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COMPANIES HOUSE

■ CONSOLIDATED FINANCIAL STATEMENTS

ANNUAL REPORT 2022





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ELEMENT HAS A HIGHLY TALENTED
MANAGEMENT TEAM AND EXCEPTIONAL
PEOPLE ACROSS OUR OFFICES AND
LABORATORIES AROUND THE WORLD.
THIS TRANSACTION IS A TESTAMENT TO
THEIR SKILLS AND COMMITMENT AND
CREATES THE LAUNCHPAD FOR THE
NEXT EXCITING HORIZON OF GROWTH
FOR THE COMPANY.

Allan Leighton, Non-Executive Chairman of Element

WE ARE PLEASED TO CONTINUE OUR RELATIONSHIP WITH ELEMENT AS IT WORKS WITH ITS CUSTOMERS AND EXPLORES GREATER OPPORTUNITIES TO BE PART OF THEIR DECARBONISATION AND SUSTAINABILITY JOURNEYS. THE TIC SECTOR IS AT THE FOREFRONT OF ENABLING INNOVATIVE SOLUTIONS ACROSS INDUSTRIES.

Uwe Krueger, Temasek's Head Industrials, Business Services, Energy & Resources, and Head, Europe, Middle East & Africa

OVERVIEW - ACQUISITION OF FI FMFNT RY TFMASFK ON THE 61H JULY 2022, TEMASTR, ACCURED THE FLEMENT LEGACY GROUP THROUGH THE ACQUISITION OF FLEMENT MATERIALS LICHNOLOGY GROUP IMITED BY EM BDCO LIMITED A WHOLLY OWNED COMPANY OF EM MITLO 2 LIMITED. THESE ACCOUNTS ARE THE ACCOUNTS OF FM MIDGO 2 LIMITED. THE NEW UK HOLDING COMPANY OF THE F, FINNAT GROUP THE UITMATE UK HOLDING COMPAN. OF FM MIDGO 2 LIMITED IS TM TORY OLIMITED. THE MAJORIT SARRE DUDLY OF LM TORY OLIMITED IS SET INVESTMENTS LMITLD, A WHOLLY DANNI BUSSIDIARY OF TEMASEN.

EMMINCO 2 WAS ESTABLISHED SCILELY FOR THE PURPOSES OF ACQUIRING THE MATORITY INTERFISHINTHE ELEMENT LEGACY GROUP PRIOR TO THE ACQUISTION DATE OF 6TH JULY 2 222, EMMINCO 2 HMITED AND 11S WHOLLY OWNED SUBCIDIARIES INCURRES INMATERIAL ADMINISTRATIVE FAPENSES ONLY 194F ACCUSTION OF 14F FEMENT LEGACY GROUP INCLUDED THE REFINA ACING OF 114 CROUPS 1948. THROUGH THE 2×-CUTION, OF NEW FIRST AND SECOND HEN CREDIT ACREMENTS. THE REFINANCING WAS ESTABLES—€2 ALSO TO PROVIDE SUFFICE VEHICING FOR THE ANTICIPATE? ACQUISTION OF NES BY ELEMENT THE DEBTHAS A REPAYMENT MATURITY 12 2029.

AS A RESULT OF THE ACQUISITION, THE GROUP RECOGNIZED \$4 JBN OF GODDWILL THE CONSOLIDATED AGDITH DEINANCIAL STATEMENTS WITHIN THIS ANNUAL REPORT MELLIDE. LHE POST-ACQUISITION FIRMODEROM 674 JULY 2-227 TO 3-5T DECEMBER 2022 FOR THE ELEMENNEL GACY GROUP THERE ARE 100 COMPARATINES FOR PPOR PREAR AS EM MIDCO 2 LIMITED WAS INCORPORATED ON 18TH JAHUARY 2022.

HOWEVER, THE GROUPS OPERATIONS DIE NOT CHANGE AS A PESULT OF THIS ACQUISITION AND, THERFORE, SOME COMMENTARY AND SOME PROPARATE HOURES, PROVIDES IN THE STRAIT GIC REPORT, ARE FOR THE FOR THE THE TOWN THE PROVIDES USEDLINFORMALIE NATOS YARFHOT DERS, IN UNDERSTANDING THE PERFORMANCE OF THE GROUP AND INHANCES COMFARRIET BY BETWEEN YEARS ANY TULL YAR FINANCIA. RESULTS ARE UNAUTHED, AS THE THANCES AND STONE OF THE MANCHAL ACADIMIS AND ACCOUNTS FOR LIA MACCO. LIMITED (SEE FINANCIA. "I ALLIAMENTS IN THIS REPORT) AND THE PREPORT OF THE MACCO. THE PRACES OF THE MACCO. THE PERFORMENT OF THE MACCO. THE PARTY TENANCIAL." I ALLIAMENTS IN THIS REPORT.) AND THE PRACES. THE PARTY TENANCIAL. "I ALLIAMENTS IN THIS REPORT.) AND THE PRACES. "IN CRASH."

MENT





CUSTOMERS WORLDWIDE





ACQUISITIONS IN 2022



RATING FOR ESG IN THE TESTING, INSPECTION AND CERTIFICATION (TIC) INDUSTRY FROM SUSTAINANALYTICS



9,000 9,000

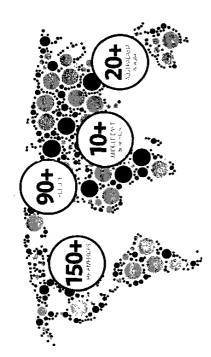


+63*



14M HOURS WORKED WITH LOWEST EVER INCIDENT RATE

OCATION METRICS



A.231 INSNUSAL HIGHLIGHTS



20%

REVENUE GROWTH ON ANNUAL BASIS, INCLUDING THE ELEMENT LEGACY GROUP

22%

REVENUE CAGR (2010-2021), INCLUDING THE ELEMENT LEGACY GROUP

BY THE
ELEMENT
LEGACY GROUP
SINCE 2011, INCLUDING 4
TRANSACTION OF ELEMENT
LEGACY GROUP

2022 Financial Inghlights

EM MIDICO 2 CONSOLIDATED RESULTS FOR THE PERIOD ENDED 31 DECEMBER 2022



\$607M



(\$) \$124.7M

Making tomovrow safer than todag

DRIVEN BY OUR PURPOSE OF MAKING TOMORROW SAFER THAN

EXCELLENCE THAT ALLOWS US TO PROVIDE THE FINEST CUSTOMER SERVICE IN **TODAY,** INTEGRAL TO THIS GROWTH IS THE CALIBER OF PLOPLE WHO WORK WITHIN THE ORGANIZATION. IT IS THEIR PASSION, COMMITMENT AND OUR INDUSTRY LAM PROUD OF OUR PLOPLE EVERY DAY

AB_E TO UNDERSTAND BETTER HOW OUR PEOPLE MAKE A CONTRIBUTION TO OPFRATIONS, AS WE ROLLED OUT THE PURPOSE AND VALUES WE HAVE BELN WE HAVE PROGRESSED THROUGH 2022 BY EMBEDDING THEM INTO OUR IN 2021, WE RELAUNCHED OUR BUSINESS PURPOSE AND VALUES WHICH OUR BUSINESS, COMMUNITIES AND SECTORS IN WHICH WE WORK

AND THEIR ROLE IN CONTRIBUTING TO THE ELLMENT JOURNEY WE ALL BRING THE REASON WE DO WHAT WE DO EVERY DAY NOW EVERYONE ACROSS THE ONGANIZATION UNDERSTANDS THEIR ROLE IN SUPPORTING OUR PURPOSE AT ITS CORE OUR PURPOSE IS THE GUIDING PRINCIPLE THAT UNITES US AND DIFFERENT PERSPECTIVES, AND THAT DIVERSE THINKING MAKES US EVEN STRONGER, ACROSS MANY COUNTRIES AND LOCATIONS

WITH CUSTOMERS WHO REALLY CARE ABOUT THEIR PRODUCTS AND SERVICES COMPLIANT, ANY FAILURE IN USE COULD HAVE SIGNIFICANT CONSEQUENCES. IT IS THIS DRIVE AND AMBITION THAT WE SHARE, HELPING OUR CUSTOMERS MAKE A GREATER POSITIVE IMPACT ON THE WORLD EVERY DAY WE WORK GFT TING TO MARKET, ENSURING THEY ARE SAFE, FIT FOR PURPOSE AND

WAY OR ANOTHER, WE ARE SUPPORTING CUSTOMERS IN CRITICAL INDUSTRIES - I ROM MEDICAL TECHNOLOGY TO HIRE TESTING, FROM AVIATION TO MOBILE SO, WHEN WE ARTICULATE OUR PURPOSE, IT MEANS THAT EVERY DAY, IN ONE D.F.V.CES - WHO ARE STRIVING TO MAKE A POSITIVE IMPACT IN THE WORLD LIKE THEM, WE ARE MAKING TOMORROW SAFER THAN TODAY.

Jo Wetz, Chief Executive Officer

MAKING TOMORROW SAFER THAN TODAY. OUR PURPOSE IS OU? REASON FOR BEING.

t describes the impact we have on the wider world and the people and communities we serve, creating a safer future for everyone All our colleagues have a role to play in bringing our purpose to life. Understanding our values helps us to do this



INTEGRITY CARE PROGRESS

These three values were chosen by our people and describe what it means to work at Element. Every day we work, every decision we make, every question we ask, every interaction we have, is guided by Integrity. Care and Progress. A focus on safety continues to be fundamental to how we work – it is of paramount importance to how we operate every day. Safety is core both to what we do and why we do what we do. Therefore, we have chosen a purpose which elevates and puts a spotlight on safety - working safely and creating a safer tomorrow for people







PROGRESS

We strive to create a more positive future.

We stay curious to evolve and improve

constantly thinking about our impact and how we can do better for each other, every day. We grow and learn by

INTEGRITY

We do what is right.

work, and we keep our promises. We are committed to deliver every time for our Our foundations are built on trust and accountability. We take pride in our customers, and for each other.

CARE

We care about the impact we have.

Creating a safer world starts with us caring communities and environment we operate about each other, our customers - and the in. Our culture is inclusive, and everyone is welcome. We work together to - reate

HAIRMAN'S EPORT

EACH YEAR AT ELEMENT PROVES TO BE AS DYNAMIC AS THE ONE BEFORE. THE PURCHASE OF OUR GROUP BY TEMASTEK FROM BRIDGEPOINT SAW OUR MINORITY SHAREHOLDER TAKE OWNERSHIP, WHICH HAS SUIPPORTED A HUGELY POSI INE YEAR FOR OUR PEOPLE AND BUSINESS. WE HAVE WELCOMED AN ADDITIONAL 2,000 PEOPLE AND YO LABORATORIES OUR AMBITIOUS GROWTH PILANS WITH AD OUR AMBITIOUS GROWTH PLANS WITH

Allan Leighton, Non-Executive Chairman

SOME IMPRESSIVE ACQUISITIONS TO STRENGTHEN OUR PROPOSITION.



Once more, Element has had a significant year, and 2022 has seen the business strange and grow even further. Of note has been the purchase of our group by femasel, from Bridgepoint, which saw our minority shareholder take ownership it has been a hugely postuve year for our people and business as we have consolidated last year's acquainton work, welcoming an additional 2,000 people and 70 laborationes and business as we have also furthered our ambitious growth plans with some impressive acquisitions that strengthen our monosition.

I remain in awe of the drive, eithussian make of the drive, eithussian and rive featorship team bring to their roles leading the organization. They are responsible for the outstanding acquisition work, strong operational leadership, and fur providing a vision that will take our business confidently into the future.

Element's sale to Temasek or another important step in its growth journey, as it is a business that already understands us and shares our values and ambition. It as and shares our values and ambition. It least esterament to our existing business, team, strategy, and global leadership that Temasek dentitied us as a strong addition to its portfolio. It is a dynamic business that is focused on terchological transformation and the impact of sustainability, which closely aligns with our own business is strategy. I have been pleased at how quickly it is prowing to be an excellent operational partnership.

A further impact of the Temasek acquisition has been the evolving change in the composition of our board. While we were already privileged to have Ranjit. Boarde, at the MD of Temasek on our Board, we have row also wedcomed Prof. Board, we have row also wedcomed Prof. Board, we have reger. Head, Industrials, Business Services, Energy & Resources; Head, Europe, Middle East & Africa at Temasek, who brings his considerable experience of industrials and business strategy to our most soniol (vel.)

The ownership change also meant that in 2022, we be drarwell to Charles Noall Charles had been with us since the start, leading the original buy-out of Bernent from Stork BV Under his leadership the business became the fastest growing modependent materials and product qualification testing company in the world. We will all miss him and wish him the very best for the future.

0000

Because of our acquisition strategy, which is bringing scale and increasing our global footprint, we once more welcomed thousands of people into the Element family in the last year. Our focus on the Element wolues of Integrity, Care and Progress means we put these at the heart of our people strategy.

As a major employer in many sectors and countries, we have a respons thity to the communities in which we work in welcoming Ditte Marstrand Wu.F as our new Chief Prople Officer on the Operating Board, we are going to Lenefit from her strategic focus on driving a more empowered, diverse, and inclusive "athure empowered, diverse, and inclusive "athure

CUSTOMERS

Our focus on safety remains important and is core to our operations. If we can create a safe working environment for our people, and also support our customers in creating products that make tomorrow safer than today for consumers, then we are doing the right ching.

We retain a focus on our customers and supporting their ambitions, it is with the aim of improving their experience and helping them get their products to market efficiently, that we are always focused on innovation, it is through innovation tat both we and they will continue to progress out they will continue to progress

As a Board, we take time to concentrate on integrity, care and progress in our approach and ambition. Along with our majority shareholder, we want to ensure that we build relationships that help. is reach the pottential our businesses have dentified for the future.

Each year at Element proves to be as dynamic as the one before in 2023, our foots will be on progressing our important ESG commitments, which are now deep-rooted in the business. We are ESG footsing on integration and consoldation of our acquisition istrategy and, of course, we are always looking for growth in our end markets in line with our business plans. We remain ambitious and focused on building on our existing market leadershor It is an exciting future and I am proud to be part of it.

OUR ACQUISITION BY TEMASEK IN 2022 BROUGHT US A PARTNER THAT SHARES OUR VALUES AND AMBITION. THE STRENGTH STRONG YEAR THAT SAW THE CONSOLIDATION ENGINEERING BUSINESS UNIT: AND WE PUSHED ON INCREASING OUR FOOTPRINT IN A MAJOR GROWTH MARKET, WE DROVE INNOVATION WITH THE CREATION OF OUR NEW DIGITAL OF ACQUISITIONS LIKE NTS, AND FOCUSED OF THIS PARTNERSHIP LIAS SUPPORTED A FORWARD WITH OUR OWN ESG AGENDA.

ACHIEVING AN IMPROVED ESG RATING OF 9.1

FROM SUSTAINALYTICS AND GIVING COLLEAGUES THE OPPORTUNITY TO VOLUNTEER IN THER

SHINIMACC

Jo Wetz, Chief Executive Officer

making tomorrow's world safer and more sustainable. And day after day, I am proud to work with colleagues who are directly in it. Our teams are actively engaged in the business and the people who work Each day at Element I am so proud of making a difference.

automobiles, or certifying ways to reduce the environmental impact on the planet, Element Whether it is in supporting the development is putting integrify, care and progress at the of new and emerging technologies in the medical field; testing planes, trains and heart of our business

#GoodForBusiness, we reflected on how our 15 times on a run-rate basis(1), tipping over \$1bn in the last year (2). Our business today is very different in its ambition and scale to business has changed since 2012. We have grown from a newly independent business revenues have grown nearly 10 times, over current 9,000 people across 270 locations of 860 colleagues and 27 locations to our in 30 countries. Since 2010, our reported which represents our ambition to do When we joined the United Nations Global Compact at the end of 2021, drive global change. At the beginning of 2022, we announced the acquisition of Element Materials Technology was a real validation for our business, people and strategy as we continue to build a global leader in testing, inspection and certification femasek. This is a partner that understands ocused on the impact of sustainability and by global investor and existing shareholder, shares our values and ambition. The move (TIC) services. Thematically, Temasek is aligned with our own strategic focus and us through our existing relationship and technological transformation, so is well NIGHTES.

was probably more challenging than anyone world more complicated than any of us may acquisitions of 2022, focused on our growth on our purpose Making Tomorrow Safer end markets, and continued to celebrate a growing global team that together focuses have imagined, with the effect of inflation, Element, under our new ownership, has bucked the trend as we consolidated the As we look back over the last year, 2022 might have predicted. As we exited the challenges of COVID, we were within a business trading and conflict. And yet Than Today.

and customers is of the utmost importance 1 million hours totalling 14 million. Despite breaking work, we were still at le to reduce to us and there is nothing more important first aid. The safety of our suppliers, team Safety is at the core of our business as we injuries requiring treatment beyond basic and team members worked an additional create a zero-incident work environment, aim to make tomorrow safer han roday. Across the year, our business has grown opening more laboratories, eriploying than our leadership focus and Jinve to more people and doing more ground-

OUR CUSTOMERS

can respond to the world's macru trends in We are well placed to help them each their targets as they seek to deliver against the change - whether it is developing ground ambitions and the focus we bring to enda way that helps our customers is novate markets such as aerospace, life spiences and Connected Technologies means we decarbonising agenda, which supports partnership with them to achieve their Our customers are ambitious to drive breaking environmental technology; reaching into space, or creating new medical breakthroughs. We work in both their ambition and our own

strengthened and broadened our capability in these sectors, in 2022, we then acquired innovation and progress within the overlap Life Sciences and Connected Technologies and welcomed Clinimark (3) to Element, (CT) were at the centre of our gnwth which furthered our progress to drive ambitions in 2021 and we were proud to report on major acquisitions that between healthcare and technology

technological innovation and the growing world's vital industries. We are excited by supports our aim to play our role in the is a major growth area for Element and demand for CT testing as technology moves ever more central to daily life, The convergence of medical and what the future holds.

conditions on earth and in space, including 61 years later and NTS is at the forefront JFk set the goal "of landing a man on the NTS was founded in 1961, the same year moon and returning him safely to Earth." of supporting innovative customers test their products in the most challenging A significant move in the year was the acquistion of NTS in North America.

welcoming NTS has brought us strength aerospace and connected technologies With over 1,100 new colleagues and 29 end markets including space, defense, new laboratories joining our business, and breadth across a wide range of

monitoring services. This includes vibration As you will read in our M&A section, during Singapore With the acquisitions of FOSTA 2022 we have concentrated on increasing our footprint in a major growth market in and noise testing, ground and structural capability in the region and of particular interest is the introduction of structural the largescale growth of infrastructure for excavation and tunnels – all part of and geotechnical instrumentation and and STS, we have scaled capacity and monitoring and real-time monitoring projects in the region

resistance monitoring studies and supports acquisitions in the life sciences sector. Now very much part of our business, JMI plays JMI is a demonstrable leader in securing the acquisition of JMI Laboratories (4), the development of new antimicrobials new solutions to resistant organisms as a global leadership role in antimicrobial and clinical trial support. In the face of research seeks to make our world safer. At the very end of 2021 we announced following a range of other significant global health threats post-pandemic,

revenues from acquisitions in the year of acquisition Annualized revenues including full-year effect of

period elided 3' December 2022). The full year results of the audited group accounts for FM Middo 2 i imited s dnot and the stand sealts ander the groups are unaudited, as the full year results is a combination period post the acquisition of Element Legacy Group (see financial statements in this report) and the pre by EM Middo 2 Limited (as presented in the audited consolidated statement of profit and loss for the Out of which \$607 I'm revenue relutes to the egacy ownership

acquired by the Element Legacy Group in April 2022

acquired by the Element Legacy Group in 2021

ELEASEN FAF NUA, VERCAT JOS

CEO REPORT

NOVATION

We arquired Norton Straw in 20.1, significantly increating our investment in global innovation and digital capability. This also created our new digital engineering business unit.

Cur focus with digital engineering is to not only complement eisting capabilities with new digital tools. but to target digital-led innovation. We want to act as an eigineering service provider that supports our customers with design and innovation filmough the product. Hecycle, from strategy and P&D It rough to execution and end-use

98

so many of them must align innovation and customers, bringing greater impact overall, regulated environment, we are the partner that navigates them through this challenge sett ng our own commitments, is going to on their broader sustainability journey. As customers' needs to innovate and change for delivering against climate targets and our work in supporting clients, as well as cutting-edge technology within a heavily The reve material science is a major lever whether on climate change, diversity or agenda we are also driving those of our sustainability, it is about aligning to our right thing, so in driving our own ESG the communities where we work. For At Element we always want to do the bring real impact

As a major global husiness, we remain mindful of the many communities in which our business works, and we feel a responsibility for those communities We now give 12 hours of p.iad volunteering time feer year for every colleague across the Group, which is the equivalent of having up to 50 full-time colleagues dedicated to helping make a difference in our folcs! communities!

We launched this in the US when I was proud to join members of our global and

US (raders) hip teams to support a focal charity, Mary's Kitchen, in Orange County, Californa We washed uishes, cooked and served food, and organized donations of clothes and home supplies. It was both humbling and inspuring, and a real privilege to see first-hand how organizations like Mary's Kitchen transform lives.

Over the last year we have also seen ceans support their communities through activities like fundraising and donation gathering, and serving food for people in need. I am immensely proud of the difference Element's people have made through our volunteering program and I through our volunteering program and I thank them all for embodying our values of integrity, Care and Progress

Element Materials Technology has been recognized for its leading sustainability performance by Sustainablytics with a new ESG rating of 91. This is the best rating within the Testing, inspection and Certification sector and places the company within the top 1% of the over 15,000 companies rated around the world.

PEOPLE

Towards the end of 2022, I opened my pust box to find it contained my Element 10 Years Service award. Sent to our colleagues' homes, these represent the pride we all fed in long service with the business. The last 10 years have been transformational for our business, but also for me My personal and professional journey through Element shows me every day what great things we can do together and how our organization is built on the foundations of trust and accountability, taking pride in our work and keeping our promises.

As I review our teams today, whether they are drung mnovation to speed up a customer's process or are working in a London street kitchen, it is the people in Element that make us what we are. Continuously improving, being inclusive and welcoming and always thinking about how we can make a positive impact on the world, making tomorrow safer than today - that is what drives the pride we all feel about being part of a global, game changing business

During the year it became clear due to the rising cost of living and interest rates that we need to do more to help our people.

Therefore, we provided a one-time payment bohus to all our colleagues to help them navigate the challenges they may be facing during these unprecedented circumstances.

In addition to welcoming 2,000 new colleagues to the business across the globe through acquisition, we also bolstered our leadership teams in 2022. The Temasek acquisition meant we welcomed new dynamic business leaders onto our board, and in our senior Operating Board ceam, we have also made some exciting changes I am pleased to welcome two new appointments.

Ditce Marstrand Wulf is our new Chef People Officer with responsibility for setting and executing the company's global people strategy. Her extensive cross-sector knowledge and commitment to diversity, equality and inclusion will support our effort to create a noire empowered and inclusive culture, and I book forward to Ditte accelerating this journey.

Trudy Cooke Joined Element as Group General Counsel and Company Secretary, and is responsible for leading the legal, insurance, governance and compliance teams, while building capabilities across nineral audit and rist. Trudy's nuth-sector experience and counsel will be invaluable as we continue to grow our corporate governance functions, and her stewardship will be vital to our success





STRATEGY

ELEMENT IS IN A STRONG POSITION TO CONTINUE BUILDING HIS LEADERSHIP POSITIONS THROUGH DRGANIC AND HINDIGAMIC GROWTH ARRODS FRAIT GULE BUS MARKETS "THIS END MARKETS ARE HIGHLY REGULATED AND TECHNICALLY DEMANDING, AND ELEMENT IS WELLELACED TO PROVIDE THE SAFET KERLICALS SAFET, SEPERCHALL AND MATPHALS INNOVATIONS NECUSIOMARS ARE 21 VILLORING.

By 2025, Element aims to double the size of the business in revenue by being the trusted partner for customers where salety is critical, and failure is not any aprition. We have five strategic plans to facilitate this growth, culture, operations, amovation, efficiency, and sustainability.

- We will support a safe, empowered, and inclusive workplace and culture where people enjoy coming to work, and where we can recruit and retain the experts who will help us grow.
- We will deliver technical leadership, operational consistency, and strong customer service to nurture and develop the partnerships that are key to our success.
- We will create digital solutions and foster innovation to develop additional market positions and provide customers with more comprehensive and robust services
- We will leverage our scale platforms to deliver market-leading growth and drive efficiency for both customer service and internal gains.
- We will create a positive impact for our customers, our environment, our people, and our communities.

DELIVERING OUR GOALS

Our strategic and markets have attractive economics complemented by warver growth, innovation, technical yelemanding customers, and high regulation. Their supply chains are often highly fragmented, allowing us to acquire new capabilities and expant our scale. And by broadening and connecting our services around the world, we are providing our existences around a services around the world, we are providing our existences.

We put our customers at the heart of everything we do, prioritising this with operationals, letchined, and commercial exclience toping aims at our family of laboratores. Our holistic support for customers drive strong organic growth and best in class margins as we support customers in their ESU pourineys and our focus on MBAs enhances our ability to grow as well-entity and meet in norganic growth, developing each business unit with the experise that rurly adds to our customer offering.

We invest in the development of our talented team of experts in all parts of the business, giving them the opportunity to lead and achieve personal and professional growth in a highly engaged environment.

Element's focus on critical industrial safety sets us apart from other TIC corpaines, supported by our global platform, our best-in-class operational and commercial excellents, and our investinent in growth. Element is also well-positioned to benefit from growing and significant structural global trents, including helping our customers meet their ESG targets. With ambitious, industry-leading targets of our own, we see ESG as a key 'uture driver.

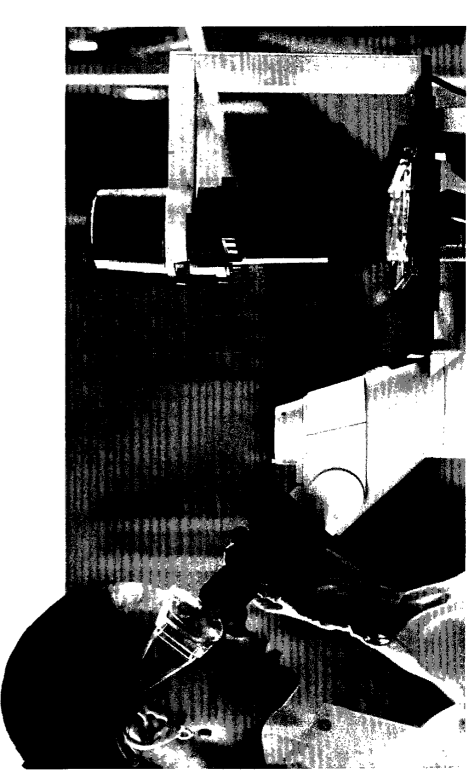
Element's success is ultimately judget by our customers and our service. Our achievements are most clearly evidenced by customer feedback, which is measured through our Net Ponnoter Score. We are proud that that in proved lat his year, strengthening our position to drive strategic partners mits, build relevant capabilities and identify new opportunities.

END MARKETS	LIFE SCIENCES	CONNECTED TECHNOLOGIES & MOBILITY	AEROSPACE	BUILT ENVIRONMENT	ASSURANCE & OTHER	ENERGY & ENERGY TRANSITION
Key Business Units (BUs)	Life Sciences Life Sciences (EMEAA)	Connected Technology & Mob lity (US) and Aerospace & Connected Lechnology (EMEAN)	Aerospace & Defense (US), NTS. Aerospace & Connected Technology (EMEAA)	Sull Ervironment (EMEAA)	NTS, Aerospare & Connected Technology (EMEAA). Digital Engineering (EMEAA). Calibration	Bult Envroiment (EMEAA), Aerospace & Connected Technology (EMEAA)
Example services	Pharmaceuticals Antimicrobial Medical Devices Perconal care & beauty products Biotechnology	Mobile and eilular Devices of onsumer flectromes intercoms of compliance of templiance of templianc	- Aerospace Engine Testing - Aerospace - Autonics - Autraft Fuel Systems - Systems - Qualification Interiors and Fuel Regill, anding Gear & Wings - Materials - Calibration Sorvices	Advanced Mascrials Fire-performance And resistance Architectural thardware thardware thypithess Bulding perform vice benronmental Agriculoure and Wastewarer Site remediation	Calibration Certification Degital engineering	Mechanical testing Von-destructive mispersion Full and amali scale pipe testing Colrossuricouting testing Corrossuricouting testing Corrossuricouting Failure analysis
Growth	Keguration and gelobal drug development R&B spend Figuration Figuration Figuration Artumorbial focus post Cowid device technology innovation	- Technological innovation cycles adoption of 5G on Connection o	A first aft production ates to rapidly grow following. 820A downturn R RD base stable with upside trillare \$7805	Pegulation cycles and Higher shadouts Hew Product Innovation Namedory recent caton	Overall SDP growth, regulation and cert laction requirer edits ESG tailwrinds diving peretat on of rew peretat on of rew environmental standards elinspection Digual Engineering	Underlying Oil and Gas demand Col price Growth of renewables Innovation around hydrogen

HEMEN" AUNUAL REPORT 70, * CHRIBATEGA

THE SCIUNCLE HAS BEDNAYEY ARLA OF FOCUS FORTEFMENT AND COTRITHEL AST THRLE YEARS, THE BUSINLESS THAS SECTION WAS THE LAST THRUD OF THE BUSINLESS THAS INFORMATION OF THE SCHOOL OF THE S

SHANDS SOUTH STANDS



The Clinimark acquisition in 2022 (1) further progressed Element's drive to innovate and develop within the overlap between healthcare and technology

In the EMEAA region, 2022 focused on the integration of Arch Sciences Group to create one single and unified business unticlolowing its acquistron. DQ21. There was growth across analytical services through the work supporting drug development and new product regulatory approval cycles, and there has been increased uptake in Element's distribution services within the laboratory solutions division. The environment raid division saw growth thanks to acceleration in H2, and Element bull: market share in both laboratory testing and emissions testing across the UR.

Life sciences work in the Americas saw growth across the pharmaccuticals industry in 2022 as manufacturers resumed normal product development, and work we thin the medical devices supply chan increased through post-pandemic recovery. The environmental bismoss also grew in 2022 with a facus on sustainability net zero requirements. And Element launched its consumer e-commerce site this year, providing home soil and water testing fits for inclinduals in rural communities living with wells and septic taiks on their properties.

\$400°

INVESTMENT IN GROWING GLOBAL CAPABILITIES OVER THE LAST THREE YEARS'

^{3.} Acquired by the Element Legacy Group in 2022

^{*} including investments by the Element Legacy Group

OUR DARY LIVES FROUGHT ARO HID COTHYFOTH DITCHIND OGIES - ROM CONSUMRIBEL C'RONGS AND WEARABIES, TO MENEAL DEWLES, SHULDRIYE WHAT HES AND RUBOIS, THE PITERINE OF THINGS (C'T.) IS AN INCREMENTED A WITH THAN IN 15 & MARKET LEADIRIN IN STING CONNICTED SCHALL SOUTH AND WITH ACQUITION MEDIC ROWN—ARCA RAPAILTY THIS LEADIRISHIP IS SROWNIN

opportunities than anyone else in the US.

