	1,507
	Other finance income	280	0
	Total finance income	1,489	1,562
	Interest on financial assets measured at amortized cost	396	55
	DKK'000	2022	2021
		(12 months)	(9 months)
	Finance expenses	40.650	4 004
	Interests – borrowings	10,652	1,821
	Interests – intercompany	969	554 413
	Interest on lease liabilities Foreign exchange losses	2,133 5,627	98
	Amortisation - borrowings	5,627 550	5
	Other finance costs	1,227	5
	Total finance expenses	21,158	2,896
	Interest on financial liabilities measured at amortized cost	14,566	2,788
		.,	

Notes

9 Income tax

Income statement

DKK'000	2022 (12 months)	2021 (9 months)
Tax for the current year can be specified as follows:		
Tax of the result for the year	39,665	4,640
Tax on other comprehensive income	0	0
	39,665	4,640
DKK'000	2022	2021
	(12 months)	(9 months)
Tax for the current year can be specified as follows:		
Current income tax charge	3,820	1,648
Change in provision for deferred tax	35,845	2,992
	39,665	4,640
Tay on profit for the year can be explained as follows:		
Tax on profit for the year can be explained as follows:	2022	2021
	(12 months)	(9 months)
Accounting profit before income tax		
Calculated 22 % tax on profit for the year	41,257	11,635
Difference in the tax rate in foreign subsidiaries relative to 22%	1,301	-1,935
Tax effect of:		
Non-deductible acquisition costs	0	-5,060
Other non-deductible expenses	-1,085	-1
Other non-taxable income	101	0
Interest limitation according to section 11 B of the Danish Corporation Tax Act	-998	0
Enhanced tax deduction on development projects according to section 8 B of the Danish Tax Assessment Act	413	0
Tax adjustments, prior year	-620	0
Tax loss written down	-704	0
	39,665	4,640
Effective tax (%)	21.2%	8.8%

Notes

9 Income tax (continued)

Tax on other comprehensive income

	1 January 20	2022	
DKK'000	Before tax	Tax	After tax
Exchange differences on the translation of for-			
eign operations	-907	0	-907
Adjustment to prior year	0	0	0
	-907	<u> </u>	-907
	22 March 20	21 – 31 December	2021
DKK'000	Before tax	Тах	After tax
Exchange differences on the translation of for-			
eign operations	-1,903	0	-1,903
Adjustment to prior year	0	0	0
	-1,903	0	-1,903
Deferred tax			
DKK'000		2022	2021
	_		
Deferred tax 1 January/22 March		87,107	00 103
Acquisition of subsidiary Deferred tax for the year recognised in profit for th	A VAR	0 -35,845	90,103 -2,992
Deferred tax for the year recognised in profit for the Deferred tax, currency translation	ic year	-55,6 - 5	-2,552 -4
Deferred tax 31 December		51,263	87,107
Reflected in the statement of financial position as f	ollows:		
Deferred tax assets		23,011	2,232
Deferred tax liabilities		74,274	89,339
Deferred tax 31 December, net	_	51,263	87,107
DKK'000		2022	2021
	_		2021
Deferred tax relates to: Intangible assets		58,881	65,554
Property, plant and equipment		21,811	21,307
Trade and other receivables		599	287
Inventory		-2,160	3,186
Provisions and other liabilities		-6,967	-3,227
Tax loss	_	-20,901	0
		51,263	87,107

Notes

9 Income tax (continued)

In addition to the tax loss recognised in the balance sheet, the Group has total unrecognised tax losses of 9,956 DKK'000 of which 6,605 DKK'000 relate to the sale of property and 3,351 DKK'000 relates to tax loss, due to the uncertainty of the future utilization, has not been recognised in the balance sheet. The tax losses can be carried forward as follow:

DKK'000	2022	2021
Tax loss	2,157	1,453
Unrecognised tax loss to be carried forward 31 December	2,157	1,453

The Group has one subsidiary in China for which future dividend payments will be subject to withholding tax in the range of 5 - 10%. The potential withholding tax amounts to 4,037 - 8,073 DKK'000.

The withholding tax has not been recognised in the balance sheet as there are no current plans for dividend payments from the subsidiary in China.

Income tax receivable and payable

DKK'000	2022	2021
Income tax receivable	25,274	19,458
Income tax payable	-5,473	-3,934
Income tax receivable 31 December, net	19,801	15,524
DKK'000	2022	2021
Income tax receivables 1 January/22 March	15,524	0
Acquisition of subsidiary	0	13,297
Currency translation	34	0
Current tax for the year	3,820	1,648
Corporation tax paid during the year	423	579
Income tax receivable 31 December, net	19,801	15,524

Notes

10 Intangible assets

DKK'000	Goodwill	Acquired intangible assets	Development projects and patents	Development in progress	Total
Cost 1 January 2022	514,131	274,408	24,280	3,326	816,145
Currency translation	0	0	26	1	27
Additions	0	0	22	9,951	9,973
Disposals	0	0	-1,018	1,018	0
Cost 31 December 2022	514,131	274,408	23,310	14,296	826,145
Amortisation and impairment 1 January 2022	0	2,420	989	0	3,409
Currency translation	0	0	12	0	12
Amortisation	0	29,038	11,308	0	40,346
Amortisation and impairment 31 December 2022	0	31,458	12,309	0	43,767
Carrying amount 31 December 2022	514,131	242,950	11,001	14,296	782,378
-					

Acquired intangible assets consist primarily of customers and technology with carrying amounts of 89.9 MDKK and 153.0 MDKK respectively and with remaining lives between 6-9 years.

Total costs related to R&D activities amount to 24.0 MDKK for the year, 1 January – 31 December 2022 of which 9.8 MDKK has been capitalized as development in progress 9.1 MDKK has been capitalized as development projects and 0.7 MDKK has been capitalized as rights.

