LIMITED LIABILITY COMPANY STORENT HOLDINGS

(REGISTRATION NUMBER 40203174397)

CONSOLIDATED ANNUAL REPORT 2022

PREPARED IN ACCORDANCE WITH THE
INTERNATIONAL FINANCIAL REPORTING STANDARDS
AS ADOPTED BY THE EUROPEAN UNION
AND INDEPENDENT AUDITORS' REPORT

Riga, 2023

^{*} This version of consolidated financial statements is a translation from the original, which was prepared in the Latvian language. All possible care has been taken to ensure that the translation is an accurate representation of the original. However, in all matters of interpretation of information, the original language version of consolidated financial statements takes precedence over this translation.

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Registered address: 15A Matrozu Street, Riga, LV-1048

Registration number: 40203174397

General information

Name of the Group's Parent company Storent Holdings (previously – Alfasport)

Legal status of the Group's Parent company Limited liability company (Latvian - sabiedrība ar ierobežotu atbildību)

The Group Parent company's registration

number, place and date

40203174397

Riga, 11 October 2018

Registered address of the Group's Parent

company

15a Matrozu Street, Riga, LV-1048,

Latvia

Shareholders of the Group's Parent company Supremo SIA (Latvia) 50%, Andris Pavlovs, since 28.12.2022

EEKI SIA (Latvia) 50%, Eri Esta, since 28.12.2022

Supremo SIA (Latvia) 33,33%%, Andris Pavlovs, till 28.12.2022

EEKI SIA (Latvia) 33,33%%, Eri Esta, till 28.12.2022

Bomaria SIA (Latvia) 33,33%, Andris Bisnieks till 28.12.2022

Members of the Board Andris Pavlovs, Chairman of the Board

Eri Esta, Member of the Board

Andris Bisnieks, Member of the Board till 30.12.2022

Group's type of operations Renting and leasing of construction machinery and equipment

Group's NACE code 77.32 (2.0 rev) Rental and leasing of construction and civil engineering

machinery and equipment

Independent auditor and sworn auditor name

and address

KPMG Baltics SIA

Roberta Hirša street 1, Riga

Latvia, LV - 1045 License No. 55

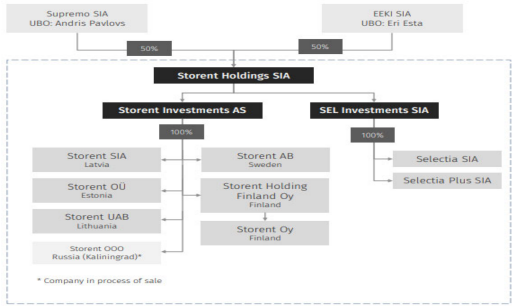
Armine Movsisjana Latvian Sworn Auditor Certificate No. 178

Registration number: 40203174397

Management report

The Group's type of operations

Storent Holdings SIA (hereinafter – the Group's Parent company or Storent Holdings) was established on 11 October 2018. On 28 December 2022, Storent Holdings acquired all shares of Storent Investments AS and SEL Investments SIA (hereinafter – the Group). Given the sizes and business specifics of the Group components, the Group accounts for these business combinations as reverse acquisition – Storent Holdings (the legal acquirer) is identified as the accounting acquiree and Storent Investments AS (the legal acquiree) is identified as the accounting acquirer. As a result, from the point of view of the combined entity (the Group), the acquisition of SEL Investments SIA and Storent Holdings are accounted for using the acquisition method. The first company of the Group - Storent SIA - was established in 2008 by Andris Bisnieks and Andris Pavlovs with the objective of becoming one of the leading equipment rental companies in the Baltics and nearest European countries. In the end of 2022 the Group's management have decided to sell the subsidiary in Russia (Kaliningrad) and currently it is in the process of legal formalities. The structure of the newly created group of companies is as follows:



The Group's objective is to provide customers with rental equipment solutions utilizing modern digital tools, team expertise and providing excellent service. Online sales channel with advanced IT solutions ensures fast, convenient and contactless rental process with competitive pricing.

Development of the Group and results of financial operations in the reporting year

As these consolidated financial statements have been prepared applying the reverse acquisition as a continuation of the amounts previously presented in the consolidated financial statements of Storent Investments AS, the consolidated results of the Group for 2022 include the consolidated statement of comprehensive income of the the legal acquiree (identified as the accounting acquirer) Storent Investments AS for the full reporting period and the consolidated statements of comprehensive income of accounting acquirees Storent Holdings SIA and SEL Investments SIA and its subsidiaries SELECTIA SIA and SELECTIA PLUS SIA from the date of their acquisition and up to the end of the reporting period.

Storent Investments AS and its subsidiaries in addition to a modern rental fleet and a large rental depo network have a wide customer base with a very well-developed trademark, experienced team and digital know-how. SEL Investments SIA and its two subsidiaries own around 50% of the construction equipment fleet that Storent group operates. The merger of both groups will allows to increase expertise and improve financial ratios to continue the development of the Group with a significantly higher speed and profitability.

Despite the unstable geopolitical situation in 2022, the Group managed to slightly improve its consolidated performance indicators. Net revenue increased by 3% and total revenue (including other operating income) by 8%, as well as it was possible to reduce the negative net result (before the effect of the gain on bargain purchase) by almost one million euros and concluded financial year with positive net result of 4.8 million euro. The Group management worked on efficiency increase by reducing headcount during 2022 by 18 people, as well as realized savings on other expenses positions during the financial year. Construction markets increased in all countries where Storent operates. Although rental market still faces strong price competition and rental equipment overcapacity, rental prices started to rise slowly mainly due to the high inflation level.

4 791

10%

7 271

-2 480

-3 426

-3 426

-8%

0

STORENT HOLDINGS SIA

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Registration number: 40203174397

Following table show more detailed historical and budgeted performance of the Group:

Thousands euro	2023 budget (SIA Storent Holdings group)	consolidated result* (SIA Storent Holdings group assuming it was established in January 2022)	2022 consolidated result (SIA Storent Holdings group)	2021 consolidated result (SIA Storent Holdings group**)
Net revenue	45 495	41 751	43 578	42 267
Total revenue	46 637	44 947	47 196	43 552
EBITDA	14 740	13 827	5 170	5 405
EBITDA %	32%	31%	11%	12%

2022 adjusted

9 471

21%

7 271

2 200

Gain or bargain purchase

Net result without gain on bargain

Net result

purchase

Net Income %

4 943

11%

4 943

0

The Group's consolidated balance sheet has a stable structure consisting of 45% shareholders equity, 18% long term liabilities and 37% short term liabilities. Non-current assets constitute 80% of the total assets. The Group's business peculiarity historically was always having a working capital deficit due to large amount of liabilities to finance investments in rental equipment; however, this has not prevented the Group from meeting its obligations in accordance with their terms. Almost 700 thousand euros Group's total bank account balance at the end of the reporting period is sufficient to ensure the Group's operational activities. Following table shows main historical and planned balance sheet ratios:

Thousands euro	31.03.2023 budget (SIA Storent Holdings group)	31.12.2022 consolidated result (SIA Storent Holdings group)	31.12.2021 consolidated result (SIA Storent Holdings group*)
Shareholder equity	24 774	23 057	12 114
Total assets	55 701	51 431	45 501
Shareholder equity to Assets	44.5%	44.8%	26.6%
Net debt	18 979	20 008	25 639

^{*}These consolidated financial statements have been prepared following a reverse acquisition as a continuation of the amounts from the consolidated financial statements of Storent Investments AS.

Baltic region rental operations increased by 3.5% with two digits number increase rate in Latvia, smaller increase in Estonia and minor decrease in Lithuania. The Baltic region accounts for approximately 70% of the Group's net revenue. In 2022, the growth of construction market in Estonia was almost 17%. The market growth is expected to be modest in 2023, while various construction projects will continue during the year, such as Rail Baltica and its adjacent infrastructure. In 2022, the Latvian construction market increased by 7%. In 2023, several large and medium-scale projects are planned, some of which will be implemented within the framework of EU programs and also Rail Baltica project has significant impact on construction market activity. In 2022, the Lithuanian construction market continued to grow, reaching 24% increase. There was an increase in all segments of construction. In 2023, the Rail Baltica project will continue, which will provide additional demand for rental equipment throughout the Baltics, and gives the management additional confidence for 2023.

Construction market volume historical data and forecast doesn't always reflect the construction rental market potential. It depends on the construction project types and stages at the exact year. The Group's entities growth possibilities are higher in the markets, where Storent has smaller share of the market. It's expected that the lack of construction workforce and higher personnel costs will increase prices and demand of rental construction equipment as construction companies will look for ways how to replace manual work with increased use of tools and equipment.

^{*}Please see note 35.c

^{**}These consolidated financial statements have been prepared following a reverse acquisition as a continuation of the amounts from the consolidated financial statements of Storent Investments AS.

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Nordic operations increased by 2% in 2022 compared to 2021 with similar grow rate in both countries. Constructions market showed also a small increase, that allowed also to increase rental prices. In spring 2022 Finnish entity sold its transportation department and now is using it as an outsourced service. That allows to focus on rental operations' profitability. Swedish operations were stable and more customers started to come from outside Stockholm area. Forecast for 2023 for construction market in Nordic countries is with small decrease, Storent market share is very small in these countries so it should not affect sales results.

Operations of subsidiary Storent OOO in **Kaliningrad** have seen a significant revenue increase, reaching 48% increase compared to 2021. At the end of 2022, the Group's management decided to sell the subsidiary in Russia (Kaliningrad) and, currently, is in the process of legal formalities. The Group monitors and follows sanction restrictions, and so far, they don't affect subsidiary's activities.

In 2022, the Group continued cooperation with split-rent and re-rent platform PreferRent. In early 2022, Storent entities in the Baltics joined online logistics platform Cargopoint that allows to organize transportation in a more efficient manner and gives opportunity to serve a wider range of customers with a more competitive price. Storent Group continued to develop and invest in IT technologies. In December 2022, implementation of new IT system was started, and it is expected that IRMS (Intelligent Rental Management System) will be implemented in all Storent group companies by the end of 2023. It will allow to improve efficiency and ensure convenient and up-to-date rental process. A flexible approach to rental fleet rotation among Storent Group companies ensured a quicker response to construction market changes and, overall, a more efficient rental fleet usage. In 2022, Storent Investments AS continued to develop online rental service. Online ordering is a stable sales channel and it makes up to 50% of the total income of Storent in the Baltic states for the year 2022. Historically, the highest numbers have been reached for digital authorisations and electronically signed documents of 90% of all rental deliveries.

The future development of the Group

The Group management plans further development of subsidiaries in five countries as a part of Storent Holdings group.

In 2023, Storent group will continue to focus on an improvement of sales process efficiency, additions to and renewal of rental fleet, as well as develop online sales and digitalization. The management of the Group expects that the rental revenues will increase by 10%, which will be facilitated by new investments in rental equipment, increase of rental prices and online sales. In the summer of 2023, it is planned to introduce a new website that will be more convenient for the end user. The goal of Storent group is to keep the volume of online orders close to 60% of the total rental income and 90% digitally signed transactions. The Group will continue to transform its IT strategy to comply with the scalability needs and it is planned to complete the implementation of the new cloud-based ERP system by the end of 2023.

Please see Note 36 for the management consideration of the Group's ability to continue as a going concern ..

Financial risk management

The Group's key principles of financial risk management are laid out in Note 33.

Conditions and events after the end of the reporting year

In April 2023, Storent Holdings SIA announced a new bond issue of up to EUR 15 million, which will, for the first time, be open to both retail and institutional investors. The Group will use the proceeds for new investments, further mergers and acquisition and to refinance its liabilities.

After the year end, the Group has started the legal reorganization process, which was approved in the end of 2022, to complete the merger of its subsidiaries – SEL Investments SIA with Storent Investments AS and Selectia SIA, Selectia Plus with Storent SIA – by the end of 2023, which will save administrative costs, excluding mutual transactions and the costs associated with their accounting and simplifying internal processes in the subsidiary entities. Since January 2023, all equipment is leased between the Group's subsidiary companies without the intermediary of the PreferRent platform, which creates savings for the Group.

As of the last day of the reporting year until the date of signing these consolidated financial statements, there have been no other events requiring adjustment of or disclosure in the consolidated financial statements or notes thereto.

On behalf of the Group, the management report was si	gned on 10 May 2023 by:
	_
Andris Pavlovs	
Chairman of the Board	

Consolidated annual report is approved in shareholders meeting on 10 May 2023

Registered address: 15A Matrozu Street, Riga, LV-1048

Registration number: 40203174397

Statement of management's responsibility

The Group's management confirms that the consolidated financial statements have been prepared in accordance with the applicable legislation requirements and present a true and fair view of the Group's financial position as at 31 December 2022 and as at 31 December 2021 and its financial performance and cash flows for the years 2022 and 2021 then ended. The management report contains a clear summary of the Group's business development and financial performance. The consolidated financial statements have been prepared according to the International Financial Reporting Standards as adopted by the European Union. During the preparation of the Group's consolidated financial statements the management:

- used and consequently applied appropriate accounting policies;
- provided reasonable and prudent judgments and estimates;
- applied a going concern principle unless the application of the principle wouldn't be justifiable.

On behalf of the Group, this statement of management's responsibility was signed on 10 May 2023 by:

The Group's management is responsible for maintaining appropriate accounting records that would provide a true and fair presentation of the Group's financial position at a particular date and financial performance and cash flows and enable the management to prepare the consolidated financial statements according to the International Financial Reporting Standards as adopted by the European Union.

 Andris Pavlovs	
Chairman of the Board	

Registration number: 40203174397

Consolidated statement of comprehensive income

	Notes	2022	2021
		EUR	EUR
Netrevenue	3	43 578 307	42 267 488
Other operating income	4	3 617 951	1 284 360
Cost of materials and services	5	(26 587 864)	(23 652 731)
Personnel costs	11	(8 338 616)	(8 673 428)
Other operating expenses	6	(6 642 048)	(5 879 621)
Depreciation and amotrization	7	(5 187 395)	(6 603 269)
Impairement gain / (loss) on trade receivables and contract asset		(458 046)	59 436
Impairement loss on goodwill		(329 585)	-
Gain in bargain purchase	35(c)	7 270 495	-
Finance income	8	24 284	23 386
Finance expenses	9	(2 137 530)	(2 439 986)
Profit / (loss) before income tax		4 809 953	(3 614 365)
Income tax income / (expenses)	10	(3 426)	(1 008)
Profit/(loss) from continuing operations		4 806 527	(3 615 373)
Profit/(loss) from discontinuing operation, net of tax		(31 987)	212 523
Profit / (loss) for the year		4 774 540	(3 402 850)
Items that may be reclasified subsequently to profit or loss			
Exchange differences on foreign currency operations		16 335	(23 033)
Other comprehensive income/(loss) for the year		16 335	(23 033)
Total comprehensive income/(loss) for the year		4 790 875	(3 425 883)

The notes on pages 13 to 60 are an integral part of these consolidated financial statements.

On behalf of the Group these consolidated financial statements were signed on 10 May 2023 by:

Andris Pavlovs
Chairman of the Board
Baiba Onkele
Chief financial officer

Registration number: 40203174397

Consolidated statement of financial position

ASSETS

	Note	31.12.2022	31.12.2021
NON-CURRENT ASSETS		EUR	EUR
Intangible assets			
Licences and similar rights		57 708	20 816
Computer software		2 018 611	1 030 135
Intangible assets in process		-	985 288
Goodwill		10 987 122	11 316 707
TOTAL Intangible assets	12	13 063 441	13 352 946
Property, plat and equipment			
Lands and buildings		189 014	204 070
Machinery and equipment		17 921 810	9 382 163
Other fixed assets		352 439	369 586
TOTAL Property, plat and equipment	13	18 463 263	9 955 819
Right of use assets			
Right of use assets	14	9 927 276	13 428 294
Other non-current assets			
Deferred income tax assets	10	-	1 286
TOTAL Other non-current assets		-	1 286
TOTAL NON-CURRENT ASSET	s	41 453 980	36 738 345
CURRENT ASSETS			
Inventories	15	1 155 604	1 150 870
Receivables			
Trade receivables	17	7 417 358	5 928 929
Contract assets	18	2 667	4 192
Other receivables	19	280 352	232 513
Prepaid expenses	20	227 830	119 628
TOTAL Receivables		7 928 207	6 285 262
Cash and cash equivalents	21	675 051	920 267
Non-current assets held for sale	16	217 933	406 596
TOTAL CURRENT ASSET	S	9 976 795	8 762 995
TOTAL ASSETS		51 430 775	45 501 340

The notes on pages 13 to 60 are an integral part of these consolidated financial statements.

On behalf of the Group these consolidated financial statements were signed on 10 May 2023 by:

Andris Pavlovs
Chairman of the Board

Baiba Onkele
Chief financial officer

Registration number: 40203174397

Consolidated statement of financial position

EQUITY AND LIABILITIES

EQUITY	Note	31.12.2022 EUR	31.12.2021 EUR
Share capital	22	18 150 000	150 000
Reserves:			
Foreign currency translation reserve		(31 801)	(48 136)
Other reserves		26 774	26 774
Accumulated losses:			
Retained earings/ (accumulated losses)		4 912 380	11 985 211
TOTAL EQUITY		23 057 353	12 113 849
CREDITORS			
Long-term liabilities			
Lease liabilities	25	3 488 376	6 789 551
Other borrowing	26	5 685 286	1 504 527
Deferred income tax liabilities		-	1 286
TOTAL Long-term liabilities		9 173 662	8 295 364
Short-term liabilities			
Issued bonds	24	4 898 735	4 838 565
Borrowings from related parties	31(c)	1 339 536	6 123 340
Lease liabilities	25	3 561 067	5 133 199
Other borrowing	26	1 372 568	1 766 203
Contract liabilities	18	337 402	404 345
Trade payables		5 162 359	3 945 995
Corporate income tax		531	17 472
Taxes and mandatory state social insurance contributions	27	680 110	923 160
Deferred income	28	49 540	79 443
Other provisions	23	128 956	138 903
Other liabilities	29	356 645	389 481
Accured liabilities	30	1 194 378	1 308 982
Liabilities directly associated with the assets held for sale	16	117 933	23 039
TOTAL Short-term liabilities		19 199 760	25 092 127
TOTAL LIABILITIES		28 373 422	33 387 491
TOTAL EQUITY ND LIABILITIES		51 430 775	45 501 340

The notes on pages 13 to 60 are an integral part of these consolidated financial statements.