As a fast-mowing market which is constantly producing new technologies and devices, Element works with customers to ensure products meet all relevant, internationally recognized connectivity and interoperability standards, so that products and applications are safe, compliant and fit for purpose. What matters to customers is faster global market access and Element's testing and certification services enable in anticaturers of mobile and smart devices to achieve successful laurit in and adoption of their products worldwide.

Element also acquired Energy Assurance (1) in the US, which increased expertise in the battery testing market, a crucial element of connected technologies and the energy transition.

Element has a team of over 1,200 technology experts in Connected

Technologies. Element has a strong global leadership position in 5G conrectivity and is working with customers on more new 5G

OUR DAILY LIVES REVOLVE AROUND CONNECTED TECHNOLOGIES AND ELEMENT IS ONE OF THE

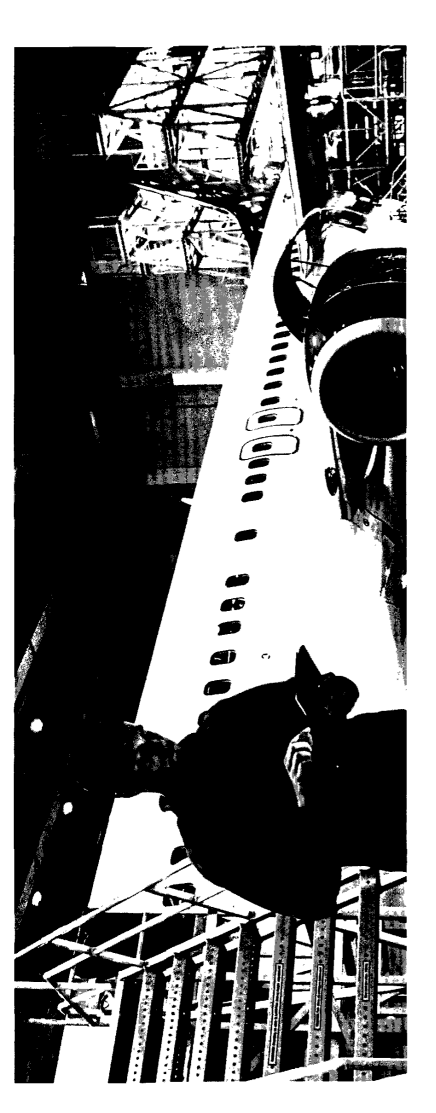
MARKET LEADERS

IN THEIR TESTING



Acquired by the Element Legacy Group in April 2022





HEMPIN IS 1114 GODBULESTING, CALIBIKALION AND ADMISORY STRWICTS TO THE CLOBAL AEROSPACE LESTING, PROUNCT QUALPICATION TESTING, CALIBIKALION AND ADMISORY STRWICTS TO THE CLOBAL AEROSPACE LESTING SECTOR IT FAS MARKET LEADING TECHNICAL CRILLS AND CAPABILITIES, A NETWORK OF STRONG TECHNICAL FREETS AND FASTEP MARKET LEADING TO THINKAROUND TIMES COMPARED TO OUP COMPETITORS.

Element is a trusted partner for many aerospace manufacturers and operators, working with them to test there avoincs, engines, truel systems, tuselage alanding gear, wings and interiors. Providing NADC AP accreditation, product qualifications, materials resting and calibration, it is no wonder that every time you th, you can be sure of the certainty of Element's testing.

The acquisition of NTS strengthened Element's market leadership in aerospace and defense, increased its offering to include space capabilities and additional defense scope. Overall, Aerospace and Detense U Sha do a record-breaking between Legacy Group unaudited digit organic growth (including the Element Legacy Group unaudited results) that puts the business close to 2019 reven Je levels.

Element is central to R&D and energy transition as the engine market pushes further towards developing carbon neutral solutions Across its aboratories and regions. Element has the capacity to provide all aerospace testing requirements, creating efficiences and reducing costs for customers.

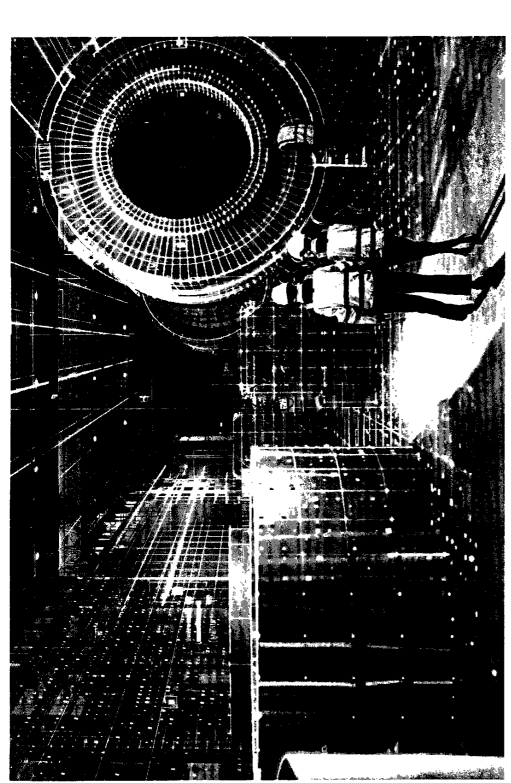
FLEMENT ANGUAL REPORT 7027 O.IK.S.PATEGE

local authorities, building owners and operators and product key stakeholders at every stage of a project, from architects supporting construction and infrastructure markets across and designers, to contractors and developers, planning and design strategies, through product testing inspection and assessment, to third party certification. Teams work with Element plays a significant role in the safe development the UK, Europe, the Middle East, SE Asia and Australia. Element provides end to end solutions from fire safety of the built environment and has over 1,400 experts manufacturers.

the infrastructure market post-COVID in Singapore. Significant expansion following the acquisitions of FOSTA Group and STS means product certification, particularly in Europe, and the rebound of 2022 was a strong year thanks to an increased demand in Element is now a leading TIC player in the region.

new smake leakage testing equipment, the complete re-lining of two test furnaces; installation of a new cold abatement system to extract recognized in 2022 with the 50th anniversary of the High Wycombe acoustics, smoke leakage and fire resistance testing. This included measuring equipment to enhance and improve resting repabilities. laberatory. Believed to be one of the oldest fire resistance testing also made at the testing facility to meet the growth in demand for refurbishing onsite fire resistance and smoke testing laboratories; for the testing of timber fire doors. Prior to the acquisition of the Element Legacy Group by Temasek, significant investments were laboratories in the UK, High Wycombe is a center of excellence fumes from the fire laboratory environment; and new accustic Element's long-standing position in the built environment was





The pr mary focus of digital engineering at Element is to find truly innovarive solutions, rather than simply digitizing existing capabilities. The airs of the business is to act as an engineering service provider, supporting customers with design and innovation in their own RRD and develonment. It provides iflerycle support from initial strategy through to execution

Due to Element's range of capabilities across multiple engineering practices, the featurican complement customers own in-itouse still sets and fill any gaps in expertise. Digital Engineering is working in partitieship with teams across the Element business to ensure the compairy's values are maximized and relivered to customers with innovation and efficiency. Digital engineering has supported energy groups, aerospace, connected technology, medical devices, and food industry, groups on joint priysical and digital initiatives.

One example of the digital engineering work carried out in the aerospaze sector is an analysis of the danger of high-altitude recrystals; o) greating reliability. The team constructed a transent computational Fluid Dynamics (CFD) model that would mime problematic flight profiles, with approaches to accurately accelerate less critical phases. The ne was then allowed to grow and the extent was recorded, it became apparent that ice blockages were not certain to occur but only happened in particular conditions. Therefore, it was determinent that for only happened in particular conditions. Therefore, it was determinent that the manufacturer could alter the pressure line so that the ree formed in such a way that blockages would not occur at all

Digital er gineering initially launched ir the EMEAA region with collaboration around all of Efement's sites globally. An increased physical presence in the Americas commenced in 2027 with the opening -if an office in Houston, Texas.

CHANGES, THE GROUP HAS DEMONSTRATED STRONG RESILIENCE TRANSFORMATIONAL CHANCE WITH THE ACQUISITION OF THE GROUP BY IN THE US. AGAINST THE BACKDROP OF SIGNIFICANT MACRO-ECOLOMIC ACOUISITION OF THE NTS BUSINESS FEMASEK, AND THE SUBSEOUENT ACROSS OUR LABORATORIFS 2022 HAS BLEN A YEAR OF

ACQUISITIONS " AND THE CONTINUED INVESTMENT INCLUDING THE ACOUSTION OF 5 FURTHER STRATESIC

INTO PRIORITY AREAS.

Ruth Prior, Group CFO

Element Group. The ultimate UK holding On the 6th July 2022, Temasek acquired Limited, a wholly owned company of EM Technology Group Limited by EM BidCo Midco 2 Limited These accounts are the accounts of EM Midco 2 Limited. the new UK holding company of the the acquisition of Element Materials the Element legacy Group through

ELEMENT ANNUAL R-PORT x021

GROUP OVERVIEW

group Prior to the acquisition date of 6th immaterial administrative expenses only. solely for the purposes of acquiring the July 2022, EM Midco 2 Limited incurred majority interest in the Element legacy EM Midco 2 Limited was established

was established also to provide sufficient group included the \$1 7bn refinancing of the group's debt through the execution Agreements and the funding provided by EM Topco Limited The refinancing funding for the anticipated acquisition The acquisition of the Element legacy of new First and Second Lien Credit of NTS by Element. The debt has a repayment maturity in 2029

consolidated audited financial statements comparatives for prior year, as EM Midco As a result of the acquisition, the group within this Annual Report include the post-acquisition period from 6th July 2022 to 31st December 2022 for the Element legacy group. There are no 2 Limited was incorporated on 18th recognized \$4.7bn of goodwill The January 2027.

and Revolving Credit facilities to support M&A and organic growth opportunities. invested \$153.7m under these facilities As part of the refinancing, the group raised \$400m in Acquisition 3: Capex and \$134.3m of cash on the balance At the end of 2022, the group had

and the in-year impact of the acquisition of NTS and the 5 other strategic ir restments. year, driven by recovery in the Aerospace revenues of \$1,097 7m. This represents a 20.2% increase on prior year for the full business units in Americas and EMEAA, contributed to the full year (2) group on 6th July 2023 was \$607.1m which Revenue for the group to lowir g the acquisition of the group by Temasek

Topco Limited. The majority shareholder

company of EM Midco 2 Limited is EM

of EM Topco Limited is Esta Investments

Limited, a wholly owned subsidiary of

Femasek.

The impairment, recognized as separately the acquisition of the group by "emasek. the economic downturn in 2022 and the 31st Dec 2022, was \$708.2m lors. This disclosed item, is due to the impact of charge to the Goodwill recognized on included a \$544.9 million impairment The loss for the period, 6th July to increase in global interest rates.

& Industrials Business Unit) due to the emerging overlap in these end markets

such as CASE (3) vehicles

relating to the acquisition of the group by Other separately disclosed items, during Temasek and the acquisition of NTS by the period 6th July to 31st Dec 2 322, of transaction and integration costs were \$85.2m. This included \$58 € m

better understanding of the underlying consolidated adjusted EBITDA for the reporting period, 6th July to 31st frec operating performance and allow: a Adjusted EBITDA, which is EBITDA is the most significant indicator of before separately disclosed items profitability of the group. The 2022 was \$124.7m

customers In 2022, we simplified our BU Mobility (prewously within the Transport structure into 3 Business units (from 4), In the Americas region, revenue from NTS and in the fast-growing Connected combining Connected Technology and markets through targeted acquisitions on the integration of the NTS business, excellence and operational excellence to deliver productivity improvements the region's full year (2) revenues of the Aerospace market, following the impacts of Covid-19. We are focused Implementing Element's commercial These results include revenues from \$661 1m, up 33.6% on the prior year. acquisitions. We have increased our and improve the service offering to footprint through the acquisition of \$387.3m Americas, contributing to Technologies and Life Sciences end downturn back in 2020 due to the We are seeing strong recovery in 6th July 2022 was

prior year. These results include revenues Singapore and we have seen the recovery post-acquisition of Element by Temasek, we acquired Fosta and STS in Singapore in Aeros Jace across, where we continue In the EMEAA region, revenue from revenues of \$423.4m, up 7 2% on the from acquisitions. During 2022, and which has expanded our offering in 6th July 2022 was \$219 8m EMEAA, contributing to the region's full year to invest in capacity expansion.

Including 2 acquisitions completed by the Element Legacy Group

full year results is a combination of the audited pre-acquisition unaudited group results under group accounts for EM Midco 2 Limited (see *3 The full year results are unaudited, as the mancial statements in this report) and the the group's legacy ownership

[&]quot; CASE Connected cars, Autonomous/

SEMEN ANNUAL REPORT 20 1 TRAIRUNAMENTAL SOCIAL AND GONERNAME RESPONSIBILITY

ENVIRONMENTAL, SOCIAL AND GOVERNANCE RESPONSIBILITY

These results come on the back of important work across cur entire business Some key projects included:

- Hydrogen aircraft fuel tank by building detailed Computational Fluid Dynamics (CFD) models of the motion and thermodolyamics of iquid hydrogen in an aircraft fuel tank, the models determine the thermodynamics of the bolings of the iquid hydrogen and the effects of free-surface changes as the liquid sloshed in response? to aircraft motions. The results showed that the sloshing slowed the rate of boiling, effectively prolonging the safe operation of the tank and therefore increasing the viability of the design. This is a positive step-forward in the aerospace industry's energy transition, and in increasing Element's capabilities within the hydrogen excror
- Dubal solar energy to increase the use of renewable energy at our Al Futtaim Element
 Dubal laboratory, we installed sun-soaking roofrop solar panels. The installation represents
 one of the many steps being taken to achieve net zero emissions and is expected to bring
 down monthly aboratory energy costs by 15-20%.

One of the critical first steps in meeting our scopes. I and 2 energy transition commitments is making a tangible impact on our own emissions. We are making strides in the procurement of green electricity and remeable energy, sourcing, and rational levels and through local laboratory contracts. As well as Ideolatory energy sources, we're also increasing the number of electric vehicles in our fleet and unvesting in EV charging points at our sites.

While we are rolling out these measures at every site around the world, some projects will mervitably take time to make significant, measurable impacts. Others are already at an advanced stage, like our new NEOM laboratory in Saud Arabia in addition to the aforementioned Cubia solar energy project, our new NEOM facility has been built off gird with full solar power fristung we take advantage of all opportunities to utilize greener energy as a business is crucial to our growth and our environmental goals.

The energy and carbon information for the two UK entities in cope of Streamlined Energy and Carbon Reporting (Element Materials Technology Enwronmental UK Ltd and WarringtonFire Test & Cert Ltd.) is included in their respective statutory accounts in Summary, the total energy consumption for the full year 2022 was 14,671,607 kilovatt shours, and greenhouse gas energy consumption for the full year 2022 was 14,671,607 kilovatt shours, and greenhouse gas emissions; 1,7189 tomes Co2e.

OUR LURPOSS. IS TO MAKE TOMORROW SAFER THAN TODAY,
AND THE SITS ATTHE CORE OF PERFTHING WE DO IN CUR BUSIN'S MAKING."—L WORLD SALBY COMES MANY LACE IS OF OUR CA-ABILITIES,
BUT SUSTAINABELITY IS INCREASINGLY AN ARENA IN WHICH WE KNOW
WE SAN OP AFFE FELL POSTIVE CHANGE. BOTH IN "-RAKS OF O.R.
OWALSOSTAINABILITY, AND SUPPORTING OUR CUSTOMERS YS.

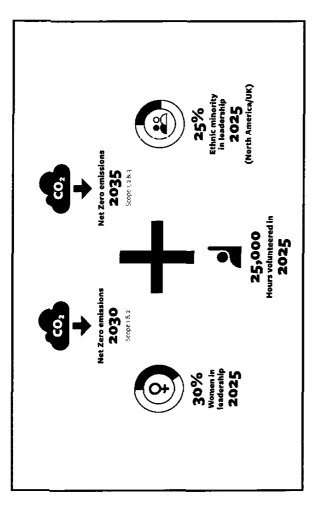
We made significant environmental, social and governance progress in 2022 with a growing team, er hanced processes and an evolving strategy, driving new initiatives to nelp accelerate our growth and reach our commitments

ENVIRONMENTAL

Our environmental intertives - internal, external, and through our customer offering, are some of the key drivers of growth across our business. We are offering, are some of the key drivers of growth across our business. We are proud that this work has been recognized by Sustainalytics, a global leader in ESG research and data, with a new ESG rating of 9.1. This is the best rating within the Testing, inspection and Certification sector and places the company within the rop 15.0 of the over 15,000 companies rated around the world. The rating is an improvement to Element's previous score after improved scores across Business finites, Corporate and Product Governance. The company is now classified as having reggligible ESGs risk, which is the lightest category available.

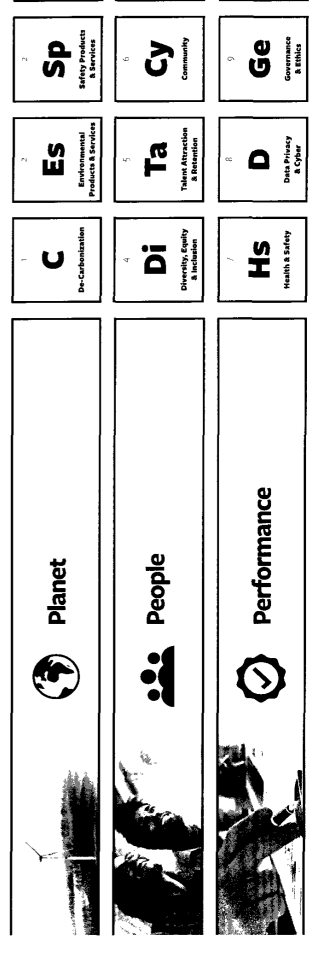


THE BIG COMMITMENTS



ELEMENT POSITIVE
TMPACT
Making terrorror safer than today

THE ELEMENTS OF OUR PLAN



our diversity, equity and inclusion, (DE&I), talent attraction and cevelopment and empowering them to strengthen our business is wital to our success. Our focus areas for 2022 were improving Our people are the heart of Element and supporting their retention, and supporting our communities

really good progress on our commitment of achieving at least 30% of In terms of DE&I, we now have more women in senior positions than ever before Today, women represent over 30% of our Operating women in leadership roles by 2025, but we still have more to do. Buard and 26% of our new Senior Leadership Team. We've made

We are also proud of the growth of our colleague resource networks The colleague-led groups focus on cultivating a sense of belonging and provides colleagues with opportunities for social, professional members. Each group supports an underrepresented community and cultural development so we can grow and learn together. and inclusion at Element, and we now have more than 1,000

now offer 12 volunteer hours per year for each and every colleague. Community engagement is an evolving focus for Element, and we

Christmas shoebox appeal for Women's Aid; our teams in Southern These efforts have comprised a wide variety of activities: from our raised donations to purchase grocery gift cards and wish-list gifts California serving food for people in need; and the team in Eagan, Minneapolis, who took part in a Family Sponsorship Program and colleagues in High Wycombe, UK who coordinated a successful requested by the children in need over the holiday season.

activities, and began to focus on local community engagement in our with our leadership teams taking their 12 hours per year. We're also pushing forward with the provision of a wider range of volunteer We are driving these community-driven initiatives from the top. annual '#InOurElement' Week celebrations globally.

call with a senior leader and an HR leader to discuss Flement's values values as we continue to build a team of the best and brightest in our retain people through development opportunities like the Element outlines their role in the Element team. Every new employee has a industries. Consistently onboarding new colleagues is one way we are ensuring we provide people with a warm welcome that clearly Talent acquisition and retention is another key pillar of our social communication continues as we engage with colleagues through and purpose, and communicate our shared goals. This two way Pulse surveys to get feedback on the business. And we aim to Academy, which provines technical, functional and leadership e-learning courses to all employees.

GOVERNANCE

9,000 colleagues in 270 locations across 30 countries, it is paramount that our operations are compliant with all relevant courtry laws and As the Element business continues to grow, now with more than regulations, and conducted with integrity

and support our relentless desire to drive injuries out of the business, previous year, and achieved the lowest ever recordable incident rate these rates since 2017. To ensure our continued progressive efforts our people worked 14 million hours, over a million more than the at 0.80. This comes on the back of year-on-year improvement in (olleague safety is core to our work and we are proud that 2022 we outlined and launched 10 safety commitments to ensure all recorded the lowest ever incident rate in the business. In 2022, colleagues work towards a common focus everyday

- Always ready and equipped to work safely
- Store, use and dispose of hazardous substances safely
- Make equipment safe before every use Avoid manual handling where possible
- Take steps to prevent slips, trips and falls
- Challenge unsafe behavior and hazardous conditions
- Stop work in the event of unsafe conditions or behaviors Use the correct tools and equipment for each task
- Wear all required personal protective equipment
- Always drive and operate vehicles safely

responsibility journey, particularly in respect of environmental reporting, comphance matters and community involvement. A number of important steps were taken in our corporate

SECTION 172(1) STATEMENT

be most likely to promote the success of the Company for the benefit of its members as a whole and, in doing so, to have regard (amongst The Directors are aware of their duty under s 172 of the Companies Act 2006 to act in the way which they consider, in good faith, would other matters) to:

The likely consequences of any decision in the long term,

The interests of the Company's employees,

The need to foster the Company's business relationships with customers, suppliers and others. The impact of the Company's operations on the community and the

The desirability of the Company's maintaining a reputation for high standards of business conduct; and

The Board also considers s.172(1) Matters where appropriate at The need to act fairly as between members of the Company

and employees. The Company keeps in close contact with its principal The Directors recognize the responsibility of the Company to a wide range of stakeholders, including Element's customers, shareholders Board Meetings as part of the decision making

consider their interests in decision making, together with considering

recommendations on how such engagement could be enhanced

stakeholders to understand their views in order to appropriately

considering new acquisitions. The Board considered a range of factors including the long-term impact on the Group, financing requirements, The Directors have had regard to the \$172(1) Matters in 2022 when expectations before approving the acquisitions. Further information about Element's new acquisitions can be found on pages 46 to 51 customers and suppliers of the acquired companies and their

pages 46 to 51. (Acquisitions and Integration) and on pages 62 to 65 (Corporate Governance Report) and on pages 70 to 73 (Directors' s.172(1) Matters can be found on pages 40 to 43 (Our People) on Further information on how the Directors have had regard to the

We have strong business ethics with data security and governance training programs, and are TIC Council members. We also drive local improvement initiatives across the Group, ensuring broad central to our operations. We offer extensive legal and digital engagement in our own sustainability journey.

environmental goals, lowering laboratory-level emissions as we embrace the creation of an ambassador network to drive best practice and action the green energy transition and reduce waste. This will also incorporate planning, and empower colleagues to take ownership of change with Looking to the year ahead, we will continue to push forward on our support from the wider business

and culture change, with a particular focus on empowering our colleague equity and inclusion work will continue to be driven through investment Our social ambitions will continue to take a lead role. Our diversity, resource networks, as we reach further toward our goals

We will also encourage more time to be spent in and with our communities, investing resources to make a larger

impact on the world around us

AMERICAS OVERVIEW

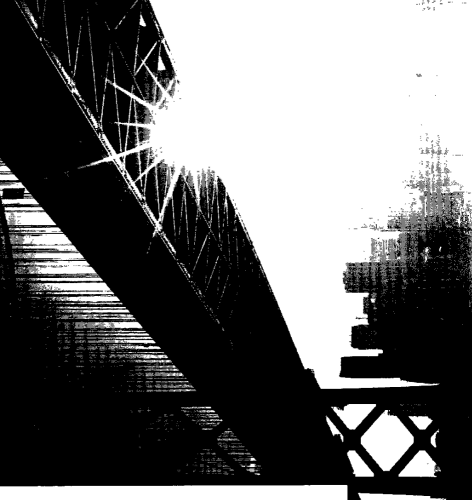
THE AMERICA'S PECCON HAS HAD A STRONG YEAR WITH ADDITIONAL GROWTH AND INVESTMENT. THE NTS ACQUISHEN WE HAVE ASTO HILLARM REAS BUSINESS BY SO PECCON AND YEAS THE MOST HEANS-CHMATIONAL ACCOUNTINE LEARN HAS MADE SINCE, WE ACCOURTED THE VALIDATION LEARN HAS MADE SINCE, WE ACCOURTED.

We have continued to recover from the COVID-19 pancemic and are seeing markets stabilize. We also streamined our business units this year to better align with customer demand and reflect the syncigles within our Jusiness and across our service offering.

We have made particular progress in Connected Technologies and mobility. With two acquisitions, we have increased our capabilities in some areas, while retaining market leadership in others. We also integrated our 202° acquisitions across the Life Sciences business and have seen our position in this market, strongthen,

We also made significant progress on ±5G, as we rolled out organizational plans to hit our scopes 1, 2 and 3 sustainability targets and have made strides in the 2 occurrement of green energy across the region. We have reduced overall energy consumption in laboratories by reducing waste and installing LED lights and HVAC systems with automated schedules.

We've also worked on our recruitment plans to attract more women in leadership positions and increase diversity at all levels. Our safety record for 20.22 demonstrated another strong performance, which is core to our pupose of Making 10 morrow Safer than Today for our people, our customers, and the wider world. And we have mested in the innovation fund to support multiple projects that improve efficiently for customers.



AEROSPACE A 4D DEFENSE

The scale of the NTS acquisition in combination with our existing capabilities further strengthened our market leadership in Aerospace and Defense, it also increased our offering to include space capabilities and additional defense scope. Overall, Aerospace and Defense had a record-breaking performance in 2022. "We have escope double-digit regaint growth, which pairs us close to 2019 levels, and we feel confident that we are energed from the pardemic in an excellent position.

As manufacturers enter stage three of building new aircraft, we are continuing to invest in new eculoment to ensure that we can meet all customer requirements in terms of both technical capability and scale. We expect that this will lead to activity levels in 2023 that surpass those of 2019 and place us firrily at the toor of origining aerospace and defense evolution.

CONNECTED TECHNOLOGIES & MOBILITY

While the NTS acquisition primarily increased our capabilities across Aerospace and Defense, collaboration across the business as a whole means that we have also extracted additional capabilities in Connected Technologies and mobility frough new laborationes in Detroit and the San Francisco Bay area.

We've also invested heavily across the full spectrum of battery testing capabilities to mee' increasing customer demand, with particular investment being made in Detroit to support electrix vehicles. 2022 also marked the oponing of our testing capa villties for GM in Bowling Green, Kentucky, strengthening our relationship with a ccy customer and leader in the market.

The market shift to 5G and the gradual phasing out of 2G and 3G technologies has increased requi-ements for 5G and cellular infrastructure, and in many cases the complexity of these technologies has required additional testing. We have continued to I vest in capabilities in this space to ensure we can facilitate

LIFE SCIENCES

Our Life Sciences teams pivoted to provide additional support during COVID-19, which has now tale it off as we emerge from the jandemic However, the vertices to case a case and so that a series are said print, and 2022 saw growth across the pharmaceuticals industry as manufacturers resume normal development. We also saw as significant decrease in elective surgeries during the pandemic, which had a knock-on effect across the medical cewers supply chain. As these procedures become more regost the medical cewers supply chain. As these procedures become more redust, our recover is increasing steadily.

We experienced strong growth across our environmental business in 2022, and we have increas at our focus on sustainability and supporting customers' not zero journeys. This work has grown in Canada in particular, driven by the soil romediation requirements by the Government We also launchted our consumer e-comine ce size this year, providing home soil and water testing lists for individuals in rural communities living with we is and septiciants son their properties. Further, e-weloping this offering will be a focus in 2023

Due to increased interest rate and the economic uncertainty impacting long term future growth rates, some of the CGUs have recorded an impairment charge to Goodwilt Further detail is provided in the detailed financial statements within this report.

023

In the next 12 months, we will continue our integration of NTS while focusing on organic growth. We expect aerospace and defents acturity levels to rise to those we saw in 2019, in for surpassing the previous records. And the transition from terrical combustion ergines to electric vehicles, and the further development of autonomous vehicles will drive growth in our automotive business.

Internally, we will conrinue to focus on sustainability, implementing further changes to meet our ormitiments, and we will support our diversity and inclusion ragiets to et suiv our teams comprise a breadth of experiences across all levels of the business.



EMEAA OVERVIEW

ORGANIC GROWTH THIS GROWTH HAS ALSO BENEFITED FROM OUR ON-GOING FOCUS ON ACROSS EUROPE IN PARTICULAR, AND AS WE HAVE SEEN AN INCREASE IN CONSTRUCTION HIGH VALUE END MARKETS AND EFFICIENCY BEEN FURTHER DRIVEN BY THE CONTINUED DURING 2022, THE EUROPE, MIDDLE EAST. MARKETS, WHICH HAVE BEEN IMPROVING POST-COVID, WE HAVE BENEFITED FROM INCREASED DEMAND FOR OUR PRODUCT AFRICA AND AS A (EMEAA) REGION HAS IN OPERATIONAL DELIVERY WHICH HAS REBOUND IN AEROSPACE AND ENERGY CERTIFICATION BUSINESS IN THE BUILT FNABLED ANOTHER YEAR OF ROBUST ENVIRONMENT SECTOR.

Many businesses have faced the combined challenges of inflationary pressures, regional recessions and the impact of the war in Ukraine, and few organizations are immune. However, as a result of our focus on core values, our focus on core values and safety, our region is benefiting from the investment and growth whave targeted over the last few years.

A focus on our structure and services has further enabled efficiency and our business units have simplified operations to make it easier for customers to identify our specialisms, as well as aligning to core growth sections. Creating business units for Acrospace & Connected Technologies, Built Environment, Life Sciences, and Calibration, with the addition of logical Engineering. This supported business generation and growth in crucial sectors. In only its first full year since we laurched our new Digital Engineering service, we have seen significant performance as we progressed further on our aim of market leadership across engineering simulation, modelling, data-scence and artificial intelligence (AI) to support safety and deglacy compliance for customer products.

Of note this year was our strategic move to increase our footprint in Singapore Through acquaition of IOSTA Group, a leading geotechnical instrumentation and soil investigation specials, and Singapore Test Services (STS), we brought over 400 new colleagues and their capabilities into the team, increasing and improving our offering for the region. This comes alongaide further investment in our partner, Plastometrey, supporting its impressive growth from start-up to major player. We have also strengthened our regional team through the appointment of Gall Hunter as Vice President in Sales and Marketing and Duminic Murphy joining the region, also as a Vice President, to support EMEEA Connected Technology growth

It's our colleagues who are key to achieving business goals and we are proud of how we ensure they remain engaged, fulfilled and well supported. We are also proud of our safety record, which embodies the purpose of our business. Making Tomorrow Safer. Than Today A strong safety record is vital for our customers, but it is also essential that our colleagues are safe in the workplace.

AEROSPACE & CONNECTED TECHNOLOGIES

The Aerospace business unit benefited from the ongoing return of aerospace production volumes, in addition to market share gains. We continue to be the leader in Europe, and we are continuing with capacity expansion with investment in destructive and non-destructive testing capacity in Czech Robblic, France and United Kingdom.