Notes

10 Intangible assets (continued)

DKK'000	Goodwill	Acquired intangible assets	Development projects and patents	Development in progress	Total
Cost 22 March 2021	0	0	0	0	0
Acquisition of subsidiary	514,131	274,408	23,679	3,233	815,451
Currency translation	0	0	8	1	9
Additions	0	0	593	92	685
Cost 31 December 2021	514,131	274,408	24,280	3,326	816,145
Amortisation and impairment 22 March 2021	0	0	0	0	0
Currency translation	0	0	2	0	2
Amortisation	0	2,420	987	0	3,407
Amortisation and impairment 31 December 2021	0	2,420	989	0	3,409
Carrying amount 31 December 2021	514,131	271,988	23,291	3,326	812,736

Acquired intangible assets consist primarily of customers and technology with carrying amounts of 101.8 MDKK and 170.2 MDKK, respectively and with remaining lives between 7-10 years.

Total costs related to R&D activities amount to 1.6 MDKK for the year 30 November 2021 – 31 December 2021 of which 0.5 MDKK has been capitalized as development in progress, 0.3 MDKK has been capitalized as development projects and 0.2 MDKK has been capitalized as rights.

Notes

11 Impairment test

For impairment assessment purposes, assets are grouped at the lowest levels for which there are largely independent cash inflows (cash-generating units). As a result, some assets are tested individually for impairment and some are tested at cash-generating unit level. Goodwill from the acquisition of NCS International A/S is monitored by Management as one segment, Cooling Solutions.

All individual assets or cash-generating units are tested for impairment in circumstances in which indicators of impairment are identified and therefore, the carrying amount may not be recoverable.

The carrying amount of goodwill of 514.1 MDKK relates to Cooling Solutions.

Goodwill is tested for impairment once a year and in the case of impairment indicators. Impairment test in 2022 was made as of 31 October 2022.

The recoverable amount is based on the value in use, which is calculated by means of expected net cash-flows on the basis of forecasts for 2023 – 2027 agreed by the Executive Board.

The forecasts are based on the expected market developments, including growth in market and expected price levels. No impairment has been recognised as the impairment test indicates a headroom in the range of 95 MDKK between calculated value used and the carrying amount of net assets.

Amongst other things, the NCS's sales volume is driven by factors such as the performance of the global wind industry and the general macro-economic trends.

The key assumptions underlying the calculation of recoverable amounts and the tolerable sensitivities hereon are:

<u>2022</u>	Used	Sensitivity
Growth rates	17.2%	0.6%
Growth rate in terminal period	2.0%	0.6%
Discount rate (WACC)	9.1%	0.4%
Discount rate (WACC) excluding tax	11.1%	0.4%

Notes

12 Property, plant and equipment

DKK'000	Land and buildings	Plant and machinery	Other fixtures and fittings	Construction in progress	Right-of-use assets	Total
Cost 1 January 2022	155,863	107,354	11,368	22,577	64,559	361,721
Currency translation	17	-164	-11	-192	-155	-505
Additions	15,907	14,049	4,146	10,467	50,013	94,582
Transferred	112	15,627	7,186	-22,925	0	0
Disposals	0	-8,632	-2,210	0	-9,582	-20,424
Cost 31 December 2022	171,899	128,234	20,479	9,927	104,835	435,374
Depreciation and impairment 1 January						
2022	1,041	1,933	318	0	1,972	5,264
Currency translation	2	-363	-53	0	-247	-661
Depreciation	12,751	22,422	4,815	0	23,644	63,632
Disposal	-30	-8,331	-1,550	0	-4,244	-14,155
Depreciation and impairment 31 Decem-						
ber 2022	13,764	15,661	3,530	0	21,125	54,080
Carrying amount 31 December 2022	158,135	112,573	16,949	9,927	83,710	381,294

Notes

12 Property, plant and equipment (continued)

DKK'000	Land and buildings	Plant and machinery	Other fixtures and fittings	Construction in progress	Right-of-use assets	Total
Cost 22 March 2021	0	0	0	0	0	0
Acquisition of subsidiary	155,739	105,613	11,320	18,228	54,351	345,251
Currency translation	-3	181	32	125	81	416
Additions	127	260	16	5,524	10,127	16,054
Transferred	0	1,300	0	-1,300	0	0
Disposals	0	0	0	0	0	0
Cost 31 December 2021	155,863	107,354	11,368	22,577	64,559	361,721
Depreciation and impairment 22 March 2021	0	0	0	0	0	0
Currency translation	-3	196	9	0	0	202
Depreciation	1,044	1,737	309	0	1,972	5,062
Disposal	0	0	0	0	0	0
Depreciation and impairment 31 Decem-						
ber 2021	1,041	1,933	318	0	1,972	5,264
Carrying amount 31 December 2021	154,822	105,421	11,050	22,577	62,587	356,457

Notes

13 Leases

Amounts recognized in the balance sheet

The balance sheet shows the following amounts relating to leases:

Right-of-use assets

DKK'000	2022	2021
Buildings	70,324	52,172
Plant and machinery	7,978	8,882
Other fixtures and fittings	5,408	1,533
31 December	83,710	62,587
Further specification of right-of-use assets is disclosed in note 12.		
Lease liabilities		
DKK'000	2022	2021
Current	19,020	20,176
Non-current	68,201	44,760
31 December	87,221	64,936

Further information about maturity is disclosed in note 27.

Amounts recognized in the statement of profit or loss

The statement of profit or loss shows the following amounts relating to leases:

Depreciation charge of right-of-use assets

DKK'000	2022	2021
Buildings	17,971	1,667
Plant and machinery	3,787	205
Other fixtures and fittings	1,886	100
Total depreciation charge of right-of-use assets	23,644	1,972
Interest expense (included in finance expenses)	2,133	413
Expense related to short-term leases (included in external expense)	500	450
Expense related to low-value leases (included in external expense)	100	9
The total cash outflow for leases in the year	24,571	2,844

Estimates and assumptions related to leases are described in note 2.

Notes

13 Leases (continued)

The Group's leasing activities

The Group leases various buildings, equipment and vehicles. Rental contracts are typically made for fixed periods of 12 months to 6 years, but may have extension or termination options as described below.