On behalf of the Group these consolidated financial statements were signed on 10 May 2023 by:

Andris Pavlovs	
Chairman of the Board	
Baiba Onkele	
Chief financial officer	

Registration number: 40203174397

Consolidated statement of cash flows			
	Notes	2022	2021
		EUR	EUR
Cash flows from operating activities			
Loss for the year		4 774 540	(3 402 850)
Adjustments:			
Income tax expenses		3 426	57 655
Amortisation of intagible assets and depreciation of fixed			
assets, plant and equipment	12,13,14	5 187 395	6 687 324
Net result on diposal of property, plant and equipment		(887 589)	138 892
Interest expenses	9	1 984 104	2 398 072
Provision decrease		(9 948)	21 984
Impairment losses on intangible asets and goodwill		329 585	-
Gain on bargain purchase	35(c)	(7 270 495)	-
Cash flows from operating activities before changes in			
working capital		4 111 018	5 901 077
Receivables (increase)/ decrease		673 967	1 812 710
Inventories decrease / (increase)		301 862	(42 523)
Payables (decrease) / increase		297 183	479 537
Gross cash flows from operating activities		5 384 030	8 150 801
Interest paid		(1 519 240)	(1 754 859)
Corporate income tax paid		(16 940)	(37 505)
Net cash flows from operating activities	_	3 847 850	6 358 437
Cash flows from investing activities			
Cash in subsidiary at the aquistion moment	35(b)	173 490	-
Purchase of intangible assets and property, plant and equipment		(2 824 088)	(2 225 314)
Proceeds from sale of property, plant and equipment		5 649 303	6 665 804
Net cash flows from investing activities	_	2 998 705	4 440 490
Cash flows from financing activities			
Proceeds from borrowings from related parties		650 000	-
Repayment of bonds		-	(2 625 800)
Repayment of other borrowings		(2 795 101)	(3 933 999)
Repayment of lease liabilities		(4 963 004)	(7 015 968)
Net cash flows from financing activities	_	(7 108 105)	(13 575 767)
Foreign currency exchange		16 335	(23 033)
Net cash flows for the years		(245 215)	(2 799 873)
Cash and cash equivalents at the beginning of the reporting year		920 267	3 720 140
Cash at the end of the reporting year	21	675 052	920 267

The notes on pages 13 to 60 are an integral part of these consolidated financial statements.

On behalf of the Group these consolidated financial statements were signed on 10 May 2023 by:

Andris Pavlovs
Chairman of the Board

Baiba Onkele
Chief financial officer

Registration number: 40203174397

Consolidated statement of changes in equity

	Share capital*	Foreign currency translation reserve	Other reserves**	Retained earnings/ (accumulated losses)	Total
	EUR	EUR	EUR	EUR	EUR
Balance at 31 December 2020	150 000	(25 103)	26 774	15 388 061	15 539 732
Loss for the year	-	-	-	(3 402 850)	(3 402 850)
Other comprehensive expenses	-	(23 033)	-	-	(23 033)
Balance at 31 December 2021	150 000	(48 136)	26 774	11 985 211	12 113 849
Profit for the year	-	-	-	4 774 540	4 774 540
Other comprehensive expenses	-	16 335	-	-	16 335
Transactions with owners:					
Recapitalization 28 December 2022	12 000 000	-	-	(11 847 371)	152 629
Share capital increase	6 000 000	-	-	-	6 000 000
Balance at 31 December 2022	18 150 000	(31 801)	26 774	4 912 380	23 057 353

^{*} While these consolidated financial statements have been prepared following a reverse acquisition as a continuation of the amounts from the consolidated financial statements of Storent Investments AS, the share capital reflects that of the legal acquirer, Storent Holdings SIA. Please refer to Note 35 for further details.

The notes on pages 13 to 60 are an integral part of these consolidated financial statements.

On behalf of the Group these consolidated financial statements were signed on 10 May 2023 by:

Andris Pavlovs
Chairman of the Board
Baiba Onkele
Chief financial officer

^{**} One of the Group's subsidiaries has an obligation to allocate certain percentage from financial year's profit to reserves.

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Notes to the consolidated financial statements

1. General information

Storent Holdings SIA (hereinafter – the Group's Parent company or Storent Holdings SIA or Company) was registered in the Company Register of the Republic of Latvia on 11 October 2018. The legal status the Group's Parent company is limited liability company. Registered address of the Group's Parent company is 15A Matrozu street, Riga, Latvia. Starting from 28 December 2022, the shareholders of the Group's Parent company are Supremo LTD and EEKI LTD (Latvia), none of which has been identified as an ultimate controlling party. The name of reporting entity has changed from 'Alfasport' at the end of preceding reporting period to 'Storent Holdings' at the end of current reporting period.

The Group's Parent company's and its subsidiaries's (hereinafter – the Group) main operations relate to the rental of industrial equipment.

2. Summary of significant accounting policies

(a) Basis of preparation

The consolidated financial statements have been prepared in accordance with the International Financial Reporting Standards (IFRS) as adopted by the European Union (EU) and the interpretations issued by the International Financial Reporting Issues Committee as adopted by the EU.

These consolidated financial statements have been prepared following a reverse acquisition as a continuation of the amounts from the consolidated financial statements of Storent Investments AS.

The consolidated financial statements have been prepared on the historical cost basis. Income statement classified by expense type. Statement of cash flows is prepared using the indirect method.

The accompanying consolidated financial statements are presented in the official currency of the Republic of Latvia, the euro (hereinafter – EUR).

These Consolidated Financial Statements are authorized for issue by the Company's Management Board on 10 May 2023, and are subject to the approval of the shareholders. The shareholders have the right to reject these Consolidated Financial Statements prepared and issued by the Management Board and the right to request that new Consolidated Financial Statements are prepared and issued.

(b) Consolidation

As at 31 December 2022, the Group's Parent company had direct and indirect control over the following subsidiaries (hereinafter – Subsidiaries):

Name	Country	Type of business	Date of incorporation / acquisition	Share of interest
Ivaille	Country	Type of business	acquisition	IIILETESI
Storent Investments AS and its subsidiaries:	Latvia	Holding entity	28 December 2022	100%
Storent SIA	Latvia	Rental of industrial equipment	17 April 2008	100%
Storent UAB	Lithuania	Rental of industrial equipment	27 November 2008	100%
Storent OU	Estonia	Rental of industrial equipment	7 July 2009	100%
Storent Holding Finland Oy	Finland	Rental of industrial equipment	4 September 2012	100%
Storent AB	Sweden	Rental of industrial equipment	15 January 2013	100%
Storent AS	Norway	Rental of industrial equipment	27 June 2013	100%
Storent Oy*	Finland	Rental of industrial equipment	21 December 2016	100%
Storent OOO	Russia	Rental of industrial equipment	01 August 2017	100%
SEL Investments SIA	Latvia	Holding entity	28 December 2022	100%
and its subsidiaries: SELECTIA SIA	Latvia	Rental of industrial equipment	28 December 2022	100%
SELECTIA PLUS SIA	Latvia	Rental of industrial equipment	28 December 2022	100%

^{*}indirect shareholding

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2. Summary of significant accounting policies (cont.)

(b) Consolidation (cont.)

The separate financial statements of the subsidiaries have been consolidated into the Group's consolidated financial statements, consolidating the respective assets, liabilities, revenue and expense items. The subsidiaries controlled by the Group's Parent company are included in the consolidation. Control is achieved when the Group:

- has power over the investee;
- is exposed, or has rights, to variable returns from its involvement with the investee; and
- has the ability to use its power to affect its returns.

The Group reassesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control listed above.

Consolidation of a subsidiary begins when the Group obtains control over the subsidiary and ceases when the Group loses control of the subsidiary. Specifically, income and expenses of a subsidiary acquired or disposed of during the year are included in the consolidated statement of comprehensive income and other comprehensive income from the date the Group Parent company gains control until the date when the Group Parent company ceases to control the subsidiary. The Group Parent company's and its subsidiaries' financial years are equal and represent the calendar year. For the purposes of preparing the consolidated financial statements uniform accounting policies have been applied.

The consolidated financial statements include all assets, liabilities, revenue, expenses, gains, losses and cash flows of Storent Holdings SIA and its subsidiaries Storent Investments AS, Storent SIA, Storent UAB, Storent OÜ, Storent Holding Finland Oy, Storent AB, Storent AS, Storent OOO, Storent Oy, SEL Investments SIA, SELECTIA SIA and SELECTIA PLUS SIA in the manner as if Storent Holdings SIA and its subsidiaries were a single entity.

Upon consolidation inter-company unrealized profit, inter-company transactions, balances, inter-company interest in entities and other transactions between group companies are eliminated. Unrealised losses are eliminated in the same way as unrealised gains, but only to the extent that there is no evidence of impairment.

Please refer to Note 35 for further details regarding the accounting for business combinations.

(c) Foreign currency transactions

The monetary unit used in the consolidated financial statements is the official currency of the European Union – euro (EUR), which is Group's Parent company's and some of the subsidiaries functional and presentation currency. The functional currency of Storent AS is Norwegian krone, of Storent AB is Swedish krone and of Storent OOO is Russian ruble.

All transactions in foreign currency are converted to EUR based on the European Central Bank reference exchange rate on trade date. On the balance sheet date, foreign currency monetary assets and liabilities are translated at the European Central Bank reference exchange rate as at 31 December.

European Central Bank reference exchange rates:

	31.12.2022	31.12.2021
	EUR	EUR
1 USD	0.93755	0.88292
1 GBP	1.12748	1.19007
1 NOK	0.09511	0.10011
1 SEK	0.08991	0.09755
1 RUB	0.0127*	0.01172

^{*} Due to geopolitical situation, the last time RUB exchange rate has been published by ECB is on 1 March 2022. In order to provide users of these financial statements with more accurate information, the Group management decided to use the following rates for RUB transactions: for period 1 January 2022 till 1 March 2022 the ECB published rate has been used, while starting from 2 March 2022 and till the end of the reporting period the estimated market rate has been used, which is based on the exchange rates offered by major financial market platforms, which are providing real-time data (www.investing.com). Profit or loss from exchange rate differences, as well as from the foreign currency monetary assets and liabilities denominated in euro, are recognized in the consolidated statement of comprehensive income.

(d) Consolidation of foreign subsidiaries

Consolidating foreign subsidiaries into the consolidated financial statement, the Group's Parent company translated the monetary and non-monetary assets and liabilities at the European Central Bank reference exchange rate ruling at the closing balance sheet date, and revenue and expense items of the foreign subsidiaries at the reference exchange rates at the dates of the transactions. Exchange differences arising on recognizing asset and liability items, translating at exchange rates, are recognized in other comprehensive income and accumulated in equity.

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2. Summary of significant accounting policies (cont.)

(e) Use of judgements, estimates and assumptions

Preparation of the consolidated financial statements according to the IFRS requires the Group's management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities. The determination of estimates is based on comprehensive information, current and expected economic conditions available to the management. Actual results could differ from those estimates.

The following are the critical judgments and key estimates concerning the future, and other key sources of estimation uncertainty, which exist at the reporting date of the financial statements that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities during the next reporting period:

Note 35 - Identification of the acquirer and Assessment whether business was acquired

On 28 December 2022, Storent Holdings SIA, the legal acquirer, acquired Storent Investments AS, the legal acquiree, by way of issuing its equity instruments to the shareholders of Storent Investments AS as the full amount of consideration transferred. On identification of the acquirer in the business combination, the management considered the following factors:

- Storent Investments AS is a business as per IFRS 3 requirements;
- Storent Holdings SIA before the acquisition had limited operations, and Storent Investments AS (consolidated) was significantly larger than Storent Holdings SIA in terms of assets and revenues;
- Based on the amount of equity instruments issued to effect the acquisition, Storent Investments AS previous shareholders obtained the majority of voting interest in Storent Holdings SIA post-acquisition.

Based on the above, the management assessed that this business combination has to be accounted for as a reverse acquisition, and Storent Holdings SIA consolidated financial statements to be prepared as a continuation of Storent Investments AS consolidated financial statements.

SEL Investments SIA and its subsidiaries SELECTIA SIA and SELECTIA PLUS SIA own around 50% of the construction equipment fleet that Storent Investments AS group operates and have limited other clients. SEL Investments subgroup has been determined to have an integrated set of activities and assets, including relevant inputs and processes that are applied to those inputs, to be considered a business as per IFRS 3 requirements.

Note 12 – Recoverable value of goodwill and other non-current non-financial assets;

The Group's management reviews the carrying amounts of intangible assets, including goodwill, and property, plant and equipment, and assesses whether indications exist that the assets' recoverable amounts are lower than their carrying amounts. The Group's management calculates and records an impairment loss on intangible assets and fixed assets based on the estimates related to the expected future use, planned liquidation or sale of the assets. Taking into consideration the Group's planned level of activities and the estimated value in use of the assets (including the intended restructuring within Storent Holdings group), the Group's management considers that no significant adjustments to the carrying values of intangible assets and fixed assets are necessary as of 31 December 2022.

Note 16 – Fair value less costs to sell of disposal group held for sale

The disposal group that are classified as held for sale has to be measured at the lower of carrying amount and fair value less costs to sell. Considering the geopolitical situation, the Group has limited opportunities to manage and develop its subsidiary in Russia. Taking into consideration the Group's plan to sell the subsidiary it was measured at fair value less costs to sell based on the management's best estimate of fair value less costs to sell of the disposal group, taking into account non-binding indications of the possible sales price. Losses from impairment of goodwill and remeasurement of disposal group are recognized in consolidated statement of comprehensive income.

Note 36 - The Group's ability to continue as a going concern

The Group's management evaluates the actual and potential impact of geopolitical situation on the economic activities and financial results of the Group. Group management has prepared the projected financial results and cash flows for 2023 and has already begun to take steps to ensure the Group's ability to continue as a going concern (including the intended restructuring within Storent Holdings group). For more information, see Note 36.

(f) Fair value

The fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The objective of a fair value measurement is to estimate the price at which an orderly transaction to sell the asset or to transfer the liability would take place between market participants at the measurement date under current market conditions. For fair value calculation the Group determines the following:

- the particular asset or liability that is the subject of the measurement (consistently with its unit of account):
- for a non-financial asset, the valuation premise that is appropriate for the measurement (consistently with its highest and best use);

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2. Summary of significant accounting policies (cont.)

(f) Fair value (cont.)

- the principal (or most advantageous) market for the asset or liability;
- market approach is the valuation technique(s) the Group uses for the measurement it uses prices and other relevant information generated by market transactions involving identical or comparable (similar) assets, liabilities, or a group of assets and liabilities (e.g., a business).

(g) Business combinations

According to IFRS 3 Business ir an integrated set of activities and assets that is capable of being conducted and managed for the purpose of providing goods or services to customers, generating investment income (such as dividends or interest) or generating other income from ordinary activities. A business combination is defined as a transaction or other event in which an acquirer (an investor entity) obtains control of one or more businesses. Identifying a business combination transaction requires the determination of whether what is acquired constitutes a 'business' as defined in IFRS 3, and control has been obtained. On business combinations:

- identifiable assets and liabilities acquired are measured at fair value;
- goodwill recognized as an asset and gain on bargain purchase as an income;
- transactions costs are expensed when incurred;
- deferred tax on initial temporary differences recognized as assets and liabilities;
- contingent consideration recognized at fair value at acquisition date, subsequent changes to the profit or loss if not initially classified as equity.

(h) Segment information

Reportable segments are operating segments or aggregations of operating segments that meet specified criteria. An operating segment is a component of the Group that engages in business activities from which it may earn revenues and incur expenses (including revenues and expenses relating to transactions with other components of the Group), is a component of the Group whose operating results are regularly reviewed by the Group's chief operating decision maker to make decisions about resources to be allocated to the segment and assess its performance, and for which discrete financial information is available. Segment information is presented for Group's operating segments, which are determined by geographical split. Operating segments are managed separately and they are separately reported in internal management reporting to the Council and the Board.

(i) Revenue recognition

The Group recognises revenues according to IFRS 15 "Revenues from contracts with customers", using the 5-step model. The model consists of:

- 1. Determination of contractual relations;
- 2. Determination of contract performance obligation;
- 3. Determination of transaction price;
- 4. Attribution of transaction price to the performance obligation;
- 5. Recognition of income, when the Group has fulfilled the performance obligation.

The following criteria are used for determination of contractual relations:

- The contractual parties have approved a contract and are committed to fulfil their liabilities:
- The Group may identify the rights of each party in relation to deliverable goods or services;
- The Group may identify settlement procedures for the goods or services;
- The contract has commercial nature;
 - There is high possibility, that the Group will charge remuneration due to it in exchange for goods or services that will be transferred to the customer.

Determination of contract performance obligation.

The performance obligation exists, if there are distinct goods or services transferred to the customer or a series of distinct goods or services that are substantially the same and that have the same pattern of transfer to the customer. Group has considerate following factors as to whether a promise to transfer goods or services to the customer is not separately identifiable:

- Group does provide a significant service of integrating the goods or services with other goods or services promised in the contract:
- the goods or services are highly interrelated or highly interdependent.

Determination of transaction price

The transaction price is the amount to which Group expects to be entitled in exchange for the transfer of goods and services. When making this determination, Group will consider past customary business practices. Where a contract contains elements of variable consideration, the entity will estimate the amount of variable consideration to which it will be entitled under the contract. Variable consideration can arise, for example, as a result of discounts, rebates, performance bonuses.

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2. Summary of significant accounting policies (cont.)

(i) Revenue recognition (cont.)

Attribution of the transaction price to the performance obligation

Generally, the contract with the customer includes a specified transaction price for each performance obligation. If applicable, the Group uses the adjusted market assessment method for determination of the market price. A discount is applied proportionally for each performance obligation, based on the relative goods or services sales prices. Any overall discount compared to the aggregate of standalone selling prices is allocated between performance obligations on a relative standalone selling price basis. In certain circumstances, it may be appropriate to allocate such a discount to some but not all of the performance obligations.

Customers can earn loyalty points that are redeemable against any future transactions of the Group's products. The points accumulate and expire after one year. The Group recognizes this as a separate performance obligation and allocates a part of the transactions price applying the same principles as described above. The amount allocated to the loyalty points is initially deferred and recognised as revenue when loyalty points are redeemed or on expiry.

Recognition of revenue, when the Group has fulfilled the performance obligation

Transport and related services revenue

Revenue is recognised over time as the services are provided, that is based on criteria that the customer simultaneously receives and consumes all of the benefits provided by the Group and, generally, invoiced on a monthly basis.

Fulfillment of performance obligations for transport and related services is measured based on the output method – performance to date, and there is no significant judgement applied to determine the fulfilment of the performance obligations. Revenue from sale of inventories and property, plant and equipment used for renting

Revenue is recognised at a point in time when the corresponding asset is delivered to and accepted by the customer, thus, transferring the control and fulfilling the performance obligation, and, generally, invoiced at that point in time.

Contract assets and liabilities

Contracts with customers are presented in the Group's statement of financial position as a receivable. Invoices according the contract are generated at least once per month. Invoices are usually payable within 15-45 days. A contract liability is presented in the statement of financial position where a customer has paid an amount of consideration prior to the Group performing by transferring the related good or service to the customer.

(i) Employee benefits

Short-term employee benefits are expensed as the related service is provided. A liability is recognised for the amount expected to be paid if the Group has a present legal or constructive obligation to pay this amount as a result of past service provided by the employee and the obligation can be estimated reliably.

(k) Government grants

The Group recognises a government grant when it has reasonable assurance that it will comply with the relevant conditions and the grant will be received.

A government grant that becomes receivable as compensation for expenses or losses already incurred or for the purpose of giving immediate financial support to the entity with no future related costs is recognised in profit or loss of the period in which it becomes receivable.

Government grants related to assets, including non-monetary grants at fair value, are presented in the statement of financial position either by setting up the grant as deferred income or by deducting the grant in arriving at the carrying amount of the asset.