CONNECTED TECHNOLOGIES

A particular challenge post-COVID has been the shortage in chips and materials, which caused slipply chain issues for manufacturers' product launches within the connected technology sector We have concentrated our services on supporting them to bring their products to market with a focus on both efficiency and, of course safety, in DO22, we commenced with the expansion of capabilities in the UK to include 5G testing with a new state of the air labous droy close to London

NERGY

The energy market also saw a resurgence from previous years, with the impact both of natural gas demand, and the wider energy transton. With our customers at the forefront, the growth in sectors such as hydrogen are key for Element as our core capabilities around fracture mechanics and corrosion are required to validate the use of locating gas infrastructure to transport hydrogen. We have committed to increase our capacity and capabilities to support development of this market.

CALIBRATION

Calibration has demonstrated a high level of resilience, and is now a significantly larger division than pre-COVID. Across Scandinava, we are everilg demand from high growth markets including life scences, the energy transition and defense. Following a restructure in Germany, we are expanding our market share well and the investment we announced tasty pern in our Lindoping Center of Excellence in Sweden will be completed through 2023.

This will bring three laboratories together into one site close to major clients in the aerospace, defense and industrials sectors. The new site brings optimized production flow, fiexibility and intransed efficiencies for our customers, offering new equipment, expertise and services.

BUILT ENVIRONMENT

Within Built Environment, we have more than 1,400 experts who support construction and liferastructure markets across the UK. Europe, the Middle East, SE Asia and Australia. We play a major role in this safe development of the built environment, driven by increasing demand for product certification, particular yin Europe. In Singapore, we have benefited from the well documented rebound of the infinite varieties of FOSTA foroup and STS means we are now proud to be a top-five TIC player in the region.

Our focus for 2023 will remain on investment, while also stre gythening our leadership team and governance. Jason Dodds has assumed the cole of Vice President for the Bult Environment and we are adding new leadership in the Middle East and in quality, sales and human resources. Last year we announced the largest capital investment in Element's history for a new centre of exclerice in Warrington, UK, which will open in 2024 and more than double our capacity for fire resistance cesting. The new site series within a major science and business park and will see further error. Irrinent and expansion as we reate a state of the art. 117,400 laboratory to offer services in fire resistance and exciton to fire testing, technical and assessment services, and certification.

LIFE SCIENCES

Following the acquisition of Arch Sciences Group last year, during 2022 we have focused on rebranding all abovationes under the Element thand to create one single and unified business unit.

The a vision has seen considerable growth in an number of sociors Analy ical services grew strongly intough the work supporting drug development and new product regulatory approval cycles, and we have seen significant uptake of our distribution services within the laboratory solutions division too. Similarly, our environmental division an joyed growth acceleration. In A2 and overall as we build marker share in both laboratory testing and emissions testing across the UK. In 2022, we expanded our emissions footpmin expanding the international division and expansion through 2023 alongside a focus on automation and efficiency.

DIGITAL ENGINEERING

The addition of the Digital Engineering business unit has seen strong growth across its first fullybear as part of the business, it has more than doubled our team of experts in data science, modelling amore than doubled our team of experts in data science, modelling resource to customers and provided a valuable additional resource to customers and teams across other industries. Although launched in this region, the BU has a so begun its expansion to the Americs s with the opening of the Hcuston. Toxas office in 2022.

Due to i icreased interest rate and the economic uncertainty impactit glong term future growth rates, some of the CGUs have recorded an imparment charge to Goodwill. Further eteal is provided in the detailed financial stat, monits within this report.

COOKING FORWARD

While there are challenges for many businesses currently, it is our investment and medium to long term focus on expansion and minoutor. In that will enable us to capitalize on strong growth areas and resp and to customer demand.

As it doe across the whole Element business, digital innovation remains: key focus for ensuring we continue to offer the best services and tasest technology for our customers. Through investme at at the core of our business, we ensure our purpose and values strengthen the Element propos ton for our customers. As we locus an Making Tomorrow Safer Than Today for customers, at their products and for our own team too, we know that Element is driving success through the region.





LEADERSHIP DEVELOPMENT AND LEARNING

recognizing their hard work, supporting their growth and development, and investing in the skills that make us a stronger, united team.

2022 was a year of challenge and change as we emerged from the pandemic, and cost of hung increases created compensation pressures globally. However, we faced these

Our people are at the heart of everything we do at Element and we are committed to

headwinds and took action to address challenges, supporting colleagues in ways that made

a real difference, and retaining our people.

We have incredibly talented people within our business, so growing and retaining this ralent is key to our ongoing success, in 2022, we undertook a series of traning programs across the business to support development in leadership positions, and to identify it tose people who will be leaders in the future.

We rolled out our ongoing Leadership Development Program to operations managers around the world, providing them with leadership training that empowers them in their roles. We also invested in training for all HR leaders, which included a comprehensive program of modules covering coaching and

developing colleagues, and best practices for working with data.

This year, we continued to promote our Element Academy within the business to provide technical, functional and leadership e-learning courses to all employees globally. As a relatively n-w initiative, we've seen significant uptale and would like to facilitate all colleagues raking advantage of these courses

Our talent and succession process to ok ous to laboratory level to afentify tale it for leadership roles and provide support for their development now, to ensure they are ready to take on these positions; is they become available in future.

In 2022, we launched a pilot program in EMEAA to support talent development at graduate level with a new schemes across the Aerospace. Connected Technologies, and Built Environment business units. This was a significant investment as we created a framework for the graduate scheme and built an infrastructure to accommodate this additional support, but to date it has shown the power of investing it young people to develop ambition. We are collading learnings from the first program to improve the offering, and will hive more graduates in 2023.

=

DIVERSITY, EQUITY AND INCLUSION

This year, we also built on the success of the colleague resource metworks we launched in 2021 by the provided additional support as the group: begant on manner and be shaped by their members. As they grow, we can already see the value they are bringing to Element as they unite to create a collective voice for many of the communities that exist within the business.

We also partnered with Women in Science and Engineering in the UK to prowde mentorship for aspiring leaders. And we continued to progress shiverse, equitable and arctlusive hires at leadership level.

COLLEAGUE ENGAGEMENT AND REWARDS

includes rewards programs, which may be circumstances. We believe it is important support through a variety of means. This one-time initiatives or ongoing practices. In 2022, amidst rising ir terest rates and cont. Ibution of our people and provide changing world. Additionally, a special cost of living, we provided a one-time recognize the challenges they may be to remain agile in our response to the eniployees in recognition of the value that was generated on the successful payment bonus to our colleagues to facing during these unprecedented one-time award was provided to all completion of the sale of the group it is vital that we recognize the

In terms of ongoing practices, we are working to ensure we provide a good quality of life for all colleagues by offering saaries that meet the minimum lifing wage. We have also increased paid time wage.

off in the US to improve work and home life balance for our colleagues, and we have reduced the eligibility time for healthcare and 401% contributions to provide faster stability for new colleagues when they join the business

Understanding and identifying the needs of our colleagues comes from ongoing engagement. The most recent Your Voice colleague experiences exurvey showed that we have made good progress with this engagement, and it has been ightlighted that we are identifying needs at more ocal levels and taking appropriate

1023
In the coming year, we will promitize progress of our DE&I goals following the appointment of a director who will champon this work. And we will continue to identify future leaders, and roll out

leadership training across the

business.

We are also collecting data, from GMs, operations leaders, VPs, and the Cperating Board, to better understand the HR needs of the bisiness at more micro levels. Through surveys and workshops, we are listening to their needs, and the needs of their needs, and the needs of their needs, that reflects our evolving business.





F. MOBD YOU ON SINES HO BOD SECTORARS OF HIT HAS AS SUMPY, OUR FOULT CONTINUES TO ENSURE WE DRIVE WE HAVE ADVANCE JOURTHOUSE TRANSFORMATION IN DIG 1AL PCADMA? AND SETTING OUT FOUR PILLARS ON BITIFIENCE AND VALUE IN THE CUSTOMER EXPERIENCE THE PAST 12 MONTHS. BUILDING ON COR THREEYEAR



THE MAIN PURPOSE OF ELEMENT'S DIGITAL STRATEGY IS TO:

- Improve the customer experience
- Capitalize on opportunities for digitalization
- Increase efficiency and quality
- Provide the right service model for global growth
- Improve the colleague experience

improvements, and by collaborating with other portfolio companies, we own digital approach and work toward more digital relationships across Following our sale to Temasek, we are well-placed to benefit from its our business. We are running digital committees to prioritize these will explore our role in new areas like Al.

the traditional analog systems of the B2B sector and evolve the way we By using digital-first strategically across Element, we can move beyond engage with our customers, and scale our business as a result

CORE INFRASTRUCTURE

in our infrastructure over the last couple of years and we continue improve consistency, reliability and repeatability at all levels, in all Advancing our core infrastructure across the entire business will regions, and across every business unit. We have made progress to make regular improvements to build out our capabilities. The key to both improvement and retention is consistency

PRODUCT DEVELOPMENT LABORATORY DIGITALIZATION

tools and resources that every laboratory leads to expansion so we are creating the class digital delivery at every laboratory We are building our data management is ensuring we use and provide best in use this data for growth. Digitalization consistent customer journeys, and to Key to maximizing our infrastructure systems to create streamlined and needs to develop and grow

that go beyond testing, inspection and

current core offering, we can consider

for our business incubation, which will

supplier to develop a methodology We are working with a third-party

support the development of products certification. By looking beyond ou

CUSTOMER EXPERIENCE

wider supply chains. Our aim is to partner

with customers sooner in the process, so

we can shape better, more sustainable

products, faster

industries we operate in and create digital

products that support every level o their the broader needs and challenges of the

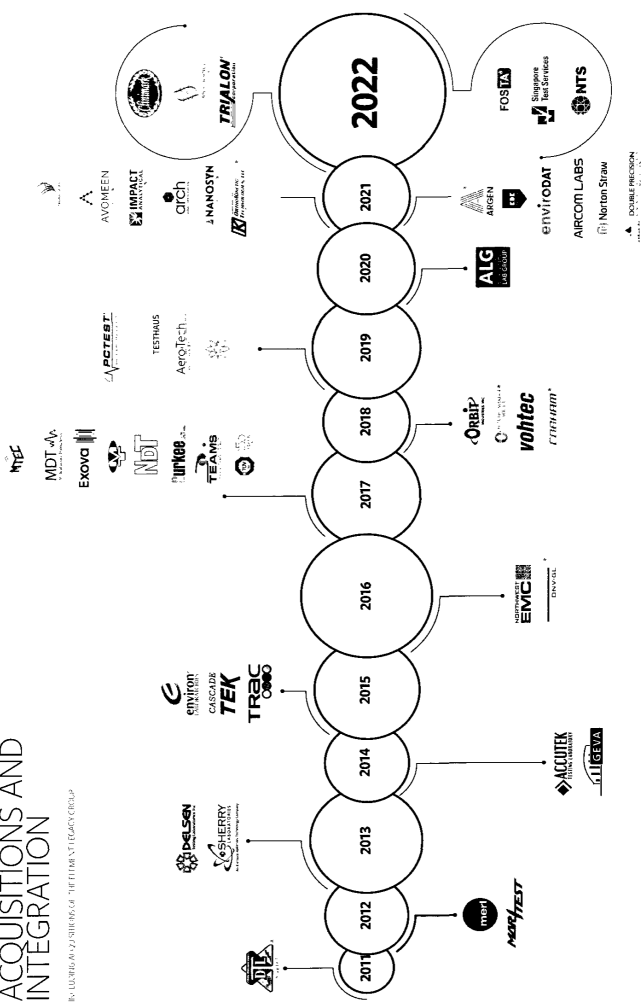
own development processes and their

every stage of their journey. The human journey from enquiry through to results and the role our experts play cannot be TIC sector, and creating efficiencies for improving the customer experience at replaced with digitalization, but it can experience is still key to our business, be enhanced. By developing a digital reporting, we will lead the way in the customers and for our own teams. The third stage in this evolution is

prioritize these commitments and our forward into growth. We aim to have build our strategy and upstream our while 2023 will take those learnings our first new digital product on the sustainability offering as customers with Temzsek, we will continue to

customers' challenges. And collaborating. market, working to provide solutions to The last year saw a focus on innovation, enquiries in this area increase

QUISITIONS AND EGRATION



*Divisional acquisition

FLLMFNT A JNUA RED- RT 2027 ACQUISITIONS AND INTEGRATION

MOLLA ACQUISITIONS AND



Through 2022, we have made further strategic acquisitions while consolidating the business we created through an active period of acquisitions. We continued to focus on growth end-markets including Connected Technologies and Life Sciences.

Thi. built on the progress made in 2021, in which Element mace the most acquisitions in ore calendaryear, acquiring 12 bus-vesses. With the aim of supporting our ambitious growth stracegy and solidifying our place as a leader in our end markets, we transformed the business and both entered new markets and see earsting ones.

Element is now even better positioned to increase our leadership in several end markets where we have become a trusted partner in newgating highly regulated and rechinically demanding requirements. Our strategy for 2022 has been to build on 2021's growth through focusing on core markets and on our purpose: Marking Tomorrow Safer Than Today.

Along side our acquisitions, we continue to invest in the development of our talented team of experts around the world, empowering them to lead and providing opportunities for personal and professional grow h in a highly engaged environment.

Element takes a leadership role in supporting our customers in meeting their ESS targets. With our own ambitious targets, we urfactstand how ESG will drive the businesses of the future Utlim tely, what we do is provide certainty within our own purpics and values.

ELEMEN ANYUAL REPORT ALT ACQUASTIONS AND INTEGRATION

ALCHISTROMS BY THE LEFTWAT - EGACY GROUP



CLINIMARK - APRIL 2022

Our acquistion of Cinnuari, a global leader for clinical FDA validation resting of viral sign data for medical and home health devices and consumer wearable products, brought a team of 20 devices and consumer wearable products, brought a team of 20 devictors, engineers, nurses and scientists into our business. Based in Louisville, Coteraco, Cinnimark expanded our capability in the consumer electronics/wearables, digital health and home/wellness platforms and guess us the opportunity to broaden our support to connected technologies and life sciences customers in woughout fine value chain.

The acquisition complemented earlier acquisitions including JML Laboratories, Avomeen, Arch Sciences, Impact Analytical, Orthokinctic, and Na Yosyn.



ENERGY ASSURANCE - APRIL 2022

As Element continues to build expertite and capacity it support our customers in their energy transition journeys, in 2322 our aquistion of Energy Assivance, a leader in battery resting, was significant. Based in Gainesville, Georgia and with operations in Helpkinton, Massachustets, Est ywide expenence within the battery sector, extensive customer base and focus on customer service was a good fit for the business. Further expanding our expertise in both the energy transition and connected technologies, demand for these exvices is driven by some of the world's feading connected technology automotive, medical device and energy storage businesses and is expected to exponentially grow with the increased adoptation of Electric Vehicles (EVs) and utility-scale their gy Storage by the energy storage systems (ESs), both of which are key segments in the renowable energy usage system.

ACQUISITIONS BY TELL SPOUP



TRIALON - JULY 2022

We acquired Tralon Corporation (Tralon), a keading provider of product qualification testing for the automotive supply chain, which further solidit es our leadership in the North American mobility market. Element is currently investing to support the automotive industry transition to connected, automomous sharings subscription and electrification (CASE) wehicles. Our acquisition comes or the back of investing over \$300M in developing our global Connected Technologies and Mobility capabilities and services and complements the acquisition of Energy Assurance well.

Traion holds electro-magnetic compatibility (EMC) approvals for several large manufacturers. These approvals significantly broaden Element's abrilly to service components, in particular electronic parts, which represent a fast-growing segment within the market. The deal also comes as we build a North American center of excellence for battery resting, automotive EMC and electric drive train testing. This will form a nucleus to support the CASE market growth in the ever-important home of the American automotive manufacturers.—Detroit, Michigan.





FCSTA - IULY 202

FG5TA Group is a leading geotechnical instrumentation and soil investigation specialist based in Singapore. It has strengthened our fast-growing infrastructure and environmental offering through while, he are servicing private and public sector building and finistic struce projects.

We have significant plans for growth through Southeast Asia and with the additional acquisition or singapore Testing Services (515) we have grown our footprint in the region. If further enhances our capabilities for the provision of testing and monitoring services at every stage of the built environment lifecycle.



SINGAPORE TEST SERVICES - AUGUST 2022

The acquisition of leading testing, inspection, calibration and certivation provider, Singapore Test Services (STS) further obsidered Element's growth plans in Singapore. STS, and its team of 1 Dexperts, supports customers in a durerse set of industries, including aerospace, energy, built environment and manufacturing its services include materials testing, chemical and environmental testir. g, calibration and certification and are complementary to those already provided by Element.

Alongside the acquisition of FOSTA, it cements Element's plans for the region and when combined with our wider capabilities and strengths, provides opportunities for organic growth.



NATIONAL TECHNICAL SYSTEMS (NTS) - SEPTEMBER 2022

Basec in Anaheim, California, NTS is the leading prowder of qualification restring, inspection, and certification services in Nor-14 Anneisca. NTS serves a wide range of end markets in Nor-14 Anneisca. NTS serves a wide range of end markets is expanenced team of over 1,100 experts provides safety-critical solutions with capabilities in product qualification and certification, supply chain and product/process auditing, and a broad range of testing services including EMC/EMI, materials and climatic testing.

With 29 laboratories across North America this acquisition further enhances Element's capability to be a partner throughout the product lifecycle for our customers. Our expert and wide capabilities in thelecoms, connected automotive, medical device and bassery testing are all critical growth drivers for the business and in combining our services, we are significantly broadening our ability to service customers all around the world.

PAGES 62 TO 65, THE LEADERSHIP AND OVERSIGHT OF THIF FM. AND ITS GROUP) IS BOVEPNED BY THE BOARD OF DIRECTORS. MIDGO DI JIMISTO GROUP (WHICH INCLUES THE COMPANY AS SEF GUITIN THE CORPORATE COVERNANCE PEROREI ON



holding a series of high profile roles for major corporations Non-Executive Chair of the Co-operative Group, and Non-Board. He has had an extensive and varied business career Executive Chairman of the Royal Mail, Entertainment One Alian is a non-executive member of the Element Group in the food, retail, FMCG and communications sectors including that of Chief Executive of Asda and Pandora, plc, and Wagamama Ltd

Allan holds an honorary degree from Crantield University, Lancashire, and an Honor ary Doctor of Letters from York an honorary fellowship from the University of Central St. John University.





June 2020 and the Board on 25 June 2020 and for all the finance, procurement, legal, tax and Ruth was appointed as Chief Financial Officer (CFO), joining Element's Executive Team on 1 reporting to Jo Watz, CEO. She is responsible management, strategy and business planning IT activities within the business, and brings significant financial control, M&A, change expertise to the Group

William Hill Plc, leading its finance, assurance, was also instrumental in the IPO of payments processing business. Worldpay in 2015 - the largest ever private equity backed IPO in the as playing a critical role in driving company strategy and business transformation. She Ruth spent two and a half years as CFO at legal and procuren ent functions, as well

Ruth is a qualified accountant with a degree in private equity, working across a variety of sectors including waste, renewables, music, in Biochemistry and spent nearly a decade publishing and retail.

UK at the time.

ELEMENT ANNUAL REPORT 2671



TEMASEK - HEAD, INDUSTRIALS, BUSINESS SERVICES, ENERGY HEAD, EUROPE, MIDDLE EAST & RESOURCES. & AFRICA Uwe Joined Temasek in 2018 and is currently Head of Industrials, Business He left his position at Atkins as the company was acquired by SNC Lavalin Services, Energy & Resources and Head of EMEA. Prior to Temasek, Uwe was CEO of WS Atkirs plc from June 2011 to July 2017.

February 2010 to July 2011, he was President of Cleantech Switzerland, a sustainability on behalf of the Swiss Federal Government. In addition, he Swiss export platform that provides support to companies in the area of served as Senior Advisor for TPG Capital. Until September 2009, he was and delisted from the London Stock Exchange effective July 2017. From CEO of Oerlikon Group, a \$4 billion Swiss company, whose six business units included a surface coating and a vacuum pump division.



University of Southampton Prior to joining Temasek, he started has been based in London's nce 2016. He also sits on the board Ranjit is a Managing Director at Temasek with responsibility for investments in the Industriels, Business Services and Energy Ranjit joined Temasek in 2004. He spent 12 years in Singapore. his career at ABB Equity Ventures, a Switzerland based global focusing on Temasek's investments in Natural Resources and Ranjit holds an MBA from INSEAD and an MSc from the of Magris Resources Inc., a Canadian mining company. *TEMASEK MANAGING* sector and the EMEA region. DIRECTOR infrastructure investor

THOMAS

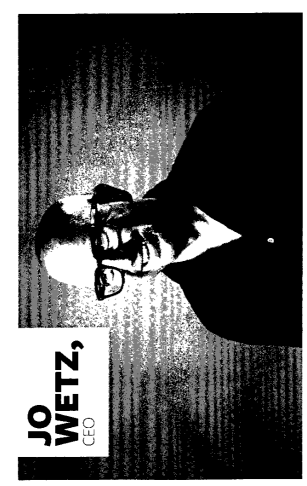
(LEGAL DIRECTOR OF THE COMPANY) SROUP FINANCE DIRECTOR

Thomas (Toin) was appointed as Group Finance Director on 25 January 2021 and became a director of EM Midco 2 Limited on 6 July 2022

Reporting to Ruth Prior, CFO, Tom is responsible for Group analysis and reporting. tax, treasury, and global shared services across the Element Group Prior to joining Element, Tom was CFO, Europe and Middle East for Gategroup and he also held previous finance roles in the pharmaceutical industry. Tom is a qualified accountant with a degree in Chemistry from Durham University

MANASIMINI HELDS THE OPERATIVE BOARD MEETS LUTRY MONTH TO REVIEW THE OVERALL PERCRAMANCE OF THE BUSINESS AND ALSO TO TERMINE GROUP-WIDL PRIOPITES. YEARS OF EXPERIENCE IN THEIR RESPECTIVE LEADERSHIP AND FLEMENT ISTED BY AN OPERATING BOARD WITH MANY

FLEMENT AUNUAL REBORT 7021







HOPKINSON, **EVP EMEAA**

Energy business. In October 2020, Matt was appointed EVP for the Europe, Matt joined Element in December 2018, initially as EVP for Element's global business units covering Aerospace and Defence, Connected Technologies, Middle East, Asia and Africa region (EMEAA) with responsibility for six Life Sciences, Built Environment, Certification and Digital Engineering

was a member of the Group Executive Leadership Team at Bureau Veritas development and new growth initiatives. Before his role at Element, Matt teams focused on account management, technical governance, systems this has covered leading global laboratory networks, as well as leading roles based in Europe, South America and North America. Principally Certification sector, holding operational and commercial leadership Matt has twenty years of experience in the Testing, Inspection and



OPERATING BOARD



as well as leading global HR functions and teams. transformation, M&A, integration and change, years of international experience in HR, Ditte and is responsible for setting and executing Element's geographies. With more than 25 brings significant capabilities in business Ditte joined Element in September 2022, our global people strategy across all of

Working as business partners with Element's

Frido leads a Commercial Excellence team

leaders and commercial organization,

driving growth through a set of groupwide commercial excellence programs force effectiveness and establishing a high

growth by consistently improving sales

These primarily focus on delivering

performing, proactive commercial culture

with customer experience at the core.

tools and systems that maximize profitable

Frido joined Element in January 2017 and is responsible for the design and delivery of commercial best practices, processes, revenue across the Group while enhancing

the customer experience

Resources Officer for Covetrus, a global animal employees across an array of sectors including Most recently, Ditte led as Global Chief Human countries and serving over 100,000 customers. Ditte has been a trusted advisor and business Financial Services, Retail and Manufacturing health technology company operating in 27 Animal Health, Technology, Distribution, partner to executive teams, leaders and

ANGEDIJK,

FRIDO

EVP COMMERCIAL EXCELLENCE

Business Administration from the Copenhagen Management and a BSc in Economics and Ditte holds a MSc in Human Resource **Business School**

responsible for positioning Element's the company's ongoing growth plans

ECHNOLOGY OFFICER ORDAN,

opportunities for digital innovation to support PE-backed businesses, small and large. He was technology teams at NBCUniversal, Thomson scale technology platforms and leading digital science division of Tesco. His passion for data most recently Group CTO for NEP Group Inc. and data science also saw him co-found and a worldwide production partner supporting digital future, identifying and implementing live events, entertainment and music. Prior act as CTO of Beyond Analysis, a software Reuters, and dunnhumby, the former data transformation and growth for listed and to this he led the digital transformation at Technology Officer (CTO) and joined the Andrew has extensive experience running Carlson Wagonlit Travel as Chief Product and Technology Officer, and has also led Andrew was appointed Chief Digital and Operating Board on 1 September 2021 Reporting to Jo Wetz, CEO, Andrew is solutions and data science business.

VP CORPORATE EVELOPMENT

over the years including the original rebranding responsible for the Group's strategy and highly focused on leading Element's highly successful into China; multiple outsourcing projects and integrated over 40 market leading businesses Arnout has led various strategy assignments joining Element, Arnout worked for Unilever Arnout joined Element in early 2004, and is mergers and acquisition program. Prior to program. Under his leadership the Group has successfully originated, acquired, and successful global mergers and acquisition from Stork to Element, the Group's entry Since the carve-out in 2010, Arnout has Group, Unichema and the management various corporate strategy exercises in North America, Europe and Asia. consultant firm Arthur D. Little

OPERATING SOARD

LEE ANDREWS, GROUP DIRECTOR, CORPORATE AFFAIRS AND ESG

Lee joined Element as Group Director, Corporate Affairs and ESG, and joined the Operating Board on 11 October 2021. Reporting directly to to Weez, CEO, Lee's role brings greater bous to Element's critical communications and sustainability agenda. He identifies opportunities to build and nurture the corporate brand through purpose and leading the broad, cross functional ESG agenda.

Lee brings both functional and commercial experience gained across businesses and brands around the world and a track record of embedding Purpose in global brands. Lee spent 25 years at Mars, inc. where he was most recently Vice President, North America Corporate Affairs. He led teams across the Americas and Europe in Communications & Sustemability, Marketing, Sales, Procurement and Supply (Flam.

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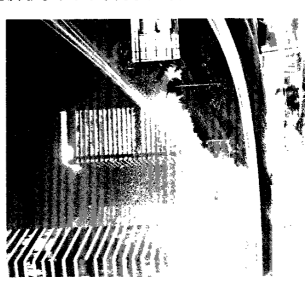
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STATEMENT OF DIRECTORS' RESPONSIBILITIES FOR PREPARING THE FINANCIAL STATEMENTS

DIRECTOPS/REPORT ON PAGES 70 TO 72 WHICH CONTAINS THE DIRFL TOPS PRESENT THEIR ANNUAL RESORT AND HWILLD FOR THE PERIOD TRUED 31 DECEMBER 2002 HECORPOPATE LOVENANCE REPORTING UDES THE THE ALICITED FINANCIAL STACEMENTS FOR UM MIDGO. FRIMIN STATUTORY DISCLOSURES

POSEDON OF THE GROUP AT THE YING OF THE YEAR, AND ILLEONMATION RELATING TO I.4 PERFORMANCE OF THE A DESCRIPTION OF THE GROUP'S BUSINESS MODELL AND THE STRATEGIC PERONAL ON PAGES 16 TO 27 CONTAINS GROUP SBUSING S DURING THE FINANCIAL YEAR, THE LETTY FOLL REDEVE OPMENTS





GOVERNANCE PRINCIPLES FOR **NATES CORPORATE** ARGE COMPANIES

to operating in accordance with the highest standards of corporate than 2,000 employees. The Company does not meet the qualifying 200 facilities in countries around the world. Element is committed governance. The Company is a holding company employing fewer that on a consolidated basis the Group would meet the qualifying The Element Group has over 8,000 colleagues working from over conditions, is committed to meeting the standards of corporate governance for large private companies as set out in the Wates published by the Financial Reporting Council in December 2018. Corporate Governance Principles for Large Private Companies Corporate Governance Principles for Large Private Companies The Board is, however, accountable to shareholders and given conditions for the financial year to report against the Wates principles of good corporate governance during the period his report describes how the Board has applied the main of review, being the year ended 31 December 2022

AND LEADERSHIP PURPOSE

not an option, we help customers make certain that their products, testing, inspection and certification services. When failure in use is naterials, processes, and services are safe, compliant and fit for purpose. At Element, we help to make certain that the materials and products we test, inspect and certify for our customers are safe, quality, compliant and fit for purpose. 'Making Tomorrow Element is one of the world's leading independent providers of Safer Than Today' is Element's new purpose

Our three new brand values drive our everyday behavior

- Integrity: we do what is right.
- Care: we care about the impact we have; and
- Progress: we strive to create a more positive future

Our passion for testing is demonstrated through our technical, Our management team has built a people-first, collaborative culture that enables us to deliver on our commitments commercial and operational excellence.

Group's culture, purpose and strategy. The Board is responsible promote the success of the Company. The Board promotes the The Board provides leadership to the Group and the directors for the proper management of Group strategy and direction It oversees the activities and direction of the Group

performance. The Board ensures that the Group has the necessary The Board meets every month to review the overall performance of the business and also to determine Group-wide strategies and financial and human resources in place to meet its objectives. review management performance and strategy against set objectives and help to deliver long-term success. Details of the matters specifically reserved for the Board are set out on page 71

NOILISOMMOL

30ARD

direction of Element Materials Technology the long term success of the Company management of Group strategy and It also oversees the activities and The Board is responsible for the Group Limited

from the wide range of sector experience Executive Directors The Board benefits comprises the Non-Executive Chairman and includes a combination of Executive of its Directors. Details of the Directors The Board currently has five members wo Executive Directors and four Nonand their biographies can be found on and Non-Executive Directors It pages 52 to 55

Allan Leighton is a Non-Executive Director including those of Chief Executive of Asda and Chairman of the Board. He has had an extensive and varied business career holding a series of high profile roles for major corporations in the food, retail, FMCG and communications sectors and Chairman of the Royal Mail Jo Wetz is the Chief Executive Officer. He previously served as the group CFO from ed the investment in a number of global the US, including the buyout of Element resting businesses in both Europe and he built a career in private equity and 2012 to 2019. Before Element, n 2010

activities across the Group Prior to this Ruth Prior is the Group Chief Financial role, Ruth was CFO at William Hill Plc. financial, tax, procurement and IT Officer Ruth is responsible for all

director) are representatives of Temasek bring extensive sector and international Uwe Krueger (non-executive director) and Ranjit Dandekar (non-executive the majority shareholder. They both contribution to the activities of and experience and make a significant decisions made by the Board

defined, set out in writing and approved Executive Officer are separate, clearly The roles of the Chairman and Chief by the Board.

meetings, facilitating debate and dialogue during the meetings. The Chief Executive the agendas and timetables for Board leadership of the Board and ensuring Officer is responsible for the day-toits effectiveness. The Chairman sets The Chairman is responsible for

excellence and safety initiative: Ittigation Security, compliance and whist eblowing Jevelopment is provided to al Directors Group's financial processes; operational including: ESG matters, monitiving risk management and internal controls; the delegated by the ongoing training and requirements. During 2022, the Board and managing it within the au norities to ensure that they keep abreast of was briefed on a range of subjects and claims; taxation matters, C-ber relevant regulatory and legislative

professional advice at the Company's appropriate in relation to their Juties Directors may seek independer: expense where they consider it

RESPONSIBILITIES DIRECTOR

THE ACCOUNTABILITY

The Board has established and maintains ines of accountability and responsibility corporate practices that provide clear to support effective decision-making.

necessary financial and human resources The Board is responsible to shar-holders are in place for the Company to meet its for providing leadership and sett 1g the any material changes to them it seviews system of internal controls, gover-ance and maintains an overview and control values and standards of the Company of the Group's operating and fina icial performance. The Board sets polities and compliance and ensures that the objectives, budget and forecasts and the performance of past investm ants significant investment proposals and and the Group. The Board approves the Group's business strategy and for monitoring the Group's overall objectives.

matters reserved for its attention, details The Board has adopted a schedule of of which are set out in the Directo 3'

in the Group's governance framework and Board Accordingly, the Board has ≅greed with a clear division of key respons bilities Executive Officer, are essential elenients facilitate the effective operation of the the division of responsibilities betw-en roles and responsibilities for Directors, the Chairman and the Chief Executi-e The Board believes that documented between the Chairman and the Chilef

They also have a prime role in succession The Non-Executive Directors surutinize the performance of the Management. planning for the Executive Directors

COMMITTEES

Group. A Compliance Committee has also been established and meets at least twice Group These committees, together with the Group Executive Committee, are the Board may set up additional committees principal operating committees of the Remuneration Committees to assist it per year. If the need should anse, the with the direction and control of the The Board has delegated specific responsibilities to the Audit and as appropriate.