The lease payments are discounted using the interest rate implicit in the lease. If that rate cannot be readily determined, which is generally the case for leases in the Group, the lease's incremental borrowing rate is used. The incremental borrowing rates used are 2% for buildings and 3.5% for plant and machinery other fixtures and fittings.

A not insignificant proportion of the Company's building leases contains options to extend the lease period between 1-4 years or an option to terminate the lease. To the extent Management found it reasonably certain that these options will be exercised, the period of the option is recognized as part of the lease. Extension and termination options are recognized based on a specific contract-to-contract assessment. As of 31 December 2022 assets with an extension option are recognized with a value of 4.1 MDKK (2021: 8.6 MDKK) as they are exercised with reasonable certainty. No extension options expected to be exercised exceed 5 years. As of 31 December 2022, extension options that with reasonable certainty are not exercised amounted to 31.5 MDKK (2021: 33.1 MDKK). Management exercises significant judgement in determining whether these extension and termination options are reasonably certain to be exercised, see note 2.

The Group as lessor

Future minimum receivable under non-cancellable operating leases amount to 4.8 MDKK (2021: 8.6 MDKK) as of 31 December 2022, for the period January 2023 November 2024.

The specified minimum payments are not discounted. Operating lease and rental income recognised in the income statement amount to 4.0 MDKK (2021: 0.3 MDKK). The contracts are entered into on market terms.

Notes

14 Investments in subsidiaries

Name	Legal form	Registered office	Ownership 31 December 2022
Subsidiaries			
NCS International A/S	A/S	Horsens, Denmark	100%
Subsidiaries of NCS International A/S			
Nissens Cooling Solutions A/S	A/S	Horsens, Denmark	100%
Nissens Cooling Solutions Inc.	Inc.	USA	100%
Nissens Cooling Solutions Czech S.R.O.	S.r.o.	Czech Republic	100%
Nissens Cooling Solutions SK S.R.O.	S.r.o.	Slovakia	100%
Nissens Cooling Solutions North SK S.R.O.	S.r.o.	Slovakia	100%
Nissens Cooling Systems (Tianjin) Co Ltd	Ltd.	China	100%
Investments in associates			
		2022	2021
MDS Stainless ApS		1,661	1,432
31 December		1,661	1,432

The Group has a 20% equity interest in MDS Stainless ApS, which is a supplier to the Group. MDS Stainless ApS is registered in Denmark and is a private entity that is not listed on any public exchange. The Group's equity interest in MDS Stainless ApS is accounted for using the equity method in the consolidated financial statements.

Notes

16	Inventory DKK'000	2022	2021
	Raw materials and consumables	163,616	134,295
	Work in progress	127,982	123,649
	Finished goods	55,510	55,873
	Other consumables	1,282	581
	31 December	348,390	314,398
	Inventory is reported net of allowances for obsolescence, analyses DKK'000	of which is as follows	2021
	1 January/22 March	11,080	0
	Additions from acquisition	0	10,392
	Arising during the year	8,236	723
	Utilised during the year	-5,303	-35
	31 December	14,013	11,080

The net realisable value of inventories is calculated as selling price less costs of completion and costs necessary to make the sale. The Group and Management have a strong focus on inventory turnover and are continuously developing procedures to reduce the risk of obsolescence. The Group has implemented fixed procedures to calculate obsolescence on stock.

17 Trade and other receivables

DKK'000	2022	2021
Receivables from sales	201,688	190,685
Other receivables	13,561	40,515
Prepayments	3,018	2,986
31 December	218,267	234,186

Ageing of trade receivables is specified as follows:

DKK'000	2022	2021
Not due	182,161	144,543
Trade receivable overdue by 0 – 30 days	16,069	21,560
Trade receivable overdue by 31 - 90 days	1,343	18,940
Trade receivable overdue more than 90 days	2,115	5,642
31 December	201,688	190,685

Notes

17 Trade and other receivables (continued)

Provision for bad debts is specified as follows:

DKK'000	2022	2021
1 January/22 March	7,294	0
Additions from business acquisitions	0	7,294
31 December	7,294	7,294

The Group's terms of payments are between 30 – 120 days, depending on customer and segment.

18 Contract assets and liabilities

DKK'000	2022	2021
Contractual assets: Receivables from revenue according to note 17	201,688	190,685
31 December	201,688	190,685
DKK'000	2022	2021
Contractual liabilities:		
Prepayments	2,714	1,716
Other	2,240	0
31 December	4,954	1,716
Current	4,463	770
Non-current	491	946

Notes

19 Equity

Capital management

On a regular basis, the Executive Board assesses whether the Group has an adequate capital structure, just as the Board of Directors regularly evaluates whether the Group's capital structure is in line with the best interests of the Group and its stakeholders.

The current capital structure was implemented to support the acquisition of NCS International A/S in November 2021, and Management assesses that the current capital structure is sufficient to support the Group's strategy plans. According to the current policy, the Group does not distribute dividend.

	Issued shares			
	Number Number		Nominal value	Nominal value
	31 December 2022	31 December 2021	31 December 2022	31 December 2021
1 January/22 March Additions	780,000 0	40,000 740,000	780,000 0	40,000 740,000
31 December 2022 – fully paid	780,000	780,000	780,000	780,000

The share capital consists of 780,000 shares with a nominal value of 1 DKK each. None of the shares carry special rights.

Reserves

Currency translation reserve

Currency translation reserves, which at 31 December 2022 were impacted by -0.9 MDKK (2021: 1.9 MDKK), include the parent company's share of exchange rate fluctuations from converting the net assets in subsidiaries reporting in other functional currencies than DKK into DKK.

The currency translation reserve is dissolved if a subsidiary is sold.

20 Provisions

11041310113	Warranties and
DKK'000	claims
At 1 January 2022	17,016
Arising during the year	16,020
Utilised during the year	-3,913
Reversed during the year	-2,581
At 31 December 2022	26,542
Current	21,149
Non-current	5,393

Notes

20 Provisions (continued)

DKK'000	Warranties and claims
At 22 March 2021	0
Additions from business acquisition	18,377
Utilised	-1,361
At 31 December 2021	17,016
Current	12,090
Non-current	4,926

Provisions comprise anticipated expenses relating to warranty commitments, pending disputes, etc.