(I) Income tax

The corporate income tax consists of the income tax calculated for the reporting year and deferred income tax. It is recognised in comprehensive income.

Current tax

Corporate income tax for the reporting year (Lithuania)

The corporate income tax for the reporting year has been calculated, by applying the corporate income tax rate of 15% to the taxable income for the tax year.

Corporate income tax for the reporting year (Estonia and Latvia)

The net profit of Group entities located in Latvia and Estonia is not subject to corporate income tax; however, income tax is levied on all dividends paid by these companies. Corporate income tax in Latvia and Estonia is calculated at the profit distribution (20/80 from net amount to be paid to shareholders). Corporate income tax will be recognized as tax payable at the period when shareholders decide to distribute profit.

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2. Summary of significant accounting policies (cont.)

(I) Income tax (cont.)

Corporate income tax for the reporting year (Finland)

The corporate income tax for the reporting year has been calculated, by applying the corporate income tax rate of 20% to the taxable income for the tax year.

Corporate income tax for the reporting year (Sweden)

The corporate income tax for the reporting year has been calculated, by applying the corporate income tax rate of 20.6% to the taxable income for the tax year.

Corporate income tax for the reporting year (Russia)

The corporate income tax for the reporting year has been calculated, by applying the corporate income tax rate of 20% to the taxable income for the tax year.

Deferred tax

Deferred income tax arising due to temporary differences between the tax bases of assets and liabilities and their carrying amounts in these consolidated financial statements has been calculated, using the liability method for all countries the Group operates. Deferred income tax assets and liabilities are determined using the tax rates that are expected to apply when the related temporary differences reverse. The key temporary differences result from different depreciation tax rates applied under tax and accounting legislation and tax losses carried forward.

A deferred tax asset shall be recognized for the carry forward of unused tax losses and unused tax credits to the extent that it is probable that future taxable profit will be available against which the unused tax losses and unused tax credits can be utilized. When considering whether a deferred tax asset can be recognized the management uses their judgment in estimating whether there will be sufficient taxable profits in the future and about their timing and the overall future tax planning strategy.

Deferred income tax and profit distribution in (Latvia and Estonia)

Specific accounting for deferred tax due to tax regimes have been applied in the respect of Latvia and Estonia. According to legislation requirements in these countries corporate income tax is applicable to distributed profits. In case of reinvestment of profit, corporate income tax shall not be applied.

In accordance with International Accounting Standard No 12 "Income Taxes" requirements, in cases where income tax is payable at a higher or lower rate, depending on whether the profit is distributed, the current and deferred tax assets and liabilities are measured at the tax rate applicable to undistributed profits. In Latvia and Estonia, the applicable rate for undistributed profits is 0%.

As a parent controls the dividend policy of its subsidiaries, it is able to control the timing of the reversal of temporary differences associated with these investments including the temporary differences arising from undistributed profits. Therefore, in the consolidated financial statements the Group could recognize deferred tax assets and liabilities in the respect of its investments in subsidiaries using tax rate applicable to distributed profits. In cases the parent has determined that subsidiary's profits will not be distributed in the foreseeable future the parent does not recognize a deferred tax assets and liabilities.

(m) Finance income and finance costs

The Group's finance income and finance costs include:

- Interest income;
- Interest expense:
- the foreign currency gain or loss on financial assets and financial liabilities;

Interest income or expense is recognised using the effective interest method. The 'effective interest rate' is the rate that exactly discounts estimated future cash payments or receipts through the expected life of the financial instrument to:

- the gross carrying amount of the financial asset; or
- the amortised cost of the financial liability.

In calculating interest income and expense, the effective interest rate is applied to the gross carrying amount of the asset (when the asset is not credit-impaired) or to the amortised cost of the liability. However, for financial assets that have become credit-impaired subsequent to initial recognition, interest income is calculated by applying the effective interest rate to the amortised cost of the financial asset. If the asset is no longer credit-impaired, then the calculation of interest income reverts to the gross basis.

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2. Summary of significant accounting policies (cont.) (n) Intangible assets

Goodwill

The consideration transferred in a business combination is measured at fair value, which is calculated as the sum of the acquisition-date fair values of the assets transferred by the Group, liabilities incurred by the Group to the former owners of the acquiree and the equity interests issued by the Group in exchange for control of the acquiree. Acquisition-related costs are recognised in comprehensive income as incurred. Goodwill is measured as the excess of the sum of the consideration transferred, the amount of any non-controlling interests in the acquiree, and the fair value of the acquirer's previously held equity interest in the acquiree (if any) over the net of the acquisition-date amounts of the identifiable assets acquired and the liabilities assumed. Goodwill is disclosed in intangible assets section.

Goodwill arising on an acquisition of a business is carried at cost as established at the date of acquisition of the business less accumulated impairment losses, if any. Impairment test is performed annually or more frequently if events or changes in circumstances indicate that it might be impaired. For the purpose of impairment testing, recoverable amount - value in use - is determined by discounting the future cash flows generated from the continuing use of assets and was based on the following key assumptions: Cash flows were projected based on financial budgets approved by the management covering a five-year period. Each of the Group's subsidiaries was determined to be a separate cash-generating unit ("CGU"). Cash flows were calculated separately for each CGU, key assumptions for calculations are the same for all CGU: five-year business plan for each CGU, discount factor, which is based on WACC calculation, and Group total IBD was divided between each CGU according to fleet proportion. The five-year business plan is based on the following assumptions: Group's amortisation and depreciation costs, IT costs, management fee, insurance costs and interest expenses are allocated to individual budget of each CGU according to fleet proportion allocated. Fleet proportion was calculated as a percent from total Group fleet according to fleet location to the date, when impairment test was performed. By using the same fleet proportion all Group's liabilities for equipment purchase are allocated in impairment calculation. Loss from goodwill impairment is recognized in consolidated statement of comprehensive income. Please, also refer to Note 12.

Other intangible assets

Other intangible assets primarily comprise capitalized costs of internally developed software. Other intangible assets are measured at historical cost amortized on a straight-line basis over the useful life of the assets. If some events or a change in conditions indicates that the carrying value of an intangible asset may not be recoverable, the value of the respective intangible asset is reviewed for impairment. Impairment loss is recognized if the carrying value of the intangible assets exceeds its recoverable amount.

Development costs of intangible assets

Development expenditure is capitalised only if the expenditure can be measured reliably, the product or process is technically, and commercially feasible, future economic benefits are probable, and the Group intends to and has sufficient resources to complete development and to use or sell the asset. Otherwise, such expenditure is treated as research costs and recognised in comprehensive income as incurred. In the reporting period, the Group did not incur any research costs.

A project initiated by the Group met all the above criteria. The item "Intangible assets in process" included only those costs that the Group can reliably estimate. The development of intangible assets was started in 2020 and was completed at the end of 2022. This intangible asset is recognized as a corporate asset because it cannot generate independent cash flows but will be used in the operations of all Group companies. At the end of 2021 and 2022, this item was not assessed separately and was included in the impairment test of total assets, allocating this item by CGU equal to the current IT cost allocation in the Storent group. In December 2022, the roll-out process of the new IT system has started and the development costs were transferred to Computer software, and subsequently measured at cost less accumulated amortisation and any accumulated impairment losses. The implementation of the new IT system is planned to be completed by the end of 2023.

Development costs are presented as Intangible assets in progress and are stated at historical cost. This includes the cost of development and other directly attributable expenses. Intangible assets in progress are not amortized as long as the respective assets are not completed and put into operation. Expenditure on research activities, if any, is recognised in comprehensive income as incurred.

Amortisation

Amortisation is calculated based on the cost of intangible assets less their estimated residual values, which, generally, are insignificant, using the straight-line method over their estimated useful lives, and is recognised in comprehensive income. Goodwill is not amortised. Amortisation methods, useful lives and residual values are reviewed at each reporting date and adjusted, if appropriate, to reflect the Group's management current view on their remaining useful lives in the light of changes in technology. The estimated useful lives of other intangible assets for current and comparative periods are as follows:

Trademarks and domains 5 years Software licenses 3 years

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2. Summary of significant accounting policies (cont.)

(o) Property, plant and equipment

Property plant and equipment is stated at historical cost less accumulated depreciation and impairment. The acquisition costs include all expenditures attributable to binging the asset to working condition. In addition to direct purchasing expenses, it also includes other expenses related to the acquisition, such as transportations and assembling costs. Subsequent expenditure is capitalised only if it is probable that the future economic benefits associated with the expenditure will flow to the Group.

Depreciation is calculated using the straight-line method. The estimated useful lives of property, plant and equipment for current and comparative periods are as follows:

Machinery and equipment 4 - 12 years Other 2 - 5 years

Construction in progress represents property, plant and equipment under construction and is stated at historical cost. This includes the cost of construction and other directly attributable expenses. Construction in progress is not depreciated as long as the respective assets are not completed and put into operation.

Leasehold improvements are amortised over the shorter of the useful life of the improvement and the term of the lease agreement.

Depreciation is calculated based on the cost of items of property, plant and equipment less their estimated residual values using the straight-line method over their estimated useful lives, and is recognised in comprehensive income. Each part of an item of property, plant and equipment with a cost that is significant in relation to the total costs of the item is depreciated separately. Any gain or loss on disposal of an item of property, plant and equipment is recognised in comprehensive income. Depreciation methods, useful lives and residual values are reviewed at each reporting date and adjusted, if appropriate, to reflect the Group's management current view on their remaining useful lives in the light of changes in technology, the remaining prospective economic utilization of the assets and their physical condition. Group has fixed assets that are fully amortized and still are in use.

(p) Impairment of tangible and intangible assets other than goodwill

At the end of each reporting period, the Group assesses the carrying amounts of its tangible and intangible assets to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss (if any). When it is not possible to estimate the recoverable amount of an individual asset, the Group estimates the recoverable amount of the cash generating unit to which the asset belongs. Each Group's subsidiary was determined as separate CGU.

Recoverable amount is the higher of fair value less costs of disposal and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset for which the estimates of future cash flows have not been adjusted.

If the recoverable amount of an asset (or cash-generating unit) is estimated to be less than its carrying amount, the carrying amount of the asset (or cash-generating unit) is reduced to its recoverable amount. An impairment loss is recognised immediately in consolidated statement of comprehensive income.

When an impairment loss subsequently reverses, the carrying amount of the asset (or a cash generating unit) is increased to the revised estimate of its recoverable amount, but so that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset (or cash-generating unit) in prior years.

(q) Borrowings

Borrowings are recognized initially at fair value, net of transaction costs incurred.

After initial measurement, borrowings are carried at amortized cost using the effective interest rate method. The amortized value is calculated including any acquisition related discount or premiums and payments that are an integral part of the effective interest rate and transaction costs. Amortized cost is calculated by taking into account any loan or borrowing issue costs, and any discount or premium related to loans or borrowings.

(r) Inventories

Inventories are stated at the lower of cost and net realizable value.

Costs incurred in bringing the inventories to their present location and condition is measured for as follows:

- Consumables and finished goods are measured at cost of purchase applying "first in first out" (FIFO) method;

Net realizable value is the estimated selling price in the ordinary course of business, less all estimated costs of completion and costs necessary to make the sale, as well as assesses the physical condition of inventories during the annual stock count. Net realizable value is stated as cost less allowances.

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2. Summary of significant accounting policies (cont.)

(s) Non-current assets and disposal groups classified as held for sale

Non-current assets and disposal groups that will be recovered through sale rather than through continuing use are classified as non-current assets and disposal groups classified as held for sale. An asset or a disposal group held for sale is measured at the lower of its previous carrying value and fair value less costs to sell.

The conditions that must be met before a non-current asset or a disposal group can be classified as held for sale or discounted operations are as follows:

- The non-current asset or disposal group must be available for immediate sale in its present condition subject only to terms that are usual and customary for sale of such assets or disposal groups; and
- Its sale must be highly probable, i.e.
- management must be committed to a plan to sell the non-current assets or disposal group;
- an active program to locate a buyer and complete the plan must be initiated;
- the non-current assets or disposal group must be actively marked for sale ar a reasonable price in relation to its current fair value;
- the sale should be expected to qualify for recognition as a completed sale within one year from date of classification;
- actions required to complete the plan should indicate that it is unlikely that the plan be changed significantly or be withdrawn.

At the end of the reporting year 2021, the Group management has committed plan and list of non-current assets, that will be recovered through sale; sales chanel to realize this sale has found. All assets were ready for immediate sale. Non-current assets that are classified as held for sale are measured at the lower of carrying amount and fair value less costs to sell.

At the end of the reporting year 2022, the Group management has committed plan to sell a subsidiary company. This subsidiary is presented as a disposal group held for sale. Expected fair value less costs to sell is lower than the net carrying amount of the disposal group's assets and liabilities. Remeasurement loss on a reclassification of disposal group as held for sale is allocated first to impairment loss on goodwill, and then to the remaining assets. Please see Note 16.

(t) Cash and cash equivalents

Cash and cash equivalents include cash in bank and in hand, deposits held at call with banks with maturities of three months or less.

(u) Contingent liabilities and assets

The Group does not recognize any contingent liabilities in these financial statements. Contingent liabilities are disclosed, unless the probability that an outflow of resources will be required is remote. No contingent assets are recognized by the Group, they are disclosed if it is probable, that the economic benefits related to the transaction will flow to the Group.

(v) Provisions

A provision is recognized if 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 from the Group to settle the obligation, and a reliable estimate can be made of the amount of the obligation. If the Group expects that the expenditure required to settle the provision will be reimbursed by another party partly or fully, e.g., under the terms of an insurance contract, the reimbursement is recognized as a separate asset when and only when it is virtually clear that the reimbursement will be received. In the consolidated statement of comprehensive income, the expense relating to a provision may be presented net of the amount recognized for a reimbursement. Where the effect of the time value of money is material, the provisions are calculated by discounting the future expected cash outflows, using a pre-tax discount rate that reflects current market assessment of the time value of money and the risks specific to the liability. If discounting is used, increase in provisions is gradually recognized as borrowing costs.

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2. Summary of significant accounting policies (cont.)

(w) Financial assets and financial liabilities

Financial assets

Recognition, classification and subsequent measurement

A financial asset is recognised in the statement of financial position when the Group becomes party to a contract that is a financial instrument. On initial recognition, the Group classifies and measures a financial asset at amortised cost if it meets both of the following conditions and is not designated as at FVTPL:

- it is held within a business model whose objective is to hold assets to collect contractual cash flows; and
- its contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest (SPPI)
 on the principal amount outstanding

The Group classifies its financial assets as financial assets at amortised cost in line with its business model to hold the financial assets and collect the contractual cash flows, which consist only of payments of principal and interest on the outstanding principal amount. The assets in the statement of financial position that belong to this category are Trade receivables and Other receicables. These assets are subsequently measured at amortised cost using the effective interest method. The amortised cost is reduced by impairment losses. Foreign exchange gains and losses and impairment are recognised in consolidated statement of comprehensive income. Any gain or loss on derecognition is recognised in consolidated statement of comprehensive income.

A financial asset is derecognized if:

- the contractual rights to the cash flows from the financial asset expire;
- the Group retains the contractual rights to receive the cash flows of the financial asset, but assumes a contractual obligation to pay cash flows without material delay to a third party based on and earlier arrangement without any profit arising
- the Group transfers the contractual rights to receive the cash flows of the and either (a) it transfers substantially all the risks and rewards of ownership of the financial asset to a third party, or (b) it neither transfers no retains substantially all the risks and rewards of ownership of these assets but has transferred control over the item of financial asset.

Impairment of financial assets

The Group applies the simplified approach under IFRS 9. The Group always recognises lifetime ECL (expected credit losses) for trade receivables and contract assets. Lifetime ECL represents the expected credit losses that will result from all possible default events over the expected life of a financial instrument. The expected credit losses on these financial assets are estimated using a provision matrix based on the Group's historical credit loss experience in each geographical location of operations separately over a two-year period, adjusted for factors that are specific to the debtors (please see also Note 17). General economic conditions and an assessment of both the current as well as the forecast direction of conditions at the reporting date, including time value of money are not incorporated into the calculation.

The Group considers a financial asset to be in default when the borrower is in significant financial difficulty and is unlikely to pay its credit obligations to the Group in full, without recourse by the Group to actions such as realising security (if any is held); or the financial asset is more than 90 days past due. Such financial assets in default are considered to be credit-impaired.

Loss allowances for financial assets measured at amortised cost are deducted from the gross carrying amount of the assets.

Factoring

The Group has entered into certain factoring contracts, by which it sells the receivables to a factor and receives a part of the amount due immediately and the remainder when the customer settles its liability towards the factor. When the Group sells the receivables to the factor, it derecognizes the corresponding financial assets and recognizes a new receivable due from the factor. The Group's factoring contracts are considered as factoring without rights of regress. The proceeds received from the factor are presented in the Statement of cash flows as cash flows from operating activities.

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2. Summary of significant accounting policies (cont.)

(w) Financial assets and financial liabilities (cont.)

Financial liabilities

Recognition, classification and subsequent measurement

A financial liability is recognised in the statement of financial position when the Group becomes party to a contract that is a financial instrument.

All of the Group's financial liabilities are classified as measured at amortised cost. Financial liabilities are subsequently measured at amortised cost using the effective interest method. Interest expense and foreign exchange gains and losses are recognised in consolidated statement of comprehensive income. Any gain or loss on derecognition is also recognised in consolidated statement of comprehensive income.

A financial liability is derecognized, if the obligation specified in the contract is discharged or cancelled or expired. On derecognition of a financial liability, the difference between the carrying amount extinguished and the consideration paid (including any non-cash assets transferred or liabilities assumed) is recognised in comprehensive income.

Where there has been an exchange between an existing borrower and lender of debt instruments with substantially different terms, or there has been a substantial modification of the terms of an existing financial liability, this transaction is accounted for as an extinguishment of the original financial liability and the recognition of a new financial liability. The difference between the respective carrying amounts is recognized in consolidated statement of comprehensive income. Please refer to relevant Notes.

Offsetting

Financial assets and financial liabilities are offset and the net amount presented in the statement of financial position when, and only when, the Group currently has a legally enforceable right to set off the amounts and it intends either to settle them on a net basis or to realise the asset and settle the liability simultaneously.

(x) Leases

The Group as lessor

Leases, for which the Group is a lessor, are classified as finance or operating leases. Whenever the terms of the lease transfer substantially all the risks and rewards of ownership to the lessee, the contract is classified as a finance lease. All other leases are classified as operating leases. The Group, as a lessor, has not classified any lease as a financial lease.

When the Group is an intermediate lessor, it accounts for the head lease and the sublease as two separate contracts. The sublease is classified as a finance or operating lease by reference to the right-of-use asset arising from the head lease.

Rental income from operating leases is recognised on a straight-line basis over the term of the relevant lease. Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset and recognised on a straight-line basis over the lease term. The Group as a lessor, generally, concludes short-term operating lease contracts with no non-cancellable period.

The Group as lessee

The Group assesses whether a contract is or contains a lease, at inception of the contract. The Group recognises a right-ofuse asset and a corresponding lease liability with respect to all lease arrangements in which it is the lessee, except for shortterm leases (defined as leases with a lease term of 12 months or less) and leases of low value assets (such as tablets and personal computers, small items of office furniture and telephones). For these leases, the Group recognises the lease payments as an operating expense on a straight-line basis over the term of the lease unless another systematic basis is more representative of the time pattern in which economic benefits from the leased assets are consumed.