INTEGRITY OF INFORMATION

include detailed financial and operational agreed actions are considered. Separate each of the Directors to allow Directors meetings. Board and Committee packs information. Presentations are given at of previous meetings and the status of materials are circulated in advance of strategy meetings and meetings with to be properly briefed in advance of Board and Committee meetings to Detailed papers and presentation semor executives are also held the meetings and minutes throughout the year

regulatory change. Financial information team is appropriately qualified to ensure financia systems. The Group's finance the integrity of this information and is provided with the necessary training Key financial information is provided and support to keep up to date with from the Group's accounting and is currently audited by EY on an

JPPORTUNITY

CP OKTUNITY

value as bart of rs annual strategy review, strong organic growth across the business. As described in the Strategic Report, the technical talent, and investing and Browing acquission activity. The Board promotes these activities with the ally of making the Opportunities to create and preserve expenditure if westment and mergers and Steup's key edgectives include diving निरधेपम the best बार्च मिठड़ा रचजड़ास्त्र स्थान The Group considers its long-term athaching, icraining and developing the business through targeted capital

a level which allows the Company to attract

and retain the best talent who can help

deliver the Company's strategic plans. The Remuneration Committee makes to the Group's remuneration strategy. executives. In doling so, the Committee takes advice from independent external Femuneration consultants and advisers

recommendations to the Board in relation

recruitment and meentivication of serior

from time to time. Remuneration is set at

Uncertainties facing the Compain and how for Auraher information on the Company is Company, Please refer to pages 66 to 69 Principal rooks and cincertainties and their Inpact on the prospects of the Company. those raks after the prospects of the assessment of the oringpal risks and internal controls and transparent policies The Board leads on the establishment of honessy and megnry where we was the The Board has tarned out a robust Communent to conducting business with that underpin our values and reflect our Conniumcated Ic Co leagues and revoluted as reguired, to ensure they are understood Ti)ese controls and policies range from ^{Ch}rough targeted programs dud craming, fleaith and safety. quaity, antrombery yabin aha samala Binnakan ata maala and corruption to trade compliance

The Group has implemented a lange of RESPONSIBILITIES

Uperating rules, processes, best practices Matters. This helps picmore the long-term Popiones a number of eserved maters Contracts above certan values and other Capical expenditure above stated levels, and operating standards. The Board ที่ตั้นตีกัย กายรุยกร ลิกซ์ acquisicions, Sustamable success of the Company

which are made free from bias and provide lle voi samontavaddo saases pae Ballaesilija a working environment that is fespectful, AND ENGAGEMENT RELATIONSHIPS STAKEHOLDER

offectiveness of our communications is key to ensuming that all our people are aligned laboratories and offices worlowide, the aware of the role that they play in making With a diverse team spread across our mich the business strategy and are hilly Element successful

OUR PEOPLE

are committed to supporting all colleagues eccentrad and remarded. The Group places Element is defined by its people and we Considerable value on the involvement of which keep them safe, heathy, engaged, them informed on matters affecting them its employees and has continued to keep as employees and on the vanous factors affecting the performance of the Group across the Group through programs

How we listen and engage CEO location visits; The Remuneration Committee scrutinges the performance of the Management and remuneration of the Executive Directors is responsible for determining levels or omployers as the Board may determine REMUNERATION of the Company and such other senior

 Your Voice 'engagement surveys, Formal and unformal meetings. Colleague resource groups that

 Regular Group-wide town half meetings, champion Racial equality, Disability Regular Group communications and empowerment, LGBTQ+ and our

 Presentations for employees of the The Company's intranet site,

financial and operational performance Eniplayee representatives are consulted of the Group; and

remuneration benchmarking, diversity

in relation to best market practi_{ce,}

of senior management and legislative The Group ensures that colleagues are

Shemotolevels

Our People section on pages, 40 to 43 and regularly on a wide range of matters Further Information can be found at the affecting their current and luture

religion, markal status, disability and sexual

freated fairly and equally regardless of

age, Bender, nationality, ethnic ongin,

Onlentation. We strive to make decisions

Directors' Report on payes 70 to 72

Customers are at the heart of everything we do How we listen and engage OUR CUSTOMORS

• Pey Account Management programs:

 Feedback processes through online and Met Promoter Score (MPS) program;

• The Board receives updates on matters relating to flustomers (e.g. results of traditional channels, and

OUR INVESTORS/SHAPEHOI DERS thow we listen and engage.

Major shareholders through a program Ongoing dalogue with the Company's fnvestor meetings; of meetings,

Board and Communee meetings to each materials are circulated in advance of Detailed papers and presentation Shareholder communications, of the Directors, and

 Board Approval of the full year results and the Annual Report and Accounts

OUR INVESTORS/SHAREHOLDERS

 Organig dialogue with the Company's major whareholders Investor meetings;

Shareholder communications,

Board approved of the full year results and the Annual Report

OUR SUMMY MEMAIN

Parcherships and ann to work responsibly with our suppliers, Frow • We ushize tender processes and supplier p e-guahfication

. Annow review and approval of the Modern Slavery Statement

COMMUNITY AND ENVIRONMENT

responsibility played a central role in ensuring we met stakeholder Florment's values. Integrity, Care and Brogress. In 2022 corporate

Further information can be found in the Corporate Responsibility The Company provides a confidential whistleblower service, which WHISTI FBLOWING HOTLINE

bman and web-based reporting tacking and is and lable in relevant including fraud, bribery and curruption, discrimir ation, bullying or havassnent, supplier labor practices, modern slevery, rax evasion, breach of composition laws braith, safety and quality matters and โลเซินอัยอร ภาลท์ countines กาษที่แต่h Element has a presence. This service may be used to report incidents of arongdoing

Was substantiated, 6 allegations were partially substantiated, 14 Issues. All reports were reviewed and investigated. Talkyation

In advance of Board and Committee mee. Ings to each of the Detailed papers and presentation materials are circulated

We are developing forgetern, collaborative supply chain

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* * .

questionnaires to ensure responsible procurement; and

Our approach to corporate responsibility is toonded on

expectations and our commument to conduct Jusiness responsibly members, visitors and the communities in which we operate and ethically to protect the health and safety or all our team

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***** F

is managed by a specialist third party provider, across our global to rase concerns. The service chrompasses a te ephone houring, business. Biving all colleagues, and third parties the Opportunity

During -922, Element received 21 whistleblowing reports through the external winstleblowing service. Nost teports were of an IAP

allegations were unsubstantiated. The results of the insettleations

How we listen and engage:

ervicammental cancerns, Any whitsteelowing reports are teviewed

* * * * * * (de. de);

nature but the fictime was also used to report quality and other

PRINCE AND LONGER PRINCES

PRINCIPAL RISKS AND UNCERTAINTIES

DETAILS OF THE PRINCIPAL RISKS AND UNCERTAINTIES WHICH COULD HAVE A MATERIAL IMPACT ON THE GROUP'S BUSINESS MODEL, STRATEGY, FUTURE PERFORMANCE OR REPUTATION ARE SET OUT BELOW THE PRINCIPAL RISKS ARE IDENTIFIED BASED ON THE LIKELIHOOD OF OCCURRENCE AND THE POTENTIAL IMPACT ON THE GROUP AS A WHOLE. THE SECTION BELOW IDENTIFIES THE RISK AND MITICATING ACTIONS ASSOCIATED WITH EACH RISK.

White risk cainnot be climinated altogether, actions are taken to mitigate risk wherever possible. As a matter of policy, the Group does not enter into speculative activities. The material business and operational risks that the Directors consider the Group to be exposed to include the following:

ENVIRONMENT, HEALTH AND SAFETY RISKS

ZK

Workplace Health & Safety

The Group's operations involve working with materials and chemicals that by their nature have inherent safety risks

Incidents may occur which could result in harm to employees, the temporary shutdown of facilities or other distruption to processes. The Group may be exposed to financial loss, regulatory action and potential liabilities for workplace injuries and fatalities.

MITIGATING FACTORS/ACTIONS

Safety is our chosen purpose and has been elevated from one of our core values in the year. The Group puts, confining emphasis on the prore value a culture which puts safety first and encourages employees to rate personal responsibility for their actions.

Health and safety guidelines are issued to all employees Group wide. The Group has also increased capital investment in legacy facilities.

to improve health and safety conditions

STRATEGIC RISKS

RISK

Global Economic Recovery and Market Conditions

Unmutgated delays in the recept of orders or cancellation of existing contracts could affect the Group's financial performance if the Group's businesses are unable to continue trading profitably during periods of lower order intake, financial performance will deteriorate, and as-sets may be impaired.

The strength of our end markets is an important driver for our growth. Our business is well diversified both geographically and by end customer. Our business activities expose us to a write range of business practices. We have a strong Group culture of integrity and ethical behaviour to ensure a consistent approach regardless of locat custom.

MITIGATING FACTORS/ACTIONS

We actively monitor lead economic indicators in the market Given the nature of the business and its high variable cost base, this allows Management to control costs and limit the impact of any global downtum on our profitability.

STRATEGIC RISKS

SLEMBAL ANGUAL REPORT 7527

Business Continuity

The Group's laboratories are exposed to business continuity risk arising from natural disasters as well as potential terror attacks impacting one or more laboratories. This could cause short to redum trem disruption to the Group's operations and could result in revenie loss.

MITIGATING FACTORS,'ACTIONS

This is mitgated by the Group's civerse geographical presence and customer base. None of our aboratories individually generates more than 10% of Group revenue. Equally, none of our customers constitutes move than 10% of the Group's revenue. Therefore, any potential operational disruption and consequent revenue foss caused by returnal disaster or terror even; will be solated to that a geographical location.

STRATEGIC RISKS

Z.Y

Innovation and Digitization

The risk that new entrants or new ways of working could seriously disrupt the testing and certification sector

MITIGATING FACTORS/ACTIONS

Digiti ration and novel ways of delivery to customers in the longer term provide growth and position the Group well against its co-opetitors.

In line with the digitization strategy the Group has invested in businesses innovation and digital markets to stay alread of the compt thon Recent investments in Plastometre, OpenBuilt, DCC and Norton Straw are aligned with Management's commitment to grow through innovation and diversify into new markets and services.

A material change in outsourcing (or moving work in-house) is unlikely, as Element can leverage simulators/software and offer best-in class services/rates.

OPERATIONAL RISKS

Loss of Reputation due to non-compliance

The Group is exposed to potential liabilities arising from quality issues in the provision of services and associated warranty claims

The Group requires a significant number of permits, licenses and approvals to operate its business, which may be subject to non-renewal or revocation

Loss of key operating permits and approvals could result in temporary or permanent site closures, and foss of revenue.

MITICATING FACTORS/ACTIONS

The Grc_up has quality control procecures and operational KPIs in place to-mitgate this risk which are under constant review and subject to regular external audit by accreditation bodies

Strict quality control measures as well as deployment of experion sed quality control expertise enables the Group to maintain standard operating procedures.

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HAINGEA PISYS A AL JANGED HATTES

OPERATIONAL RISKS

RISK

Consolidation of Customer Base, Competition and Pricing Pressure

Market consolidations and reduced customer base could lead to pressure if pricing

MITIGATING FACTORS/ACTIONS

The Group is improving its customer service, creating and expanding focused Strategic Accounts Management and Accounts Management programs and improving operational delivery and regularly monitoring performance egainst expectations. The Group continues to pursue a successful diversification strategy and maintain a diversified customer profile

FINANCIAL RISKS

RISK

Liquidity and Cash Flow Risk

The Group is exposed to a range of financial risks, both internally and externally driven, such as an unexpected movement in interest rates or fluctuation in foreign exchange rates

As a result of past events, the Group is exposed to a number of potential liabilities in the ordinary course of business. These potential liabilities may or may not result in future cash outflows. Where a cash outflow is considered probable, based on its best estimate of lifely outcome for each material past event, the Group calculates and records a provision Any potential future cash outflows could result in financial loss and adversely impact the Group's ability to compete for future contracts.

Further details of the financial risks to which the Group is potentially exposed, and details of mitigating factors are set out in note 22 of the Group financial statements

MITIGATING FACTORS/ACTIONS

In order to ensure that sufficient funds are available to fund ongoing operations and future developments. Management regularly reviews the cash flow forecasts and financing arrangements of the business to ensure that there is sufficient funding in place.

The Group closely monitors the interest rate risks associated with servicing its debt and the potential impact on its statement of financial position and cash flows.

The Group will implement economic hedging where appropriare. The Group closely monitors the exchange rate risks associated with scrutcing its debt and the potential impact on its starement.

of financial position.

COMPLIANCE AND REGULATORY RISKS

RISK

Ethics and Pisk of Non-compliance

Non-compliance with Element values and legislation, both within the Group and with trading partners, including non-adherence to legal competition requirements

MITIGATING FACTORS/ACTIONS

The executive management regularly holds town hall meetings and communicates the Group's values and ethical policies.

Specific competition law matters and any changes to competition law are also communicated by the Group legal team.

PEOPLE RISKS

3SK

ALEMENT ARRUPA PER CREAD

Recruitment and Retention of Key personnel

Failure to recruit or retain qualified personnel in key areas of the business may result in the Group failing to achieve its future

growth aspirations.

the best technical experts and ensuring that the management team

M TIGATING FACTORS/ACTIONS

and other highly skilled personnel are invested in the business

alongside the Group's shareholders

In addition the Group performs background checks of potential ent-loyees joining Element tensure beopie with appropriate and rele" and still sets are recruited.

Reterition of team members is a key deliverable for Management. A rar ge of programs are being delivered to help reduce emp oyec turnover, including leader development programs, succession planning for serion relacers, formal employee feedback opportunities, employee assistance programs, and engagement is support improved communications and engagement.

INFORMATION TECHNOLOGY AND SECURITY RISKS

RISK

Cyber Security Risk

Cyber-security and related risks are key e nergent areas of critical importance for all businesses. Cyber threats can emanate from a w de variety of sources and could target various systems for a wide1 ange of purposes, making response particularly difficult in addition to business interruption and financial loss, the Group may suff or reputational damage.

MIT GATING FACTORS/ACTIONS

The Group's IT teams continually monitor cyber security devel/ciprients as a business as voland activity. Working with a number of specialist and industry leading technical partners, multiple layers of business protection have been created through the us- of advanced intrusion detection and protection systems, web access frewalls and advanced content filtering to combat definal 3 service attacks.

Busine s processus are also kept under review and user education regularly darrete out to minimize the possibility of ransonware incidents Regular third-party penetration testing is performed on the Group's core IT systems.

New IT system developments are subject to rigorous penetration testing arror to release Disaster recovery plans are in place across the network which are tested and improved regularly.

In accorda ice with its risk management guidelines, the Group raises awareness of business risks at all operational management fevels, and encourages all management teams to assess and minimize risk. The Group ensures the appropriate cover of all essential liability and claims risks. Further details can be found in our significant accounting policies on page: 84 to 98.

In preparing the Strategic Report, the Directors have complied with section 414c of the Companies Act 2006. By order of the Board



Ruth Prior, CFO

26 September 2023

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THE DIRECTORS PRESENT THEIR KEPORT AND THE PINAHOLAL STATEMENTS FOR THE YEAR ACTIVITYS OF THE GROUP ARE MATERIALS GROUP DURING THE FINANCIAL YEAR AND FMDFD 31 DECEMBER 2022, THE PRINCIPAL INDICATIONS OF FUTURE DEVELOPMENT AND PRODUCT QUALIFICATION TESTING INCORPORATES THE REQUIREMENTS OF IS SET OUT IN PAGES 36 TO ST WITHIN A DESCRIPTION AND REVIEW OF THE THE STRATEGIC REPORT THAT ALSO THE COMPANIES ACT 2006

RESPONSIBILITIES FOR PREPARING THE FINANCIAL STATEMENTS STATEMENT OF DIRECTORS'

GDTGCOG SULFUNG CHANCH COSMISTS REHELL CONCOMINE WITH THE RECORD MENTAL STITLE WASHINGS COMPANIES OF A STORY STORY FINEW RESTANDER AN ORDANIC WITH IRTH PINATIONAL ACTOUNTING STANCARDS IN YEAR OUT FRITHAY AW THE DIRECTORS HAVE GWAYUR STATEM AUS FOSKA ANH ETNARUÄN. LOS TO TO AC APPITHECKOUR FINANCIAS. DWER STATE PROTECTION TO PPROME SPESANDA TO AMBINI NESTALAND THE BEDIKE TORSAKERIS SAMPINTEROR move the Hilledge .

statements unless they are satisfied that they give a true and fair view practice (United kingdom Accounting Standards and applicable law). Under company law the Directors must not approve the financial The Parent Company financial statements have been prepared in acordance with United Kingdom Generally Accepted Accounting of the state of affairs of the Company and of the profit or Including PRS 101 "Reduced Disclosure Framework" loss of the Company for that year

In preparing the Parent Company financial statements, the Directors are required to.

- Select suitable accounting policies and then apply them consistently;
- Make judgments and accounting estimates that are reasonable. and pruderit,
 - State whether applicable UK Accounting Standards have been followed, subject to any material departures disclosed and explained in the financial statements; and
 - Prepare the financial statements on the going concern basis unless it is inappropriate to presume that the Company will continue in business

in preparing the Group financial statements, International Accounting Standard 1 requires that Directors:

- Properly select and apply accounting policies,
- Present information, including accounting policies, in a manner that provides relevant, reliable, comparable and understandable information.
- to understand the impact of particular transactions, other events provide additional disclosures when compliance with the specific and conditions on the entity's financial position and financial requirements in IFRSs are insufficient to enable users performance, and
 - Make an assessment of the Company's ability to continue as a Bonng concern

the financial statements comply with the Companies Act 2006. They are also responsible for safegual ding the assets of the Company and hence for taking reasonable stops for the prevention and detection transactions and disclose with reasonable accuracy at any time the fmancial position of the Company and enable them to ensure that The Directors are responsible for keeping adequate accounting records that are sufficient to show and explain the Conspany > of fraud and other irregularities

the corporate and financial information included on the Company's website. Legislation in the United Kingdom governing the preparation and dissenination of financial statements may differ from legislation. The Directors are responsible for the maintenance and integrity of in other purisdictions

DIRECTORS

or play of Absolute Percentage"

The Directors, who served throughout the year and subsequently, were as tollaws.

- Thomas Fountain
- Ruth Prior

ORGANIZATIONAL STRUCTURE

dynamic group of uidwiduals with years of meets every month to review the overall experience in their respective leadership to determine group-wide strategies and priorities Details of the Board members Element Materials Technology is led by a performance of the business and also and management helds. The Board are set out on pages 52 to 55

The Board is responsible for the proper direction It oversees the activities and management of Group strategy and direction of the Group

THE BOARD'S RESPONSIBILITIES

The Board is responsible to shareholders for providing leadership and setting the and the Group. The Board has adopted a schedule of matters reserved for its values and standards of the Company

and countrol of the Group's operating and The Board approves the Group's business proposals and the performance of past investments and maintains an over wew them It reviews significant investinent ronecasts and any material changes to strategy and objectives, budget and financial per formance

and numan resources are in place for the and ensures that the necessary financial The Board sets polities for monitoring the Group's overall system of internal controls, governance and compliance to meet its objectives

CHESTA OFFER

Officer is responsible for leadership of the Officer of the Group. The Chief Executive Group's business and managing it within Officer reports to the Chairman and to the authorities delegated by the Board the Board directly. The Chief Executive Joseph Wetz is the Chief Executive

THE CHIEF EYECTIONS OUT IT RS

- Managing the Group on a day to day to by basis within the authority delegated by the Board.
- strategy, annual plans are, commercial Developing and proposing the Group objectives to the Board,
 - day to day management of the Group. Leading the Operating Board in the
 - Identifying and executing : trategic opportunities for the Group,
- Ensuring that the development needs of the Executive Directors and senior
- management are met.
- Recommending budgets and forecasts Making plans for the succession and replacement of key personnel, and

for Board approval.

SOARD RESERVET - MAETE RO

updates on the Group's strateg, finances, The Board reserved matters a e set out in scheduled Board meetings, each Director the Investment Agreement Decisions on schedule of matters reserved for Board operational matters are delegated to the operations and development. A ormal Executive Directors under documented policies and procedures, in advence of approvatis in place which includes receives documentation providing matters relating to

- objectives, budget and forecast and Hie Group's business strategy and any material changes to their.
- Changes in capital structure,
- Accounts including the Corporate Approving the Annual Report 8. GOVERNANCE REPORT.
- approving the Group's risk appetite and procedures for the detection of fraud and the prevention of buldery. systems of internal control and risk Ensuring the Group has effective management in place, including
- corporate actions and transact ons, Approving major capital projects,
- Group's overall Corporate Governande Reviewing the performance of the Board and its committees and the framework, and
- Approving other matters reserved for decision by the Board by law or where likely to have a material impact on the Group's finances, operation stritegy or reputation

LLEMENT OPERATING BOARD

individuals with many years of experience in their respective leadership and management fields. The Operating Board meets every month to review the overall performance of the business and also to implement Group wide strategies Element is fed by a dynamic group of

YSABLED JAMP. DYFFS

and priorities.

and the Company that the training, career development and promotion of disabled continues and that appropriate training is arranged. It is the policy of the Group Applications for employment by disabled persons should, as far as possible, be ident cal to that of other employees. applicant concerned. In the event of a team member becoming disabled, persons are always fully considered, every effort is made to ensure that bearing in mind the abilities of the their employment with the Gloup

EMPLOYEE CONSULTATION

Company. This is achieved through formal on matters affecting them as employees employees of the financial performance Element Connect and presentations for newsletter, the Company's intranet site The Group places considerable value on the pe formance of the Group and the the unolvernent of its employees and has continued to keep them informed and informal meetings, the Company and on the various factors affecting of the Group

Imployed representatives are consulted regularly on a wide range of matters affecting their current and future

PROPORTED UMDERID

The Directors do not recommend the payment of a dividend

POLITICAL CONTRIBUTIONS

The Group made no political donations or ותכוומר during inclined expenditure during

JARBOTH ALPORTING (ALR) STREAM INSPERINGS AND

details of their greenhouse gas emissions. appertaining to energy usage and carboin furancial statements and summarized on of responsible energy usage. The Grewp footprint for two UK qualifying entitles. The Group understands the importance remains committed to presenting data are discloses in respective statutory page 31

UNCERTAINTIES RISKS AND PRINCIPAL

cannot be eliminated altogether, actions The Group is exposed to a variety of risks and actively manages them through 115k management procedures. Whilst risk are taken 10 mitigate fisk wherever possible.

appropriate cover of all essential liability Uncertainties Report on pages 66 to 69. guidelines, the Group raises awareness in accordance with its hisk management are presented in the P-incipal Risks and annimize risk. The Group ensures the the risks that the Group is exposed to all management teams to assess and manugement levels and encourages of business risks at all operational

exchange risk, interest rate risk, credit risk and hajuidity risk are given in note 22 to of the Group and exposure to foreign management objectives and policies Details of the Group's financial risk and claims risks

the consolidated financial statements

CONCERN

annual basis in addition, notes 20 include details of the Group's treasury activities. development, performance and position Inancial instruments, and financial risk The Group's business activities, together are considered by the directors on an with factors likely to affect its future long: term funding arrar gements, managenient activities

commiments as set out in note 30. The resources which, together with internally directors assess forecasts and make to implement cost management plans sufficient sources of liquidity to fund financing and liquidity reviews on a generated cash flows and the ability if required, will continue to provide its current operations, including The Group has sufficient financial its contractual and commercial

concern basis of accounting in preparing these tinancial statements. Further detail resources to continue to adopt the going is contained in the statement on going reasonable expectation that the Group approving the financial statements, a The directors have, at the time of and the Company have adequate COINEIN (note 2.3) regular basis

FUTURE DEVELOPMENTS AND FUFNTS AFTER THE 3ALANCE SHEFT DATE

date can be found in note 28 of the notes CFO Reports; events after the reporting accompanying the financial statements discussed in the Chairman's, CEO and Details of future developments are

DIRLC FORS INSURANCE AND INDEMNITIES

the Group companies in the performance of their duties. The Company has also granted as Directors of the Company, the terms their powers, duties and responsibilities ncurred by the Directors and Officers of As permitted by the Companie's Act 2006, in relation to the Directors' exercise of ogainst certain legal habilines and costs Directors' and Officers' insurance cover the Company purchases and maintains an indemnity to each of its Directors of which are in accordance with the Companies Act 2006

DISCLOSURF OF INFORMATION TO ALDITORS

the time when this Directors' Report was Each of the persons who are Directors at approved has confirmed that:

- the Company and the Group's auditor is So far as that Director is aware, there is no relevant audit information of which unaware; and
- the Company and the Group's auditor is That Director has taken all the steps that audit information and to establish that ought to have been taken as a director in order to be aware of any relevant aware of that information.

The auditor, Ernst and Young LLP, will accordance with section 487 of the be proposed for reappointment in Companies Act 2006

Board on 26 September 2023 and This report was approved by the signed on its behalf.

Kre. P. Ruth Prior, CFO



INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF EM MIDCO2 LIMITED

INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF EM MIDCO2 LIMITED

Opinion

We have audited the financial statements of EM Midco2 Limited ('the parent company') and its subsidiaries (the 'group') for the period ended 31 December 2022 which comprise the Consolidated statement of profit or loss, the Consolidated statement of comprehensive income, the Consolidated statement of changes in equity, the Consolidated statement of financial position, the Consolidated statement of cash flows and the related notes 1 to 31, including a summary of significant accounting policies, the Company statement of financial position, the Company statement of changes in equity and the related notes a to m, including a summary of significant accounting policies. The financial reporting framework that has been applied in their preparation is applicable law and UK adopted International Accounting Standards and as regards the parent company financial statements, FRS 101 "Reduced Disclosure Framework" (United Kingdom Generally Accepted Accounting Practice).

In our opinion:

- the financial statements give a true and fair view of the group's and of the parent company's affairs as at 31 December 2022 and of the group's loss for the period then ended;
- the group financial statements have been properly prepared in accordance with UK adopted International Accounting Standards;
- the parent company financial statements have been properly prepared in accordance with United Kingdom Generally Accepted Accounting Practice; and
- the financial statements have been prepared in accordance with the requirements of the Companies Act 2006.

Basis for opinion

We conducted our audit in accordance with International Standards on Auditing (UK) (ISAs (UK)) and applicable law. Our responsibilities under those standards are further described in the Auditor's responsibilities for the audit of the financial statements section of our report. We are independent of the group in accordance with the ethical requirements that are relevant to our audit of the financial statements in the UK, including the FRC's Ethical Standard, and we have fulfilled our other ethical responsibilities in accordance with these requirements.

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

Conclusions relating to going concern

In auditing the financial statements, we have concluded that the directors' use of the going concern basis of accounting in the preparation of the financial statements is appropriate.

Based on the work we have performed, we have not identified any material uncertainties relating to events or conditions that, individually or collectively, may cast significant doubt on the group and parent company's ability to continue as a going concern for a period to 31 December 2024.

Our responsibilities and the responsibilities of the directors with respect to going concern are described in the relevant sections of this report. However, because not all future events or conditions can be predicted, this statement is not a guarantee as to the group's ability to continue as a going concern.

Other information

The other information comprises the information included in the annual report, other than the financial statements and our auditor's report thereon. The directors are responsible for the other information contained within the annual report.

Our opinion on the financial statements does not cover the other information and, except to the extent otherwise explicitly stated in this report, we do not express any form of assurance conclusion thereon.

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

INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF EM MIDCO2 LIMITED (continued)

materially misstated. If we identify such material inconsistencies or apparent material misstatements, we are required to determine whether this gives rise to a material misstatement in the financial statements themselves. If, based on the work we have performed, we conclude that there is a material misstatement of the other information, we are required to report that fact.

We have nothing to report in this regard.

Opinions on other matters prescribed by the Companies Act 2006

In our opinion, based on the work undertaken in the course of the audit:

- the information given in the strategic report and the directors' report for the financial period for which the financial statements are prepared is consistent with the financial statements, and
- the strategic report and directors' report have been prepared in accordance with applicable legal requirements.

Matters on which we are required to report by exception

In the light of the knowledge and understanding of the group and the parent company and its environment obtained in the course of the audit, we have not identified material misstatements in the strategic report or directors' report.

We have nothing to report in respect of the following matters in relation to which the Companies Act 2006 requires us to report to you if, in our opinion:

- adequate accounting records have not been kept by the parent company, or returns adequate for our audit have not been received from branches not visited by us; or
- the parent company financial statements are not in agreement with the accounting records and returns; or
- · certain disclosures of directors' remuneration specified by law are not made; or
- · we have not received all the information and explanations we require for our audit.

Responsibilities of directors

As explained more fully in the directors' responsibilities statement set out on page 70, the directors are responsible for the preparation of the financial statements and for being satisfied that they give a true and fair view, and for such internal control as the directors determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, the directors are responsible for assessing the group's and the parent company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the directors either intend to liquidate the group or the parent company or to cease operations, or have no realistic alternative but to do so.

Auditor's responsibilities for the audit of the financial statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not a guarantee that an audit conducted in accordance with ISAs (UK) 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 financial statements.

Explanation as to what extent the audit was considered capable of detecting irregularities, including fraud

Irregularities, including fraud, are instances of non-compliance with laws and regulations. We design procedures in line with our responsibilities, outlined above, to detect irregularities, including fraud. The risk of not detecting a material misstatement due to fraud is higher than the risk of not detecting one resulting from error, as fraud may involve deliberate concealment by, for example, forgery or intentional misrepresentations, or through collusion. The extent to which our procedures are capable of detecting irregularities, including fraud is detailed below. However, the primary responsibility for the prevention and detection of fraud rests with both those charged with governance of the entity and management.

INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF EM MIDCO2 LIMITED (continued)

Our approach was as follows:

- We obtained an understanding of the legal and regulatory frameworks that are applicable to the Group and determined that the most significant are those that relate to the reporting framework (UK adopted International Accounting Standards, FRS 101 and the Companies Act 2006) and the relevant tax compliance regulations in the jurisdictions in which the Group operates. In addition, we concluded that there are certain significant laws and regulations in relation to health and safety, employee matters, environmental matters and anti-bribery and corruption practices across the various jurisdictions in which the Group operates.
- We understood how the Group is complying with those frameworks by making enquiries of management including those
 responsible for legal and compliance procedures and the Company Secretary. We corroborated our enquiries through
 our review of papers provided to the Board and Audit Committee, and consideration of the results of our audit
 procedures across the Group.
- Based on this understanding we designed our audit procedures to identify non-compliance with such laws and regulations. Our procedures included a review of board minutes to identify any non-compliance with laws and regulations; a review of the reporting to the Audit Committee on compliance with regulations; review of legal documents; and enquiries of in-house and external general counsel, those charged with governance and management. We involved our own legal experts on any more complex legal matters. If we identify instances of non-compliance, we understand how management and those charged with governance have responded to them, including understanding the remediation actions taken, through enquiry of management and inspection of relevant documentation and correspondence. We also consider the appropriateness of the accounting for the impacts of any such non-compliance, and the adequacy of the financial statement disclosures.
- We assessed the susceptibility of the Group's financial statements to material misstatement, including how fraud might occur by: meeting with management from various parts of the business to understand where it considered there was susceptibility to fraud; discussing the matter with the Audit Committee; reviewing documentation of the Group's policies and procedures including the Group Code of Conduct; and assessing whistleblowing incidences for those with a potential financial reporting impact. We also considered performance targets and whether they might influence management to manipulate revenue and/or adjusted EBITDA. As a result, we identified fraud risks relating to manipulation of accrued income, classification of Separately Disclosed Items (SDIs) and possible management override of controls in relation to accruals and provisions. We considered the controls that the Group has established to address the risks identified, or that otherwise prevent, deter or detect fraud; and how senior management monitors those controls. We designed our audit procedures to respond to the identified risks. For all components for which accrued revenue was in scope, our procedures included challenging and understanding any judgments made about stage of completion of projects and obtaining support for a sample of projects, as well as performing analytical review over the balances. In relation to SDIs, our procedures included obtaining third party support for the nature and amounts of a sample of SDIs and assessing whether the classification as SDIs is in line with the accounting policy and appropriate between categories and challenging management where required in relation to the classification. For accruals and provisions, our procedures included understanding the basis of estimates made, forming expectations and using analytical procedures to compare actual variances and trends to our expectations, considering the historic accuracy of management's estimates compared to the eventual cash outflows and, where available, corroborating inputs to the provision calculations to third party

A further description of our responsibilities for the audit of the financial statements is located on the Financial Reporting Council's website at https://www.frc.org.uk/auditorsresponsibilities. This description forms part of our auditor's report.

INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF EM MIDCO2 LIMITED (continued)

Use of our report

This report is made solely to the company's members, as a body, in accordance with Chapter 3 of Part 16 of the Companies Act 2006. Our audit work has been undertaken so that we might state to the company's members those matters we are required to state to them in an auditor's report and for no other purpose. To the fullest extent permitted by law, we do not accept or assume responsibility to anyone other than the company and the company's members as a body, for our audit work, for this report, or for the opinions we have formed.

-DocuSigned by:

Ernst & Young LLP

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Cameron Cartmell (Senior statutory auditor) for and on behalf of Ernst & Young LLP, Statutory Auditor London

28 September 2023

CONSOLIDATED STATEMENT OF PROFIT OR LOSS

Continuing Operations (in US \$ million)	Note	Adjusted Results ¹	Separately disclosed items	Total
Revenue from contracts with customers	6	607.1	-	607.1
Staff costs	7	(277.0)	(14.7)	(291.7)
Impairment of goodwill	12	-	(544.9)	(544.9)
Depreciation and Amortization	13,14, 24	(111.9)	· -	(111.9)
Other operating expenses	4	(199.8)	(70.5)	(270.3)
Operating Profit / (Loss) ¹	4	18.4	(630.1)	(611.7)
Finance income	9	50.3	-	50.3
Finance costs	10	(159.3)	-	(159.3)
Share of profit of associates and joint ventures		0.8		0.8
Loss before tax		(89.8)	(630.1)	(719.9)
Taxation	11	6.9	4.8	11.7
Loss for the period		(82.9)	(625.3)	(708.2)
Attributable to:				
Equity holders of the Parent		(83.1)	(625.3)	(708.4)
Non-controlling interest		0.2		0.2
Loss for the period		(82.9)	(625.3)	(708.2)

 $^{^{1}\,\}mathrm{Refer}$ to note 4 for Adjusted EBITDA and analysis of separately disclosed items.

CONSOLIDATED STATEMENT OF COMPREHENSIVE LOSS

	Note	US \$million
Loss for the period		(708.2)
Items that will not be reclassified to profit or loss:		
Actuarial losses on defined benefit pension schemes	23	(1.3)
Deferred tax credit on items recognized in other comprehensive income		0.6
Total items that will not be reclassified to profit or loss		(0.7)
Items that may be reclassified subsequently to profit or loss: Foreign exchange translation difference of foreign operations Total items that may be reclassified subsequently to profit or loss		3.7
Total comprehensive loss for the period		(705.2)
Attributable to:		
Equity holders of the Parent		(705.4)
Non-controlling interest		0.2
Total comprehensive loss for the period		(705.2)

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

EM Midco2 Limited

US\$ million	Note	Share Capital	Pre	Translation Share Reserve based yment	Share A based yment	kccum	ulated Non losses controlling interests	Total
As at 18 January 2022 on incorporation		1	1	1	'		ı	
Issue of shares	56	0.4	0.4 4,013.2	,	•	•	1	4,013.6
Acquired non-controlling interest	2	1	•	•	•	•	12.4	12.4
Loss / profit for the year		Î	•	•	•	(708.4)	0.2	(708.2)
Other comprehensive (loss) / profit		ı	•	3.7	•	(0.7)	ı	3.0
Dividends	27	,	ı	•	1	1	(6.0)	(6.0)
Share based payments		1	•	•	1.9	,	•	1.9
As at 31 December 2022		0.4	4,013.2	3.7	1.9	(709.1)	11.7	3,321.8

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

As at 31 December 2022

	Note	US \$million
Non-current assets		
Goodwill	12	4,468.8
Other intangible assets	13	1,273.7
Property, plant and equipment	14	623.6
Right of use assets	24	165.9
Investment in associates and joint ventures	15	5.9
Derivative financial instruments	22	54.8
Other non-current assets		2.9
		6,595.6
Current assets		
Trade and other receivables	16	318.4
Contract assets		50.8
Inventories		5.7
Income tax receivable	11	6.4
Cash and cash equivalents	17	134.3
		515.6
Current liabilities		
Trade payables		(44.3)
Other payables	18	(174.9)
Lease liabilities	24	(28.6)
Tax liabilities	11	(7.4)
Provisions	19	(12.2)
Deferred and contingent consideration	21	(9.3
Interest bearing loans and borrowings	20	(141.3
		(418.0)
Net current assets		97.6

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

As at 31 December 2022

Non-current liabilities		
Interest bearing loans and borrowings	20	(2,083.2)
Retirement benefit obligation	23	(4.8)
Provisions	19	(58.2)
Lease liabilities	24	(131.7)
Deferred tax liabilities	11	(198.3)
Corporation tax	11	(2.4)
Contingent consideration	21	(13.8)
Other payables	18	(879.0)
Yan a santa sa		(3,371.4)

Net Assets		3,321.8
Equity		
Share capital	26	0.4
Share premium	26	4,013.2
Translation reserves		3.7
Share based payment reserve		1.9
Retained earnings		(709.1)
Equity attributable to equity holders of the Parent		3,310.1
Non-controlling interests	27	11.7
Total shareholders' equity		3,321.8

The financial statements of EM Midco2 Limited (Company registration number 13856338) were approved by the Board of Directors and authorized for issue on 26 September 2023. They were signed on its behalf by:

Ruth Prior Director

26 September 2023

CONSOLIDATED STATEMENT OF CASH FLOWS

	Note	US \$million
Cash flows from operating activities		
Net loss for the period		(708.2)
Adjustments for:		
(Profit)/loss on disposal of property, plant and equipment	4	(1 5)
Finance income	9	(0.4)
Finance costs	10	151.9
Income tax credit recognized in profit and loss	11	(11.7)
Impairment of goodwill	12	544.9
Foreign currency translation adjustments	9	7.2
Amortization of other intangible assets	13	47.2
FV Loss / Gain - Derivatives	9	(49.9)
Depreciation of property, plant and equipment	14	45.9
Share of profit of an associate and a joint venture	15	(0.8)
Fair value loss on contingent consideration re-measurement	21	(4.1)
Non cash movement in provision	19	7.7
Depreciation of right of use assets	24	18.8
Share based payment	26	1.9
		48.9
Movements in working capital:		
Increase in trade and other receivables		12.1
Decrease in trade and other payables		(139.1)
		(78.1)
Cash generated from operations	the state of the s	(78.1)
Income taxes paid		(4.5)
Net cash flows from operating activities		(82.6)
- · ·		
Cash flows from investing activities		
Purchase of intangible assets	13	(6.7)
Purchase of property, plant and equipment		(53.1)
Proceeds from disposal of property, plant and equipment		3.6
Cash outflow on deferred and contingent consideration	21	(241.6)
Payment for Investment in Associated Companies		(0.5)
Dividend Received	15	2.3
Cash outflow on business acquisitions (net of cash acquired)	55	(3,623.5)
Net cash used in investing activities		(3,919.5)
Cash flows from financing activities		
Interest paid	20	(76.2)
Drawdown of borrowings	20	1,336.6
Repayment of borrowings	20	(1,763.4)
Payment for debt issue costs	20	(81 5)
Amounts received from group companies		774.4
Payment of principal portion of lease liabilities		(19.4)
Proceeds from issue of shares	26	3,965.5
Dividends paid to non-controlling interests	27	(0.9)
Net cash generated by financing activities		4,135.1
Net increase in cash and cash equivalents		133.0
Cash and cash equivalents at the beginning of the period		-
Effects of exchange rates on cash and cash equivalents		1.3
Cash and cash equivalents at the end of the period	17	134.3

1. Statement of open of a sceland presentation of financial statuments

The consolidated financial statements of EM Midco2 Limited (the "Company") and its subsidiaries (together referred to as the "Group"), have been prepared in accordance with UK adopted International Reporting Accounting Standards in conformity with the requirements of the Companies Act 2006.

The Group is a global provider of testing, inspection and certification services for a diverse range of materials and products.

The accounting policies under UK adopted International Reporting Accounting Standards are included in the relevant notes to the consolidated financial statements.

The Company was incorporated on the 18th of January 2022. This is the first period that financial statements are being prepared for the Company, and therefore no comparative information is presented.

The Company and entities controlled by the Company (its subsidiaries, together the "Group") are disclosed in Note 31

The Company is a private company incorporated and domiciled in England and Wales. The Company's registered office is The Scalpel 18th Floor, 52 Lime Street, London, England, United Kingdom EC3M 7AF.

The financial statements were approved by the Board of Directors and authorized for issue on 26 September 2023.

2. Basis of or abayation and significant autounting policies

The principal accounting policies applied in the preparation of the consolidated financial statements are described below.

These policies have been consistently applied to all periods presented, unless otherwise stated.

2.1 Basis of precimation

The consolidated financial statements have been prepared on the historical cost basis, except for the revaluation of certain financial instruments that are measured at fair value at the end of each reporting period. Presentation currency of the financial statements is United States Dollars (US \$) which is the Company's functional currency. All information provided in United States Dollars (US \$) has been rounded to the nearest hundred thousand, unless otherwise stated.

Historical cost is generally based on the fair value of the consideration given in exchange for goods and services.

2.2 Bis diction 130 distribu

The consolidated financial statements incorporate the financial statements of the Company and entities controlled by the Company (its subsidiaries) made up to 31 December each year. Control is achieved when the Company:

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

The Company 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.

The results of subsidiaries acquired or disposed of during the period are included in the consolidated statement of profit or loss and other comprehensive income from the date the Company gains control until the date when the Company ceases to control the subsidiary. Profit or loss and each component of other comprehensive income are attributed to the owners of the Company and to the non-controlling interests. Total comprehensive income of the subsidiaries is attributed to the owners of the Company and to the non-controlling interests even if this results in the non-controlling interests having a deficit halance.

Where necessary, adjustments are made to the financial statements of subsidiaries to bring the accounting policies used into line with the Group's accounting policies. All intragroup assets and liabilities, equity, income, expenses and cash flows relating to transactions between the members of the Group are eliminated on consolidation. Non-controlling interests in subsidiaries are identified separately from the Group's equity therein.

The interests of non-controlling shareholders that represent ownership interests entitling their holders to a proportionate share of net assets upon liquidation may initially be measured at fair value or at the non-controlling interests' proportionate share of the fair value of the acquiree's identifiable net assets.

The choice of measurement is made on an acquisition-by-acquisition basis. Other non-controlling interests are initially measured at fair value. Subsequent to acquisition, the carrying amount of non-controlling interests is the amount of those interests at initial recognition plus the non-controlling interests' share of subsequent changes in equity.

Changes in the Group's interests in subsidiaries that do not result in a loss of control are accounted for as equity transactions. The carrying amount of the Group's interests and the non-controlling interests' share are adjusted to reflect the changes in their relative interests in the subsidiaries. Any difference between the amount by which the non-controlling interests are adjusted and the fair value of the consideration paid or received is recognized directly in equity and attributed to the owners of the Company.

The Group has a number of joint arrangements where more than half of the voting power is not owned. As the Group is exposed, or has rights, to variable returns from its involvement with these companies and has the ability to use its controlling power over these companies to affect the amount of the company returns, these investments are accounted for as subsidiaries.

The Group's subsidiaries and associated companies which are included in the consolidated financial statements are listed in Note 31.

2.3 Gaing concern

A full description of the Group's business activities, financial position, cash flows, liquidity position, committed facilities and borrowing position, together with the factors likely to affect its future development and performance, is set out in the Strategic Report, including the Financial Review, and in note 22 to the financial statements.

The Group's business activities, together with factors likely to affect its future development, performance and position are considered by the Directors on an annual basis. In addition, notes 20 and 22 include details of the Group's treasury activities, long-term funding arrangements, financial instruments, and financial risk management activities.

During the period to 31 December 2022 the Group incurred a loss of US \$708.2 million which is mainly driven by finance costs of US \$159.3 million and non-cash items such as depreciation and amortization of US \$111.9 million and impairment of goodwill of US \$544.9 million. Management's key focus is the adjusted EBITDA for the period which was US \$124.7 million. The operating loss for the period was US \$611.7 million.

The net current asset position as of 31 December 2022 was US \$97.6 million and overall net debt (excluding deferred financing fees) was US \$2,302.8 million. Net cash used in operating activities was US \$82.6 million with closing cash of US \$134.3 million.

As highlighted in note 22 to the Group financial statements, the Group meets its day-to-day working capital requirements from the cash flows generated by its trading activities and its available cash resources. These are supplemented when required by additional drawings under the Group's revolving credit facilities and capex/acquisition facilities. On the 31 December 2022, the Group had credit facilities of US \$400.0 million, of which US \$137 million had been drawn down leaving US \$263 million undrawn facility available. At the date of signing these accounts the undrawn facility available has reduced to US \$47.1 million as a result of a further drawdown of US \$192.9 million from the capex/acquisition facilities. The drawdown was made to fund acquisitions and future investments. The Group held cash of US \$148.9 million as at the 30 July 2023.

The Directors believe that the Group is well placed to manage its business risks successfully, despite the current uncertain economic outlook. The Group's forecasts and projections, taking account of reasonably possible changes in trading performance, show that the Group would be able to operate within the level of its current committed facilities. As part of a regular assessment of the Group's working capital and financing position, the Directors have prepared a detailed bottom-up trading budget and cash flow forecast for the period through 31 December 2024.

In assessing the going concern status, the Directors have considered:

- Global economic downturn impacting underlying end-markets
- Susceptibility to inflation and interest rate movements
- The status of the Group's existing and future credit arrangements
- Technological disruption due to simulation and software potentially reducing traditional testing and/or outsourcing
 of testing activities
- Difficulties in recruiting/retaining technical talent to support organic growth,
- Delivery of NTS synergies, and
- Overall margin pressure due to significant cost inflation, and the availability of mitigating actions including price increases and managing capital expenditure

The Directors have considered the potential impacts of the conflict in Ukraine on our business, assessing possible supply chain disruptions and evaluating risks to future earnings. At this stage we do not anticipate a material impact to the Group's performance. However, if the Group is impacted, we are confident that mitigating actions and cost management plans within management's control could be implemented to alleviate risk.

The going concern assessment takes into account the Group's cash flow and available undrawn credit facilities. Based on the going concern assessment performed over the period to 31 December 2024, the Directors have a reasonable expectation that the Group will continue in operation, settle its liabilities as they fall due, and remain compliant with banking facilities and have adequate liquidity to trade. The going concern period is consistent with the bottom-up trading budget and cash flow forecast.

Sensitivity analyses have been performed on the forecasts to consider the impact of severe, but plausible, reasonable worst-case scenarios on the headroom on cash and available credit facilities. These scenarios, which sensitized the forecasts for the reduction in anticipated levels of underlying EBITDA and the associated increase in net debt. This scenario is the sustained decline in Group performance due to a variety of macroeconomic issues including, but not limited to, cost inflation and is modelled on an 16% reduction in EBITDA in 2023 and 16% reduction to 31 December 2024.

Throughout this downside scenario, the Group continues to have significant liquidity headroom on its new debt commitments and existing facilities and against the revolving credit facility covenants.

Further considerations were made to the financial and operational impact of plausible downside scenarios occurring individually or in combination. These included the impacts of a further deterioration in the macro-economic environment, underperformance in executing the Group's strategy and failure to deliver operational improvements. Consideration was also given to the plausibility of the occurrence of other individual events that could have a material impact on the Group's going concern status.

The Directors adopted the going concern basis of accounting in preparing the financial statements.

2.4 Nellish tiamended standards and intercretations

The Group has adopted all the new and revised UK adopted International Accounting Standards and interpretations that are relevant to its operations and effective for accounting periods covered by the financial statements.

At the date of authorization of the financial statements, the following standards and interpretations that are potentially relevant to the Group and which have not yet been applied in these reported results were in Issue but not yet effective (and in some cases had not yet been adopted by the UK Endorsement Board):

- Amendments to IAS 1 Presentation of Financial Statements, Classification of Liabilities as Current or Non-current—effective from periods beginning on or after 1 January 2023
- Amendments to IAS 8 Accounting Policies, Changes in Accounting Estimates and Errors effective from periods beginning on or after 1 January 2023
- Amendments to IAS 1, Disclosure of Accounting Policies applicable for annual periods beginning on or after 1
 January 2023
- Amendments to IAS 12, Deferred Tax related to Assets and Liabilities arising from a Single Transaction applicable for annual periods beginning on or after 1 January 2023
- Amendments to IAS 12: International Tax Reform Pillar Two Model Rules

The Group intends to adopt these new and amended standards and interpretations, if applicable, when they become effective. It is not expected that the adoption of these standards and amendments will have a material impact on the consolidated financial statements of the Group.

The Organisation for Economic Co-operation and Development (OECD) Pillar Two changes noted above will be effective for periods from 2024 onwards and will impact the Group effective tax rate. The expected impact of these rules will be modelled in detail

2.5 Revenue from contracts with custome is

The Group recognizes revenue from the rendering of materials and product qualification testing, inspection, certification, calibration and services pursuant to written contracts with its customers. These services are recognized through the output method of revenue recognition as the performance obligations are satisfied over time. Revenue is measured at the fair value of the consideration received or receivable and represents amounts receivable for services provided in the normal course of business, net of VAT and other sales-related taxes.

Revenue is reduced for estimated and agreed liquidated damages resulting from failure to meet the agreed service performance levels set out in the contract. For short term contracts with single performance obligations, customers are billed in accordance with the contractual terms and revenue is recognized as the performance obligations are satisfied.

Revenue from short-term contracts is generally recognized when the relevant service is completed, that is when the report of findings or test/inspection certificate is issued. Short-term contracts are considered to be those that have a duration of less than two months.

The Group recognizes revenue on long term contracts with multiple performance obligations as each performance obligation is satisfied, with the corresponding amount being included in trade receivables if the customer has been invoiced and the amount is unconditional, or as a contract asset, if billing has yet to be completed. Performance obligations vary across business lines and regions, and on a contract-by-contract basis. Long term contract durations vary from two months to multiple years.

2 à Eu-iness come initials.

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 assets transferred by the Group, liabilities incurred by the Group to the former owners of the acquiree and the equity interest issued by the Group in exchange for control of the acquiree. Acquisition related costs are recognized within operating expenses in the statement of profit or loss as incurred.

At the acquisition date, the identifiable assets acquired and the liabilities assumed are recognized at their fair value at the acquisition date, except that:

 deferred tax assets or liabilities and assets or liabilities related to employee benefit arrangements are recognized and measured in accordance with IAS 12 Income Taxes and IAS 19 Employee Benefits respectively.

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. If, after reassessment, the net of the acquisition date amounts of the identifiable assets acquired and liabilities assumed exceeds 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 interest in the acquiree (if any), the excess is recognized immediately in the statement of profit or loss as a bargain purchase gain.

When the consideration transferred by the Group in a business combination includes an asset or liability resulting from a contingent consideration arrangement, the contingent consideration is measured at its acquisition date fair value and included as part of the consideration transferred in a business combination. Changes in fair value of a contingent consideration qualifying as measurement period adjustments are adjusted retrospectively, with corresponding adjustments against goodwill. Measurement period adjustments are adjustments that arise from additional information obtained during the 'measurement period' (which cannot exceed one year from the acquisition date) about facts and circumstances that existed at the acquisition date.

Subsequent accounting for changes in fair value of contingent consideration that do not qualify as measurement period adjustments depend on how the contingent consideration is classified. Contingent consideration that is classified as equity is not remeasured at subsequent reporting dates and its subsequent settlement is accounted for within equity. Contingent consideration that is classified as an asset or a liability is remeasured at subsequent reporting dates at fair value with the corresponding gain or loss being recognized in the statement of profit or loss.

When a business combination is achieved in stages, the Group's previously held interests in the acquired entity is remeasured to its acquisition date fair value and the resulting gain or loss, if any, is recognized in the statement of profit or loss. Amounts arising from interests in the acquiree prior to the acquisition date that have previously been recognized in other comprehensive income are reclassified to the statement of profit or loss, where such treatment would be appropriate if that interest were disposed of.

If the initial accounting for a business combination is incomplete by the end of the reporting period in which the combination occurs, the Group reports provisional amounts for the items for which the accounting is incomplete. Those provisional amounts are adjusted during the measurement period (see above), or additional assets or liabilities are recognized, to reflect new information obtained about facts and circumstances that existed as of the acquisition date that, if known, would have affected the amounts recognized at that date.

27 Goods and introduces

Goodwill

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.

For the purposes of impairment testing, goodwill is allocated to the Group's cash-generating units (or groups of cash-generating units) that are expected to benefit from the synergies of the combination.

Goodwill which has been allocated to a cash-generating unit or group of cash-generating unit is tested for impairment annually, or more frequently when there is an indication that the goodwill may be impaired. If the recoverable amount of the goodwill is less than its carrying amount, the impairment loss is allocated first to reduce the carrying amount of any goodwill allocated to the unit and then to the other assets of the unit pro-rata based on the carrying amount of each asset in the unit. Any impairment loss for goodwill is recognized directly in the consolidated statement of profit or loss. An impairment loss recognized for goodwill is not reversed in subsequent periods.

On disposal of the relevant cash-generating unit, the attributable amount of goodwill is included in the determination of the profit or loss on disposal.

Intangible Assets

Intangible assets that are acquired separately are carried at cost less accumulated amortization and accumulated impairment losses, if applicable. The estimated useful life and amortization method are reviewed at the end of each reporting period, if necessary, any changes in estimates are accounted for on a prospective basis.

Intangible assets acquired in a business combination and recognized separately from goodwill are initially recognized at their fair value at the acquisition date, together with any related deferred tax liability. Amortization is charged on a straight-line basis to the statement of profit or loss over the expected useful economic lives as follows:

Customer relationships	5 - 20 years
Technology	5 - 10 years
Trade namos	10 years
Software	1 - 4 years

The internal costs directly attributable to the development of software and infrastructure projects are capitalized as "other intangible assets" if the future economic benefits to the Group are reasonably certain. The capitalized costs are amortized on a straight-line basis over the expected useful economic life of the asset.

An intangible asset is derecognized on disposal, or when no further economic benefits are expected from use or disposal. Gains or losses arising from derecognition of an intangible asset, measured as the difference between the net disposal proceeds and the net carrying amount of the asset, are recognized in the statement of profit or loss when the asset is derecognized.

Cloud computing arrangements

In a cloud computing arrangement, the Group is granted a right to access software and other technology capabilities at a third-party provider through the internet. These arrangements typically do not allow the Group to acquire, take possession or control the underlying assets of the provider. Costs associated with cloud computing arrangements are generally expensed as incurred because they generally do not meet software capitalization criteria.

Where costs incurred to configure or customize Cloud computing arrangements result in the creation of a resource which is identifiable, and where the Group has the power to obtain the future economic benefits flowing from the underlying resource and to restrict the access of others to those benefits, such costs are recognized as a separate intangible software asset and amortised over the useful life of the software on a straight-line basis. The amortization period is reviewed at least at the end of each reporting period and any changes are treated as changes in accounting estimates.

Where costs incurred to configure or customise do not result in the recognition of an intangible software asset, then those costs that provide the Group with a distinct service (in addition to the access) are recognised as expenses when the supplier provides the services. When such costs incurred do not provide a distinct service, the costs are recognised as expenses over the duration of the Cloud based arrangement

The Group evaluates a cloud computing arrangement to determine if it provides a resource that the Group can control. The Group determines that a software license intangible asset exists in a cloud computing arrangement when both of the following are met at the inception of the arrangement:

- The Group has the contractual right to take possession of the software during the hosting period without significant penalty. And
- It is feasible for the Group to run the software on its own hardware or contract with another party unrelated to the supplier to host the software.

The Group capitalizes costs to migrate software from on-premise data centers to the public cloud when the software is either rebuilt specifically for the cloud or has been significantly optimized to run in a cloud environment

2.8 Impairment of property, plant and equipment and other intanglore assess

At the end of each reporting period, the Group reviews the carrying amounts of its property, plant and equipment and other 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.

When a reasonable and consistent basis of allocation can be identified, corporate assets are also allocated to individual cash-generating units, or otherwise they are allocated to the smallest group of cash-generating units for which a reasonable and consistent allocation basis can be identified.

Other intangible assets with indefinite useful lives and other intangible assets not yet available for use are tested for impairment at least annually and whenever there is an indication that the asset may be impaired.

Recoverable amount is the higher of fair value less costs to sell 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 it's carrying amount, the carrying amount of the asset or cash-generating unit is reduced to its recoverable amount. An impairment loss is recognized immediately in the statement of profit or loss.

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 recognized for the asset or cash-generating unit in prior years. A reversal of an impairment loss is recognized immediately in the statement of profit or loss.

2.9 For sign correspy translation

In preparing the Group's financial statements, transactions in currencies other than the Group's presentational currency (foreign currencies) are recognized at the rates of exchange prevailing at the dates of the transactions. At the end of each reporting period, monetary items denominated in foreign currencies are retranslated at the rates prevailing at that date. Non-monetary items carried at fair value that are denominated in foreign currencies are retranslated at the rates prevailing at the date when the fair value was determined. Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated.

Exchange differences on monetary items are recognized in the statement of profit or loss in the period in which they arise except for:

- exchange differences on foreign currency borrowings relating to assets under construction for future productive use, which are included in the cost of those assets when they are regarded as an adjustment to interest costs on those foreign currency borrowings;
- · exchange differences on transactions entered into in order to hedge certain foreign currency risks; and
- exchange differences on monetary items receivable from or payable to a foreign operation for which settlement is
 neither planned nor likely to occur (therefore forming part of the net investment in the foreign operation), which are
 recognized initially in other comprehensive income and reclassified from equity to the statement of profit or loss on
 repayment of the monetary items.

For the purposes of presenting consolidated financial statements, the assets and liabilities of the Group's foreign operations are translated using exchange rates prevailing at the end of each reporting period. Income and expense items are translated at the average exchange rates for the period, unless exchange rates fluctuate significantly during that period, in which case the exchange rates at the dates of the transactions are used. Exchange differences arising, if any, are recognized in other comprehensive income and accumulated in equity and attributed to non-controlling interests as appropriate.

On the disposal of a foreign operation (i.e. a disposal of the Group's entire interest in a foreign operation, or a disposal involving loss of control over a subsidiary that includes a foreign operation, a disposal involving loss of joint control over a jointly controlled entity that includes a foreign operation, or a disposal involving loss of significant influence over an associate that includes a foreign operation), all of the exchange differences accumulated in equity in respect of that operation attributable to the owners of the Group are reclassified to the statement of profit or loss.

Goodwill and fair value adjustments on identifiable assets and liabilities acquired arising on the acquisition of a foreign operation are treated as assets and liabilities of the foreign operation and translated at the rate of exchange prevailing at the end of each reporting period. Exchange differences arising are recognized in equity.

2.10 Flance at instruments - derivatives

The Group does not hold or issue derivative financial instruments for trading purposes. The Group enters into derivative financial instruments to manage its exposure to interest rate risk. The Group does not apply hedge accounting.

Derivative financial instruments are recognized initially at fair value. Subsequent to initial recognition, derivative financial instruments are stated at fair value at each statement of financial position date.

The gain or loss on re-measurement to fair value is recognized immediately in the statement of profit or loss.

A derivative with a positive fair value is recognized as a financial asset whereas a derivative with a negative fair value is recognized as a financial liability. A derivative is presented as a non-current asset or a non-current liability if the remaining maturity of the instrument is more than 12 months and it is not expected to be realized or settled within 12 months. Other derivatives are presented as current assets or current liabilities.

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Debt and equity instruments are classified as either financial liabilities or as equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument. Refer to note 26.

Equity instruments

An equity instrument is any contract that evidences a residual interest in the assets of an entity after deducting all of its liabilities. Equity instruments issued by the Group are recognized at the proceeds received, net of direct issue costs.

No gain or loss is recognized in the statement of profit or loss on the purchase, sale, issue or cancellation of the Group's own equity instruments.

Dept issuante cost.

Finance costs of debt, including premiums payable on settlement and direct issue costs, are charged to the statement of profit or loss on an accruals basis over the term of the instrument, using the effective interest method, where it is materially different to the straight line method.

Other ferrolal modaties

Other financial liabilities, including borrowings, are initially measured at fair value, net of transaction costs.

Other $f_{|\text{Inancial}|}$ liabilities are subsequently measured at amortized cost using the effective interest method, with interest expense recognized on an effective yield basis.