21 Borrowings

Long-term debt is due as follows:

DKK'000	2022	2021
0-1 years	118	2,888
1-3 years	625,106	607,808
3-5 years	5,740	11,750
>5 years	72,845	27,629
	703,809	650,075

Debt included in the balance sheet includes borrowing expenses, amortized over the maturity of the loan by 0.1 MDKK (2021: 0.5 MDKK). Total borrowing expenses capitalized during the financial year amount to 0.1 MDKK (2021: 0.5 MDKK).

31 December 2022

DKK'000	Average interest	Currency	Interest period	Balance
Mortgage	1.3%	DKK	3 month	78,809
Bank loan	1.45% + CIBOR	DKK	3 month	625,000

31 December 2021

DKK'000	Average interest	Currency	Interest period	Balance
Mortgage	1.3%	DKK	3 month	53,975
Bank loan	1.45% + CIBOR	DKK	3 month	596,100

Notes

22	Trade	and	other	payables
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	DKK'000	2022	2021
	Trade payables	212,660	189,739
	VAT payables	7,435	1,004
	Holiday pay payable and other employee-related costs	57,614	71,268
	Other payable expenses	2,629	1,852
	Market value of interest rate swap	1,381	0
		281,719	263,863
	Current	266,741	242,108
			
	Non-current	14,978	21,755
23	Change in working capital		
	DKK'000	2022	2021
	Change in inventory	-33,992	-9,221
	Change in receivables	14,482	14,884
	Change in trade payables, etc.	21,121	3,664
		1,611	9,327
24	Non-cash operating items		
	DKK'000	2022	2021
	Depreciation and amortisation	103,978	8,469
	Net loss and gain on sales of assets	-392	0
	Net foreign exchange differences	-5,824	-1,205
	Movements in provisions, other payables and deferred income	8,998	-1 <u>,</u> 157
		106,760	6,107

25 Business combinations

Financial year 2022

The Group has not acquired any subsidiaries or activities in 2022.

Financial year 2021

Acquisition of the Nissens Cooling Solutions Group

As of 30 November 2021, NCS International Holding ApS acquired 100% of the share capital in the following seven companies; NCS International A/S, Nissens Cooling Solutions A/S, Nissens Cooling Solutions SK S.R.O., Nissens Cooling Solutions North SK S.R.O, Nissens Cooling Solutions Czech S.R.O, Nissens Cooling Systems (Tianjin) Co. Ltd. and Nissens Cooling Solutions Inc.

The Nissens Cooling Solutions companies' business activities are within development and production of customized cooling solutions and industrial applications, including wind turbines and off-highway vehicles.

Notes

25 Business combinations (continued)

The total acquisition price is agreed to 1,279.6 MDKK which was paid in cash as per 30 November 2021. The total acquisition price was adjusted with 25.5 MDKK in December 2021.

The Group has incurred transaction costs of approximately 22.8 MDKK in connection with the acquisition for legal, financial and commercial advisors. The costs have been recognized as External expenses in the PL.

NCS International A/S and its subsidiaries have been included in the consolidated financial statements from the date of acquisition, 30 November 2021.

Assets acquired and liabilities assumed

The fair values of the identifiable assets and liabilities as of the acquisition date have been presented jointly for the seven companies as the valuation of the Nissens Cooling Solutions companies has been made at group level and not at the single legal unit as the Group is one cash generating unit.

The fair values of the identifiable assets and liabilities as at the date of acquisition were:

DKK'000

	Fair value recognised
Assets	on acquisition
Intangible assets	301,319
Property, plant and equipment	345,252
Deferred tax assets	1,446
Investment in associated	1,432
Deposit	1,525
Inventory	305,178
Trade and other receivables	223,591
Income tax receivables	16,916
Cash and cash equivalents	51,648
	1,248,307
Liabilities	
Borrowings	-73,977
Provisions	-18,377
Other payables and deferred income	-15,706
Deferred tax liabilities	-91,549
Trade and other payables	-245,478
Contract liability	-3,269
Lease liability	-56,323
Income tax payable	-3,619
	-508,299
Total identifiable net assets at fair value	740,010
Goodwill arising from business combinations	514,131
Acquisition price	1,254,141
Other receivables related to acquisition price	25,478
Cash	-51,648
Net cash flow on acquisition	1,227,971

Notes

25 Business combinations (continued)

Acquired receivables include trade receivables of a fair value of 188.3 MDKK. The contractually receivable gross amount is 195.9 MDKK and hence 7.6 MDKK has been assessed as irrecoverable at the date of acquisition.

From the date of acquisition, Nissens Cooling Solutions entities contributed 72.7 MDKK to revenue and -13.4 MDKK to profit before tax from continuing operations of the Group. If the combination had taken place at the beginning of the year, revenue from continuing operations would have been 1,308.9 MDKK and profit before tax from continuing operations for the Group would have been 11.3 MDKK.

The Group measured the acquired lease liabilities using the present value of the remaining lease payments at the date of acquisition. The right-of-use assets were measured at an amount equal to the lease liabilities and adjusted to reflect the favourable terms of the lease relative to market terms.

The total cost price has been settled in cash.

26 Pledges, collateral, contingencies and commitments

Danish Group entities are jointly taxed with A.P. Møller Holding A/S, which acts as a management company, and are jointly and severally liable with several other jointly taxed group entities for the payment of income taxes as well as withholding taxes on interest, royalties and dividends.

The Group is party to a minor number of pending disputes. The outcome of these cases is not expected to have any material impact on the financial position of the Group, neither individually nor in the aggregate.

The Group has provided payment guarantees through a credit institution. The guarantees amounted to 4.0 MDKK at 31 December 2022.

Commitments

The Group has entered into lease agreements related to cars, plant and computers, with lease terms between 0 and 6 years. Detailed information related to leases is disclosed in note 13.

Collateral

Land and buildings with a carrying amount of 78.2 MDKK have been pledged as security for mortgage debt of 78.8 MDKK.