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date, discounted by using the rate implicit in the lease. If this rate cannot be readily determined, the lessee uses its incremental borrowing rate.

Lease payments included in the measurement of the lease liability comprise:

- Fixed lease payments (including in-substance fixed payments), less any lease incentives receivable;
- Variable lease payments that depend on an index or rate, initially measured using the index or rate at the commencement date:
- The amount expected to be payable by the lessee under residual value guarantees;
- The exercise price of purchase options, if the lessee is reasonably certain to exercise the options; and
- Payments of penalties for terminating the lease, if the lease term reflects the exercise of an option to terminate the lease.

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2. Summary of significant accounting policies (cont.)

(x) Leases (cont.)

The lease liability is presented as a separate line in the statement of financial position. Group lease payments are based on concluded financial lease agreements with fixed lease payment schedule.

The lease liability is subsequently measured by increasing the carrying amount to reflect interest on the lease liability (using the effective interest method) and by reducing the carrying amount to reflect the lease payments made.

The Group remeasures the lease liability (and makes a corresponding adjustment to the related right-of-use asset) whenever:

- The lease term has changed or there is a significant event or change in circumstances resulting in a change in the
 assessment of exercise of a purchase option, in which case the lease liability is remeasured by discounting the revised
 lease payments using a revised discount rate.
- The lease payments change due to changes in an index or rate or a change in expected payment under a guaranteed
 residual value, in which cases the lease liability is remeasured by discounting the revised lease payments using an
 unchanged discount rate (unless the lease payments change is due to a change in a floating interest rate, in which case
 a revised discount rate is used).
- A lease contract is modified and the lease modification is not accounted for as a separate lease, in which case the lease liability is remeasured based on the lease term of the modified lease by discounting the revised lease payments using a revised discount rate at the effective date of the modification.

The right-of-use assets comprise the initial measurement of the corresponding lease liability, lease payments made at or before the commencement day, less any lease incentives received and any initial direct costs. They are subsequently measured at cost less accumulated depreciation and impairment losses.

Right-of-use assets are depreciated over the period of the lease term.

(y) Related party transaction

Related parties represent both legal entities and private individuals related to the Group in accordance with the following rules:

- a) person or a close member of that person's family is related to a reporting entity if that person:
 - i. Has control or joint control over the reporting entity;
 - ii. Has significant influence over the reporting entity; or
 - iii. Is a member of the key management personnel of the reporting entity or of a parent of the reporting entity.
- b) An entity is related to a reporting entity if any of the following conditions applies:
 - i. The entity and the reporting entity are members of the same group (which means that each parent, subsidiary and fellow subsidiary is related to the others);
 - ii. One entity is an associate or joint venture of the other entity (or an associate or joint venture of a member of a group of which the other entity is a member);
 - iii. Both entities are joint ventures of the same third party;
 - iv. One entity is a joint venture of a third entity and the other entity is an associate of the third entity;
 - v. The entity is a post-employment benefit plan for the benefit of employees of either the reporting entity or an entity related to the reporting entity. If the reporting entity is itself such a plan, the sponsoring employers are also related to the reporting entity:
 - vi. The entity is controlled, or jointly controlled by a person identified in a);
 - vii. A person identified in a) i) has significant influence over the entity or is a member of the key management personnel of the entity (or of a parent of the entity).
- viii. The entity, or any member of the group of which it is a part, provides key management personnel services to the reporting entity or to the parent of the reporting entity.

(z) Post balance sheet events

Only such post balance sheet events adjust amounts recognized in the consolidated financial statement, which provides additional information on the conditions that existed at balance sheet date (adjusting events). If post balance sheet events are not adjusting, they are disclosed in the consolidated financial statements only if they are material.

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2. Summary of significant accounting policies (cont.)

(aa) International Financial Reporting Standards changes

New standards and amendments to standards, including any consequential amendments to other standards, effective for annual periods beginning on 1 January 2022, have not had a material impact on these consolidated financial statements.

Standards and amendments to existing standards issued by IASB but that are not yet effective

A number of new standards are effective for annual periods beginning after 1 January 2022 and earlier application is permitted; however, the Group has not early adopted the new or amended standards in preparing these consolidated financial statements.

The following new and amended standards effective for annual periods beginning after 1 January 2022 are not expected to have a significant impact on the Group's consolidated financial statements:

- IFRS 17 Insurance Contracts and amendments to IFRS 17 Insurance Contracts.
- Classification of Liabilities as Current or Non-current (Amendments to IAS 1).
- Definition of Accounting Estimate (Amendments to IAS 8)
- Disclosure of Accounting Policies (Amendments to IAS 1 and IFRS Practice Statement 2).
- Deferred Tax Related to Assets and Liabilities Arising from a Single Transaction Amendments to IAS 12 Income Taxes.

IFRSs currently adopted by the EU do not differ materially from those adopted by the International Accounting Standards Board (IASB), except for some of the above-mentioned standards, amendments to existing standards and interpretations not yet endorsed by the EU on 31 December 2022 (effective dates refer to IFRSs, issued by the IASB).

The Group anticipates that the adoption of these new standards and amendments to the existing standards will have no material impact on the consolidated financial statements of the Group in the period of initial application.

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3. Net revenue and operating segments

	2022	2021 Re-presented	2022 Disco	2021 ntinued*
Net revenue by products and services	EUR	EUR	EUR	EUR
Rental revenue – own equipment	5 707 855	7 640 165	862 229	566 750
Rental revenue – sub-lease of right-of-use assets (see also Note 14)	4 168 112	5 202 688	-	-
Rental revenue – equipment under split rent arrangements (see also Note 14)	22 855 228	19 230 071	30 495	38 278
TOTAL Rental income:	32 731 195	32 072 924	892 724	605 028
Transport and related services revenue	9 866 668	9 472 627	59 770	36 756
Revenue from sale of inventories	1 034 117	776 011	12 466	7 836
Cash discounts to customers	(53 673)	(54 074)	-	-
TOTAL Revenue from contracts with customers:	10 847 112	10 194 564	72 236	44 592
TOTAL:	43 578 307	42 267 488	964 960	649 620

^{*}Please see Note 16

Operating segments

Segment information is presented for the Group's operating segments, which are determined by geographical split. The Group has disclosed the items and amounts by operating segment as reported in internal management reporting to the Council and the Board.

Net revenue per geographical location	2022 EUR	2021 EUR
Latvia	15 591 626	14 302 323
Lithuania	10 224 738	10 581 119
Estonia	4 713 518	4 602 488
TOTAL Baltic (Latvia, Estonia and Lithuania):	30 529 882	29 485 930
Finland	10 503 431	10 390 040
Sweden	2 544 994	2 391 518
TOTAL Nordic (Finland and Sweden):	13 048 425	12 781 558
Russia, Kaliningrad (discontinued)	964 960	649 620
TOTAL:	44 543 267	42 917 108

The Group defines operating result as net revenues and other operating income less cost of materials and services, personnel costs, other operating expenses, depreciation and amortization and impairment gain/(loss).

	2022	2021 Re-presented
Operating result per geographical location	EUR	EUR
Baltic (Latvia, Estonia and Lithuania)	917 896	1 927 067
Nordic (Finland and Sweden)	(1 321 151)	(3 164 211)
Elimination of inter-segment operating result	55 959	39 379
Finance income	24 284	23 386
Finance expenses	(2 137 530)	(2 439 986)
Consolidated profit/(loss) before tax from continuing operations:	(2 460 542)	(3 614 365)

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3. Net revenue and operating segments (cont.)

Property, plant and equipment, right of use assets and intangible assets are disclosed both on individual geographical location level and on an aggregated basis, in line with internal management reporting to the Council and the Board.

Property, plant and equipole location, net book value	uipment and right of use assets per geographical ie	31.12.2022 EUR	31.12.2021 EUR
Finland		7 104 437	8 877 339
Sweden		1 027 997	1 878 538
	TOTAL Nordic (Finland and Sweden):	8 132 434	10 755 877
Latvia		10 238 457	6 716 476
Lithuania		6 139 269	3 599 576
Estonia		3 880 379	2 137 333
	TOTAL Baltic (Latvia, Estonia and Lithuania):	20 258 105	12 453 385
Russia, Kaliningrad*		-	151 046
	TOTAL: _	28 390 539	23 360 308
Intangible assets (inclu per geographical locat	uding goodwill) and right of use assets ion, net book value	31.12.2022 EUR	31.12.2021 EUR
Finland		1 829 957	1 829 525
Sweden		198 128	163 575
	TOTAL Nordic (Finland and Sweden):	2 028 085	1 993 100
Latvia		1 434 405	1 350 511
Lithuania		8 951 481	8 958 003
Estonia		649 470	695 464
	TOTAL Baltic (Latvia, Estonia and Lithuania):	11 035 356	11 003 978
Russia, Kaliningrad*		-	379 673
	TOTAL: _	13 063 441	13 376 751
Ţ	OTAL NON-CURRENT NON-FINANCIAL ASSETS: $_$	41 453 980	36 737 059

^{*}Please see Note 16

4. Other operating income

	2022	2021 Re-presented	2022 Disconti	2021 nued*
By type	EUR	EUR	EUR	EUR
Insurance reimbursements received	205 081	270 049	-	-
Cost reimbursement	207 283	218 730	-	-
Received government grant**	-	104 428	-	-
Recognized deferred income (see also Note 28)	29 903	57 107	-	-
Other income	12 469	10 501	273	2 232
Income according to court decision***	1 842 450	-	-	-
Gains on sale of property, plant and equipment used for renting, net*	1 320 765	623 545	13 660	18 423
TOTAL:	3 617 951	1 284 360	13 933	20 655

^{*}Please see Note 16

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4. Other operating income (cont.)

^{*}Storent SIA and Storent Oy, on an ongoing basis, performs optimization of the rental equipment fleet by selling equipment, which is no longer in demand in rental market. The increase in rental equipment sold in 2022 and 2021 is related to the management's initiated change in the Group's operating model to increase the share of rental equipment provided by split-rent vendors.

Gains / (losses) on sale of property, plant and equipment used for renting, near	2022 t calculation: EUR	2021 Re-presented EUR	2022 Discontii EUR	2021 nued* EUR
Gross income from sale of property, plant and equipment used for renting	5 428 052	6 525 751	14 376	20 440
Cost of sold property, plant and equipment used for renting	(4 107 287)	(5 902 206)	(716)	(2 017)
TOTAL Gains / (losses) on sale of property, plant and equipment used for renting, net:	1 320 765	623 545	13 660	18 423

Net gains are presented under Other operating income, while Net losses are presented under Other operating expenses.

5. Cost of materials and services

a) Costs of raw materials and ancillary materials

	2022	2021	2022	2021
		Re-presented	Discon	tinued*
	EUR	EUR	EUR	EUR
Cost of materials	836 660	613 605	7 020	3 912
Renting equipment adjustments as a result of stock counts	5 940	2 613	16	84
TOTAL: _	842 600	616 218	7 036	3 996

b) Other external costs

2, 0.113. 0.113. 1.11		2022	2021 Re-presented	2022 Disco	2021 ntinued*
		EUR	EUR	EUR	EUR
Equipment rent related costs (see also Note 14)		16 559 019	13 700 983	23 873	29 941
Transport and assembly services		5 929 524	6 284 308	45 012	31 645
Repairs and maintenance services		3 256 721	3 051 222	93 995	62 983
	TOTAL:	25 745 264	23 036 513	162 880	124 569
	TOTAL:	26 587 864	23 652 731	169 916	128 565

^{*}Please see Note 16

^{**} One of the Group's entities has received government grant under the program of government support related to Covid-19 pandemic. Support programm was intended to compensate the decrease in net working capital. Entity has fulfilled all the conditions for the use of this support and recognized received amount in Other operating income in the reporting period. There are no conditions, under which the entity would have to repay the received support.

^{***} Income from court decision has been recognized according to Arbitral tribunal decision in dispute between Storent Holding Finland and ex-owner of Leinolift Oy. The management has assessed the recoverability of the amount granted by the court decision and recognized a partial allowance for expected credit losses, which is presented in profit and loss item Impairment gain / (loss) on trade receivables and contract assets.

^{*}Please see Note 16

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6. Other operating expenses

o. Other operating expenses	2022	2022 2021 Re-presented		2021 ntinued*
	EUR	EUR	EUR	EUR
Rent of offices, areas and maintenance costs	2 386 467	2 294 763	53 641	46 810
IT expenses	813 863	967 432	13 004	1 901
Legal services**	736 575	146 906	14	-
Written-off doubtful debts	558 419	445 877	1 830	5 635
Administration transport costs	520 092	467 201	13 854	6 696
Other administrative expenses	410 395	317 241	7 892	5 500
Remuneration to contractors	309 127	371 897	-	-
Insurance costs	265 094	231 813	2 412	119
Marketing expenses	245 672	261 628	4 288	1 800
Communication expenses	106 976	132 548	3 721	2 808
Consulting and other services***	289 368	242 315	956	524
TO	TAL: 6 642 048	5 879 621	101 612	71 793

^{*}Please see Note 16.

^{***}including audit fee to KPMG Baltics SIA:

		2022	2021
		EUR	EUR
Statutory audit of financial statements		84 400	90 298
Other assurance services		41 500	-
Permitted tax services		89	79
	TOTAL:	125 989	90 298

7. Depreciation and amortization

Doprootation and amortization	2022 2021 2022 Re-presented Disco			2022 2021 Discontinued*	
	EUR	EUR	EUR	EUR	
Depreciation of property, plant and equipment used for renting	1 201 624	600 999	100 951	76 979	
Depreciation of property, plant and equipment used for own needs	252 373	406 867	2 886	3 453	
Rights of use assets amortization	2 887 000	4 710 549	-	-	
Amortization of intangible assets	846 398	884 854	4 268	3 446	
TOTAL:	5 187 395	6 603 269	108 105	83 878	

^{*}Please see Note 16.

8. Finance income

	2022	2021 Re-presented	2022 Discont	2021 inued*
	EUR	EUR	EUR	EUR
Foreign exchange income	21 639	20 865	10 327	211
Interest income calculated using the effective interest method	2 645	2 521	-	-
Other income	-	-	960	
TOTAL:	24 284	23 386	11 287	211

^{*}Please see Note 16.

^{**}The increase in legal services expenses is related to the court case in Finland (see also Note 4).

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9. Finance expenses

9. Finance expenses	2022	2021 Re-presented	2022 Discon	2021 tinued*
	EUR	EUR	EUR	EUR
Interest on borrowings* calculated using the effective interest method	979 813	1 132 433	-	-
Interest on leases	529 300	743 920	-	-
Interest on bonds** calculated using the effective interest method	465 376	513 271	-	-
Interest on factoring***	9 615	6 109	-	-
Interest on overdraft	-	2 340	-	-
Foreign exchange losses	57 399	7 090	75 314	2 665
Other expenses	96 027	34 823	-	
TOTAL:	2 137 530	2 439 986	75 314	2 665

^{*}Please see Note 16.

^{**}Interest expenses presented above are incurred by financial instruments presented in the Group's financial liabilities at amortized cost in accordance with IFRS 9.

^{***}In 2014 Group has signed factoring contract with Nordea Bank AB, which improved liquidity of the Group. The management of the Group treats this contract as factoring without rights of regress. In 2022, the maturity of these contracts was been prolonged till 31.03.2023.

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10. Income tax and deferred income tax assets / liabilities 2022 2021 2022 2021 Re-presented Discontinued* **EUR EUR EUR EUR** Corporate income tax calculated for the year (3426)(1008)(65926)(54839)Deferred income tax changes due to temporary differences (1808)Corporate income tax recognized in consolidated statement of comprehensive income: (3426)(1008)(65926)(56647)

The Group's reconciliation of the effective tax rate is based on its domestic tax rate, with a reconciling item in respect of tax rates applied by Group companies in other jurisdictions. The reconciliation of the effective tax rate is based on an applicable tax rate that provides the most meaningful information to users.

Reconciliation of the actual corporate income tax with calculated theoretical tax:

		2022 EUR		2021 EUR
Profit / (loss) before income tax, subject to corporate income tax		4 809 953		(3 614 365)
The calculated theoretical corporate income tax – at 20%	20,0%	961 991	20,0%	(722 873)
Effect of tax rates in foreign jurisdictions	(0,22%)	10 693	(1,70%)	61 582
Permanent differences:				
Impact of Goodwill impairment	(1,39%)	66 770	-	-
Impact of Gain on bargain purchase	151%	(1 454 099)	-	-
Non-deductible expenses and other permanent differences	(0,27%)	13 096	(1,43%)	51 620
Unrecognized temporary differences (tax losses carried forward)	(14,92%)	404 975	(16,90%)	610 678
The actual corporate income tax for the reporting year:	(0,07%)	3 426	(0,03%)	1 008

Deferred income tax:

The Group management has determined that eligable subsidiary's profits in Latvia and Estonia will not be distributed in the foreseeable future, and, thus, the Group has not recognized related deferred tax liabilities. The unrecognized deferred tax liabilities as at 31 December 2022 amount to EUR 2 531 512 (31.12.2021: EUR 1 644 260).

The unused tax losses, for which deferred tax asset is recognized only to the extent of taxable temporary differences, as at 31 December 2022 consist of EUR 8 803 899 (31.12.2021: EUR 8 270 226) that expire from 2028 to 2032 and EUR 6 179 570 (31.12.2021: EUR 5 945 637 that, under certain conditions, do not expire. There are no other material deductible temporary differences and unused tax credits for which no deferred tax asset is recognised.

The Group's management has prepared a Business plan for the next five-years. Based on the five-year business plan for Finland, Sweden and Lithuania the management doesn't see that the next five-years' taxable profit will be enough to cover the previous tax losses. As a result, the Group's management decided to recognize deferred tax assets only in the amount equal to the deferred tax liabilities that are expected to reverse in future reporting periods.

^{*}Please see Note 16.

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10. Income tax income and deferred income tax assets / liabilities (cont.)