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The Group and the Company derecognize financial liabilities when, and only when, the Group's and the Company's obligations are discharged, cancelled or have expired. The difference between the carrying amount of the financial liability derecognized and the consideration paid and payable is recognized in the statement of profit or loss.

2.12 Property, blant and equipment

Property, plant and equipment are stated at historical cost less accumulated depreciation and accumulated impairment losses, if any.

The cost of property, plant and equipment is the purchase cost, together with any directly attributable costs. Costs include professional fees and for qualifying assets, borrowing costs capitalized in accordance with the Group's accounting policy.

Depreciation is provided on all tangible fixed assets other than land, at rates calculated to write off the cost or valuation, less estimated residual value, of each asset on a straight-line basis over its expected useful life, as follows:

Buildings	2 - 5%
Leasehold improvements	Lower of useful life or contractual lease term
Plant and equipment	6 - 33%

Assets under the course of construction are classified to the appropriate categories of property, plant and equipment when completed and ready for its intended use. Depreciation of these assets is determined by its asset category and commences when the assets are completed and ready for their intended use.

An item of property, plant and equipment is derecognized upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss arising on the disposal or retirement of an item of property,

plant and equipment is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognized in the statement of profit or loss.

I 13 Provisions

Provisions are recognized when the Group has a present obligation, legal or constructive, as a result of a past event, it is probable that the Group will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation.

The best estimate of the consideration required to settle the present obligation at the end of the reporting period is measured by considering the risks and uncertainties surrounding the obligation. When a provision is measured using the cash flows estimated to settle the present obligation, it's carrying amount is the present value of those cash flows when the effect of the time value of money is material.

A restructuring provision is recognized when the Group has developed a detailed formal plan for restructuring and has raised a valid expectation in those affected that it will carry out the restructuring by starting to implement the plan or announcing its main features to those affected by it. The measurement of a restructuring provision includes only the direct expenditures arising from the restructuring which are those amounts that are both necessarily entailed by the restructuring and not associated with the on-going activities of the Group.

When some or all the economic benefits required to settle a provision are expected to be recovered from a third party, a receivable is recognized as an asset if it is virtually certain that reimbursement will be received, and the amount of the receivable can be measured reliably.

2 1 1 Length accompant

The Group holds leases primarily on land, buildings and motor vehicles used in the ordinary course of business. The Group recognizes a right-of-use asset and a lease liability at the commencement date of the contract for all leases conveying the right to control the use of an identified asset for a period of time. The commencement date is the date on which a lessor makes an underlying asset available for use by a lessee.

All leases where the Group is the lessee (except for low-value lease arrangements) are recognized in the statement of financial position. A lease liability is recognized based on the present value of the future lease payments, and a corresponding right-of-use asset is recognized. The right-of-use asset is depreciated over the shorter of the lease term or the useful life of the asset. Lease payments are apportioned between finance charges and a reduction of the lease liability

The right-of-use assets are initially measured at cost, which comprises:

- the amount of the initial measurement of the lease liability;
- any lease payments made at or before the commencement date, less any lease incentives received; and,
- any initial direct costs incurred by the lessee.

After the commencement date the right-of-use assets are measured at cost less any accumulated depreciation and any accumulated impairment losses and adjusted for any remeasurement of the lease liability.

The Group depreciates the right-of-use asset over the shorter of the useful life and the lease term, given as the commencement date to the end of the lease term. The lease liability is initially measured at the present value of the lease payments that are not paid at that date. These include:

- fixed payments, less any lease incentives receivable; and
- variable lease payments that depend on a fixed rate, as at the commencement date.

The leases held by the Group are split into two categories: property and non-property. The Group leases various properties, principally offices and laboratories, which have varying terms and renewal rights that are typical to the territory in which they are located. Non-property includes all other leases, such as motor vehicles, printers and other small office equipment.

The Group has several lease contracts that include extension and termination options. The Group evaluates whether it is reasonably certain whether or not to exercise the option to renew or terminate the lease. After the commencement date, the Group reassesses the lease term if there is a significant event or change in circumstances that is within its control and

affects its ability to exercise or not to exercise the option to renew or to terminate (e.g., construction of significant leasehold improvements or significant customisation to the leased asset).

Variable lease payments not included in the initial measurement of the lease liability are recognized in the consolidated statement of profit or loss as they arise.

The lease payments are discounted using the incremental borrowing rate at the commencement of the lease contract or modification. Generally, it is not possible to determine the interest rate implicit in the land and building leases. The incremental borrowing rate is estimated taking account of the economic environment of the lease, the currency of the lease and the lease term. The lease term determined by the Group comprises:

- non-cancellable period of lease contracts;
- periods covered by an option to extend the lease if the Group is reasonably certain to exercise that option; and
- periods covered by an option to terminate the lease if the Group is reasonably certain not to exercise that option.

After the commencement date the Group measures the lease liability by:

- increasing the carrying amount to reflect interest on the lease liability;
- reducing the carrying amount to reflect lease payments made; and
- remeasuring the carrying amount to reflect any reassessment or lease modifications.

The right-of-use asset and lease liability balances are calculated with reference to the underlying functional currency and then translated to USD.

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Payments to defined contribution retirement benefit plans are recognized as an expense when employees have rendered service entitling them to the contributions. Payments made to state-managed retirement benefit schemes are dealt with as payments to defined contribution schemes where the Group's obligations under the schemes are equivalent to those arising in a defined contribution retirement benefit scheme.

The Group operates several defined benefit plans in the UK. Sweden and Germany all of which require contributions to be made to separately administered funds or insurance schemes. The cost of providing benefits under the defined benefit plans are determined using actuarial valuations that are carried out at the end of each reporting period. Re-measurement of actuarial gains and losses, and the return on scheme assets (excluding interest) are recognized immediately in the statement of financial position with a charge or credit to the statement of comprehensive income in the period which they occur. Re-measurement recorded in the statement of comprehensive income is not recycled. Past service costs are recognized in the statement of profit or loss in the period of scheme amendment. Net interest is calculated by applying a discount rate to the defined benefit liability or asset. Defined benefit costs are split into three categories:

- Current service cost, past service cost and gains and losses on curtailments and settlements;
- Net interest expense or income; and
- Re-measurement

The current and past service costs are presented within operating expenses in the consolidated statement of profit or loss. Curtailment gains and losses are accounted for as past-service costs.

Net interest expense or income is recognized within finance costs.

The retirement benefit obligation recognized in the consolidated statement of financial position represents the deficit or surplus in the Group's defined benefit schemes. Any surplus resulting from this calculation is limited to the present value of economic benefits available in the form of refunds from the schemes or reductions in the future contributions to the schemes

A liability for a termination benefit is recognized at the earlier of when the entity can no longer withdraw the offer of the termination benefit and when the entity recognizes any related restructuring costs.

2 ld Saure based day ments

The holding company of the Group, EM Topco Limited, provides benefits to employees and Directors in the form of cashsettled share-based payment transactions, whereby employees and Directors render services in exchange for amounts that are based on valuation of EM Topco Limited shares.

The Group has no obligation to settle the transaction, and therefore accounts for the transaction as equity settled in line with requirements of IFRS 2.

In valuation of share-based payments, the fair value of the employee services rendered is determined by reference to the fair value of the EM Topco shares, excluding the impact of any non-market vesting conditions. All share options are valued using an option-pricing model (Black-Scholes or Monte Carlo). This fair value is charged to the income statement over the vesting period of the share-based payment scheme. The value of the charge is adjusted in the income statement over the remainder of the vesting period to reflect expected and actual levels of options vesting, with the corresponding adjustments made in equity.

2.17 Short termiend by abbenefits

The Group accrues for all short-term accumulating compensated balances such as holiday entitlement earned but not taken at the statement of financial position date.

2 19 Cash and eath equivalents

Cash and cash equivalents are comprised of cash on hand and demand deposits and other short term highly liquid investments that are readily convertible to a known amount of cash and are subject to an insignificant risk of change in value.

2.19 Gazarnment grants

IAS 20 sets out the principle for the recognition, measurement, presentation and disclosure of government grants. Government grants that are not related to assets are credited to the consolidated profit or loss statement as a deduction of the related expenses. Government grants are recognized when there is a reasonable assurance that the grant will be received, and all attached conditions will be complied with. When the grant relates to an expense item, it is recognized as income over the period necessary to match the grant on a systematic basis to the costs that it is intended to compensate.

2 20 Rainted parties

Parties are considered to be related to the Group if they have the ability, directly or indirectly to control the Group or exercise significant influence over the Group in making financial or operating decisions, or vice versa, or where the Group is subject to common control or common significant influence. Related parties may be individuals or other entities.

2.21 Trade receivabilità

Trade receivables are recognized by the Group and the Company carried at original invoice amount less an allowance for any non-collectable or impaired amounts. The Group uses the IFRS 9 expected credit loss ("ECL") model to measure loss allowances at an amount equal to their lifetime expected credit loss.

For trade receivables, the Group applies a simplified approach in calculating ECLs. Therefore, the Group does not track changes in credit risk, but instead recognizes a loss allowance based on lifetime ECLs at each reporting date. The Group has established a provision matrix that is based on its historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment.

2.22 Pace peracies

Trade payables are recognized initially at fair value and subsequently measured at amortized cost using the effective interest method.

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Interest bearing loans and overdrafts are recorded at the proceeds received, net of direct issue costs. Finance charges, including premiums on settlement or redemption and direct issue costs, are accounted for on an accrual basis in the consolidated statement of profit or loss using the effective interest rate method and are added to the carrying amount of the instrument to the extent that they are not settled in the period in which they arise.

2.24 Taxation

Income tax expense represents the sum of the tax currently payable and deferred tax.

Current tax

The tax currently payable is based on taxable profit for the period. Taxable profit differs from profit as reported in the consolidated statement of comprehensive income because it excludes items of income or expense that are taxable or deductible in other years and items that are never taxable or deductible. The Group's liability for current tax is calculated using tax rates that have been enacted or subsequently enacted at the statement of financial position date.

Deferred tax

Deferred tax is recognized on temporary differences between the carrying amounts of assets and liabilities in the consolidated financial statements and the corresponding tax bases used in the computation of taxable profit. Deferred tax liabilities are generally recognized for all taxable temporary differences. Deferred tax assets are generally recognized for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilized. Such deferred tax assets and liabilities are not recognized if the temporary difference arises from goodwill or from the initial recognition (other than in a business combination) of other assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit.

Deferred tax liabilities are recognized for taxable temporary differences associated with investments in subsidiaries and associates, except where the Group is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future. Deferred tax assets arising from deductible temporary differences associated with such investments are only recognized to the extent that it is probable that there will be sufficient taxable profits against which to utilize the benefits of the temporary differences and they are expected to reverse in the foreseeable future.

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered.

Deferred tax liabilities and assets are measured at the tax rates that are expected to apply in the year in which the liability is settled or the asset realized, based on tax rates and tax laws that have been enacted or substantively enacted by the end of the reporting period. The measurement of deferred tax liabilities and assets reflect the tax consequences that would follow from the manner in which the Group expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

Current and deferred tax functive year

Current and deferred tax are recognized in the statement of profit or loss, except when they relate to items that are recognized in other comprehensive income or directly in equity, in which case, the current and deferred tax are also recognized in other comprehensive income or directly in equity respectively. Where current tax or deferred tax arises from the initial accounting for a business combination, the tax effect is included in the accounting for the business combination.

2.25 count vanturies and intentation associates

A joint venture is a type of joint arrangement whereby the parties have joint control of the arrangement and have rights to the net assets of the sure. Joint control is the contractually agreed sharing of control of an arrangement, which exists only when decisions about the relevant activities requires consent of the parties sharing control.

An associate is an entity over which the group is in a position to exercise significant influence. Significant influence is the power to participate in the financial and operating policy decisions of the investee but is not control or joint control over those decisions,

The Group's investments in joint ventures and associates are accounted for using the equity method. Under the equity method, the investment in a joint venture or associate is initially recognized at cost. The carrying amount of the investment is adjusted to recognize changes in the Group's share of net assets of the joint venture or associate since the acquisition date. Goodwill relating to the joint venture or associate is included in the carrying amount of the investment and is not tested for impairment individually. The statement of profit or loss reflects the Group's share of the results of operations of the joint venture or associate. Any change in other comprehensive income of those investees is presented as part of the Group's other comprehensive income. In addition, when there has been a change recognized directly in the equity of the joint venture or associate, the Group recognizes its share of any changes, when applicable, in the statement of changes in equity.

Unrealized gains and losses resulting from transactions between the Group and the joint venture or associate are eliminated to the extent of the interest in the joint venture or associate. The aggregate of the Group's share of profit or loss of a joint venture or associate is shown on the face of the statement of profit or loss, where material.

2.26 Dividend income

Dividend income from investments is recognized when the shareholder's right to receive payment has been established.

2.27 Contingent consideration

Contingent consideration arises when settlement of all or any part of the cost of a business combination is deferred and becomes payable only when the acquiree meets certain financial performance criteria at a date pre-determined on the date of acquisition. It is stated at fair value at the date of acquisition which is determined by discounting the amount due to present value at that date. It is measured at fair value through profit and loss subsequent to acquisition. Where material, interest is calculated on the fair value of non-interest-bearing deferred consideration at the discount rate and expensed within interest payable and similar charges. At each statement of financial position date, contingent consideration comprises the remaining contingent consideration valued at acquisition plus any fair value remeasurements and interest calculated on such amounts from acquisition to the statement of financial position date.

Any changes to the fair value of the contingent consideration is recognized in the statement of profit or loss with the exception of business combinations where the change in fair value occurs during the 'measurement period' (further details are given in note 2.6).

2.28 Alternative performance measures

In order to present the performance of the Group in a clear, consistent and comparable format, certain items are disclosed separately in note 4. Separately disclosed Items are items which by their size and/or nature, in the opinion of the Directors, should be excluded from the adjusted EBITDA to provide readers with a clear and consistent view of the business performance of the Group and its operating units.

The Group believes that EBITDA before separately disclosed items (termed "adjusted EBITDA") is the most significant indicator of operating performance and allows a better understanding of the underlying profitability of the Group. The Group defines adjusted EBITDA as operating profit/(loss) before transaction, acquisition and other income and expense items that are material by virtue of their size and/or nature, depreciation, amortization, gains/losses on sale of assets and share based payments.

Adjusted EBITDA, which is a non-GAAP measure, excludes the costs of restructuring activities and integration projects where they represent fundamental changes in individual operations around the Group and reflect the refinement of our operational structure. The costs associated with successful, active or aborted acquisitions and share based payment charges are excluded from adjusted operating profit to provide useful information regarding the underlying performance of the Group's operations. Other costs include items that, in the Directors' opinions, should be excluded from adjusted EBITDA. These are mainly related to consultancy fees incurred on strategic projects and non-recurring tax expenses.

The Directors define separately disclosed items as those expense and income items which fall into one or both of the following categories:

 A transaction that results from a corporate activity that has neither a close relationship to our businesses' operations nor any associated operational cash flows (for example, costs incurred in connection with a refinancing activity)

 A transaction that is so material in size and/or nature that it would obscure an understanding of underlying outcomes and trends in revenues, costs or other components of performance (for example, restructuring activities and reversals of any provisions for the costs of restructuring)

Alternative performance measures are used as the primary measure of business performance within the Group and align with the results shown in management accounts, with the key uses being:

- 1 Management and Board reviews of performance against expectations and over time, including assessments of sector performance
- 2. In support of business decisions by the Board and by management, encompassing both strategic and operational levels of decision-making
- Assessments of compliance with quarterly leverage test as defined in the Senior Facilities Agreement; and
- 4. Widely recognized measure of performance and valuation by shareholders, lenders and stakeholders

The Group's policies on separately disclosed items will be consistently applied over time, but they are not defined by IFRS and, therefore, likely to differ from separately disclosed measures used by other companies.

3. Or troal accounting programs at a ridikey sources of estimatic

In the application of the Group's accounting policies, described in note 2, the Directors are required to make judgments (other than those involving estimations) that have a significant impact on the amounts recognized and to make estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the year in which the estimate is revised if the revision affects only that year, or in the year of the revision and future periods if the revision affects both current and future periods.

3.1 Critical accounting judgements

The following are the critical judgments, apart from those involving estimations (which are dealt with separately below), that the Directors have made in the process of applying the Group's accounting policies and that have the most significant effect on the amounts recognized in financial statements.

a) Separately discoverage is

In order to present the performance of the Group in a clear, consistent and comparable format, certain items are disclosed separately on the face of the statement of profit or loss. Separately disclosed Items are items which by their size and/or nature, in the opinion of the Directors, should be excluded from the adjusted EBITDA to provide readers with a clear and consistent view of the business performance of the Group and its operating business units.

Further detail is provided in note 4.

to Legal provisions

The Group is subject to litigation and other claims in the ordinary course of its business. Judgement is required in assessing the likelihood of cash outflows arising as a result of such matters and the timing of any potential outflows. Management bases its judgement on the circumstances relating to each specific claim or instance of litigation, internal and external legal advice, knowledge of the industries and markets, prevailing commercial terms and legal precedent, and evaluation of applicable insurance cover where appropriate. The process of making judgements in respect of these matters around the timing of potential outflows of cash and the likelihood of payment are complex. The Group's litigation and other claims are reviewed, at a minimum, on a quarterly basis by executive management. Further detail is provided in notes 20 and 31.

d) Deferred Tax on acquisition

The Group recognizes deferred tax on acquired intangibles assets (other than goodwill). The deferred tax is calculated using the local tax rate for the relevant location of the intangible asset.

The consolidated opening balance sheet of Element Material Technology Group Limited included US\$ 96.6 million of deferred tax asset recognised in the US on certain acquired intangibles, including goodwill. These intangibles have been calculated under US tax legislation on historic acquisitions of businesses made in the US. Management concluded that

these US legacy intangibles are unrelated to the goodwill recognised on the acquisition of the Element Materials Technology Group Limited by the Group. As a result, the deferred tax asset of US\$ 96.6 million remained recognized on the opening balance sheet of Element Materials Technology Group Limited.

2.2 Ku, yourgus of Attumation

The key assumptions concerning the future, and other key sources of estimation uncertainty at the reporting period, that may have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year, are discussed below.

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Goodwill is tested annually for impairment or more frequently when there is an indication that the goodwill allocated to a group of CGUs may be impaired. Determining whether goodwill is impaired requires an estimation of the value in use. The value in use calculation requires estimation of future cash flows as well as the assumptions about growth rates expected to arise from the group of cash-generating units and a suitable discount rate in order to calculate present value.

The fair value of group CGUs used for the purposes of goodwill impairment includes the estimated fair value of future bolt on acquisitions. The forecast is consistent with past acquisition activities of the legacy Element Group.

The Group performed sensitivity analysis to identify risk associated with goodwill impairment. Note 12 provides further details of the key assumptions used for the impairment assessment.

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Acquired other intangible assets and goodwill represented US \$1,273.6 million and US \$4,468.8 million, respectively, in the consolidated statement of financial position at December 31, 2022. Acquired other intangible assets and goodwill arise out of business combinations. Business combinations are accounted for under the acquisition method of accounting, which requires to identify and attribute values to the intangible assets acquired based on their estimated fair value as well as to estimate their useful lives. These determinations involve significant estimates and assumptions regarding cash flow projections, economic risk and weighted average cost of capital. The excess of acquisition cost over the fair value of identifiable net assets acquired is recorded as goodwill (Note 5).

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At the statement of financial position date tax liabilities and assets are based on management's best estimate of the future amounts that will be settled. While the Group aims to ensure that the estimates recorded are accurate, the actual amounts could be different from those expected.

The Group recognizes deferred income tax assets for deductible temporary differences and tax loss carry forwards to the extent that it deems probable such assets will be recovered in the future. Further detail is provided in note 11.

e) Diabigation provision

Provisions for dilapidation liabilities are made when there is a present obligation and where it is probable that expenditure on restoration work will be required and a reliable estimate can be made of the cost.

In estimating the dilapidation liability, Management uses their best estimate regarding cost of restoring operating sites to their original condition in accordance with the terms of the lease contracts where relevant. These estimates are reviewed annually, and the amount expected to be paid on termination or expiry of the leased property is recognized as a dilapidation provision as at period end. There are significant uncertainties with regards to the timing and final amounts of any future payments. These uncertainties can also result in the reversal of previously established provisions once final settlement is reached with the third party. The timing of the cash outflows is expected to be over the next 1-15 years as leases expire.

4 Adjusted EBITDA and separately disclosed items

The Group believes that EBITDA before separately disclosed items (termed "adjusted EBITDA") is the most significant indicator of operating performance and allows a better understanding of the underlying profitability of the Group. The Group defines adjusted EBITDA as operating profit/(loss) before transaction, acquisition and other income and expense items that are material by virtue of their size and/or nature, depreciation, amortization, gains/losses on sale of assets and share based payments. Adjusted EBITDA for the period is calculated helow:

Reconciliation of consolidated statement of profit or loss to non-statutory measures	Note	202: US \$millio
Operating loss		{611.7
Add:		
Depreciation and Amortisation		111.9
Separately disclosed items		630.:
Impairment of Goodwill		544.9
Costs related to acquisition of Element Materials Technology Group Limited		49.0
Other acquisitions and new business set up costs		22.9
Strategic projects, restructuring and reorganisation of the Group		5.0
Systems Transformation		5.5
Other		2.8
Less:		
Profit on disposal of property, plant and equipment		(1.5
Fair value movement on contingent consideration re-measurement	21	(4.1
Adjusted EBITDA (Alternative performance measure as defined in note 2.28)		124.7
Adjusted EBITDA margin		20.5%

Costs related to acquisition of Element Materials Technology Group Limited

The acquisition of the Element Materials Technology Group Limited (note 5) in July 2022 incurred material, one-off buy-side and self-side directly attributable transaction fees. Costs incurred relate to external due diligence, transaction related bonuses, internal staff time of those dedicated to the project, professional and legal advisory fees which totaled \$49.0 million.

Other acquisitions and new business set up costs

Element Materials Technology Group Limited successfully completed a number of business combinations (note 5) in the period which resulted in directly attributable due diligence, internal staff time of those dedicated to the project, and third party legal and professional fees. Total costs related to the acquisition of Trialon Corporation, Fosta Pte Limited, Singapore Test Private Limited, and National Technical systems were US \$14.0 million. Furthermore, the Group has incurred integration costs relating to current year acquisitions (US \$3.5 million), to prior year acquisitions (US \$3.4 million), and acquisitions not completed yet (US \$0.8 million).

In addition to acquisition costs, Element Materials Technology Group Limited incurred set up costs relating to new strategic business areas which have been treated as separately disclosed until they become fully operational. The Directors consider a business to be fully operational when the locations or revenue stream are substantially accredited with the necessary regulatory approvals. The Directors do not consider costs associated with the setting up of a new facility or entering a new service line to be in the ordinary course of business and therefore these costs are presented as separately disclosed items. Element Materials Technology Group Limited incurred a total of US \$1.2 million set up costs in the period.

Strategic restructuring and reorganization of the Group

Element Materials Technology Group Limited incurred US \$5.0 million restructuring and reorganization costs in the period due to right-sizing activities across non-core end markets of the business. The costs include severance payments in relation to permanent reduction in headcount, internal staff time of those dedicated to the project, associated legal and professional fees incurred during the consultation process, site closure costs and relocation expenses. Included within the reorganization costs are the exit of non-core businesses.

System transformation

Element Materials Technology Group Limited embarked on a transformational IT infrastructure project to implement one standardized ERP solution across the global organization. The associated implementation costs and migration costs of existing data and platforms do not meet the criteria for capitalization (note 2.7 – Cloud computing arrangements) and have been recognized in the consolidated statement of profit or loss as incurred.

Costs incurred in the period totaled US \$5.5 million and relate to external consultancy costs, professional fees, project management costs and internal staff time of those dedicated to the project.

Other

The Group recognized US \$1.9 million of share-based payment charge (note 26) related to share-based payment transactions during the financial period, included in other separately disclosed items.

The Group incurred US \$0.9 million of legal expenses which are considered material by virtue of their nature and based on management's assessment of the subject matter the Group considers such items are not in the ordinary course of business. The costs represent external legal costs and internal staff time incurred in relation to providing support and input into a multi-party regulatory matter, and other activities linked to this matter, which is one-off in nature.

5. Business Combinations

The primary strategic reasons for the following acquisitions and key benefits to the Group are set out on pages 49 to 51.

Element Materials Technology Group Limited

On 6 July 2022, the Group acquired 100% of the voting share capital of Element Materials Technology Group Limited in the United Kingdom. Element Materials Technology Group Limited is a global provider of testing, inspection, and certification services.

The fair values of the identifiable assets and liabilities of the Element Materials Technology Group Limited as at the date of acquisition were:

in US \$million	Fair value recognized on acquisition
Assets	
Intangible assets	1,029.3
Property, plant and equipment	390.1
Right of Use Assets	145.5
Investments in associates and JVs	1.6
Other non-current assets	8.7
Trade and other receivables	237.9
Contract assets	42.0
Inventories	2.6
Cash and cash equivalents	68.0
Liabilities	
Interest bearing loans and borrowings (refinancing)	(1,747.2)
Interest bearing loans and borrowings (external loan)	(975.0)
Lease liabilities	(136.1)
Provisions	(48.5)
Trade and other payables	(304.1)
Deferred tax	(149.6)
Total net assets/liabilities at fair value	(1,434.8)
Non-controlling interest at proportionate share	(12.4)
Goodwill	4,719.0
Purchase consideration	3,271.8

Goodwill of US \$4,718.3 million represents intangible assets which do not qualify for recognition, including testing capabilities and industry certifications / accreditations, assembled workforce, significant market share, and acquisition premium reflecting Group's capability to grow the business through acquisitions. In addition, goodwill includes contingent consideration related to completion of NTS acquisition. Goodwill also arises on the recognition of deferred tax liabilities in respect of intangible assets for which amortization does not qualify for tax deductions.

The consolidated opening balance sheet included US\$ 96.6 million of deferred tax asset recognised in the US on certain acquired intangibles, including goodwill. These intangibles have been calculated under US tax legislation on historic acquisitions of businesses made in the US. Management concluded that these US legacy intangibles are unrelated to the goodwill recognised on the acquisition of the Element Materials Technology Group Limited by the Group. As a result, the deferred tax asset of US\$ 96.6 million remained recognized on the opening balance sheet of Element Materials Technology Group Limited.

Acquisition expenses of US \$49.0 million were incurred in respect of this acquisition and expensed to the consolidated statement of profit or loss (other operating expenses).

From the date of acquisition to 31 December 2022, Element Materials Technology Group Limited contributed US \$514.5 million to revenue and US \$105.4 million to loss for the period.

Purchase consideration (in US \$million):

Cash consideration	2,920.0
Loan notes	52.5
Issuance of shares	48.2
Contingent consideration	251.1
Total	3,271.8

Contingent consideration

As a part of the purchase agreement with the previous owner, a consideration of US \$237.1 million contingent on completion of National Technical Systems acquisition has been agreed. As at the acquisition date, the fair value of the contingent consideration was estimated to be US \$237.1 million. The acquisition of National Technical Systems was completed in September 2023, and the contingent consideration has been paid fully before 31 December 2022.

In addition, additional consideration between nil and US \$50.0 million has been agreed in relation to the outcome of legal liabilities and other operating costs in relation to advisory service in Built Environment BU. As at the acquisition date, the fair value of the contingent consideration was estimated at US \$13.8 million. The fair value is determined using DCF of possible scenarios.

Cash flow on acquisition in US \$million:

Transaction costs included in operating activities	49.0
Cash consideration paid, net of cash acquired	2,852.0
Refinancing – repayment of acquired loan	1,747.2

The external borrowing facilities of Element Materials Technology Group were refinanced as a part of the business combination. The new external borrowing facilities were recognized as a part of the liabilities assumed on acquisition above (for further details refer to note 20) to the extent that the refinancing was completed within the acquired entities. Debt drawn down by the acquirer for the purposes of refinancing is presented within Cash flows from financing activities in the Consolidation Statement of Cash Flows.

Trialon Corporation

On 8 July 2022, the Group acquired 100% of the voting share capital of Trialon Corporation in the United States, a leading provider of product qualification testing for the automotive supply chain. The acquisition of Trialon will further solidify Group's leadership in the North American mobility market in size and breadth of its offering.

Total consideration was US \$53.6 million, consisting of US \$54.3 million cash consideration, US \$0.3 million of deferred consideration, and a net working capital adjustment of US\$ 1.0 million. Acquisition expenses of US \$2.8 million were incurred in respect of this acquisition and expensed to the consolidated statement of profit or loss.

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

In US \$million	Fair value recognized on acquisition
Intangible assets	19.4
Property, plant and equipment	12.7
Trade and other receivables	7.4
Cash and cash equivalents	1.8
Trade and other payables	(9.3)
Deferred tax	(5.1)
Net assets acquired	26.9
Goodwill	26.7
Purchase consideration	53.6
Cash consideration	53.3
Deferred consideration	0.3

From the date of acquisition to 31 December 2022, Trialon contributed US \$14.7 million to revenue and US \$1.1 million to profit before tax. If the acquisition had been made at the beginning of the financial year, the business would have contributed US \$15.3 million to revenue and profit before tax US \$0.2 million of Profit before tax, these metrics should not be viewed as indicative of the results of this business that would have occurred if this acquisition had been completed at the beginning of the year.

Goodwill, being the excess of the consideration over the net property, plant and equipment and other intangible assets acquired, represents benefits which do not qualify for recognition as intangible assets, including the ability of a business to generate higher returns than individual assets, skilled workforces and acquisition synergies that are specific to the Group. In addition, goodwill arises on the recognition of deferred tax liabilities in respect of intangible assets for which amortization does not qualify for tax deductions. There is no tax-deductible goodwill on this acquisition.

Cash flow on acquisition in US \$million:

Transaction costs included in	operating activities		2.8
Cash consideration paid, net of	of cash acquired		51.5

Fosta Pte. Limited

On 14 July 2022, the Group acquired 100% of the voting share capital of Fosta Pte. Limited, a leading geotechnical instrumentation and soil investigation specialist based in Singapore. The acquisition allows Group to offer end-to-end project services from site investigation to asset management and increase the scope of design phase services into non-discretionary services.

Total consideration for the transaction was US \$49.3 million (SG \$68.3 million). Acquisition expenses of US \$0.8 million were incurred in respect of this acquisition and expensed to the consolidated statement of profit or loss.

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

in US \$million	Fair value recognized on acquisition
Intangible assets	5.7
Property, plant and equipment	1.2
Trade and other receivables	10.2
Cash and cash equivalents	2.3
Trade and other payables	(3.3)
Deferred tax	(1.7)
Net assets acquired	14.4
Goodwill	34.9
Purchase consideration	49.3
Cash consideration	46.0
Deferred consideration	3.3

From the date of acquisition to 31 December 2022, Fosta contributed US \$8.2 million to revenue and US \$1.1 million to profit before tax. If the acquisition had been made at the beginning of the period, the business would have contributed US \$10.3 million to revenue, US \$5.0 million to profit before tax. Profit before tax should not be viewed as indicative of the results of this business that would have occurred if this acquisition had been completed at the beginning of the period.