Goodwill and other purchase price allocations have not been allocated to legal units. Therefore, the listed carrying amounts for the shares pledged are based on the booked equity and do not include allocation of goodwill etc., if any.

27 Financial risk and financial instruments

Risk management policy

The Group's principal financial liabilities, other than trade payables, are mortgage loans and bank loans. The main purpose of these financial liabilities is to finance the Group's operations and acquisitions of assets. The Group's principal financial assets include accounts receivable. The Group has financially hedged part of the aluminium spend for 2023 but has otherwise not entered into derivative transactions. Financial instruments, such as forward contracts on exchange rate exposures and interest hedging, are not currently applied by the Group.

Notes

27 Financial risk and financial instruments (continued)

The Group is exposed to market risk, credit risk and liquidity risk. The Group's senior management oversees the management of these risks. The Board of Directors reviews and agrees on policies for managing each of these risks, which are described below.

Market risk

Market risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market prices. Market prices comprise three types of risk: interest rate risk, currency risk and other price risks such as equity price risk and commodity price risk.

Currency risk

The majority of Nissens Cooling Solutions' activities implies currency risks in connection with the purchase and sale of goods and services in foreign currencies. The largest exposure for purchases relates to CNY, EUR, USD and CZK whereas the largest invoicing currencies are EUR and USD. Currency risks are handled within the limitations of the policy approved by the Board of Directors. The policy recommends the use of layered hedging, but it does not set a minimum share of the expected future cashflow which should be secured by financial instruments.

All changes in financial instruments related to foreign currency risk are recognised as financial income or financial expenses in the income statement.

At the balance sheet date, the Group has the following exposures towards net-monetary positions on current receivables and total liabilities.

	Potential change in rate	2022 P/L effect (MDKK)	2021 P/L effect (MDKK)
EUR	+0.1%	0.1	0.1
USD	+5.00%	1.4	1.3
CNY	+5.00%	2.1	4.3
CZK	+5.00%	3.9	2.5

Currently, the Group has no currency exposure on the bank loans, as the loans are in DKK.

Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Group's exposure to the risk of changes in the market interest rates relates primarily to the Group's mortgage and bank loan. The interest applied to the loans is variable on 3 months' terms. The interest for the loan is 1.45% + CIBOR, which is a 3-year agreement with maturity date 30 November 2024.

An increase in the interest rate by 1 percentage point in comparison to the interest rate at the balance sheet date would, all other things being equal, affect the Group's profit or loss by -7.0 MDKK (2021: -6.4 MDKK) and equity after tax by DKK -5,5 MDKK (2021: -5.0 MDKK) for a 12 months' period.

Pricing risk

The Group is affected by the volatility of primarily aluminium prices. The outlook for aluminium prices is continuously monitored and decisions on securing expected consumption are made in accordance with policies hereon. The annual direct consumption of aluminium is approx. 4,500 tons. A change in the LME reference price of 1% will affect the Group's profit or loss by 0.2 MDKK (2021: 0.8 MDKK) for a 12 months' period. The reduced risk is due to increased customer contract clauses and hedging.

Notes

27 Financial risk and financial instruments (continued)

The Group is also affected by the volatility of other raw material prices, cost of freight and energy directly and indirectly. Energy price fluctuation risks is being mitigated by customer contract clauses where relevant and by partly securing of 2023 consumption.

Short to medium term, the development in material prices, freight and energy may impact earnings where mitigations cannot be implemented.

Liquidity risk

The purpose of the Group's cash management procedures is to ensure that the Group at all times has sufficient and flexible financial resources at its disposal and is able to honour its obligations when due. The Group's liquidity reserves consist of credit balances and fixed overdraft facilities.

Loan facilities

Besides net cash of DKK 50.3 MDKK (2021: 80.6 MDKK), the Group had undrawn credit facilities of 0 MDKK at 31 December 2022 (2021: 28.9 MDKK).

In addition to the credit facilities, the Group has the following loans:

Maturity analysis

DKK'000	Contractual cash flow	< 1 year	1 - 3 years	3 to 5 years	>5 years
Bank loan	670,730	23,878	646,852	0	0
Mortgage loan	97,075	1,947	3,894	9,615	81,619
Leasing debt	92,046	20,666	36,572	21,386	13,422
Trade payables	212,660	212,660	0	0	0
Non derivatives	1,072,511	259,151	687,318	31,001	95,041
Derivatives	0	0	0	0	0
31 December 2022	1,072,511	259,151	687,318	31,001	95,041
DKK'000	Contractual cash flow	< 1 year	1 - 3 years	3 to 5 years	>5 years
Bank loan	621,296	8,643	612,653	0	0
Mortgage loan	64,811	4,192	14,212	13,989	32,418
Leasing debt	67,832	21,369	30,965	15,273	225
Trade payables	189,739	189,739	0	0	0
Non derivatives	943,678	223,943	657,830	29,262	32,643
Derivatives	0	0	0	0	0
31 December 2021	943,678	223,943	657,830	29,262	32,643

The bank loan will mature in November 2024.

The contractual cash flows are based on the non-discounted cash flows, including down-payments and calculated interests based on current interest rates.

Notes

27 Financial risk and financial instruments (continued)

Credit risk

Credit risk is the risk that a counterparty will not meet its obligations under a financial instrument or a customer contract, leading to a financial loss. The Group is exposed to credit risk from its trade receivables and from its financing activities, including deposits with banks and financial institutions (to the extent the balance is in surplus of the Group), foreign exchange transactions and other financial instruments. The credit risk incurred from trade receivables is generally managed by continuous credit evaluation of the customers and trading partners. In addition, credit risks on counterparties other than banks are minimized through the use of prepayments and credit insurance. From a historical perspective, losses on receivables are at a low level.

The maximum credit risk related to trade receivables equals the carrying amount of the trade receivables

The allowance for expected credit losses for trade receivables is calculated at individual level when there is an indication of impairment. For receivables with no indication of impairment, the expected credit losses are based on the historical credit loss. The expected loss includes the effect of Covid-19. In 2022, credit losses recognised in the income statement account for less than 0.1% (2021: less than 0.1%) of total revenue.