Movement in deferred tax balances				Baland	ce at 31 Decem	ber 2022
2022	Net balance at 1	Recognised in	Currency revaluation		Deferred tax	Deferred tax
EUR	January	profit or loss	effect	Net	assets	liabilities
Accelerated depreciation for tax						
purposes	867 414	(975 693)	-	(108 279)	-	(108 279)
Tax losses carried forward	(3 102 230)	570 718	-	(2 531 512)	(2 531 512)	-
Loss allowances	(175 353)	-	-	(175 353)	(175 353)	-
Other items	(66)	-	_	(66)	(66)	-
Unrecognized deferred tax	,			` ,	,	
asset	2 410 235	404 975	-	2 815 210	2 815 210	-
	-	-	-	-	108 279	(108 279)
				Set-off	(108 279)	108 279
			Ne	t deferred tax		

Movement in deferred tax balances				Raland	ce at 31 Decem	her 2021
2021			Currency	Bulun		
EUR	Net balance at 1 January	Recognised in profit or loss	revaluation effect	Net	Deferred tax assets	Deferred tax liabilities
Accelerated depreciation for tax						
purposes	687 528	179 886	-	867 414	-	867 414
Tax losses carried forward	(2 339 515)	(760 907)	(1 808)	(3 102 230)	(3 102 230)	-
Loss allowances	(93 807)	(81 546)	· -	(175 353)	(175 353)	-
Other items	(39)	(27)	_	(66)	(66)	-
Unrecognized deferred tax	, ,	(/		()	,	
asset	1 745 833	664 402	_	2 410 235	2 410 235	-
	-	1 808	(1 808)	-	(867 414)	867 414
			, ,	Set-off	866 128	(866 128)
			Ne	t deferred tax	(1 286)	1 286

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11. Personnel costs and number of employee	2022	2021 Re-presented		2021 ontinued*
0.4.5	EUR	EUR	EUR	EUR
Salaries	6 534 960	6 569 442	78 606	78 065
State social security mandatory contributions	1 586 347	1 740 467	19 569	12 790
Other personnel costs	217 309	363 519	14 608	12 770
TOTA	L: <u>8 338 616</u>	8 673 428	112 783	103 625
Executive management remuneration:		2022 EUR	2021 EUR	
Board members				
Salaries		470 329	452 849	
State social security mandatory contributions		110 977	106 835	
	TOTAL:	581 306	559 684	
		2022	2021	
Average number of employees during the reporting year		240	262	
	TOTAL:	240	262	
	2022	2021 Re-presented	2022 Dis	2021 scontinued*
Personnel costs by function:	EUR	· EUR	EUR	EUR
Sales	3 132 556	3 263 216	42 369	34 047
Customer services	3 393 884	3 526 972	45 904	45 359
Administration and finance staff	1 812 176	1 883 240	24 510	24 219
TOTAL:	8 338 616	8 673 428	112 783	103 625

^{*}Please see Note 16.

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12. Intangible assets

	Licences and similar rights	Other intagible assets	Intangible assets in progress	Goodwill	TOTAL
	EUR	EUR	EUR	EUR	EUR
At 31 December 2020					
Historical cost	505 339	4 594 335	418 813	11 316 707	16 835 194
Accumulated amortisation	(453 180)	(3 167 639)	-	-	(3 620 819)
Net carrying value	52 159	1 426 696	418 813	11 316 707	13 214 375
FY 2021					
Net carrying value, opening	52 159	1 426 696	418 813	11 316 707	13 214 375
Additions	937	459 636	566 475	-	1 027 048
Write-off	-	(177)	-	-	(177)
Amortisation	(32 280)	(856 020)	-	-	(888 300)
Net carrying value, closing	20 816	1 030 135	985 288	11 316 707	13 352 946
At 31 December 2021					
Historical cost	506 276	5 053 794	985 288	11 316 707	17 862 065
Accumulated amortisation	(485 460)	(4 023 659)	-	-	(4 509 119)
Net carrying value	20 816	1 030 135	985 288	11 316 707	13 352 946
FY 2022					
Net carrying value, opening	20 816	1 030 135	985 288	11 316 707	13 352 946
Additions	55 406	179 728	656 321	-	891 455
Transfered from other position	-	1 641 609	(1 641 609)	-	-
Reclassification to assets held for sale	-	(4 977)	-	-	(4 977)
Write-off	-	-	-	(329 585)	(329 585)
Amortisation	(18 514)	(827 884)	-	-	(846 398)
Net carrying value	57 708	2 018 611	-	10 987 122	13 063 441
At 31 December 2022					
Historical cost	561 682	6 870 154	-	10 987 122	18 418 958
Accumulated amortisation and depreciation	(503 974)	(4 851 543)	-	-	(5 355 517)
Net carrying value	57 708	2 018 611	-	10 987 122	13 063 441

All intangible assets are used by the Group.

Fully amortized intangible assets

On 31 December 2022, intangible assets of the Group included assets with acquisition value of EUR 3 925 441 (31.12.2021.: EUR 2 717 463), which were completely written down into amortization costs and are still actively used in economic activity. Most of these intangible assets consist of software, which continue to be used, and for which annual maintenance and improvement fees are paid.

Development of intangible assets

In 2020, the Group started to develop a new ERP system that meets the development trends of modern IT technologies in the business environment, especially as a result of Covid-19 impact, and will provide effective accounting of rental processes, control procedures of the Group companies and operational information for the Group's management to make decisions. The item "Intangible assets in progress" included only those costs that the Group could reliably estimate and that met IFRS capitalization criteria. In 2022 and 2021, there are only external intangible development costs capitalized. In December 2022, the development process of the new ERP system was completed and the implementation process and its use in the Group companies' everyday operations began; as a result the development costs were transferred to the item "Other intangible investments". The roll-out of the new ERP system is planned to be completed by the end of 2023.

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12. Intangible assets (cont.)

Goodwill by CGU	31.12.2022 EUR	31.12.2021 EUR
Storent SIA	680 035	680 035
Storent UAB	8 742 675	8 742 675
Storent OU	542 475	542 475
Storent Oy	1 021 937	1 021 937
Storent OOO*	-	329 585
	10 987 122	11 316 707

^{*}As at 31 December 2022, Storent OOO is presented as disposal group for sale. Goodwill is written-down as impairement loss. For additional information please see Note 16.

The key assumptions used in the estimation of the recoverable amount (value in use) of the Group's CGUs are the following:

31.12.2022	Latvia	Lithuania	Estonia	Finland	Sweden
EBITDA margin	32%-35% in years 2023-2027, 32% in terminal year (2022 actual: 37%)	32%-34% in years 2023-2027, 32% in terminal year (2022 actual: 32%)	25%-30% in years 2023-2027, 32% in terminal year (2022 actual: -15%)	28%-30% in years 2023-2027, 29% in terminal year (2022 actual: -30%)	19%-25% in years 2023-2027, 25% in terminal year (2022 actual: -17%)
EBITDA growth rate	2%	2%	2%	2%	2%
Period of cash flows forecast	5 years + terminal year	5 years + terminal year	5 years + terminal year	5 years + terminal year	5 years + terminal year
WACC	9,43%	9,43%	9,43%	9,43%	9,43%
Terminal growth rate	0,61%	0,61%	0,61%	0,61%	0,61%

^{*} Discount rate forecasts are based on the actual cost of capital of group companies.

31.12.2021	Latvia	Lithuania	Estonia	Finland	Sweden	Russia
EBITDA margin	16%-18% in years 2022-2026, 16% in terminal year (2021 actual: 16%)	9%-18% in years 2022-2026, 9% in terminal year (2021 actual: 16%)	1%-18% in years 2022-2026, 1% in terminal year (2021 actual: -8%)	15%-18% in years 2022-2026, 15% in terminal year (2021 actual: -14%)	14%-16% in years 2022-2026, 14% in terminal year (2021 actual: -8%)	48%-40% in years 2022-2026, 48% in terminal year (2021 actual: -51%)
EBITDA growth rate	2%	9%	18%	3%	2%	-8%
Period of cash flows forecast	5 years + terminal year	5 years + terminal year	5 years + terminal year	5 years + terminal year	5 years + terminal year	5 years + terminal year
WACC	10,24%	10,24%	10,24%	10,24%	10,24%	10,24%
Terminal growth rate	0,59%	0,59%	0,59%	0,59%	0,59%	0,59%

To determine the key assumptions of EBITDA margin and EBITDA growth rate, the Group management has considered both the Group's past experience as well the future trends and forecasts of the construction market in the specific country where the CGU is located. The recoverable value of goodwill and other non-current non-financial assets significantly depends relating to the newly established Storent Holdings group's net turnover growth, EBITDA margin (as a result of internal cost optimization and internal transfer pricing adjustments) and timing and magnitude of EBITDA growth, discount rate used, as well as the ability of Group's management to implement these assumptions and the development of the Baltic and Nordic construction equipment rental market in general. Any unfavorable changes in these assumptions that may be caused by volatility of the market, in which the Group operate, may have a negative influence of the carrying amount goodwill and other non-current non-financial assets recognized on the Group's consolidated balance sheet as of 31 December 2022. Please refer further to Notes 35 and 36.

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12. Intangible assets (cont.)

Sensitivity analysis

The Group has conducted an analysis of the sensitivity of the impairment test to changes in the key assumptions used to determine the recoverable amount for each of the CGUs to which goodwill is allocated. Analysis of the sensitivity is based on same assumptions as impairment test and as described above. Management estimated that all Baltic countries will reach a similar EBITDA margin level by increasing sales and significantly improving efficiency as outlined above, especially in Estonia.

The key assumptions that can affect the recoverable value and, thus, the carrying amount of the cash-generating units are the fulfilment of the EBITDA budget and the weighted average cost of capital. The table below shows the impact of the change in these two assumptions on the value headroom/(impairment) of the cash-generating unit.

	Weighte	Weighted average cost of capital 9,43% (10,24% in 2021)				EBITDA target reached by 90%			
	EBITDA target reached by 90%	EBITDA target reached by 80%	EBITDA target reached by 90%	EBITDA target reached by 80%	Weighted average cost of capital 8,43%	Weighted average cost of capital 10,43%	Weighted average cost of capital 9,24%	Weighted average cost of capital 11,24%	
m EUR	2022	2022	2021	2021	2022	2022	2021	2021	
Latvia	19,5	14,73	22,26	18,10	24,24	15,85	27,86	18,18	
Lithuania	18,42	15,34	10,45	7,82	21,6	15,96	14,07	7,82	
Estonia	1,33	-0,64	1,09	-0,38	3,84	-0,52	2,87	-0,25	
Sweden	0,98	0,12	-0,14	-0,60	2,1	0,17	0,29	-0,47	
Finland	3,97	1,19	2,28	0,03	6,92	1,81	4,56	0,55	
Russia	-	-	1,54	1,28	-	-	1,75	1,38	
TOTAL:	44,20	30,74	37,48	26,25	58,70	33,27	51,40	27,21	

Based on the calculations performed by management, a decrease in EBITDA or increase in discount rate would lead to the fact that the carrying amount of Estonian CGU, including the allocated corporate assets, may not reach the expected recoverable amount as of December 31, 2022. The management of the group, in close cooperation with the management of the Estonian CGU, carefully considers and implements the sales strategy in Estonia in order to prevent non-compliance with the planned EBITDA level.

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13. Property, plant and equipment

	Land and buildings	Machinery and equipment	Other fixed assets	TOTAL
	EUR	EUR	EUR	EUR
At 31 December 2020				
Historical cost	302 978	34 345 305	3 714 941	38 363 224
Accumulated amortisation	(83 853)	(23 940 661)	(3 048 699)	(27 073 213)
Net carrying value	219 125	10 404 644	666 242	11 290 011
FY 2021				
Net carrying value, opening	219 125	10 404 644	666 242	11 290 011
Additions	-	1 064 647	133 618	1 198 265
Reclassification to assets held for sale	-	(344 995)	-	(344 995)
Transfered from ROU at the end of the lease (Note 14)	-	5 668 427	37 105	5 705 532
Write-off	-	(6 732 582)	(72 114)	(6 804 696)
Amortisation	(15 055)	(677 978)	(395 265)	(1 088 298)
Net carrying value, closing	204 070	9 382 163	369 586	9 955 819
At 31 December 2021				
Historical cost	302 978	34 000 802	3 813 550	38 117 330
Accumulated amortisation	(98 908)	(24 618 639)	(3 443 964)	(28 161 511)
Net carrying value	204 070	9 382 163	369 586	9 955 819
FY 2022				
Net carrying value, opening	204 070	9 382 163	369 586	9 955 819
Additions	-	1 049 353	219 479	1 268 832
Acquisitions through business combinations*	-	12 135 279	181	12 135 460
Transfered from ROU at the end of the lease (Note 14)	-	1 189 121	84 320	1 273 441
Reclassification to assets and disposal groups held for sale*	-	(86 178)	(1 658)	(87 836)
Write-off	-	(4 546 304)	(82 152)	(4 628 456)
Amortisation	(15 056)	(1 201 624)	(237 317)	(1 453 997)
Net carrying value	189 014	17 921 810	352 439	18 463 263
At 31 December 2022				
Historical cost	302 978	43 742 073	4 033 720	48 078 771
Accumulated amortisation and depreciation	(113 964)	(25 820 263)	(3 681 281)	(29 615 508)
Net carrying value	189 014	17 921 810	352 439	18 463 263

^{*}Please see Note 16 for discontinued operations and Note 35 for business combinations.

All property, plant and equipment classified as Machinery and equipment and Other fixed assets are leased out by the Group under operating lease terms. Other types of property, plant and equipment are used by the Group.

Machinery and equipment that had been prepared for selling in the beginning of 2022 was classified in this consolidated annual report as at 31 December 2021 as Assets held for sale. Please see Note 16.

A number of fully depreciated property, plant and equipment are still used for the Group's business operations. The total historical cost of such property, plant and equipment as at 31 December 2022 amounted to EUR 6 546 256 (31.12.2021: EUR 9 683 288).

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14. Rights of use assets

	Licences and similar rights	Land and buildings	Machinery and equipment	Other fixed assets	TOTAL
	EUR	EUR	EUR	EUR	EUR
At 1 January 2021					
Net carrying value, opening	49 774	636 975	21 005 974	621 874	22 314 597
Additions	-	16 602	1 473 375	101 401	1 591 378
Reclassification to assets held for sale	-	-	(61 601)	-	(61 601)
Transfered to PP&E at the end of the lease on transfer of ownership (see Note 13)	-	-	(5 668 427)	(37 104)	(5 705 531)
Amortisation	(25 969)	(245 627)	(4 301 396)	(137 557)	(4 710 549)
Net carrying value at 31 December 2021	23 805	407 950	12 447 925	548 614	13 428 294
At 1 January 2022					
Net carrying value, opening	23 805	407 950	12 447 925	548 614	13 428 294
Additions	-	151 904	-	511 897	663 801
Acquisitions througt business combinations* Transfered to PP&E at the end of the lease on	-	-	12 907	23 164	36 071
transfer of ownership (see Note 13)	-	-	(1 189 121)	(84 320)	(1 273 441)
Write-off	-	-	-	(40 449)	(40 449)
Amortisation	(23 805)	(289 370)	(2 305 217)	(268 608)	(2 887 000)
Net carrying value at 31 December 2022		270 484	8 966 494	690 298	9 927 276

All rights of use assets classified as Machinery and equipment and Other fixed assets are leased out by the Group under operating lease terms. Other types of rights of use assets are used by the Group for own purposes.

For information on incremental borrowing rates applied to lease liabilities, refer to Note 25, and on business combinations – Note 35.

Premises rent agreements that can be discontinued by sending letter to premises holder one to six months before termination, are not classified as rights of use assets since both parties have unilateral rights to terminate the contract and there is historical evidence of such right being exercised by both parties. Forklift rent agreements, without specified forklift serial number in agreement also are not classified as rights of use assets as those can be replaced by service provider and there is a history of such replacement at decision by service provider.

	2022	2021 Re-presented	2022 Discont	2021 tinued*
Amounts recognized in profit and loss:	EUR	EUR	EUR	EUR
Revenue from sub-lease of rights-of-use assets (see also Note 3)	4 168 112	5 202 688	-	-
Revenue from sub-lease of assets, for which lease liabilities are not recognized (see also Note 3)**	22 855 228	19 230 071	30 495	38 278
Expense related to variable lease payments not included in the measurement of the lease liability**	(16 559 019)	(13 700 983)	(23 873)	(29 942)
Depreciation expenses on right-of-use assets	(2 887 000)	(4 710 549)	-	-
Interest expense on lease liabilities	(529 300)	(743 920)	-	-
Expense relating to short-term leases TOTAL:	(1 554 412) 5 493 609	(1 545 913)	(34 294)	(29 789)
IOIAL:	5 493 609	3 731 395	(27 672)	(21 453)

^{*}Please see Note 16.

^{**}The Group does not recognize lease liabilities and right-of-use assets for machinery and equipment leased from split-rent vendors as the lease payments are entirely variable depending on sub-lease rental income.

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15.	Invento	ories
. • .		

10. Inventories		31.12.2022 EUR	31.12.2021 EUR
Goods for resale (at cost)		520 680	548 301
Consumables (at cost)		634 924	602 569
	TOTAL: _	1 155 604	1 150 870

16. Non-current assets and disposal groups held for sale

Non-current assets classified as held for sale

By the end of year 2021, Group management decided to sell the old equipment, which is no longer competitive in the market. Selected equipment for sales has been reclassified and moved from property, plant and equipment and rights of use assets to non-current assets held for sale. Before reclasification of equipment its balance value was compared to an estimated fair value less costs to sell. Estimated fair value less costs to sell was determined at market prices for same equipment with a similar technical condition. It was found that the balance value of equipment was lower than the estimated fair value less costs to sell. Therefore, revaluation of fixed assets is not necessary by the end of year 2021. There are no cumulative income or expenses included in Other comprehensive income relating to assets held for sale.

Reclassification of statement of financial positions	31.12.2022 EUR	31.12.2021 EUR
Property, plant and equipment	-	344 995
Rights of use assets	-	61 601
Non-current assets classified as held for sale	-	406 596
		_
Lease liabilities (see Note 25)	-	23 039
Liabilitities directly associated with non-current assets classified as held for sale	-	23 039

Disposal group classified as held for sale

Considering the geopolitical situation, the Group has limited opportunities to manage and develop its subsidiary in Russia. At the moment, there is no possibility to make payments to or from the subsidiary company, so the management of the Group has decided to sell the subsidiary company. By the end of year 2022, the Group management committed to a plan to sell the subsidiary Storent OOO, Russia, Kaliningrad. Accordingly, assets and liabilities of this subsidiary are presented as a disposal group held for sale. Efforts to sell the disposal group have started and a sale is expected by the end of 2023.

Impairement losses of EUR 329 585 on goodwill of the remeasurement losses of EUR 384 204 for write-downs of the disposal group to the lower of it carrying amount and its fair value less costs to sell have been included in "Impairement loss". The remeasurement of the net carrying amount of property, plant and equipment, inventory, trade receivables, cash and current liabilities within the disposal group has been performed based on the management's best estimate of fair value less costs to sell of the disposal group, taking into account non-binding indications of the possible sales price.

Impairment loss		2022 EUR	2021 EUR
Impairment loss on goodwill		329 585	-
Loss on remeasurement of the disposal group		384 204	
	TOTAL:	713 789	-

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16. Non-current assets and disposal groups held for sale (cont.)

Results of discounted operation

	Notes	2022	2021
		EUR	EUR
Net revenue	3	964 960	649 620
Other operating income	4	13 993	20 655
Cost of materials and services	5	(169 916)	(128 565)
Personnel costs	11	(112 783)	(103 625)
Other operating expenses	6	(101 612)	(71 793)
Depreciation and amotrization	7	(108 105)	(83 878)
Impairement gain / (loss) on trade receivables and contract asset		(10 926)	(10 834)
Finance income	8	11 287	211
Finance expenses	9	(75 314)	(2 665)
Result from operating activities		411 584	269 126
Income tax income / (expenses)	10	(59 367)	(56 603)
Result from operating activities, net of tax		352 217	212 523
Impairment loss on goodwill		(329 585)	-
Loss on remeasurement of disposal group for sale		(384 204)	-
Profit/(loss) from discontinuing operation, net of tax		(361 572)	212 523

In the consolidated statement of comprehensive income the net result is presented as mpairment loss on goodwill (EUR 329 585) and loss from discontinuing operation (EUR 31 987).