Goodwill, being the excess of the consideration over the net tangible and intangible assets acquired, represents benefits which do not qualify for recognition as intangible assets, including the ability of a business to generate higher returns than individual assets, skilled workforces and acquisition synergies that are specific to the Group. In addition, goodwill arises on the recognition of deferred tax liabilities in respect of intangible assets for which amortization does not qualify for tax deductions. There is no tax-deductible goodwill on this acquisition.

Cash flow on acquisition in US \$million:

Transaction costs included in operating activities	8.0
Cash consideration paid, net of cash acquired	43.7

Singapore Test Services Private Limited ('STS")

On 29 July 2022, the Group acquired 100% of the voting share capital of STS, leading testing, inspection, calibration and certification provider in Singapore, for a total consideration of US \$17.2 million (SGD \$23.8 million). The acquisition enables Group to wider its capabilities and enable further growth in the region.

Acquisition expenses of US \$0.9 million were incurred in respect of this acquisition and expensed to the consolidated statement of profit or loss.

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

In US \$million	Fair value recognized on acquisition
Intangible assets	1.4
Property, plant and equipment	0.8
Trade and other receivables	2.0
Cash and cash equivalents	3.8
Trade and other payables	(2.6)
Deferred tax	(0.3)
Net assets acquired	5.1
Goodwill	12.1
Purchase consideration	17.2
Cash consideration	16.5
Deferred consideration	0.7

From the date of acquisition to 31 December 2022, STS contributed US \$6 million to revenue and US \$(0.4) million to loss before tax. If the acquisition had been made at the beginning of the period, the business would have contributed US \$8.1 million to revenue, US \$1.2 million to profit before tax. Profit before tax should not be viewed as indicative of the results of this business that would have occurred if this acquisition had been completed at the beginning of the period.

Goodwill, being the excess of the consideration over the net tangible and intangible assets acquired, represents benefits which do not qualify for recognition as intangible assets, including the ability of a business to generate higher returns than individual assets, skilled workforces and acquisition synergies that are specific to the Group. In addition, goodwill arises on the recognition of deferred tax liabilities in respect of intangible assets for which amortization does not qualify for tax deductions. There is no tax-deductible goodwill on this acquisition.

Cash flow on acquisition in US \$million:

Transaction costs included in operating activities	0.9
Cash consideration paid, net of cash acquired	12.7

National Technical Systems, Inc. ("NTS")

On 26 September 2022, the Group acquired 100% of the voting share capital of NTS in the United States for a total consideration of US \$677.1 million. NTS is a provider of qualification testing, inspection, and certification services in North America, and will strengthen Element's growing platform in North America and enhance its capabilities in telecoms, connected automotive, medical device and battery testing.

Acquisition expenses of US \$9.5 million were incurred in respect of this acquisition and expensed to the consolidated statement of profit or loss.

The net assets recognized in the 31 December 2022 financial statements were based on a provisional assessment of their fair value. The provisional fair values of the identifiable assets and liabilities as at the date of acquisition were:

US \$million	Fair value recognised on acquisition
Intangible assets	264.7
Property, plant and equipment	214.3
Right of use asset	32.2
Investments in associates and JVs	4.4
Inventory	2.6
Trade and other receivables	55.7
Cash and cash equivalents	13.6
Lease liability	(32.2)
Trade and other payables	(54.5)
Provisions	(15.3)
Deferred tax	(63.2)
Net assets acquired	422.3
Goodwill	248.9
Total consideration	671.2
Receivable from escrow accounts	5.9
Total cash consideration paid	677.1

The cash consideration includes a payment of \$20 million to escrow and holdback accounts out of which \$5.9 million was paid back to the Group in May 2023. The amount is therefore deducted from the total consideration and recognized as a receivable at December 2022.

From the date of acquisition to 31 December 2022, NTS contributed US \$67.9 million to revenue and (US \$5.9) million to loss for the period. If the acquisition had been made at the beginning of the period, the business would have contributed US

\$181.7 million to revenue and (US \$28.5) million to profit before tax. Profit before tax should not be viewed as indicative of the results of this business that would have occurred if this acquisition had been completed at the beginning of the period.

Goodwill, being the excess of the consideration over the net tangible and intangible assets acquired, represents benefits which do not qualify for recognition as intangible assets, including the ability of a business to generate higher returns than individual assets, skilled workforces and acquisition synergies that are specific to the Group. In addition, goodwill arises on the recognition of deferred tax liabilities in respect of intangible assets for which amortization does not qualify for tax deductions. There is no tax-deductible goodwill on this acquisition.

Cash flow on acquisition in US \$million:

Transaction costs included in operating activities	9.5
Cash consideration paid, net of cash acquired	663.5

6. Revenue analysis

The following is an analysis of the Group's revenue for the period ended 31 December 2022 from continuing operations:

	US \$million
Revenue from services rendered	607.1
Geographic analysis	
United States and Canada	366.5
United Kingdom	88.4
Europe	85.8
Rest of the world	66.4
Total	607.1

Set out below is the disaggregation of the Group's revenue by region:

	US \$million
Americas	387.3
EMEAA	219.8
Total	607.1

7. Staff costs

Group employee expenses	US \$million
Wages and salary expenses	254.6
Social security expenses	23.0
Pension cost – defined contribution plans	9.1
Pension cost – defined benefit plans	3.1
Share-based payments (note 26)	1.9
Total	291.7
Out of which separately disclosed items (note 4)	14.7

Group employee numbers	
United States and Canada	4,398
United Kingdom	1,326
Europe	1,755
Rest of the world	1,396
Total	8,875
Average	7,828
Directors' remuneration	US \$million
Fees paid to non-Executive Directors	0.1
Aggregate emoluments paid to Executive Directors	0.6
	0.7
The second secon	
Highest paid Director remuneration	
Aggregate emoluments	0.3

There are no retirement benefits accruing to Directors under pension schemes as at 31 December 2022. The employment benefits other than salary of directors and other members of key management were:

		US \$million
Short term employment benefits		0.1

A total of three directors were remunerated by the Group during the period, the remaining Directors did not receive remuneration for their services during the period.

3 Augito remandration

During the period ended 31 December 2022 the Group obtained the following services from the Group's auditor and its associates:

	US \$million
Audit fees	7.3
Fees paid for audit services provided to Group	7.3
Tax compliance fees	0.4
Tax advisory fees	0.1
Transaction advisory and due diligence fees	2.7
Fees paid for non-audit services provided to Group	
Total	10.5

9 Finance income

	US \$million
Interest income	0.4
Gain on derivative instruments at fair value through profit or loss	49.9
Total	50.3

10 Finance tosts

Period ended 31 December 2022

	US \$million
Bank loan interest	80.4
Intercompany interest accrued	34.4
Financing fees	31.4
Foreign exchange loss	7.3
Interest expense on lease liabilities	5.8
Total	159.3

In the period the Group recognized US \$76.2 million cash outflow in relation to interest payment.

Financing fees of \$31.4m relate to costs incurred in relation to the cancellation of a of an unutilized facility for acquisition of NTS (note 5) and subsequent refinancing.

11 Income this is

Income tax recognized in the statement of profit or loss	US \$million
Current tax	
Current tax charge for the period	7.8
Withholding tax written off	0.4
	8.2
Deferred tax	
Deferred tax credit recognized in the period	(19.9)
	(11.7)
Total tax charge recognized in the period	(11.7)
The income tax (credit)/charge for the period can be reconciled to the accounting loss as follo	MAIC'
Loss before tax from continuing operations	(719.9)
Income tax credit calculated at 19.0%	(136.7)
Effects of expenses that are not deductible in interest expense	7.3
Effects of expenses that are not deductible for tax purposes	114.3
Effects of unused tax losses and tax offsets not recognized as deferred tax assets	6.4
Effects of different tax rates on subsidiaries operating in other jurisdictions	(1.7)
Overseas withholding tax	0.4
Effect of group relief	(1.6)
Effect of non-taxable income	(0.5)
Other	0.4
	(11.7)
Income tax recognized directly in equity	
Current tax	
Local tax charge/(credit) on unrealized foreign exchange movements	
Deferred tax	
Provisions	(0.2)
Defined benefit pensions obligation	0.8
	0.6

Current tax assets US \$million
Income tax receivable 6.4

Current tax liabilities
Income tax payable (7.4)

Non-Current tax liabilities

Corporation tax payable (2.4)

The following is the analysis of deferred tax liabilities presented in the consolidated statement of financial position:

US \$million	At 18 January 2022	Acquisitions	Current year (charge) / credit	Recognized in OCI	Foreign exchange	At 31 December 2022
Net operating loss	-	36.3	5.6	-	(0.1)	41.8
Accrued expenses	-	4.6	(0.6)	-	(0.1)	3.9
Prepaid expenses	-	(2.0)	(1.3)	-	-	(3.3)
Property, plant and equipment	-	(88.2)	3.3	-	(0.7)	(85.6)
Intangible assets		(210.3)	2.1	-	1.4	(206.9)
Research and development	-	(1.5)	0.3	-	-	(1.2)
Provisions / accruals	-	3.8	(0.9)	(0.2)	0.3	3.0
Retirement benefit obligations	-	0.3	(0.5)	0.8	-	0.6
Restricted interest		35.4	19.6	-	-	55.0
Other	-	1.7	(7.6)	-	0.2	(5.7)
Total	-	(219.9)	20.0	0.6	1.0	(198.3)

Deferred taxes

Deferred tax assets are recognized to the extent that the realization of the related deferred tax benefit through future taxable profits is probable.

At the statement of financial position date, the Group did not recognize a deferred tax asset of US \$28.2 million relating to tax losses, due to uncertainty over the availability of future taxable profits. The material components of the unrecognized deferred tax asset comprise US \$16.0 million relating to UK tax losses, US \$6.7 million relating to Swedish tax losses and US \$1.0 million relating to German tax losses.

The Group also has an unrecognized deferred tax asset of US \$3.9 million relating to accrued interest in the US arising as a result of the s. 163j interest limitation provisions. There is uncertainty as to when the interest amounts will be available to deduct against taxable profits.

No deferred tax liability has been recognized in respect of unremitted earnings of subsidiaries. It is likely that the majority of the overseas earnings will qualify for the UK dividend exemption and the Group can control the distribution of dividends by its subsidiaries. In some jurisdictions local tax is payable on the remittance of a dividend. If dividends were remitted from subsidiaries in these countries the additional tax payable would be US \$6.9 million with the gross timing difference being US \$137.8 million.

A UK budget resolution was announced on 3rd March 2021 and substantively enacted on 24th May 2021, increasing the UK corporation tax rate from 19% to 25%, effective from 1st April 2023. UK deferred tax balances within the accounts have been calculated using a corporation tax rate of 25%.

12. Coodwill

	US \$million
As at 18 January 2022	-
Acquisitions of subsidiaries (note 5)	5,041.6
Exchange movements	(27.9)
Impairment	(544.9)
As at 31 December 2022	4,468.8

For the purposes of impairment assessment, goodwill is allocated to group of CGUs as follows:

	US \$million
(i) Aerospace and Defense US	864.0
(ii) Connected Technologies US	674.9
(iii) Life Sciences US	937.7
(iv) Aerospace & Connected Technologies EMEAA,	540.8
(v) Calibration	102.6
(vi) Built Environment EMEAA	503.0
(vii) Life Sciences, EMEAA	328.8
(viii) Digital Engineering EMEAA	31.0
(ix) National Technical Systems ("NTS")	486.0
Total	4,468.8

The Group tests goodwill annually for impairment, or more frequently if there are indications that it might be impaired. The Group performed an impairment assessment of goodwill and other intangible asset balances for each group of CGUs (Business Unit) in accordance with the requirements of IAS 36 "Impairment of Assets" by comparing the carrying values against the higher of fair value and "value-in use" in perpetuity.

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. In determining fair value less costs of disposal, recent market transactions are taken into account. If no such transactions can be identified, an appropriate valuation model is used. These calculations are corroborated by valuation multiples, quoted share prices for publicly traded companies or other available fair value indicators.

Element bases its impairment calculation on most recent budgets and forecast calculations, which are prepared separately for each of Element's group of CGUs to which the individual assets are allocated. These budgets and forecast calculations generally cover a period of five years. A long-term growth rate is calculated and applied to project future cash flows after the fifth year.

Impairment is determined for goodwill by assessing the recoverable amount of each group of CGUs to which the goodwill relates. When the recoverable amount of the group of CGUs is less than its carrying amount, an impairment loss is recognised. Impairment losses relating to goodwill cannot be reversed in future periods.

Key assumptions used in determining the recoverable value:

• Element's Directors determined the nine business units (operating under two regional management structures) as the appropriate level at which the impairment assessment should be performed.

Value in Use ("VIU")

 Element's Directors have prepared a calculation of the present value of expected future cash flows based on the Element's Board approved 2023 budget and a 5-year forecast plan for 2023 – 2027, including, where appropriate cash flows discounted to perpetuity.

- The key assumptions within the present value of future cash flows are margin and long-term growth rate in the terminal year. Operating profit margin forecasts for each group of CGUs are derived from past results adjusted by Element's Directors based on salient current and future considerations. The long-term growth rate of 2.75% has been applied across all business units. Growth rates generally approximate to the long-term average rates for the markets in which Element operates, adjusted for future expectations taking account of the current economic climate.
- Cash conversion rates for each group of CGUs are based on historical cash conversion rates. The margins are assumed to
 increase across all business units. The range used for margins increases from 11.3% 28.8% to 17.1% 35.6% over the
 forecast period.
- Pre-tax discount rates reflect current market assessments of the time value of money and the risks specific to Element as a whole. The pre-tax discount rates used are based on Element's weighted average cost of capital, adjusted to reflect a risk premium specific to each group of CGUs. Element's weighted average cost of capital is derived from a risk-free rate, a market risk premium, a risk adjustment (beta) and a cost of debt adjustment.

CGU at VIU	Pre-tax discount rate		
CGO at VIO	discount rate		
(i) Aerospace and Defense US	9.92%		
(ii) Connected Technologies US	8.72%		
(v) Calibration	9.52%		
(vi) Built Environment EMEAA	10.50%		
(ix) National Technical Systems ("NTS")	9.69%		

Fair value less cost of sell ("FVLCTS")

- A methodology utilizing Revenue and EBITDA multiples (based on the average between guideline company and transaction methods) was used to calculate each group of CGU's fair value less cost of sell. The concluded fair value assumes a level of bolt-on M&A activities representing less than 10% of annual EBITDA.
- The key assumptions within the fair value calculation are the valuation multiples.

	Revenu	ie multiple	EBITDA multiple		
	Guideline company	Transaction method*	Guideline company	Transaction method*	
(iii) Life Sciences US	4.4x	4.0 - 4.7x	12.7×	11.9 – 16.1x	
(IV) Aerospace & Connected Technologies EMEAA	3.0x	2.7 - 3.5x	11.7x	10.9 - 15.3x	
(vii) Life Sciences, EMEAA	3.0x	2.7 - 3.5x	13.8x	12.0 - 16.1x	
(viii) Digital Engineering EMEAA	2.5x	2.4 - 2.8x	11.7x	10.9 - 15.5x	

^{*}The guideline transaction method is using a weighted average of revenue and EBITDA multiples over 3 years.

- The M&A value is based on the present value of expected future cash flows for a 5-year forecast plan. The key assumption
 is the pre-tax discount rate of 9.25%, EBITDA annual growth of 8%, and expected terminal value based on a valuation
 multiple of 18x.
- · The fair value measurement was categorised as a Level 3 fair value based on the inputs in the valuation technique used.

Impairment charges

Element recorded an impairment charge of US\$544.9 million due to weaker performance against projections resulting from rising interest rates and inflation, and general economic uncertainty.

This impairment charge had been recorded under impairment of goodwill in the consolidated statement of profit or loss.

The recoverable amount per CGU and impairment loss on goodwill of the groups of CGUs were as follows:

In US \$millions	Basis for Recoverable amount	Recoverable amount of CGU	Impairment of goodwill
(i) Aerospace and Defense IIS	VIII	1,343.1	39.8
(ii) Connected Technologies US	VIU	977.9	124.9
(iii) Life Sciences US	FVLCTS	1,252.0	1198
(iv) Aerospace & Connected Technologies EMEAA	FVLCTS	689.4	161.8
(v) Calibration	VIU	185.4	12.4
(vi) Built Environment EMEAA	VIU	737.7	,
(vii) Life Sciences, EMEAA	FVLCTS	387.8	69.1
(viii) Digital Engineering EMEAA	FVLCTS	41.0	17.1
(ix) National Technical Systems ("NTS")	VIU	1,069.5	i
Total		6,683.4	544.9

The estimated recoverable amount of Built Environment EMEAA CGU exceeded its carrying amount by approximately US\$42 million.

The estimated recoverable amount of NTS CGU exceeded its carrying amount by approximately US\$ 153 million.

Management has identified that a reasonably possible change in two key assumptions could cause the carrying amount to exceed the recoverable amount. The following table shows the amount by which these two assumptions would need to change individually for the estimated recoverable amount to be equal to the carrying amount.

	Change required for car	rying amount to equal the			
GCU	recoverable amount				
	Discount rate (in %)	Terminal growth (in %)			
Built Environment EMEAA	0.4	(0.5)			
National Technical Systems ("NTS")	0.9	(1.29)			

The following tables illustrate impact of reasonably possible changes in key assumptions on the impairment charge per CGU.

In US \$millions	\$millions Changes in key assumptions –			
Group of CGUs	Long term	Long term growth		
	2.5%	3.0%	-0.5%	0.5%
(i) Aerospace and Defense US	45 8	(38.3)	(38.3)	113 6
(ii) Connected Technologies US	42 6	(47.7)	(100 0)	101.4
(v) Calibration & Testing Nordics,	7.7	(7.0)	(12.2)	15.6
(vi) Built Environment EMEAA	0.0	0.0	0.0	13.7
(ix) National Technical Systems ("NTS")	0.0	0 0	0.0	0.0
Increase / (decrease) in impairment	96.2	(93.0)	(150.5)	244.3

In US \$millions	Changes in key assumptions – Fair Value									
Group of CGUs	Revenue	multiple	EBITDA	multiple	Discoun	t rate	Annual	growth	Termina	al value
	-10.0%	10.0%	-10.0%	10.0%	-0.5%	0.5%	-2.0%	2.0%	10.0%	10.0%
(iii) Life Sciences US	29.2	(29 0)	68.6	(68.5)	(10.7)	10 3	22.1	(23.0)	51.9	(51.9)
(iv) Aerospace & Connected Technologies EMEAA,	11 6	(11.4)	34 3	(34.3)	(8.9)	8.6	18.4	(19.1)	43.2	(43.2)
(vii) Life Sciences, EMEAA	7.5	(7.3)	16 1	(16.1)	(6.2)	60	12.9	(13.4)	30.3	(30.3)
(viii) Digital Engineering EMEAA	0.4	(0.5)	1.5	(1.5)	(0.9)	0.9	1.8	(1.9)	4.3	(4 3)
Increase / (decrease) in impairment	48.8	(48.2)	120.5	(120.3)	(26.7)	25.8	55. 2	(57.4)	129.7	(129.7)

13. Other intangible assets

Cost	Customer relationships	Trade names	Technology	Software	Total
As at 18 January 2022	-	-	_	-	-
Acquisitions (note 5)	1,096.0	190.6	14.8	19.1	1,320.5
Additions	-	-	-	6.4	6.4
Transfers	-	-	0.8	(8.0)	
Disposals	-	-	-	(1.3)	- (1.3)
Exchange movements	(4.3)	(1.2)	(0.1)	(0.9)	(6.5)
As at 31 December 2022	1,091.7	189.4	15.5	22.5	1,319.1
Accumulated Amortization an As at 18 January 2022	d Impairment				
, is at to failuri y LOLL	-	-	-	-	-
	27.3	9.8	2.4	7.7	47.2
Charge for the year Disposals	27.3	9.8	2.4	7.7 (1.1)	47.2 (1.1)
Charge for the year	27.3	9.8	2.4 (0.0)		(1.1)
Charge for the year Disposals	÷	=	÷	(1.1)	(1.1) (0.8)
Charge for the year Disposals Exchange movements	(0.1)	(0.1)	(0.0)	(1.1) (0.5)	

Amortization policy for each asset class is disclosed in note 2.7 and the impairment of assets policy is disclosed in note 2.8.

14. Property, plant and equipment

Cost	Land & Buildings	Leasehold Improvements	Plant & Equipment	Assets under Construction	Total US \$million
As at 18 January 2022	-	-	-	-	-
Acquisitions (note 5)	144.9	62.8	378.4	32.9	619.0
Additions	2.3	2.2	14.7	39.0	58.2
Transfers	2.4	1.3	15.6	(20.1)	(8.0)
Disposals	(1.3)	(0.7)	(8.8)	(3.2)	(14.0)
Exchange movements	(0.3)	(0.2)	(2.3)	(0.1)	(2.9)
As at 31 December 2022	148.0	65.4	397.6	48.5	659.5
Accumulated Depreciation and As at 18 January 2022	Impairment -	-			_
Charge for the Period		4.4	39.4	-	45.9
Disposals Exchange movements	2.0 (0.2)	(0.4)	(8.2) (1.2)		(8.7) (1.2)
As at 31 December 2022	1.8	4.0	30.1		35.9
Net book value					
As at 31 December 2022	146.2	61.4	367.5	48.5	623.6

The depreciation policy for each asset class is disclosed in note 2.12 and the impairment of assets policy is disclosed in note 2.8

15 Threstine is massacrates and joint lentures

	US \$million
As at 18 January 2022	-
Acquisitions (Note 5)	6.0
Additions	1.0
Share of profit of associate and joint ventures	0.8
Share buy-back scheme	0.5
Dividends received	(2.3)
As at 31 December 2022	5.9

As a part of Element Material Technology Group and NTS business combinations (note 5) the Group acquired investment Plastometrex Limited (US \$1.6 million) and joint venture interest in Shanghai NQA Certification Co. Ltd (US \$4.4 million), respectively. Both investments are accounted for as an interest in associate using the equity method.

During the period the Group acquired a further 0.8% shareholding in Plastrometrex Limited. The carrying value of the investment at 31 December 2022 is US \$2.5 million.

Total Group's share on other comprehensive income of the associates and joint ventures is nil.

16. That note leading and other receivebles

	US \$million
Trade receivables	239.6
Prepayments	54.1
Other receivables	24.7
As at 31 December 2022	318.4

The Group measures the loss allowance for trade receivables at an amount equal to lifetime ECL. The expected credit losses on trade receivables are estimated using a provision matrix by reference to past default experience of the debtor and an analysis of the debtor's current financial position, adjusted for factors that are specific to the debtors, general economic conditions of the industry in which the debtors operate and an assessment of both the current as well as the forecast direction of conditions at the reporting date.

In determining the recoverability of a trade receivable, the Group considers any change in the credit quality of the trade receivable from the date credit was initially granted up to the reporting date. The Directors consider that the carrying amount of trade and other receivables is approximately equal to their fair value.

The aging of trade receivables not impaired:	US \$million
Not past due	147.2
Past due 0-30 days	41.0
Past due 31-60 days	17.7
Past due 61-90 days	10.9
Past due 90 days	27.4
Less: expected credit loss	(4.6)
As at 31 December 2022	239.6

Receivables split by currency:	US \$million
U.S. Dollar	142.6
Pound Sterling	33.2
Euro	20.2
Canadian Dollars	9.3
Swedish Krona	7.2
Other currencies	27.1
Total as at 31 December 2022	239.6

Movements in the expected credit losses	US \$million
As at 18 January 2022	-
Acquisitions	3.9
Reversal of expected credit losses during the period	(1 4)
Increase in expected credit loss during the period	3.0
Receivables written off during the period as uncollectable	(8.0)
Exchange adjustments	(0.1)
As at 31 December 2022	4.6

17. Cosh and cash edulyaler ts

	US \$million
U.S Dolfar	33.6
Euro	12 6
Pound Sterling	62.4
Singaporean Dollars	7.5
Other currencies	18.2
Total as at 31 December 2022	134.3

The balance as at 31 December 2022 consists of cash at banks and on hand. The Group does not have restricted cash.

18. Other payables

Current	US \$million
Accrued bonuses, wages and personnel costs	51.2
Other accrued liabilities	71.6
Contract liabilities	40.1
Customer deposits	12.0
Total as at 31 December 2022	174.9

The fair value of the Group's trade and other payables approximates their carrying amount.

Within other accrued liabilities there is US \$5.5 million relating to employment liabilities accrued in accordance with regulatory requirements in foreign jurisdictions, \$9.4m relating to accruals of separately disclosed items, \$11.0m relating to Goods received but not invoiced and \$5.4m relating to Capex accruals.

Non-Current	US \$million
Other liabilities	17.0
Amounts payable to parent company	862.0
Total	879.0

19 Provisions

	Dilapidation provisions	Legal provisions	Environmental provisions	Restructuring Provisions	Total US \$million
As at 18 January 2022	-	•		-	-
Acquisitions (note 5)	35.4	11.2	13.0	4.2	63.8
Additions	6.5	_	-	1.2	7.7
Utilized during the period	(0.3)	(0.1)	-	(1.6)	(2.0)
Exchange movements	(0.4)	(0.2)	-	1.4	0.9
As at 31 December 2022	41.2	10.9	13.0	5.3	70.4
Included in:					
Current liabilities	4.9	2.9	-	4.5	12.2
Non-current liabilities	36.3	8.0	13.0	0.8	58.1
As at 31 December 2022	41.2	10.9	13.0	5.3	70.4

Dilapidation provision

The dilapidation provisions represent management's best estimate of restoration costs with respect to leased properties for which a present obligation exists and a reliable estimate can be made. The timing of the cash outflows is expected to be over the next 1-15 years as leases expire.

Legal provision

The Group is involved in various claims and lawsuits in the ordinary course of its business. The outcome of such litigation and the timing of any potential liability is uncertain, as it is often subject to legal proceedings. Based on information currently available, the Directors consider that the cost to the Group of an unfavorable outcome arising from such litigation is unlikely to have a materially adverse effect on the financial position of the Group in the foreseeable future. In making provision for claims, management has used its judgment to assess the circumstances relating to each specific event, internal and external legal advice, knowledge of the industries and markets, prevailing commercial terms and legal precedents.

Environmental provision

The provision represents estimated costs of clean up, land redevelopment and restoration of specific testing sites in US. The provision has been recognized as a part of NTS acquisition (Note 5).

Restructuring provisions

Restructuring provision relates to various fundamental restructuring activities, including site consolidations, closure of non-core business units, re-engineering of underperforming businesses and the delayering of management structure. Management has used its best judgment to estimate the cost and the timing of the cash outflows and estimated that majority is likely to be within one year of the statement of financial position date.

20 Loans loomowings and redeemable shares

	Current	Non-Current	Total US \$millions
First Lien Term Loan	14.2	1,803.7	1,817.9
Second Lien Term Loan		347.9	347.9
Deferred financing costs	(9.9)	(68.4)	(78.3)
Capex/acquisition and revolving credit facilities	137.0	-	137.0
Interest bearing loans and borrowings	141.3	2,083.2	2,224.5

The principal terms of the Group's Loans and borrowings at the year-end were as follows:

First Lien Term Loan

The First Lien Term loans consist of the following facilities:

- US \$975 million principal amount acquired as a part of Element Material Technology Group Limited (note 5) on 6 July 2022. The loan has an annual repayment of 1% of the original drawn down value, payable from 31 March 2023. The remaining balance is repayable in full on maturity (06 July 2029). The loan carries variable interest at SOFR plus 4.25% margin. The outstanding principal as at 31 December 2022 is US \$975 million.
- A further US \$450 million was raised on 26 September 2022. The loan has an annual repayment of 1% of the
 original drawn down value, payable from 31 March 2023. The remaining balance is repayable in full on maturity
 (06 July 2029). The loan carries variable interest at SOFR plus 4.25% margin. The outstanding principal as at 31
 December 2022 is US \$450 million.
- EUR 370.0 million (US \$386.7 million) principal amount was drawn on 06 July 2022 and is repayable in full on maturity (06 July 2029). The loan carries variable interest at EURIBOR plus 4.25% margin. The outstanding principal as at 31 December 2022 is EUR 370 million (US \$392.9 million)

Second Lien Term Loan

The Second Lien Term loans consist of the following facilities:

- The principal amount of the facility is GBP 220.8 million (US \$ 268.2 million) and was drawn on 06 July 2022. The
 outstanding loan is repayable in full on 06 July 2030. The loan carries variable interest at SONIA plus margin of
 7.25%
- A further GBP 68.2 million (US \$80.0 million) was raised on 26 September 2022 and was an extension to the original
 draw down with the interest and repayment terms remaining unchanged.
- As at 31 December 2022, the total amount outstanding on the Second Lien Term Loan is GBP 289.0 million (US \$347.9 million).

Capex/acquisition and revolving credit facilities

A series of drawdowns and payments were made on the capex/acquisition and revolving credit facilities during 2022, which in part remain unpaid as at 31 December 2022. The interest paid on the capex/acquisition facility is variable and is charged at Libor plus 3.5% margin. Interest on the revolving credit facility is variable and is charged at SOFR/SONIA/EURIBOR (as applicable) plus 3.5%

The following drawdowns and payments occurred during 2022:

Capex/acquisition:

- US \$101.0 million was drawn on 7 July 2022. At 31 December 2022.
- US \$16.0 million was drawn on 22 July 2022. At 31 December 2022.

Revolving credit facility:

- US \$5.0 million was drawn on 23 September 2022. The full balance was repaid on 24 October 2022.
- EUR 6.0 million (US \$5.8 million) was drawn on 27 September 2022. The full balance was repaid on 27 October 2022.
- GBP 5.0 million (US \$5.9million) was drawn on 27 September 2022. The full balance was repaid on 27 October 2022.
- US \$15.0 million was drawn on 14 November 2022.
- US \$5.0 million was drawn on 23 December 2022.

As at 31 December 2022, the outstanding amount of the capex/acquisition facility is US \$117.0 million and the outstanding amount of the revolving credit facility is US \$20.0 million. The capex/acquisition and the revolving credit facility have a maturity date of 6 January 2029.

Changes in liabilities arising from financing activities

	At 18 January 2022	Acquisition (note 5)	Drawdowns	Repayme nts	Interest accrued	Interest paid	Exchange movement	At 31 December 2022
First Lien Term Loan		975.0	836.6	-	57.9	(57.9)	6.3	1,817.9
Second Lien Term Loan	-	-	346.1	-	13.8	(13.8)	1.8	347.9
ACF and RCF Loan refinanced on	-	-	153.9	(16.2)	4.5	(4.5)	(0.7)	137.0
acquisition (note 5)	-	1,747.2	-	(1,747.2)	-	-	-	-
Deferred financing costs	-	-	-	(81.7)	4.2	-	(0.8)	(78.3)
Interest bearing loans and borrowings	-	2,722.2	1,336.6	(1,845.1)	80.4	(76.2)	6.6	2,224.5

Analysis of borrowings by currency:

				Total
	GBP	EUR	USD	US \$million
Second Lien Term Loan (net of deferred financing costs)	336.4		-	336.4
First Lien Term loan (net of deferred financing costs)	-	381.8	1,377.6	1,759.4
Capex/acquisition and revolving credit facilities (net of deferred financing costs)	-	_	128.7	128.7
As at 31 December 2022	336.4	381.8	1,506.3	2,224.5

Analysis of undrawn borrowings under the Senior Facilities Agreement (SFA):

	US \$million
Capex/acquisition	83.0
Revolving credit facility	157.1
Total	240.1

The available undrawn facilities are multi-currency. At 31 December 2022, the Group has a US \$22.9 million, letter of credit outstanding (refer to note 30).