Selected customers offer supply chain financing programs, which the Group utilized to sell certain receivables. The Group's involvement in receivables sold under these programs is limited to administration and financial costs related to delayed payments. Thus, the Group only carries an immaterial risk on these receivables. The profit and loss impact from these programs is limited to an interest payment on the payments. The balance sheet does not include any receivables or payables related to receivables sold under these programs. At the balance sheet date, the nominal value of receivables sold amounts to 148.1 MDKK (2021: 90.3 MDKK). Receivables sold are due within 4 months.

Notes

27 Financial risk and financial instruments (continued)

Categories of financial instruments

	Carrying amount	Fair value
DKK'000	31 December 2022	31 December 2022
Financial assets at amortized cost		
Trade receivables	201,688	201,688
Receivables from group companies	2,918	2,918
Cash and cash equivalent	50,297	50,297
	254,903	254,903
Financial liabilities at amortized cost		
Borrowings	-703,809	-703,803
Lease obligations	-87,221	-87,221
Trade payables	-212,660	-212,660
Payables to group companies	-65,956	-65,956
	-1,069,646	-1,069,646
Financial liabilities at fair value recognised through other comprehensive		
income (purchase of LME)	-1,381	-1,381
Derivative financial instruments, net	-1,381	-1,381
	-816,124	-816,124

	Carrying amount	Fair value
DKK'000	31 December 2021	31 December 2021
Financial assets at amortized cost		
Trade receivables	190,685	190,685
Receivables from group companies	1,481	1,481
Cash and cash equivalent	80,624	80,624
	272,790	272,790
Financial liabilities at amortized cost		
Borrowings	-650,075	-650,075
Lease obligations	-64,936	-64,936
Trade payables	-189,739	-189,739
	-904,750	-904,750
	-631,960	-631,960

Notes

28 Changes in liabilities arising from financing activities

Reconciliation of movements in cash flows to changes in financing liabilities:

2022		Cash changes			Non-cash changes Foreign exchange	Fair value changes and	
DKK'000	1 January	Cash flows	Addition	Disposal	movement	amortisation	31 December
Bank loan	596,100	28,900	0	0	0	0	625,000
Mortgage debts	53,975	24,423	0	0	-11	422	78,809
Intercompany loan	0	65,000	0	0	0	956	65,956
Leasing debt	64,936	-24,571	50,988	-6,290	2,158	0	87,221
Total liabilities from financing activities	715,011	93,752	50,988	-6,290	2,147	1,378	856,986
2021		Cash changes			Non-cash changes		
DKK'000	22 March	Cash flows	Additions from business combinations	Addition	Foreign exchange movement	Fair value changes and amortisation	31 December
Bank loan	0	596,100	0	0	0	0	596,100
Mortgage debts	0	-7	53,977	0	0	5	53,975
Intercompany loan	0	-20,000	20,000	0	0	0	0
Leasing debt	0	-1,928	56,323	10,459	82	0	64,936

Notes

29 Related party disclosures

Related parties include:

Name	Registered office	Indirect ownership shares	Indirect share of votes
A.P. Møller og Hustru Chastine Mc-Kinney Møllers Fond til			
almene Formaal	Copenhagen	100.0%	100.0%
A.P. Møller Holding A/S	Copenhagen	100.0%	100.0%
APMH Invest A/S	Horsens	100.0%	100.0%
APMH Invest XXI ApS	Horsens	100.0%	100.0%
KK Wind Solutions A/S (part of A. P. Møller Holding A/S)	lkast	n.a.	n.a.

NCS International Holding ApS holds a loan of 65.9 MDKK (31 December 2021: 0 MDKK) with APMH Invest A/S. Interest is charged at market terms. Except from this, there have been no significant transactions between companies in the Group and related parties in the year.

Transactions between group entities, including sales, purchase and credit facilities are made at market terms and have been eliminated in the consolidated financial statements.

As of 31 December 2022, NCS International Holding ApS is included in the consolidated financial statements of A.P. Møller Holding A/S, CVR. no. 25 67 92 88.

30 Events after the reporting period

After the balance sheet date, no events have occurred that may impact the assessment of the financial statements for the year 1 January 2022 – 31 December 2022.

31 Standards issued but not yet effective

The IASB has issued a number of new standards and amendments not yet in effect or endorsed by the EU and therefore not relevant for the preparation of the 2022 consolidated financial statements.

- IAS 1 Presentation of Financial Statements Amendments to IAS 1: Presentation of Financial Statements
- IAS 1 Presentation of Financial Statements Amendments to IAS 1 and IFRS Practice Statement 2: Disclosure of Accounting policies
- IAS 8 Accounting policies, Changes in Accounting Estimates and Errors: Definition of Accounting Estimates
- Amendments to IAS 12 Income Taxes: Deferred Tax related to Assets and Liabilities arising from a Single Transaction
- Annual Improvements to IFRSs 2018-2020

None of the new standards are endorsed by the EU.

The endorsed adopted, not yet effective standards and interpretations will be implemented as they become mandatory for NCS International Holding ApS.

None of the new standards and interpretations are expected to have a significant impact on recognition and measurement in NCS International Holding ApS.

Income statement

For the year 1 January - 31 December

Note	DKK'000	2022 (12 months)	2021 (9 months)
ว	Gross margin Staff costs	4,510 -5,619	-23,362 -408
۷	Operating loss		-23,770
3	Finance income	1,627	36
3	Finance expenses	-10,698	-2,272
	Result before tax	-10,180	-26,006
4	Tax	971	639
	Result for the year	-9,209	-25,367