Cash flows form (used in) discounted operation

		2022 EUR	2021 EUR
Net cash from operating activities	_	57 628	56 217
	TOTAL:	57 628	56 217

Effects of disposal group on the financial position of the Group

		31.12.2022 EUR	Remeasurement of the disposal group	Fair value less costs to sell
Property, plant and equipment		88 470	(88 470)	-
Trade receivables and inventory		103 822	(103 822)	-
Cash and cash equivalents		409 845	(191 912)	217 933
Trade payables		(117 933)	-	(117 933)
	TOTAL:	484 204	(384 204)	100 000

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17. Trade receivables

		31.12.2022 EUR	31.12.2021 EUR
Trade receivables		10 071 308	8 188 384
Allowance for doubtful debts		(2 653 950)	(2 259 455)
	TOTAL:	7 417 358	5 928 929

Interest is not charged on late payment of receivables. Generally, trade receivables are due within 15 - 45 days.

Allowance for doubtful debts is expressed as lifetime expected credit loss and is calculated on a collective basis using simplified approach under IFRS 9.

The Group's exposure to credit risk is influenced mainly by the individual characteristics of each customer. The Group's management has established a credit policy under which each new customer is analysed individually for creditworthiness before the Group's standard payment and delivery terms and conditions are offered. The Group's review includes external ratings, if they are available, financial statements, credit agency information and industry information. Sale limits are established for each customer and reviewed yearly. Any sales exceeding those limits require approval from the entity management or Group management. Monitoring customer credit risk is going on daily basis. Monitoring includes actual information from credit agency and review past due trade payables by each entity debt controllers. Please also see Note 33.

Main assumption of simplified approach under IFRS 9:

The appropriate grouping	Group uses debt grouping by countries for measurement of loss allowances on a collective basis
Period	Group uses a 2-year period to estimate historical loss rate
Historical loss rate	Calculation done, excluding intercompany sales and sales to lease companies (lease-back). Excluded also debts from Crent SIA (Cramo SIA), that was merged with Storent SIA in December 2017
Timeframes used in calculation	Current / Due 1-30 / Due 31-60 / Due 61-90 / Due 91-180 / Due 181-360 / Due 361+ / Never Paid
Macro-economic factors	The Group did not find any material connection between actual credit loss rate and macro- economic factors. In the management's view, this is due to the construction sector often used to stimulate economic activity during an economic downturn.
Forward-looking information	In line with the conclusion on macro-economic factors above, the Group presumes that historical loss rates will prevail also in the future, and no adjustments at historical loss rates are done.

Trade receivables are not secured or collaterized.

The gross carrying amount of a trade receivables is written off when the Group has no reasonable expectations of recovering a trade receivable in its entirety or a portion thereof. The Group individually makes an assessment with respect to the timing and amount of write-off based on whether there is a reasonable expectation of recovery. The Group expects no significant recovery from the amounts written off. However, trade receivables that are written off could still be subject to enforcement activities in order to comply with the Group's procedures for recovery of amounts due.

Changes in the allowance for doubtful debts		31.12.2022 EUR	31.12.2021 EUR
At the beginning of the year		2 259 455	2 307 188
Increase		952 914	403 779
Written-off		(558 419)	(451 512)
	TOTAL:	2 653 950	2 259 455

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18. Contract assets and contract liabilities

The following tables provide information about receivables, contract assets and contract liabilities from contracts with customers.

The contract assets primarily relate to the Group's rights to consideration for work completed but not billed at the reporting date. The contract assets are transferred to receivables when the rights become unconditional. This usually occurs when the Group issues an invoice to the customer.

Contracts balances		31.12.2022 EUR	31.12.2021 EUR
Receivables, which are included in 'Trade receivables'		7 759 484	8 188 384
Contract assets		2 667	4 192
	TOTAL:	7 762 151	8 192 576

The contract liabilities primarily relate to the loyalty points earned by the customers as part of the Group's customer loyalty program, which was launched in 2020, and advances received from customers for performance obligations not yet performed.

	31.12.2022	31.12.2021
Contracts balances	EUR	EUR
Contract liabilities – loyalty program	(149 381)	(131 408)
Contract liabilities – advances from customers	(188 021)	(272 937)
TOTAL: _	(337 402)	(404 345)
Changes in contract liabilities:	31.12.2022 EUR	31.12.2021 EUR
At the beginning of the year	(404 345)	(552 477)
Revenue recognized from amounts included in contract liabilities at the beginning of the period	404 345	552 477
Revenue deferred during the period	(337 402)	(404 345)
TOTAL: _	(337 402)	(404 345)
19. Other receivables		
	31.12.2022 EUR	31.12.2021 EUR
Guarantee deposit	185 158	162 930
Advances to suppliers	31 540	39 961
Refundable value-added tax	61 962	26 813
Advances to employees	1 692	2 809
TOTAL: _	280 352	232 513
20. Prepaid expenses		
	31.12.2022 EUR	31.12.2021 EUR
Other deferred expenses	227 830	119 628
TOTAL:	227 830	119 628

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21. Cash and cash equivalents

		31.12.2022 EUR	31.12.2021 EUR
Cash in bank and cash, EUR		665 313	590 279
Cash in bank and cash, RUB		-	268 740
Cash in bank and cash, SEK		9 738	61 248
	TOTAL:	675 051	920 267

22. Share capital of the Parent company

In 2022, registered share capital of the Group's legal Parent company was increased by EUR 18 000 000 and the registered share capital of the Group's legal Parent company on 31.12.2022 is 18 150 000, consisting of 18 150 000 shares. The nominal value of a share is EUR 1. All shares have equal voting right and dividend entitlement. Share capital was increased by new share issue with non-financial contribution.

Parent company's shareholders as of 31 December 2021:

Shareholder		Numbers of shares	Amount EUR	Participating interest (%)
"EEKI" SIA		50 000	50 000	33,33 %
"Bomaria" SIA		50 000	50 000	33,33 %
"Supremo" SIA		50 000	50 000	33,33 %
	TOTAL:	150 000	150 000	100%

Parent company's shareholders as of 31 December 2022:

Shareholder		Numbers of shares	Amount EUR	Participating interest (%)
"EEKI" SIA		9 075 000	9 075 000	50%
"Supremo" SIA		9 075 000	9 075 000	50%
	TOTAL:	18 150 000	18 150 000	100%

23. Other provisions

		31.12.2022 EUR	31.12.2021 EUR
Provisions for employee bonuses		116 207	121 518
Provisions for expenses		12 749	17 385
	Total:	128 956	138 903

Provisions for employee bonuses and provisions for expenses are expected to result in cash outflows within a year of the reporting date. The uncertainty arises from the fact that the information on specific cash outflow amounts is not available to the management as at the reporting date. The Group does not expect any reimbursements with respect to the above amounts.

Changes in the provisions:		31.12.2022 EUR	31.12.2021 EUR
At the beginning of the year		138 903	116 919
Provisions made		325 015	405 354
Provision used		(314 449)	(383 370)
Transferred to Disposal Group		(20 513)	-
	TOTAL:	128 956	138 903

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24. Issued bonds

In 2017, the Group's subsidiary Storent Investments AS issued bonds with maturity date 30.06.2021 and coupon interest rate 8%, nominal value of one bond is 100 EUR, total nominal value was 10 000 000 EUR. As at 31 December 2021, Storent Investments AS had fully settled the remaining outstanding bonds of this issue. Bonds were listed on the official bond list of AS "Nasdaq Riga."

In 2020, the Group's subsidiary Storent Investments AS issued the second emission of bonds with maturity date 19.10.2023, coupon interest rate 8%, bond nominal value 100 EUR and total nominal value 15 000 000 EUR. Bonds are listed on the official bond list of AS "Nasdaq Riga."

Issued bonds	Emission date	Maturity date	Amount	Actual interest rate (%)	31.12.2022 EUR	31.12.2021 EUR
ISIN code LV0000802304	01.07.2017	30.06.2021	4 050 000	8	-	-
ISIN code LV0000802411	19.03.2020	19.10.2023	15 000 000	8	4 870 500	4 870 500
Accrued interest for bonds coupon payment (LV0000802411)					78 378	78 378
Incremental cost allocation emission LV0000802411 *					(50 143)	(110 313)
				TOTAL:	4 898 735	4 838 565
			Total Non-curre	ent liabilities:	-	-
			Total Curre	ent liabilities:	4 898 735	4 838 565

On 31.12.2021 liabilities for bonds are reflected as short-term liabilities because the financial covenant Net debt / EBITDA ratio is not fulfilled at the end of the reporting period. On 31.12.2022 both financial covenants are fulfilled.

In April 2023, Storent Holdings SIA announced new bond issue of up to EUR 15 million. Storent Holdings Group will use the proceeds, among others, to refinance its existing liabilities.

Borrowings against issued bonds are unsecured. Full amount of borrowings is repayable upon maturity date. Coupon payment is payable on a quarter basis.

*Total borrowing origination fees and costs amounted to 223 970 EUR. The Group treated these fees and costs as incremental costs related to attract the financing. These fees and costs are an integral part of the effective interest rate of the loans and are treated as an adjustment to the effective interest rate.

Reconciliation of movements of issued bond liabilities to cash flows arising from financing activities:

	31.12.2022 EUR	31.12.2021 EUR
Balance at the beginning of the year	4 838 565	7 446 468
Proceeds from bonds	-	-
Repayment bonds		(2 621 397)
Total changes from financing cash flows	-	(2 621 397)
Incremental cost allocation amortization, net	-	(4 574)
Proceeds from bond repurchases below nominal value	-	(4 403)
Interest expense	465 376	513 271
Interest paid	(405 206)	(490 800)
Total liability-related other changes	60 170	13 494
Balance at the end of the year	4 898 735	4 838 565

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24. Issued bonds (cont.)

According to Terms and Conditions for 2020 emission, the following financial covenants have to be met:

- Shareholders Equity to Assets Ratio may not be lower than 25 (twenty-five) per cent at the end of each Quarter. "Shareholders Equity to Assets Ratio" means the Issuer's total shareholders' equity expressed as a per cent of the Issuer's consolidated amount of assets as at the end of each Quarter determined on the basis of the Issuer's consolidated quarterly financial statements.
- Net Debt/EBITDA Ratio for the for the previous 12 (twelve) months may not be higher than 4.5: (a) as at the end of each
 Quarter determined on the basis of the Issuer's consolidated monthly financial statements for the previous 12 (twelve)
 months; and (b) as at 31 December each year, as determined on the consolidated basis on the basis of each of the Issuer's
 annual financial reports.

"Net Debt/EBITDA Ratio" means the ratio of interest-bearing liabilities – (minus) cash to EBITDA of the respective measurement period.

"EBITDA" means the net income of the measurement period before: (a) any provision on account of taxation; (b) any interest, commission, discounts or other fees incurred or payable, received or receivable in respect of financial indebtedness; (c) any items treated as exceptional or extraordinary; (d) any depreciation and amortisation of tangible and intangible assets; and (e) any re-valuation, disposal or writing off of assets.

*On 2 April 2020 Storent Investments AS announced an instigation of written procedure for receipt of consent of Noteholders holding the Notes to amend Terms and Condition. In accordance with the proposed amendments to the Terms and Conditions, the Issuer proposed to exclude the Net Debt/EBITDA financial covenant from the Terms and Conditions till 31 December 2021, which will allow the Issuer to reorganize its activities in case of a possible decrease in turnover and to continue to fulfil its obligations. On 28 April 2020 voting has been closed and amendments have been approved, with the Net Debt/EBITDA financial covenant being applicable to the Issuer from 31 December 2021.

In February 2022, Storent Investments AS announced an instigation of written procedure for receipt of consent of Noteholders holding the Notes to amend Terms and Condition of bonds with ISIN LV0000802411. In accordance with the proposed amendments to the Terms and Conditions, the Issuer proposes to modify Shareholders Equity to Assets Ratio covenant to include in the equity calculation also loans from the Issuer's shareholders and to modify Net Debt/EBITDA Ratio covenant to exclude loans from the Issuer's shareholders from the net indebtedness of the Issuer. This will allow the Issuer to safely comply with the financial covenants until maturity of the Notes. On 28 February 2022 voting has been closed and amendments have been approved

Transactions with bonds in 2022

In 2022, there were no transactons with bonds.

Transactions with bonds in 2021

Emission with ISIN code LV0000802304

On 1 December 2020 Storent Investments AS, by exercising the rights provided for in Clause 16 of the Terms and Conditions of Notes (ISIN LV0000802304), which inter alia provides Storent's right at any time to purchase the Notes in any manner and at any price in the secondary market, hereby announced repurchase of the Notes in the nominal value not exceeding 1,000,000 EUR. The price at which Storent was ready to repurchase the Notes was not higher than the nominal value of the Notes. Interest accrued until 14 December 2020 (inclusive) was added to the repurchased Notes. As a result of repurchase Storent has repurchased notes in the nominal value of 950 000 EUR in December 2020 and 50 000 EUR in January 2021.

On 11 January 2021 Storent Investments AS, by exercising the rights provided for in Clause 16 of the Terms and Conditions of Notes (ISIN LV0000802304), which inter alia provides Storent's right at any time to purchase the Notes in any manner and at any price in the secondary market, hereby announced repurchase of the Notes in the nominal value not exceeding 1,000,000 EUR. The price at which Storent was ready to repurchase the Notes was not higher than the nominal value of the Notes. Interest accrued until 22 January 2021 (inclusive) was added to the repurchased Notes. As a result of repurchase Storent has repurchased notes in the nominal value of 1 000 000 EUR.

On 25 February 2021 Storent Investments AS offered to the noteholders who own the notes of Storent Investments AS maturing on 30 June 2020 (ISIN LV0000802304) an opportunity to exchange the Existing Notes owned by them with the New Notes (ISIN LV0000802411). The exchange ratio is one-to-one, and the noteholders may apply for the exchange with any number of the Existing Notes owned by them. On 16 March 2021 the first stage of subscription for Storent Investments AS new notes with ISIN code LV0000802411 ended, where the investors agreed to exchange the notes of Storent Investments AS maturing on 30 June 2020 (ISIN LV0000802304) with the New Notes in the total nominal amount of 1 424 200 EUR. Notes issued by Storent Investments AS (ISIN: LV0000802304) included in the Exchange trading system was decreased to EUR 2 625 800. The decrease is in the amount of exchanged bonds.

On 22 March 2021 Storent Investments AS decreased the emission amount of the notes (ISIN LV0000802304) included in the Exchange trading system by EUR 1 575 800. The decrease was in the amount of repurchased bonds.

On 30 June 2021 Storent Investments AS has redeemed the notes (ISIN LV0000802304) included in the Exchange trading system by transferring principal and interest payments to the bondholders.

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25. Lease liabilities

By asset type	Maturity	Interest rate, (%)*	31.12.2022 EUR	31.12.2021 EUR	Balance sheet value of leased assets on 31.12.2022 EUR
	maturity	1.8-5.5%			
Leasing companies (various asset types)	Various (2021 - 2024)	+3M EURIBOR	5 804 456	10 653 575	22 662 829
Redemption contracts (various asset types)	31.12.2022	1.5%	-	71 934	-
Supplier funding (various asset types)	28.07.2022	2%-8.67%	382 927	497 309	806 714
Premise's rent	31.12.2023	10.3%	470 964	638 885	1 214 865
Car rent	Various (2021-2023)	10.3%	67 367	32 493	426 717
IT sofware	2022	10.3%	-	28 554	-
Warehouse forklifts	2027	10,58%	323 729	-	442 883
Liabilities directly associated with assets held for sale	2022	2%-8.67%	-	23 039	-
		Total:	7 049 443	11 945 789	25 554 008
	Total Non-curre	ent liabilities:	3 488 376	6 789 551	
	Total Curre	ent liabilities:	3 561 067	5 156 238	

The maturity of lease liabilities disclosed in Note 33.

Reconciliation of movements of lease liabilities to cash flows arising from financing activities:

	31.12.2022 EUR	31.12.2021 EUR
Balance at the beginning of the year	11 945 787	17 370 377
Repayment of lease liabilities	(5 670 256)	(7 015 968)
Total changes from financing cash flows	(5 670 256)	(7 015 968)
New leases	707 252	1 591 378
Interest expenses accrued	529 300	743 920
Interest paid	(529 300)	(743 920)
Acquisitions through business combinations (see Note 35)	66 660	-
Total liability-related other changes	773 912	1 591 378
Balance at the end of the year	7 049 443	11 945 787

Total cash outflow for leases for the reporting year amounts to:

		2022	
		EUR	EUR
Repayment of lease liabilities		5 670 256	7 015 968
Interest paid		529 300	743 920
Expenses relating to short-term leases		1 554 412	1 545 913
	TOTAL:	7 753 968	9 305 801

^{*}Equals the incremental borrowing rate applied to measure the lease liabilities.

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26. Other borrowings

In 2015 – 2019, the Group received loans from Haulotte Group AB, Yanmar Construction Equipment Europe S.A.S. and SA Manitou BF. Total loans amounted to EUR 16 254 002 with interest rate 2,49% - 4% per annum. Loans repayment date are showed in table below. As collateral for contracts with Haulotte Group AB, Yanmar Construction Equipment Europe S.A.S Group and SA Manitou BF promissory notes for each payment have been registered.

· · ·	Maturity	Amount EUR	Actual interest rate (%)	31.12.2022 EUR	31.12.2021 EUR
Haulotte Group SA	01.09.2022	1 003 836	3.94	-	151 065
Haulotte Group SA	01.09.2022	1 994 007	3.94	-	318 798
Haulotte Group SA	15.09.2022	1 004 278	4	-	201 525
Haulotte Group SA	01.08.2024	2 009 115	2.8	706 524	1 110 362
Yanmar Construction Equipment Europe SAS	15.09.2022	1 075 956	4	-	215 909
Yanmar Construction Equipment Europe SAS	04.08.2024	803 768	2.8	282 697	444 204
SA Manitou BF	04.08.2024	1 403 000	2.8	603 417	905 126
Incremental cost allocation		(1 058 151)		(19 151)	(76 259)
Levina Investments S.A.R.L.	16.12.2024	X	7	5 430 175	-
CITP SIA	31.01.2025	50 000	3	54 192	-
			Total:	7 057 854	3 270 730
		Total Non-current	t liabilities:	5 685 286	1 504 527
		Total Current	t liabilities:	1 372 568	1 766 203

Total loans origination fees and costs amounted to EUR 1 058 151. The Group treated these fees and costs as incremental costs related to attracted finance. These fees and costs are on integral part of the effective interest rate of the loans and are treated as an adjustment to the effective interest rate.

In December 2022, amendments to the agreement on repayment of the loan from Levina Investments S.a.r.l. extending the term by one year, the last repayment term is December 2024, and changing the loan interest rate from 14% to 7%.