Balance sheet

As at 31 December

Note Di	KK'000	2022	2021
	SSETS on-current assets		
5 In	vestments in subsidiaries	1,274,141	1,274,141
4 De	eferred tax asset	486	0
To	otal non-current assets	1,274,627	1,274,141
	urrent assets		
	eceivables from group entities	165,710	49,908
	ther receivables	0	26,481
4 In	come tax receivable	730	639
Re	eceivables	166,440	77,028
Ca	ash and cash equivalents	214	8,254
To	otal current assets	166,654	85,282
TO	OTAL ASSETS	1,441,281	1,359,423
E	QUITY AND LIABILITIES		
E	quity		
	hare capital	780	780
R	etained earnings	744,642	753,853
To	otal equity	745,422	754,633
N	lon-current liabilities		
7 B	Porrowings	625,000	596,100
Te	otal non-current liabilities	625,000	596,100
C	urrent liabilities		
	hort-term portion of long-term liabilities	1,340	324
	rade payables	80	7,958
	ayables to group entities	66,740	0
	Other payables	2,699	408
	otal current liabilities	70,859	8,690
To	otal liabilities	695,859	604,790
T	OTAL EQUITY AND LIABILITIES	1,441,281	1,359,423

Statement of changes in equity

For the year ended 31 December 2022

DKK'000		Share capital	Retained earnings	Total
Equity 1 January 2022		780	753,853	754,633
Result for the year		0	-9,209	-9,209
Equity 31 December 2022		780	744,642	745,422
For the year ended 31 December 2021	Share	Share pre-	Retained	
DKK'000	capital	mium	earnings	Total
Equity 22 March 2021	0	0	0	0

capital	mium	earnings	Total
0	0	0	0
0	0	-25,367	-25,367
40	60	0	100
740	774,160	0	774,900
0	5,000	0	5,000
0	-779,220	779,220	0
780	0	779,220	780,000
780	0	753,853	754,633
	Capital 0 40 740 0 0 780	capital mium 0 0 0 0 40 60 740 774,160 0 5,000 0 -779,220 780 0	capital mium earnings 0 0 0 0 0 -25,367 40 60 0 740 774,160 0 0 5,000 0 0 -779,220 779,220 780 0 779,220

Overview of notes for the parent company financial statements

Note

- 1 Accounting policies
- 2 Staff costs
- 3 Net finance income and expenses
- 4 Income tax
- 5 Investments in subsidiaries
- 6 Equity
- 7 Borrowings
- 8 Contingent assets, liabilities and other financial obligations
- 9 Related party disclosures

Notes

1 Accounting policies

The annual report of NCS International Holding ApS – parent company for the Nissens Cooling Solutions Group - has been prepared in accordance with the provisions of the Danish Financial Statements Act applying to reporting class B and elective choice of certain provisions applying to reporting class C entities.

The annual report is presented in Danish Kroner (DKK'000).

The accounting policies used in the preparation of the financial statements are as stated below.

Basis of recognition and measurement

Income is recognised in the income statement as earned, including value adjustments of financial assets and liabilities. All expenses, including amortisation, depreciation and impairment losses, are also recognised in the income statement.

Assets are recognised in the balance sheet when it is probable that future economic benefits will flow to the company and the value of the asset can be measured reliably.

Liabilities are recognised in the balance sheet when it is probable that future economic benefits will flow from the company and the value of the liability can be measured reliably.

On initial recognition, assets and liabilities are measured at cost. On subsequent recognition, assets and liabilities are measured as described below for each individual accounting item.

Certain financial assets and liabilities are measured at amortised cost using the effective interest method. Amortised cost is calculated as the historical cost less any instalments and plus/less the accumulated amortisation of the difference between the cost and the nominal amount.

On recognition and measurement, allowance is made for predictable losses and risks which occur before the annual report is presented and which confirm or invalidate matters existing at the balance sheet date.

Income statement

Other external expenses

Other external expenses include the year's expenses relating to the company's core activities, including administration.

Gross margin

In the income statement other operating income and other external expenses are presented as gross margin, disclosure according to section 32 of the Danish Financial Statements Act.

Staff costs

Staff costs include wages and salaries, including compensated absence and pensions as well as other social security contributions, etc. made to the company's employees. The item is net of refunds made by public authorities.

Financial income and expenses

Financial income and expenses are recognised in the income statement at the amounts that relate to the financial reporting period. The items comprise interest income and expenses, e.g. from group entities and associates, exchange gains and losses of financial assets and liabilities.

Notes

1 Accounting policies (continued)

Income from investments in group entities

Dividends from subsidiaries are recognized as income in the income statement when adopted at the General Meeting of the subsidiaries. However, dividends relating to earnings in the subsidiary before it was acquired by the parent company are set off against the cost of the subsidiaries.

Tax on profit/loss for the year

Tax for the year includes current tax on the year's expected taxable income and the year's deferred tax adjustments. The portion of the tax for the year that relates to the profit/loss for the year is recognised in the income statement, whereas the portion that relates to transactions taken to equity is recognised in equity.

The Company and its Danish group entities are jointly taxed. The total Danish income tax charge is allocated between profit/loss-making Danish entities in proportion to their taxable income (full absorption).

Jointly taxed entities entitled to a tax refund are reimbursed by the management company based on the rates applicable to interest allowances, and jointly taxed entities which have paid too little tax pay a surcharge according to the rates applicable to interest surcharges to the management company.

Balance sheet

Investments in subsidiaries

Investments in subsidiaries are measured at cost price. Where cost exceeds the recoverable amount, write down is made to this lower value.

Receivables

The Company has chosen IAS 39 as interpretation for impairment of financial receivables.

Receivables are measured at amortised cost, which usually corresponds to the nominal value. Provisions are made for bad debts on the basis of objective evidence that a receivable or a group of receivables are impaired. Provisions are made to the lower of the net realisable value and the carrying amount.

An impairment loss is recognised if there is objective evidence that a receivable or a group of receivables is impaired. If there is objective evidence that an individual receivable is impaired, an impairment loss for that individual asset is recognised.

Impairment losses are calculated as the difference between the carrying amount of the receivables and the present value of the expected cash flows, including the realisable value of any collateral received, using the effective interest rate of individual receivables or portfolios of receivables as discount rate.

Cash

Cash comprise cash and short-term securities which are readily convertible into cash and subject only to minor risks of changes in value.

Notes

1 Accounting policies (continued)

Income tax and deferred tax

Current tax liabilities and current tax receivables are recognised in the balance sheet as the estimated tax on the taxable income for the year, adjusted for tax on the taxable income for previous years and tax paid on account.

Deferred tax is measured according to the liability method in respect of temporary differences between the carrying amount of assets and liabilities and their tax base, calculated on the basis of the planned use of the asset and settlement of the liability, respectively.

Deferred tax assets, including the tax base of tax loss allowed for carry forward are measured at the value to which the asset is expected to be realised, either by elimination in tax on future income or by offsetting against deferred tax liabilities within the same legal tax entity. Any deferred net tax assets are measured at net realisable value.

Deferred tax is measured according to the tax rules and at the tax rates applicable in the respective countries at the balance sheet date when the deferred tax is expected to crystallise as current tax. Deferred tax adjustments resulting from changes in tax rates are recognised in the income statement, with the exception of items taken directly to equity.

Liabilities

Other liabilities are measured at net realisable value.

Foreign currency translation

On initial recognition, transactions denominated in foreign currencies are translated at the exchange rate at the transaction date. Foreign exchange differences arising between the exchange rates at the transaction date and the date of payment are recognised in the income statement as financial income or financial expenses.

Receivables, payables and other monetary items denominated in foreign currencies are translated at the exchange rate at the balance sheet date. The difference between the exchange rates at the balance sheet date and the date at which the receivable or payable arose or was recognised in the most recent financial statements is recognised in the income statement as financial income or financial expenses.

Omission of a cash flow statement

With reference to section 86, subsection 4 of the Danish Financial Statements Act, no cash flow statement has been prepared. The entity's cash flow is part of the consolidated cash flow statement for the group.

Notes

2	Staff costs	
_	STAIL COSTS	١.

DKK'000	2022 (12 months)	2021 (9 months)
Wages and salaries	5,124	408
Pensions	490	0
Employee benefits/other remunerations	5	0
Total employee benefit expense	5,619	408
Average number of full-time employees	2	0

Remuneration of the Board of Directors and Executive Board

For information on remuneration of the Board of Directors and the Executive Board, please refer to note 5 to the consolidated financial statements.

3	Net finance income and expenses DKK'000	2022 (12 months)	2021 (9 months)
	Net finance income		
	Interests – bank deposits, etc.	1	0
	Interests - intercompany	1,626	36
	Total finance income	1,627	36
	DKK'000	2022 (12 months)	2021 (9 months)
	Net finance expenses		
	Interests – borrowings	9,725	1,250
	Interests – other	4	465
	Interests – intercompany	969	535
	Other financial costs	0	22
	Total finance expenses	10,698	2,272
4	Income tax		
	DKK'000	2022	2021
		(12 months)	(9 months)
	Current income tax		
	Tax for the current year can be specified as follows:		
	Tax on the result for the year	971	639
		971	639

Notes

Income tax (continued) DKK'000	2022 (12 months)	2021 (9 months)
Tax for the current year can be specified as follows:		
Current income tax charge	485	639
Change in provision for deferred tax	486	0
	971	639
Tax on profit for the year can be explained as follows:		
	2022 (12 months)	2021 (9 months)
Accounting profit before income tax		
Calculated 22 % tax on profit for the year	2,240	5,721
Tax effect of:		
Interest limitation according to section 11 B of the Danish Corporation Tax Act, etc.	-998	0
Other non-deductible expenses	-26	-5,082
Tax adjustments to prior year	-245	0
	971	639
Effective tax (%)	9.5%	2.5%
Deferred tax		
DKK'000	2022	2021
Deferred tax 1 January/22 March	0	0
Deferred tax for the year recognised in profit for the year	486	0
Deferred tax 31 December	486	0
Reflected in the statement of financial position as follows:		
Deferred tax assets	486	0
Deferred tax liabilities	0	0
Deferred tax 31 December, net	486	0
DKK'000	2022	2021
Deferred tax relates to:		
Tax loss	486	0
	486	0

Notes

5

4 Income tax (continued)

Income tax receivable and payable

DKK'000	2022	2021
Income tax receivable	730	639
Income tax payable	0	0
Income tax receivable 31 December, net	 730	639
DKK'000	2022	2021
Income tax receivables 1 January/22 March	639	0
Current tax for the year	730	639
Corporation tax received during the year	-394	0
Tax adjustments to prior year	-245	0
Income tax receivable 31 December, net	730	639
Investments in subsidiaries DKK'000	2022	2021
Cost 1 January/22 March	1,274,141	0
Additions during the year	0	1,274,141
Cost 31 December	1,274,141	1,274,141
Carrying amount 31 December	1,274,141	1,274,141

Name	Legal form	Registered office	Ownership 31 December 2022	Equity DKK'000	Profit DKK'000
Subsidiaries					
		Horsens,			
NCS International A/S	A/S	Denmark	100%	351,530	-95,714

Notes

6 Equity

The share capital consists of 780,000 shares with a nominal value of 1 DKK each. None of the shares carry special rights.

7 Borrowings

Long-term debt is due as follows:

DKK'000	2022	2021
0-1 year	1,340	324
1-3 years	625,000	596,100
3-5 years	0	0
>5 years	0	0
	626,340	596,424

8 Contingent assets, liabilities and other financial obligations

Recourse and non-recourse guarantee commitments

The company is jointly taxed with its parent company, A.P. Møller Holding A/S (management company), and is jointly and severally liable with the other jointly taxed entities for the payment of income taxes as well as withholding taxes on interest, royalties and dividends.

9 Related party disclosures

Controlling interest

APMH Invest XXI ApS, Copenhagen, Denmark

APMH Invest A/S, Copenhagen K, Denmark

A.P. Møller Holding A/S, Copenhagen K, Denmark

A.P. Møller og Hustru Chastine Mc-Kinney Møllers Fond til almene Formaal, Copenhagen K, Denmark

Transactions

All intercompany transactions have been carried out based on normal market terms.

Consolidated financial statements

The Company is included in the consolidated financial statements of

Ultimate:

A.P. Møller Holding A/S, Copenhagen K, CVR no. 25 67 92 88

Immediate:

A.P. Møller Holding A/S, Copenhagen K, CVR no. 25 67 92 88