Reconciliation of movements of other borrowings to cash flows arising from financing activities:

	31.12.2022 EUR	31.12.2021 EUR
Balance at the beginning of the year	3 270 730	6 436 419
Proceeds from other borrowings	650 000	-
Repayment of other borrowings	(1 745 101)	(3 282 837)
Total changes from financing cash flows	(1 095 101)	(3 282 837)
Incremental cost allocation amortization	57 108	142 139
Proceeds from additional discount	-	(8 884)
Interest expense	65 091	159 092
Interest paid	(74 341)	(175 201)
Reclassified from Borrowings from related companies on change of shareholder	5 430 175	-
Settlement of pre-existing relationship on business combination (see Note 35)	(650 000)	-
Acquisitions through business combinations (see Note 35)	54 192	-
Total liability-related other changes	4 882 225	117 148
Balance at the end of the year	7 057 854	3 270 730

Changes in the incremental cost allocation:

		31.12.2022	31.12.2021
		EUR	EUR
At the beginning of the year		76 259	218 398
Incremental cost increase		-	-
Written off as adjustment to effective interest rate		(57 108)	(142 139)
	TOTAL:	19 151	76 259

79 443

79 443

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27. Taxes and national mandatory social insurance contributions		
	31.12.2022 EUR	31.12.2021 EUR
Personal income tax	140 034	152 732
State social security mandatory contributions	168 659	169 326
Value added tax	368 333	597 654
Risk duty	3 084	3 448
TOTAL:	680 110	923 160
28. Deferred income		
	31.12.2022 EUR	31.12.2021 EUR
Gain on sale-and-leaseback transactions	49 540	79 443

Sale-and-leaseback transactions

In 2016 to 2018, the Group entered into sale-and-leaseback transactions that resulted in sales proceeds exceeding the carrying amount of these assets, and the difference has been accounted as Deferred income. In line with IFRS 16 transition requirements, the Group continues to amortize the deferred gain on a strength-line method over the lease term for each of such assets.

Total Non-current deferred income:

Total Current deferred income:

Total:

49 540

49 540

In 2019, the Group entered into two sale-and-leaseback agreements, for which the Group assessed that the transactions did not result in a sale as the Group continued to control the underlying assets. The Group presents the received financing as lease liabilities and presents the excess of financing received over the carrying amount of the underlying assets as deferred liabilities.

Changes in the deferred income:		31.12.2022 EUR	31.12.2021 EUR
At the beginning of the year		79 443	136 550
Amortised and included in income of reporting year (See No	ote 4)	(29 903)	(57 107)
1	OTAL:	49 540	79 443
29. Other liabilities			
		31.12.2022 EUR	31.12.2021 EUR
Payroll		350 239	381 482
Other payables		6 406	7 999
T	OTAL:	356 645	389 481
30. Accrued liabilities		31.12.2022 EUR	31.12.2021 EUR
Accrues liabilities for unused employee vacations		783 053	964 054
Other accrued liabilities		353 674	268 929
Accrued liabilities for defined contribution pension insurance)	57 651	75 999
1	OTAL:	1 194 378	1 308 982

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31. Related party transactions

31. (a) Related party transactions

Doloted norty	Year	Goods and services received EUR	Payables to related companies EUR
Related party		EUR	EUK
Companies that have control over the Group's activities:			
Levina Investments S.A.R.L.*	2021	-	(6 123 340)
	2022	-	-
Companies with significant influence over the Group's activities:			
Supremo SIA	2021	(18 000)	-
'	2022	(18 000)	-
Bomaria SIA	2021	(18 000)	-
	2022	(18 000)	(1 815)
The companies controlled by the Group's officers or their relatives: **		(/	(/
Meistari ZS	2021	(5 789)	(406)
	2022	(6 584)	(406)
	Total 2021:	(41 789)	(6 023 746)
	Total 2022:	(42 584)	(2 221)

^{*} As a result of the changes in Storent Investments AS shareholders (see also Note 22), Levina Investments S.A.R.L. is no longer considered a related party as of 28 December 2022.

31. (b) Terms and conditions of transactions with related parties

The due from and due to amounts outstanding at the end of the reporting year are unsecured and will be settled in cash. No guarantees have been issued or received for the related party due from amounts.

31. (c) Borrowings from related companies

	Maturity	Interest rate %	31.12.2022 EUR	31.12.2021 EUR
EEKI SIA	31.12.2023	6	1 000 700	-
Erī Esta	30.04.2023	18.75	338 836	-
Levina Investments S.A.R.L.	16.12.2024.	7	-	6 123 340
		Total Non-current liabilities:	-	-
		Total current liabilities:	1 339 536	6 123 340

Full amount of loans is repayable upon maturity date.

Reconciliation of movements of borrowing from related companies to cash flows arising from financing activities:

	31.12.2022 EUR	31.12.2021 EUR
Balance at the beginning of the year	6 123 340	6 275 219
Repayment of the borrowings from related companies	(1 050 000)	(651 162)
Total changes from financing cash flows	(1 050 000)	(651 162)
Interest expense	856 835	830 413
Interest paid	(500 000)	(331 130)
Reclassified to Other borrowings due to change in shareholders	(5 430 175)	-
Acquisitions through business combinations (see Note 35)	1 339 536	-
Total liability-related other changes	(3 733 804)	499 283
Balance at the end of the year	1 339 536	6 123 340

^{**} Payables to the companies controlled by the Group's management or their relatives are included in the balance sheet item Trade payables, in the amount of EUR 406 as at 31 December 2022 (2021: EUR 406).

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32. Financial instruments

Current and non-current loans and borrowings, trade receivables, cash and finance lease are the Group's key financial instruments. The financial instruments are held to finance the operating activities of the Group. The Group handles many other financial instruments, e.g., trade and other receivables, trade and other payables that arise. None of the Group's financial assets or financial liabilities are measured at fair value. Fair value is determined at initial recognition and, for disclosure purposes, at each reporting date.

Categories of financial assets and liabilities

	As at 31.12.	.2022	As at 31.	12.2021
Financial assets	Carrying amount	Fair value	Carrying amount	Fair value
Loans and receivables held at amortised cost				
- Trade receivables	7 417 358	7 417 358	5 928 929	5 928 929
- Other receivables	280 352	280 352	232 513	232 513
- Cash and cash equivalents	675 051	675 051	920 267	920 267
TOTAL financial assets:	8 372 761	8 372 761	7 081 709	7 081 709

	As at 31.12	2.2022	As at 31	.12.2021
Financial liabilities	Carrying amount	Fair value	Carrying amount	Fair value
Financial liabilities held at amortized cost				
- Issued bonds	4 898 735	4 898 735	4 838 565	4 875 661
- Loans from related companies	1 339 536	1 339 536	6 123 340	6 123 340
- Lease liabilities	7 049 443	7 049 443	11 945 789	11 945 789
- Other borrowings	7 057 854	7 057 854	3 270 730	3 270 730
- Trade payables	5 162 357	5 162 357	3 945 995	3 945 995
- Other payables	1 374 466	1 374 466	1 734 458	1 734 458
TOTAL financial liabilities:	26 882 391	26 882 391	31 858 877	31 895 973

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33. Financial risk management

When measuring the fair value of an asset or a liability, the Group uses observable market data as far as possible. Fair values are categorised into different levels in a fair value hierarchy based on the inputs used in the valuation techniques as follows.

- Level 1: quoted prices (unadjusted) in active markets for identical assets or liabilities.
- Level 2: inputs other than quoted prices included in Level 1 that are observable for the asset or liability, either directly (i.e., as prices) or indirectly (i.e., derived from prices).
- Level 3: inputs for the asset or liability that are not based on observable market data (unobservable inputs).

If the inputs used to measure the fair value of an asset or a liability fall into different levels of the fair value hierarchy, then the fair value measurement is categorised in its entirety in the same level of the fair value hierarchy as the lowest level input that is significant to the entire measurement.

Fair value of Trade receivables and Other receivables with no stated interest rate and cash and cash equivalents is deemed to approximate their face value on initial recognition and carrying value on any subsequent date as the effect of discounting is immaterial and therefore not disclosed in these financial statements.

Fair value of financial liabilities with outstanding maturities shorter than six months, other than issued bonds, is deemed to approximate their face value on initial recognition and carrying value on any subsequent date as the effect of discounting is immaterial and therefore not disclosed in these financial statements.

Fair value of financial liabilities with outstanding maturities longer than six months, other than issued bonds, is estimated based on the present value of future principal and interest cash flows, discounted using the effective interest rate of the corresponding agreement which, in the management's view, represents the market rate of interest at the measurement date for companies similar to the Group.

The Group's subsidiary Storent Investments AS issued bonds are classified as Level 3 in the fair value hierarchy. The market for these bonds is not assessed as an active market. The significant non-observable key input to determing the fair value of the issued bonds is that no adjustment to the observable quotes is required.

All of the Group's financial assets and financial liabilities are determined to be Level 3 in the fair value hierarchy.

There were no transfers between fair value hierarchy levels in 2022 and in 2021.

Please refer to Note 35 for the description of fair value considerations for the business combination effected in 2022. All fair value assessments are Level 3.

The key risks associated with the Group's financial instruments are credit risk, liquidity risk, interest rate risk and currency risk. The management develops risk management policy in respect of each of the risks.

Credit risk

Credit risk is the risk that the Group incurred a financial loss if counterparty will fail to fulfil their obligations to the Group. The Group has credit risk exposure related to trade receivables, cash and cash equivalents. The Group controls its credit risk by closely monitoring the customer payment history and setting separate terms and conditions to individual customers. In addition, the Group closely monitors receivables balances to minimize the possibility of bad debts.

In terms of receivables as at 31 December 2022 and 2021 the Group did not have a significant credit risk concentration in respect of a single transaction partner or a group of partners of similar transactions.

The Group manages credit risk by independently assessing counterparty credit history and defining acceptable credit limit. The Group regularly monitors the overdue trade receivables. Trade receivables have a carrying amount which is reduced by loss allowances for bad and doubtful trade receivables (see Note 17).

The maximum credit risk exposure at 31 December 2022 was EUR 8 372 761 (31.12.2021: EUR 7 081 809).

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33. Financial risk management (cont.)

At 31 December 2022 and 31 December 2021, the exposure to credit risk for trade receivables by geographic region was as follows:

	Carrying amo	unt
EUR	2022	2021
Baltics	5 959 989	4 845 944
Nordics	1 457 368	1 054 320
Other	-	28 665
	7 417 358	5 928 929

EUR	Weighted- average loss rate	Gross carrying amount	Loss allowance	Creditimpaired
Current (not past due)	0.2%	5 840 650	(7 089)	No
1–30 days past due	2.6%	1 039 757	(27 098)	No
31–60 days past due	16.6%	294 527	(48 819)	No
61–90 days past due	64.1%	116 245	(74 505)	No
More than 90 days past due	98.8%	2 780 129	(2 496 439)	Yes
Total at 31 December 2022		10 071 308	(2 653 950)	-

EUR	Weighted- average loss rate	Gross carrying amount	Loss allowance	Creditimpaired
Current (not past due)	0,4%	4 569 765	(16 053)	No
1–30 days past due	3,5%	1 079 728	(37 871)	No
31–60 days past due	12,3%	273 051	(33 468)	No
61–90 days past due	49,3%	110 940	(54 638)	No
More than 90 days past due	98,3%	2 154 900	(2 117 425)	Yes
Total at 31 December 2021		8 188 384	(2 259 455)	

Sensitivity analysis

A reasonably possible change in the weighted average loss rates at 31 December would have affected the measurement of loss allowance of trade receivables and affected profit or loss by the amounts shown below. This analysis assumes that all other variables remain constant, and that loss rate is floored at 0% and capped at 100% of the gross carrying amount.

	31 December 2022		31 Decem	ber 2021
Effect in euro	Increase Decrease		Increase	Decrease
Change in loss rate of 3 percentage points	208 801	(167 722)	246 856	(138 452)

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33. Financial risk management (cont.)

Liquidity risk

Liquidity risk is the risk that the Group will not be able to timely and in full to ensure fulfilling its own commitments. Liquidity risk arises when terms of payments of financial assets and liabilities are not correlating. The Group's liquidity risk management is to maintain adequate cash and cash equivalent amount and provide sufficient financing in order to be able to fulfil its obligations in time. The Group manages its liquidity risk by maintaining adequate cash and cash equivalents, planning payments of trade payables as well as developing and analysing future cash flows. The budgeting system used by the Group is helpful in the management and control of liquidity risk management.

The Group's management considers that the Group will have sufficient cash resources and its liquidity will not be compromised. As at 31 December 2022, the Group's liquidity ratio was 0,37. As at 31 December 2021, the Group's liquidity ratio was 0,35. Please refer to Note 36 for going concern considerations.

At 31 December 2022 and 2021 the maturity of the financial liabilities of the Group, based on undiscounted payments provided for in the agreements can be disclosed as follows:

31.12.2022.	Contractual cash flows					Expected interest payments	Carrying amount
	< 3 months	3-6 months	6-12 months	1-5 years	Total	Total	Total
Issued bonds	(97 410)	(97 410)	(5 065 320)	-	(5 260 140)	(361 405)	4 898 735
Loans from related companies	(29 297)	(58 594)	(1 368 833)	-	(1 456 724)	(117 188)	1 339 536
Lease liabilities	(706 943)	(1 253 113)	(1 957 213)	(3 714 225)	(7 631 494)	(582 051)	7 049 443
Other borrowings	(437 693)	(389 726)	(924 416)	(6 026 708)	(7 778 543)	(720 689)	7 057 854
Trade payables Tax and other	(5 162 357)	-	-	-	(5 162 357)	-	5 162 357
payables	(1 374 466)	-	-	-	(1 374 466)	-	1 374 466
	(7 808 166)	(1 798 843)	(9 315 782)	(9 740 933)	(28 663 724)	(1 781 333)	26 882 391

31.12.2021.	Contractual cash flows					Expected interest payments	Carrying amount
	< 3 months	3-6 months	6-12 months	1-5 years	Total	Total	Total
Issued bonds	(4 838 565)	-	-	-	(4 838 565)	-	4 838 565
Loans from related companies	-	-	-	(7 951 457)	(7 951 457)	(1 828 117)	6 123 340
Lease liabilities	(761 864)	(1 695 878)	(3 178 601)	(7 108 215)	(12 744 558)	(798 769)	11 945 789
Other borrowings	(617 106)	(451 123)	(755 728)	(1 629 993)	(3 453 950)	(183 220)	3 270 730
Trade payables	(3 945 995)	-	-	-	(3 945 995)	-	3 945 995
Tax and other payables	(1 621 978)	(112 480)	-	-	(1 734 458)	-	1 734 458
	(11 785 508)	(2 259 481)	(3 934 329)	(16 689 665)	(34 668 983)	(2 810 106)	31 858 877

Please also see Note 36 describing liquidity management and going concern considerations.

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33. Financial risk management (cont)

Interest rate risk

Interest rate risk is the risk of financial losses incurred by the Group due to adverse fluctuations in interest rates. The Group is exposed to interest rate risk mainly related to its current and non-current lease liabilities, while the interest rates on the Group's other liabilities are fixed and, thus, not subject to interest rate risk. This exposes the Group to the risk that interest expenses will increase in a situation when interest rates go up. The average interest rate on the Group's liabilities is disclosed in Notes 24, 25, 26 and 31 c. The Group doesn't use derivative financial instruments to manage its exposure to interest rate risk.

As the variable part of the interest rate applied to lease liabilities is floored at 0%, the sensitivity of the Group's comprehensive income and equity (as a result of the lease liabilities (see Note 25) with a variable interest rate element of 3M EURIBOR) to a reasonably possible interest rate change of +/- 0.5%, other variables remaining constant, is considered immaterial to the Group's financial performance.

Foreign currency risk

Foreign currency risk is the risk of financial losses incurred by the Group due to adverse fluctuations in foreign currency exchange rates. This risk arises when financial assets denominated in a foreign currency do not match financial liabilities in that currency, which results in open currency positions.

The Group does not have any material balances of financial assets and liabilities denominated in currencies other than the Euro. All of the Group's borrowings and lease liabilities are denominated in Euro, and, thus, not subject to foreign currency risk.

The Group is exposed to foreign currency risk mainly arising from transactions denominated in the Russian rubles (RUB) due to entity operating in Russia Kaliningrad region and Swedish krona (SEK) due to entity operating in Sweden.

The summary quantitative data about the Group's exposure to currency risk as reported to the management of the Group is as follows:

	31 December 2022		31 December 2021	
	SEK	RUB	SEK	RUB
Trade receivables	451 899	-	379 185	87 263
Trade payables	(179 777)	-	(127 388)	(13 828)
Net statement of financial position exposure	272 122	-	251 797	73 435
Next six months' forecast sales	1 520 333	294 285	1 304 793	286 773
Next six months' forecast purchases	(822 204)	(55 957)	(1 189 041)	(158 320)
Net forecast transaction exposure*	698 129	238 328	115 752	128 453
Net exposure	970 251	369 655	367 549	201 888

^{*}Next forecast transaction exposure in RUB refers to disounted operations, but the sale process is expected to take at least 6 months from the balance sheet date.

The following exchange rates have been applied.

	Average	rate	Year-end spot rate	
EUR	2022	2021	2022	2021
SEK 1	0.0941	0.0986	0.0899	0.0976
RUB 1	0.0142	0.0115	0.0127	0.0117

Due to geopolitical situation last time RUB exchange rate has been published by ECB on 1 March 2022. In order to provide users with more accurate information, Group management decided to use the market rate for RUB transactions: for period 1 January 2022 till 1 March 2022 ECB published rate, starting 2 March 2022 and till the end of period rate, which is available on major financial market platforms which are providing real-time data (www.investing.com).

Sensitivity analysis

A reasonably possible strengthening (weakening) of the euro, Swedish krona, Russian ruble against all other currencies at 31 December would have affected the measurement of financial instruments denominated in a foreign currency and affected equity and profit or loss by the amounts shown below. This analysis assumes that all other variables, in particular interest rates, remain constant and ignores any impact of forecast sales and purchases.

	Profit o	r loss	Equity, net of tax	
Effect in euro	Strengthening	Strengthening Weakening		Weakening
SEK (10% movement)	21 326	(21 326)	(25 098)	25 098
RUB (30% movement)	20 904	(20 904)	206 472	(206 472)

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34. Capital management

The purpose of the management of Group capital is to provide a high credit rating and balanced structure of capital to ensure successful activity of the Group and to maximize Group's share value. The Group is not subject to any externally imposed capital requirements. The Group is controlling structure of the capital and adjusts that structure according to economic conditions. For control and adjustment of structure of the capital, the Group can change conditions of payment of dividends to shareholders, to return them part of shares or to release new shares. In 2022 and 2021 there were no changes introduced to purposes, policy or processes related to management of the capital.

		31.12.2022 EUR	31.12.2021 EUR
Interest bearing loans and borrowings		20 345 568	26 178 424
Trade and other payables		6 536 823	5 680 453
Less cash and cash equivalents	<u>-</u>	(675 051)	(920 267)
Net debt		26 207 340	30 938 610
Equity		23 057 353	12 113 849
	Net debt to equity ratio:	1.14	2.55

35. Business combinations

35. (a) Subsidiaries acquired

On 28 December 2022, Storent Holdings acquired all shares of Storent Investments AS and SEL Investments SIA. Both companies' business activity is rental of industrial equipment. Storent Investments AS and its subsidiaries in addition to a modern rental fleet and a large rental depo network have a wide customer base with a very well-developed trademark, experienced team and digital know-how. SEL Investments SIA and its two subsidiaries own around 50% of the construction equipment fleet that Storent group operates. The merger of both groups will allow to increase expertise and improve financial ratios to continue the development of the Storent Holdings Group with a significantly higher speed and profitability.

Both acquisitions have been determined to have an integrated set of activities and assets, including relevant inputs and processes that are applied to those inputs, to be considered businesses as per IFRS 3 requirements.

The Group accounts for these business combinations as reverse acquisition – Storent Holdings (the legal acquirer) is identified as the accounting acquiree and Storent Investments (the legal acquiree) is identified as the accounting acquirer due to its relative size and nature of operations. As a result, from the point of view of the combined entity (the Group), the acquisition of SEL Investments and Storent Holdings are accounted for using the acquisition method.

	Principal activity	Date of acquisition	Proportion of voting equity interests acquired	Consideration transferred	Fair value of consideration transferred
Acquired in 2022					
- Storent Holding SIA*	Activities of holding companies	28.12.2022	100%	12 000 000	12 000 000
- SEL Investments SIA	Renting and leasing of construction machinery and equipment	28.12.2022	100%	6 000 000	6 000 000
			TOTAL:	18 000 000	18 000 000

The Group incurred acquisition-related costs EUR 105 148 on legal fees. These costs have been included in 'Other administrative expenses' in the Consolidated statement of comprehensive income.

- assets and liabilities of the legal acquiree (identified as the accounting acquirer) are recognized and measured at their preacquisition carrying amounts;
- assets and liabilities of the the legal acquirer (identified as the accounting acquiree) are recognized and measured at their fair value on acquisition date;
- the consolidated statement of comprehensive income of the the legal acquiree (identified as the accounting acquirer) for the full reporting period and the consolidated statements of comprehensive income of accounting acquirees since the date of their acquisition and up to the end of the reporting period.

The management has assessed that the nominal value of the consideration transferred (equity instruments issud) reflects their fair value.

^{*}These consolidated financial statements are the continuation of the consolidated financial statements of the legal acquiree Storent Investments AS (identified as the accounting acquirer), excluding equity, and are reflecting the following:

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35. Business combinations (cont.)

35. (b) Assets acquired and liabilities recognized at the date of acquisition

The following table summarises the fair value of net assets acquired and liabilities assumed at the date of acquisition.

Acquired on 28 December 2022

	SEL Investments SIA EUR	Storent Holdings SIA EUR
Current assets		
- Cash and cash equivalents	23 951	149 538
- Trade and other receivables, excluding pre- existing loan receivable	2 315 926	1 125
Non-current assets		
- Property, plant and equipment	12 148 366	23 164
Current liabilities		
- Trade and other payables	(428 775)	-
Non-current liabilities		
- Loans	(1 438 973)	(21 198)
Total net assets acquired:	12 620 495	152 629

The valuation techniques used for measuring the fair value of net assets and liabilities acquired were as follows:

- For Property, plant and equipment market comparison technique and cost technique were applied. The valuation model considers market prices for same or similar items when they are available, and depreciated replacement cost when appropriate. Depreciated replacement cost reflects adjustments for physical deterioration as well as functional and economic obsolescence. To determine market prices were collected the sales prices of equipment sold on auctions and to splitrent vendors. Based on the price summary for the sold equipment, the accounting values of the existing fixed assets were verified, and it was found that there are no material differences between the market price and the accounting (carrying) value.
- Fair value of Cash and cash equivalents, Trade and other receivables, Trade and other payables and Other borrowings, all carried at amortized cost, due to their short-term maturity approximated their carrying amount on the date of acquisition.
- Trade and other receivables mainly include trade receivables from contracts with customers, and are mainly related to a significant exposure to a specific counterparty that, before the acquisition, was used as an intermediary for transactions between Storent Investments AS group and SEL Investments AS group. Due to their short-term nature, the Group expects that materially all contractual cash flows from Trade and other receivables will be collected.

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35. Business combinations (cont.)

35. c) Net result arising on acquisition

Net result arising from the acquisition has been recognised as follows.

	SEL Investments SIA EUR	Storent Holdings SIA EUR
Non-financial consideration	6 000 000	150 000
Less: consideration of a pre-existing loan receivable	(650 000)	<u>-</u>
Net consideration transfered	5 350 000	150 000
Net assets acquired, including pre-existing loan receivable	(13 270 495)	(152 629)
Pre-existing loan receivable	650 000	
Net assets acquired excluding pre-existing loan receivable	(12 620 495)	(152 629)
Goodwill / (gain on bargain purchase):	(7 270 495)	(2 629)

Settlement of pre-existing relationship

SEL Investments SIA and its subsidiaries had issued loans to Storent Investments AS and its subsidiaries in the end of December 2022 before the date of the acquisition in the total amount of EUR 650 000 as at the date of acquisition. This pre-existing relationship was effectively terminated on the date of acquisition. As the fair value of the relationship approximated its carrying amount on the date of acquisition there was no gain or loss recognized on the settlement of the pre-existing relationship.

Gain on bargain purchase from SEL Investments SIA acquisition is recognized in the consolidated statement of comprehensive income in the reporting period within the line item 'Gain on bargain purchase'. Identifiable net assets acquired on the acquisition of SEL Investments mainly consist of property, plant and equipment. While the fair value of these assets on an individual basis, based on the management's assessment, approximate their carrying amount, these assets are generally of a specialized nature and exposed to the same set of risks, i.e. heavy equipment to be used in construction sites. This presents difficulties in selling such assets in bulk and over a short time frame, requiring a discount to their fair value, which has resulted in the Group recognizing a gain on bargain purchase. No intangible assets acquired as part of the acquisition have been identified.

The difference between consideration transferred and fair value of identifiable net assets acquired from Storent Holdings SIA, as per reverse acquisition, has been recognized directly in equity to Retained earnings / (Accumulated losses) under recapitalization line item.

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35. Business combinations (cont.)

d) Impact of acquisitions on the results of the Group

As these consolidated financial statements have been prepared following a reverse acquisition as a continuation of the amounts from the consolidated financial statements of Storent Investments AS, the consolidated results of the Group for 2022 include the consolidated statement of comprehensive income of the the legal acquiree (identified as the accounting acquirer) Storent Investments AS for the full reporting period and the consolidated statements of comprehensive income of accounting acquirees Storent Holdings SIA and SEL Investments SIA and its subsidiaries SELECTIA SIA and SELECTIA PLUS SIA since the date of their acquisition and up to the end of the reporting period.

Presented below are the adjusted results for the Group as if it existed from the 1 January 2022, which combine Storent Holdings SIA, Storent Investments AS (consolidated) and SEL Investments SIA and its subsidiaries SELECTIA SIA and SELECTIA PLUS SIA statements of comprehensive income for 2022. The Group management considers these numbers to provide a reference point for comparison of the results of the Group in future periods.

Storent Investments AS and its subsidiaries and SEL Investments and its subsidiaries were parties to a contract under which SEL Investments and its subsidiaries provided Storent Investments AS and its subsidiaries with equipment rental services under a split-rent arrangement, while Storent Investments AS and its subsidiaries provided repair and maintenance services to SEL Investments and its subsidiaries. In these transactions also a third-party intermediary Preferrent SIA, which is not a part of the Group, was involved, and the services received from this intermediary were effectively terminated on the date of acquisition. The amount of the markup applied by the intermediary for these transactions in 2022 was EUR 52 649, which has been adjusted for in the adjusted result below.

SEL Investments and its subsidiaries had issued a loan to Storent Investments AS and its subsidiaries in the end of December 2022 before the date of the acquisition, and the resulting interest income / expenses in 2022 is assessed as immaterial to the adjusted result of the Group.

	Storent Holdings statement of consolidated comrehensive income 2022	Storent Group statement of consolidated comrehensive income 2022	SEL Investments Group statement of consolidated comrehensive income 2022	Adjustments	Adjusted results of the Group
	EUR			EUR	EUR
Net revenue	29 582	43 578 307	10 863 352	(12 720 214)	41 751 027
Other operating income	-	3 617 951	384 620	(806 978)	3 195 593
Cost of materials and services	-	(26 587 864)	(2 445 195)	13 474 543	(15 558 516)
Personnel costs	(1 183)	(8 338 615)	(37 994)	-	(8 377 792)
Other operating expenses	(6 462)	(6 642 048)	(76 624)	-	(6 725 134)
Depreciation and amotrization	(19 855)	(5 187 395)	(3 723 022)	-	(8 930 272)
Impairement gain / (loss) on trade					
receivables and cotract asset	-	(458 046)	-	-	(458 046)
Impairement loss on goodwill	-	(329 585)		-	(329 585)
Gain on bargain purchase	7 270 495	-	-	-	7 270 495
Finance income	3 293	24 284	1 005	-	28 582
Finance expenses	(1 170)	(2 137 530)	(220 119)	-	(2 358 820)
Profit / (loss) before income tax	7 274 700	(2 460 542)	4 746 023	(52 649)	9 507 532
Income tax income / (expenses)	(10)	(3 426)	-		(3 436)
Profit / (loss) from continuing	,	,			· · · · · ·
operations	7 274 690	(2 463 968)	4 746 023	(52 649)	9 504 096
Profit / (loss) from discontinuing					
operations, net of tax	-	(31 987)	-		(31 987)
Total comprehensive income/(loss) for the year	7 274 690	(2 495 955)	4 746 023	(52 649)	9 472 109

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36. Going concern of the Group

The Group's financial performance in the reporting year was a profit of EUR 4 774 540 (2021: loss of EUR 3 402 850), and the profit in 2022 is a result of recognized one-off gain on bargain purchase in the amount of EUR 7 270 495 as a result of the business combination effected. At the end of the year, the Group's current liabilities exceeded its current assets by EUR 9 893 768 (31.12.2021: current liabilities exceeded current assets by EUR 16 329 132), as a result of significant borrowings approaching maturity. Both of these conditions may cast significant doubt on the Group's ability to continue as a going concern.

The Group's management has evaluated the current and potential impact of the geopolitical situation in the Baltic and Nordic region as a result of the Russian Federation commencing war activity in Ukraine. Management has prepared forecasted financial results and cash flows for 2023 demonstrating the Groups's and its subsidiaries' ability to continue as going concern and already started to take steps to address the expected liquidity and profitability shortages, such as:

- On December 28, 2022, SIA "Storent Holdings" became the sole shareholder Storent Investments AS. Consequently, Storent Investments and its subsidiary companies become part of the newly established holding, which, in addition to the Storent group, also includes SEL Investments SIA group, which holds investments in construction equipment rental companies SELECTIA SIA and SELECTIA PLUS SIA. Storent Investments AS and its subsidiaries in addition to a modern rental fleet and a large rental depo network have a wide customer base with a very well-developed trademark, experienced team and digital know-how. SEL Investments SIA and its two subsidiaries own around 50% of the construction equipment fleet that Storent group operates. The merger of both groups will allow to increase expertise and improve financial ratios to continue development of the Storent Holdings group with a significantly higher speed and profitability. The restructuring of the newly established group commenced at the end of 2022. By increasing net revenues by on average 10% in 2023, the management plans to reach up to EUR 5 million net profit in 2023.
- In 2023, the Group plans to increase rental income in all its countries of operation by on average 10% it total, as noted above. Further revenue and profitability growth is expected from investing in new equipment in 2023 up to 7 million euros and from selling older equipment units as previously mentioned. Overall inflation allows to increase rental prices and gives positive impact on sales volumes. Management estimates that the construction industry will continue with the steady moderate growth in the Baltics. Nordic countries construction market values are estimated to slightly decrease in 2023. Construction market volume historical data and forecast doesn't always reflect the construction rental market potential. It depends on the construction project types and stages at the exact year. The Group's entities growth possibilities are higher in the markets, where Storent has smaller share of the market. It's expected that the lack of construction workforce and higher personal costs will increase prices and demand of rental construction equipment, as construction companies will look for ways how to replace manual work with increased use of tools and equipment. It is expected that Rail Baltica project will give a significant positive impact on the construction industry in the Baltics.
- The Group continues to work on operational efficiency by developing online sales and paper-less rental process. Equipment delivery organization via logistic online platform Cargopoint increase efficiency of transportation services.
- In April 2023, Storent Holdings announced new bond issue of up to EUR 15 million, which will for the first time be open to both
 retail and institutional investors. The Group will use the proceeds for new investments, further mergers and acquisitions and to
 refinance its existing liabilities.
- Based on above, the Group management plans further development of subsidiaries in five countries. The main focus in 2023 will
 be to continue online sales development, digital transformation and efficiency increase. The Group will continue to transform its IT
 strategy to comply with the scalability needs.
- The Group management has evaluated the current geopolitical situation and its impact on the Group companies, especially the subsidiary entity in Russia, Kaliningrad. At the end of 2022, the Group management has decided to sell the subsidiary in Russia (Kaliningrad) and currently it is in process of legal formalities. Minimum estimated net sales consideration is already reflected on the Group's balance sheet when assessing the recoverable value of the asset held for sale (investment in subsidiary) as at 31 December 2022. At the moment of issue of these financial statements Storent OOO continues to operate without significant changes independently from the group. The Group monitors and follows sanction restrictions and, so far, these don't affect the subsidiaries' activities.
- After the year end, the Group has started the legal reorganization process, which was approved in the end of 2022, in order to complete the merger of SEL Investments SIA with Storent Investments AS and Selectia SIA, Selectia Plus SIA with Storent SIA by the end of 2023, which will save administrative costs, excluding mutual transactions and the costs associated with their accounting and simplifying internal processes in the subsidiary entities. Since January 2023, all equipment owned by Selectia SIA and Selectia Plus SIA is leased to subsidiary companies of Storent Investments AS without the intermediary of the PreferRent platform, which creates savings for the group entities.
- Compared to the first quarter of 2022, the Group's unaudited consolidated revenues in the first quarter of 2023 have increased by 8% and the amount of consolidated losses has decreased by 20%. Historically due to the seasonality of the construction industry the first quarter of the year was always loss making.

Taking into account the information currently available, the most recent key performance indicators of the Group and the actions taken by management, Group entities expect to continue operations as a going concern. As such, these consolidated financial statements have been prepared on the basis that the Group will continue as a going concern, and do not include any adjustments that might be necessary if the going concern assumption would not be applicable.

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37. Post balance sheet events

Non-adjusting events

In April 2023, Storent Holdings SIA announced a new bond issue of up to EUR 15 million which will for the first time be open to both retail and institutional investors. The company will use the proceeds for new investments, further mergers and acquisitions and to refinance its liabilities.

After the year end, the Group has started the legal reorganization process, which was approved in the end of 2022, to complete the merger of its subsidiaries SEL Investments SIA with Storent Investments AS and Selectia SIA, Selectia Plus with Storent SIA by the end of 2023.

During the period between the last day of the financial year and the date of signing of these consolidated financial statements there have been no other events that would have required adjustments or disclosure in the consolidated financial statements.

On behalf	of the Group these consolidated financial st	atements were signed on 10 May 2023 by:
_	Andris Pavlovs Chairman of the Board	
	Baiba Onkele Chief financial officer	

* * *



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Independent Auditors' Report

To the shareholders of Storent Holdings SIA

Report on the Audit of the Consolidated Financial Statements

Our Opinion on the Consolidated Financial Statements

We have audited the accompanying consolidated financial statements of Storent Holdings SIA ("the Company") and its subsidiaries ("the Group") set out on pages 8 to 60 the accompanying consolidated Annual Report, which comprise:

- the consolidated statement of comprehensive income for the year ended 31 December 2022,
- the consolidated statement of financial position as at 31 December 2022,
- the consolidated statement of cash flows for the year then ended,
- the consolidated statement of changes in equity for the year then ended, and
- the notes to the consolidated financial statements, which include a summary of significant accounting policies and other explanatory notes.

In our opinion, the accompanying consolidated financial statements give a true and fair view of the consolidated financial position of Storent Holdings SIA and its subsidiaries as at 31 December 2022, and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with International Financial Reporting Standards (IFRSs) as adopted by the European Union.

Basis for Opinion

In accordance with the 'Law on Audit Services' of the Republic of Latvia we conducted our audit in accordance with International Standards on Auditing adopted in the Republic of Latvia (ISAs). Our responsibilities under those standards are further described in the *Auditors'* Responsibility for the Audit of the Consolidated Financial Statements section of our report.

We are independent of the Group in accordance with the International Ethics Standards Board for Accountants' International Code of Ethics for Professional Accountants (including International Independence Standards) (IESBA Code) and independence requirements included in the 'Law on Audit Services' of the Republic of Latvia that are relevant to our audit of the consolidated financial statements in the Republic of Latvia. We have also fulfilled our other professional ethics responsibilities and objectivity requirements in accordance with the IESBA Code and the 'Law on Audit Services' of the Republic of Latvia.

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

Reporting on Other Information

The Group's management is responsible for the other information. The other information comprises:

 General information, as set out on page 3 of the accompanying consolidated Annual Report,



- the Management Report, as set out on pages 4 to 6 of the accompanying consolidated Annual Report,
- the Statement on Management Responsibility, as set out on page 7 of the accompanying consolidated Annual Report.

Our opinion on the consolidated financial statements does not cover the other information included in the consolidated Annual Report, and we do not express any form of assurance conclusion thereon, except as described in the *Other Reporting Responsibilities in Accordance with the Legislation of the Republic of Latvia Related to Other Information* section of our report.

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated.

If, based on the work we have performed and in light of the knowledge and understanding of the Group and its environment obtained in the course of our audit, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Other Reporting Responsibilities in Accordance with the Legislation of the Republic of Latvia Related to Other Information

In addition, in accordance with the 'Law on Audit Services' of the Republic of Latvia with respect to the Management Report, our responsibility is to consider whether the Management Report is prepared in accordance with the requirements of the 'Law on the Annual Reports and Consolidated Annual Reports' of the Republic of Latvia.

Based solely on the work required to be undertaken in the course of our audit, in our opinion, in all material respects:

- the information given in the Management Report for the financial year for which the consolidated financial statements are prepared is consistent with the consolidated financial statements; and
- the Management Report has been prepared in accordance with the requirements of the 'Law on the Annual Reports and Consolidated Annual Reports' of the Republic of Latvia.

Responsibilities of Management and Those Charged with Governance for the Consolidated Financial Statements

Management is responsible for the preparation of the consolidated financial statements that give a true and fair view in accordance with IFRSs as adopted by the European Union and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

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

Those charged with governance are responsible for overseeing the Group's financial reporting process.



Auditors' Responsibility for the Audit of the Consolidated Financial Statements

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

As part of an audit in accordance with ISAs, we exercise professional judgment and maintain professional scepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the consolidated 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 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 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 ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the consolidated 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 auditors' report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves a fair presentation.
- Obtain sufficient 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.

KPMG Baltics SIA Licence No. 55

Armine Movsisjana Chairperson of the Board Latvian Sworn Auditor Certificate No. 178 Riga, Latvia 10 May 2023

THIS DOCUMENT HAS BEEN SIGNED WITH A SECURE ELECTRONIC SIGNATURE AND IT HAS A TIME-STAMP.