The weighted average interest rates paid during the period were as follows:

				%
		-		
Bank loans				7.1

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	Total US \$million
Contingent consideration as at 18 January 2022	-
Acquisitions	264.2
Payment of deferred and contingent consideration	(241.6)
Fair value re-measurement	(4.1)
Contingent consideration as at 31 December 2022	18.5
Deferred consideration	4.6
Total deferred and contingent consideration	23.1
Included in:	US \$million
Current liabilities	9.3
Non-current liabilities	13.8
As at 31 December 2022	23.1

The fair value of the contingent consideration determined at 31 December 2022 is the present value of expected future cash flows based on the latest forecasts of future performance. Changes to the original present value of the expected future cash flows are recognized in the consolidated statement of profit or loss.

Deferred and contingent consideration as at 31 December 2022 relates to the following past transactions:

Norton Straw Limited (acquired 1 December 2021) purchase consideration included deferred consideration in the form of a holdback payment. The deferred consideration is for an amount of US \$0.4 million (GB £0.3 million). This amount was paid in March 2023.

Impact Analytical Inc. (acquired 1 September 2021) purchase consideration included contingent consideration based on future EBITDA targets being met. The contingent consideration range is between a minimum of \$\\$nil\ and a maximum of US \$5.0 million. The fair value of the contingent consideration recognized on 6 July 2022 was US \$5.0 million. The fair value of the contingent consideration was reduced to US \$3.5 million as at 31 December 2022 reflecting the final earn out results. The release of the contingent consideration (US \$1.5 million) has been recognized in the consolidated statement of profit or loss. The contingent consideration was paid in June 2023.

The consideration to acquire Energy Assurance LLC (purchased 8 April 2022) included contingent consideration based on future EBITDA targets being met, as well as deferred consideration in the form of a holdback payment. The contingent consideration range is between a minimum of \$nil and a maximum of US \$3.7 million. The fair value of the contingent consideration recognized on 6 July 2022 was US \$2.5 million and was adjusted to nil as at 31 December 2022 based on updated EBITDA performance. The release of the contingent consideration was recognized in the consolidated statement of profit or loss. The deferred consideration is for an amount of US \$2.9 million as at 31 December 2022 (adjusted during the period by US \$0.1m from US \$3.0 million) and was paid in January 2023.

The Group acquired a further 0.8% shareholding in Plastrometrex Limited in July 2022 for US \$1.0 million (note 16). During the period US \$0.5 million has been paid with US \$0.5 million outstanding as at 31 December 2022. The deferred consideration has been paid in March and July 2023 in equal instalments.

The consideration to acquire Argen Labs LLC (purchased 7 September 2021) included contingent consideration based on future EBITDA targets being met. The contingent consideration range is between a minimum of \$\frac{5}{1}\] and a maximum of US \$1.2 million. The fair value of the contingent consideration as at 31 December 2022 is US \$1.2 million and was paid in January 2023.

Clinimark LLC (acquired 8 April 2022) purchase consideration included deferred consideration in the form of holdback payments. The deferred consideration is for an amount of US \$0.6 million. This amount was paid in April 2023.

Deferred and contingent consideration as at 31 December 2022 relates to the following acquisitions in the period (note 5):

Trialon Corporation purchase consideration included deferred consideration in the form of a holdback payment. The deferred consideration is for US \$0.3 million and is payable in the second half of 2023.

The acquisition of Singapore Test Services Private Limited included deferred consideration of a holdback payment. The deterred consideration recognized on acquisition was US \$0.7 million (SGD \$1.0 million) and was paid in the period. As at 31 December 2022 \$nil amounts are outstanding.

The acquisition of Fosta Pte. Limited included deferred consideration of a holdback payment. The deferred consideration recognized on acquisition was US \$3.3 million (SGD \$4.6 million) and was paid in the period. As at 31 December 2022 \$nil amounts are outstanding.

The acquisition of Element Materials Technology Group limited included a consideration contingent on completion of the acquisition of NTS. The contingent consideration of \$237.1m was paid in the period. As at 31 December 2022 \$nil amounts are outstanding.

The acquisition of Element Materials Technology Group Limited also included a contingent consideration dependent on outcomes of certain legal matters and operating results of advisory service business in Built Environment BU. The fair value was established on a basis of DCF of possible outcome scenarios. The estimated value of US\$13.8 million as at the acquisition date of 6 July 2022 remained the best estimate as at the year end.

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The Group's finance function provides services to the business, coordinates access to domestic and international financial markets, and monitors and manages the financial risks relating to the operations of the Group through internal risk reports which analyze exposures by degree and magnitude of risks. The Group's business and financial results are affected by fluctuations in global financial markets, including changes in currency exchange rates and interest rates. The Group manages these risks through a combination of normal operating and financing activities and derivative financial instruments. The Group uses interest rate cap contracts to manage its exposure to interest rate changes. The Group does not use derivative financial instruments for trading or speculative purposes.

Financial risk management including the use of financial instruments and the related currency, liquidity, credit and interest rate risks is dealt with by the Group finance function of the parent on behalf of the Group.

Esicival Le measurements

In accordance with IFRS 7 Financial Instruments: Disclosures, financial instruments are classified in the form of a three-level fair value hierarchy, by class, for all financial instruments recognized at fair value:

- Level 1: quoted prices (unadjusted) in active markets for identical assets or liabilities;
- Level 2: inputs other than quoted prices included within level 1 that are observable for the asset or liability, either directly or indirectly; and
- Level 3: inputs for the asset or liability that are not based on observable market data.

The following tables present the Group's assets and liabilities that are measured at fair value:

Financial assets / (Financial liabilities)	Fair value hierarchy	Fair value 31 December 2022	Carrying amount 31 December 2022
Contingent consideration in a business combination Derivatives not designated as hedges	Level 3	(18.5)	(18.5)
Interest rate swap contract	Level 2	54.8	54.8

At 31 December 2022, the Group classified all financial instruments at level 2 fair value measurement for the purposes of disclosing their fair value, with the exception of trade receivables and payables, cash and cash equivalents and contingent consideration. Between 18 January 2022 and 31 December 2022, there were no transfers between level 1 and level 2 fair value measurements and no transfers into or out of level 3 fair value measurements.

At 31 December 2022, there is one type of level 3 fair value measurement which relates to contingent consideration liabilities resulting from acquisition activity. The fair value of the contingent consideration liabilities is based on an assessment of the probability of possible outcomes discounted to net present value. Subsequent changes to the fair value of the contingent consideration liabilities are adjusted against the cost of acquisition where they qualify as measurement period adjustments. All other subsequent changes in the fair value of contingent consideration liabilities are accounted for in accordance with relevant IFRSs and designated through the statement of profit or loss.

For financial instruments that are recognized at fair value on a recurring basis, the Group determines whether transfers have occurred between levels in the hierarchy by re-assessing categorization (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting year.

The Group management reviews and manages the key risks that could prevent the Group from meeting its business objectives. The Group management consists of senior managers from operating sectors and reports findings and actions directly to the Chief Executive Officer and the Board. This process covers all risk areas, including strategic, operational and financial risks. The key risks identified by management are as follows:

Creditors

Credit risk refers to the risk that a counterparty will default on its contractual obligations resulting in financial loss to the Group. The Group has adopted a policy of only dealing with creditworthy counterparties and obtaining sufficient collateral where appropriate, as a means of mitigating the risk of financial loss from defaults.

Trade receivable exposures are managed locally in the operating units where they arise. Credit terms vary by country and are set as deemed appropriate for the customer. The Group actively monitors concentration of credit risk whereby no customer represents greater than 10% of total trade receivables throughout the period. The Group's exposure and the credit ratings of its counterparties are continuously monitored and the aggregate value of credit risk within the business is spread amongst a number of approved counterparties. Credit exposure is controlled by counterparty limits that are reviewed and approved by management. The carrying amount of the financial assets recorded in the financial statements, which is net of expected credit losses, represents the Group's exposure to credit risk.

The Group uses the IFRS 9 ECL model to measure loss allowances at an amount equal to their lifetime expected credit loss.

In order to minimize credit risk, the Group has categorized exposures according to their degree of risk of default. The credit rating information is based on a range of qualitative and quantitative factors that are deemed to be indicative of risk of default and range from 1 (lowest risk of default) to 5 (greatest risk of default). Loss allowances for trade receivables from related parties held by the Group are deemed immaterial.

Group rating	Gross exposure US \$million	Loss allowance US \$million	Net Exposure US \$million
1	147.2		147.2
2	41.0		41.0
3	17.7		17.7
4	10.9		10.9
5	27.4	(4.6)	22.8
Total	244.2	(4.6)	239.6

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Liquidity risk is the risk that suitable sources of funding may not be available for the Group's business activities. The Group manages liquidity risk by maintaining adequate reserves and banking facilities and continuously monitoring forecast and actual cash flows including consideration of appropriate sensitivities.

The Group monitors cash balances daily and projects cash on a rolling thirteen-week basis. The Group's financial risk management activities in this area seek to achieve a balance between certainty of funding with committed facilities and a flexible cost-effective structure.

At 31 December 2022, the Group had credit facilities of US \$400.0 million, of which US \$137.0 million had been drawn down leaving US \$263.0 million undrawn. The Group held cash of US \$134.3 million at the end of the period.

In addition to cosh and undrawn facilities available, liquidity risk is managed through on-going review of the Group's financial projections by the Group finance function. Recommendations may then be made to the Board to mitigate cash outflows through restriction or deferral of discretionary expenditure.

The table below analyses the Group's financial liabilities which will be settled on a net basis into relevant maturity groupings based on the remaining years, at the statement of financial position date, to the contractual maturity date. The amounts disclosed in the table represent the contractual undiscounted cash flows. Balances due within 12 months equal their carrying value as the impact of discounting is not considered to be significant.

	Less than one year	Between one and two years	Between two and three years	Between three and five years	More than five years	Total US \$million
Senior Facilities Agreement: secured	14.3	14.3	14.3	28.5	1,353.8	1,425.2
Capex/acquisition and revolving credit facility	137.0	-	•	-	-	137.0
Second Lien Term Loan					347.9	347.9
Trade payables	51.3	-	-	-	-	51.3
Other payables	168.4	6.9	0.5	2.8	6.9	185.4
Lease liabilities	41.6	35.4	30.7	44.2	66.7	218.6
As at 31 December 2022	412.6	56.6	45.5	75.5	1,775.3	2,365.4

Market risk

The business activities of the Group expose it primarily to the financial risks of changes in foreign currency exchange rates and interest rates. There has been no change to the Group's exposure to market risks or the manner in which these risks are managed and measured.

interest rate risk

The Group is exposed to interest rate risks on its secured bank loans (note 20). Management closely monitors the market changes in interest rates and any potential impact the changes have on its ability to service its debt facility.

In addition to the available cash and cash from operations, the Group uses short and long-term debt to finance business activities. Interest rates on bank borrowings range between 2.2% and 4.3%. The Group is exposed to interest rate risk on its debt obligations.

Interest rate sensitivity

The following table demonstrates the sensitivity to a reasonably possible change in interest rates on that portion of loans and borrowings affected. With all other variables held constant, the Group's profit before tax is affected through the impact on floating rate borrowings, as follows:

	Increase/decrease in basis points	Effect on profit before tax (US \$million)
US Dollar	+50	7.8
Pound	+50	1.7
Euro	+50	2.0
US Dollar	-ა∪	(7.8)
Pound	-50	(1.7)
Euro	-50	(2.0)

The assumed movement in basis points for the interest rate sensitivity analysis is based on the currently observable market environment

Foreign our andy disk

The Group undertakes transactions denominated in foreign currencies; consequently, exposures to exchange rate fluctuations arise. These risks include the translation of local currency balances and results of the Group's worldwide operations into United States Dollars. In addition, there are gains and losses related to intercompany and third-party transactions denominated in currencies other than a location's functional currency. The Group operates in over 30 countries, although the principal currency exposures relate to Sterling and Euro. The Group's objective is to minimize the volatility of its exposures to these risks through a combination of normal operating and financing activities. Currency risk is managed centrally by the Group.

Foreign currency sensitivity

The following tables demonstrate the sensitivity to a reasonably possible change in Euro and GBP exchange rates, with all other variables held constant. The impact on the Group's post-tax equity is due to changes in the fair value of loans and borrowings denominated in GBP and Euros. The Group's exposure to foreign currency changes for all other currencies is not material.

Change in GBP rate	Effect on profit before tax US \$million
+5%	(16.6)
-5%	18.3
Change in Euro rate	Effect on profit before tax US \$million
+5%	(18.7)
-5%	20.7

The movement in post-tax equity arises from changes in GBP and Euro denominated borrowings (net of cash and cash equivalents). These movements will offset the foreign exchange translation difference of foreign operations.

Capital manage nent

The Group manages its capital to ensure that entities in the Group will be able to continue as a going concern while maximizing the return to shareholders through the optimization of the debt and equity balances. The Group's overall strategy remains unchanged.

The capital structure of the Group consists of net debt (borrowings disclosed in note 20 after deducting cash and cash equivalents) and equity of the Group (as disclosed in the statement of changes in equity).

The Group is not subject to any externally imposed capital requirements. The Group's risk to the capital structure is reviewed on a regular basis. As part of this review, the Group consider the cost of capital and the risks associated with each class of capital.

23 Patinament band fit only it is

The Group operates a number of pension schemes throughout the world. In most locations, these are defined contribution arrangements. However, there are defined benefit pension plans in the UK, Sweden and Germany, which require contributions to be made to separately administered funds or insurance companies.

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A defined contribution plan is a post-employment benefit plan under which an entity pays fixed contributions into a separate entity and will have no legal or constructive obligation to pay further amounts. Obligations for contributions to defined contribution pension plans are recognized as an employee benefit expense in the statement of profit or loss when employees have rendered service entitling them to the contributions. The Group made US \$9.1 million (note 7) payment to defined contribution plans in 2022.

Defined punefit bens an schedder

A defined benefit plan is a post-employment benefit plan other than a defined contribution plan.

The Group's net obligation in respect of defined benefit pension plans is calculated separately for each plan by estimating the amount of future benefits that employees have earned in return for their service in the current and prior years; that benefit is discounted to determine its present value.

The largest of the defined benefit pension schemes is the UK scheme, TTL Chiltern Group Pension Scheme. The assets of this scheme are administered by trustees in a fund independent from those of the participating companies and invested directly on the advice of the independent professional investment managers.

The Scheme provides pensions in retirement and death benefits to members. Pension benefits are linked to a member's final salary at retirement and their length of service. Since 1 October 2015 the Scheme has been closed to future accrual. The Scheme is a registered scheme under UK legislation and was contracted out of the State Second Pension. The Scheme is subject to the scheme funding requirements outlined in UK legislation. The Scheme was established from 2 March 1978 under trust and is governed by the Scheme's rules dated 22 July 2011 and subsequent amending deeds (the "Rules"). The Trustees are responsible for the operation and the governance of the Scheme, including making decisions regarding the Scheme's funding and investment strategy. Under clause 66, of the Rules the Company is entitled to an unconditional right to a refund of surplus if the Scheme winds up with excess assets.

The Scheme exposes the Company to actuarial risks such as: market (investment) risk, interest rate risk, inflation risk currency risk and longevity risk. The Scheme does not expose the Company to any unusual Scheme-specific or Company-specific risks.

The Scheme's investment strategy is to invest broadly 55% in return seeking assets (with 27.5% allocated to diversified growth funds and 27.5% allocated to equities) and 45% in matching assets (with 20.5% allocated to fixed index-linked gilts or other inflation linked assets and 24.5% allocated to corporate bonds). This strategy reflects the Scheme's liability profile and the Trustees' and Company's attitude to risk.

The Scheme is subject to a full actuarial valuation every three years using assumptions agreed between the Trustee and the Group management. The purpose of this valuation is to design a funding plan to ensure that the pension scheme has sufficient funds available to meet future benefit payments. The most recent valuation was carried out by an independent professionally qualified actuary as at 31 December 2022 and revealed a funding deficit of GBP £1.4 million (US \$1.7 million). The Group agreed to pay monthly contributions of GBP £0.1 million (US \$0.1 million) ceasing on 31 January 2025 in line with the recovery plan dated 6 October 2021. In 2022, the Group made contributions of US \$0.6 million to the UK scheme. The Group expects to make contributions of US \$1.2 million in 2023.

In addition, Scheme expenses, Pension Protection Fund Levies and insurance premiums are paid directly by the Group. Contributions to the Scheme are subject to review at future actuarial valuations and subsequent certification of a new schedule of contributions.

The liabilities of the Scheme are based on the current value of expected benefit payment cashflows to members of the Scheme. On the chosen IAS 19 assumptions the average duration of the liabilities to the beneficiaries at 31 December 2022 is approximately 19 years.

Total pension cost for the period ended 31 December 2022

The pension expense relating to defined benefit schemes, recognized in the Group statement of profit or loss consists of:

	US \$million
Defined benefit schemes	
Defined benefit scheme – current service cost	0.5
Net pension interest cost	0.1
Pension cost included in operating profit	0.6

The current service cost, past service cost and scheme administration costs are included in operating expenses in the Group statement of profit or loss. Net pension interest cost is included in finance costs.

Actuarial gains and losses recognized directly in the Group statement of comprehensive income:

	US \$million
Cumulative losses at 18 January 2022	-
Recognized gain/(loss) in the period	(1.3)
Cumulative loss at 31 December 2022	(1.3)

Remeasurements of the net defined liability shown in the group statement of comprehensive income are as follows:

	US \$million
Net remeasurement – assumption changes	(9.2)
Net remeasurement – experience	•
Return on assets – excluding interest income	10.5
Total remeasurement of the net defined liability shown in the group statement of other comprehensive income	1.3

Employer contributions

In the period ended 31 December 2022, the Group made contributions of US \$0.6 million to all defined benefit schemes of which US \$0.6 million relates to the UK scheme.

Pension liability for defined benefit schemes

The amounts recognized in the statement of financial position for defined benefit schemes were as follows:

	US \$million
Fair value of scheme assets	50.3
Present value of funded defined benefit obligations	(55.1)
Net liability in the statement of financial position	(4.8)

The fair value changes in the schemes are shown below:

US \$million	Fair value of plan assets	Defined benefit obligation	Total
At 18 January 2022		-	-
Acquisitions	40.1	(43.8)	(3.7)
Current service cost	=	(0.5)	(0.5)
Net interest cost	1.2	(1.2)	-
Actuarial gains/(losses)	(10.5)	9.2	(1.3)
Contributions by the employer	0.6	•	0.6
Benefits paid	(1.7)	2.0	0.3
Тах	•	0.3	0.3
Effect of exchange rate changes on overseas schemes	20.6	(21.1)	(0.5)
At 31 December 2022	50.3	(55.1)	(4.8)

Composition of scheme assets in each category:

US \$million	UK scheme	Sweden scheme
Equities	16.4	1.4
Bonds	14.4	3.3
LDI	14.1	-
Structured products	-	0.7
Cash	0.2	0.0
At 31 December 2022	45.1	5.4

The equities and bonds held within the UK and Swedish scheme are all quoted in active markets. The other schemes have no assets. The actual return on scheme assets was as follows:

US \$million	UK scheme	Sweden scheme
Actual return for the period	 10.0	0.4

The pension surplus/(deficit) of each scheme at 31 December was as follows:

US Smillion	UK	Sweden	Germany schemes	
O3 \$million	scheme	scheme		
Present value of funded defined benefit obligations	(46.8)	(7.4)	(0.3)	
Present value of unfunded defined benefit obligations	0.0	0.0	(0.5)	
Fair value of scheme assets	45.1	5.1	0.0	
Net Defined Benefit liability at 31 December 2022	(1.7)	(2.3)	(0.8)	

Principal actuarial assumptions:

	UK	Sweden	Germany
Discount rate	5.0%	4.1%	3.8%
Inflation rate	3.2%	2.2%	2.0%
Rate of salary increases	2.6%	2.4%	2.0%
Life expectancy for pensioners at the age of 65 (years):			
Male	22. 2	22.2	20.6
Female	24.6	24.6	24.0

 $Changes\ in\ significant\ assumptions\ would\ have\ the\ following\ impact\ on\ the\ defined\ benefit\ obligations\ at\ 31\ December\ 2022:$

US \$million	UK Sche	eme	Sweden Schei	me
	0.25%	0.25%	0.50%	0.50%
Assumptions	increase	Decrease	increase	decrease
Discount rate	1.3	(1.3)	(0.7)	0.6
Inflation rate	1.0	(1.0)	0.5	(0.6)
Rate of salary increases	n/a	n/a	0.2	(0.3)

	Increase	Decrease	Increase	Decrease
	by one year	by one year	by one year	by one year
	\$m	\$m	\$m	\$m
Assumed life expectancy at age 65	1.2	n/a	0.3	(0.3)

24 Lease arrangements

Right of use asset	Our control		Total at 31
In US \$million Cost	Property	Non-property	December 2022
As at 18 January 2022			
Acquisitions (note 5)	174.1	3.6	- 177,7
Additions	4.9	0.5	5.4
Disposals	(0.5)	0.5	(0.5)
Revaluation	4.8	0.2	(0.5) 5.0
Exchange movements	(3.6)	0.4	(3.6)
As at 31 December 2022	179.7	4.3	184.0
Accumulated Depreciation			
As at 18 January 2022	-	-	-
Charge for the period	17.6	1.2	18.8
Disposals	(0.5)	-	(0.5)
Exchange movements	(0.1)		(0.1)
As at 31 December 2022	17.0	1.2	18.2
Net book value			
As at 31 December 2022	162.7	3.1	165.8
Lease Liabilities			Total at 31
In US Smillion			December 2022
As at 18 January 2022			
Acquisitions (note 5)			168.3
Additions			11.3
Interest			5.8
Payment			(19.4)
Disposals			(2.5)
Exchange movements			(3.2)
As at 31 December 2022			160.3

Lease Liabilities	Within 1 year	2 - 5 years	5+ years	Total US \$million
Property	27.0	75.4	54.7	157.1
Non-property	1.6	1.6		3.2
31 December 2022	28.6	77.0	54.7	160.3

Interest expense on the lease liabilities recognized within finance costs was US \$5.8 million. As at 31 December 2022, there were no leases which the Group was committed to with future cash flows which have not been accounted for. The Group also has certain leases with lease terms of 12 months or less and leases of office equipment with low value. The total expense recognized for these leases was US \$0.3 million. The Group holds no variable leases.

The Group subleases vacant space available within its leased and owned properties. IFRS 16 specifies conditions whereby a sublease is classed as an operating lease for the sub-lessor. The operating lease income recognized was US \$0.6 million.

25. Uncomo ated performance obligations

The table below represents uncompleted performance obligations at the end of the reporting period. This is total revenue which is contractually due to the Group, subject to the performance of the obligations of the Group related to these revenues.

	US \$million
Total contracted revenue at 31 December 2022	48.5

The total contracted revenue with customers as at 31 December 2022 with local currency amounts converted at the applicable spot rate for US dollars on 31 December 2022 held constant is below.

Contracted revenue calculation split between current and non-current assumes: (i) no changes in service fees, (ii) no changes to the performance obligations in the master service agreements ("MSAs") otherwise described elsewhere in these financial statements, (iii) customers do not utilize any cancellation allowances set forth in their MSAs and (iv) customers do not terminate MSAs early for any reason.

	Current	Non-current
	US \$million	US \$million
Total contracted revenue at 31 December 2022	35.2	13.3

26 Shart capital and reserves

Share capital

Туре	Nominal value	Issued number	2022 Total US \$
Ordinary shares	0.0001	4,014,584,712	401,458
As at 31 December		4,014,584,712	401,458
			\$'000
Authorized, issued and fully paid, at 31 December 2022	2		401

4,014,584,712 Ordinary shares were issued during 2022 at US \$1.00 inclusive share premium. The total share premium for the shares issued in the period was US \$4,013.2 million.

During the period \$48.2 million of ordinary shares were issued in consideration of Element Materials Technology Group Limited acquisition (note 5).

Share premium

The share premium reserve contains the premium arising on issue of equity shares, net of issue expenses.

Share based payment reserve

EM Topco, holding company of the Group, has issued 3,394,560 B1 and 1,368,900 B2 Ordinary shares to certain employees and Directors. Pursuant to the terms set out in the Articles of Association the pay-out for these shares are based on a calculation dependent on the enterprise exit value of the Group and are subject to meeting certain hurdle rates. The holders of these shares have an option to request the pay out after 5, 6 or 7 years of vesting service period

The Group scheme is treated as equity-settled share-based payments. The share base payment charge is measured at inception at the fair value by applying an option pricing model. The expense recognized for employees' services during the period is \$1.9 million.

27. Non-controlling interests

The Group holds equity interests of less than 51% in the following companies where it exercises control:

	% shareholding
Element Doha LLC	24.5%
Al Futtaim Elements Material Technology Dubai LLC	49.0%
Exova Warringtonfire Middle East LLC	49.0%
Element (Saudi Arabia) Company Limited	50.0%
Warringtonfire Doha	49.0%

During the period ended 31 December 2022 Element Doha LLC US approved and paid US \$0.9 million of dividends to its non-controlling interest.

The Group is exposed, or has rights, to variable returns from its involvement with the equity interests and has the ability to affect those returns through its power over the equity interests. Based on this, the Directors have determined that the Group has control over these equity interests and therefore consolidates them within the financial statements.

The Group has interests in joint venture arrangements in the following companies:

Name	Principal place of business or registration	Group ownership and voting interest	Held by
BM Trada RKCA Certifications Private Limited	India	50%	BM TRADA Overseas Limited
FIRA – CMA Testing Services Limited	Hong Kong	50%	BM TRADA Overseas Limited
BM TRADA RKCA Lanka Certifications (Private) Limited	Sri Lanka	50%	BM TRADA RKCA Certification Private Limited
Tianjin C-Kai BM TRADA Certification Company Limited	China	40%	BM TRADA Certification Limited

23. Events after the reporting date

Between the end of the financial period and the date of this report, no items, transaction or event of a material nature has occurred, in the opinion of the Directors of the Company, that is likely to significantly affect the operations of the Group, the results of those operations, or the state of affairs of the Group in future financial years.

As at the date of signing these accounts the undrawn facility available to the Group has reduced to US \$47.1 million as a result of a further drawdown of US \$192.9 million from the capex / acquisition facilities, out of which US \$53.0 million was used for the acquisition of NCT Co., Ltd. (May 2023) and CTK Co., Ltd. (July 2023), testing companies based in South Korea. Initial accounting for these business combinations have not been completed at the time of authorization of these financial statements.

29. Rollating wality transactions

Transactions between the entities within the Group have been eliminated on consolidation and are not disclosed in this note.

Remuneration to key management personnel is disclosed in note 7. The key management personnel are directors and non-executive directors of the Company. The remuneration of non-executive directors comprises fees for services, and benefits primarily related to their directorships. Other than those disclosed in note 7, no loans, advances or guarantees have been provided on behalf of any Director.

30. Commitments and contingent liabilities

The Group signed a Senior Facilities Agreement, with the institutional lenders in order to secure the credit facilities. The SFA names specific entities of the Group that may borrow under the various facilities of the agreement. In addition, all borrowings under the SFA are subject to security over material subsidiaries across the Group, subject to certain exclusions. Material subsidiaries of the Group, as defined by the SFA, are the guaranters to any borrowings. Security will only be enforceable on the occurrence of an Event of Default as defined by the SFA.

At 31 December 2022, the Group has a US \$22.9 million, letter of credit outstanding.

The Group is involved in a number of claims and an investigation in relation to advisory services, in the Built Environment end-market, provided in the ordinary course of its business. The Company provided for its best estimate of amounts expected to be paid that can be measured reliably (note 19). It is not possible, at this time, to measure reliably other possible outflows arising from these claims, nor can the timing of possible outflows be determined, as the Company is not yet in receipt of all the relevant information for these matters. Therefore, the Company has contingent liabilities, in respect of these matters and outflows of cash are possible. The Company and the Directors expect that insurance cover in place will mitigate any potential impact of cash outflow in relation to some of these matters.

Capital commitments of the Group as at 31 December 2022 is US \$15.1 million.

31 Subsidiaries and associated companies

The Group's and Company's subsidiaries are listed below. All of these subsidiary undertakings are controlled by EM Midco2 Limited and were consolidated at 31 December 2022 in the Group accounts.

Name Continuing businesses	Country of incorporation or registration	Proportion Held	Activity	Registered Address
Agrius Group, LLC	United States	100%	Testing	1209 Orange Street, Wilmington DE 19801
Analytical Lab Group, LLC	United States	100%	Holding Company	1209 Orange Street, Wilmington DE 19801
BM TRADA Certification North America Inc.	United States	100%	Testing	820 Bear Tavern Road, Mercer County, West Trenton NJ 08628
Cascade Methods, LLC	United States	100%	Dormant	780 Commercial Street SE, Suite 100, Salem OR 97301
Chemvent, LLC	United States	100%	Testing	2479 Woodview Lane, Ann Arbor MI 48108
Clinimark, LLC	United States	100%	Testing	7700 E. Arapahoe Road, Suite 220, Centennial, CO 80112
CRL-B, LLC	United States	100%	Testing	40600 Ann Arbor Road East, Suite 201, Pl ymouth MI 48170
CS USA Corporation	United States	100%	Certification	601 SW Second Ave Ste 2100, Portland OR 97204
Element Materials Technology Aerospace US LLC	United States	100%	Testing	1209 Orange Street, Wilmington DE 19801
Element Materials Technology Ann Arbor LLC (formerly Avomeen, LLC)	United States	100%	Testing and inspection operations	4840 Venture Drive, Ann Arbor MI 48108
Element Materials Technology Boston-Acton Inc.	United States	100%	Testing	155 Federal Street, Suite 700, Boston MA 02110

Name Continuing businesses	Country of incorporation or registration	Proportion Held	Activity	Registered Address
Element Materials Technology Broken Arrow, LLC	United States	100%	Testing and inspection operations	1833 South Morgan Road, Oklahoma City OK 73128
Llement Materials Technology Chicago LLC	United States	100%	Testing	150 West Market Street, Suite 800napolis IN 46204
Element Materials Technology Cincinnati Inc.	United States	100%	Testing and inspection operations	4400 Easton Commons Way, Suite 125, Columbus OH 43219
Element Materials Technology Cleveland - Middleburg Heights Inc.	United States	100%	Testing	4400 Easton Commons Way, Suite 125, Columbus OH 43219
Element Materials Technology Cleveland Inc.	United States	100%	Testing and inspection operations	160 Mine Lake Court, Suite 200, Raleigh NC 27615
Element Materials Technology Dallas Inc.	United States	100%	Testing and inspection operations	19111 Dallas Parkway Suite 320, Dallas TX 75287
Element Materials Technology Detroit LLC	United States	100%	Testing and inspection operations	40600 Ann Arbour Road, East Suite 201, Plymouth Mi 48170
Element Materials Technology Food US LLC	United States	100%	Certification	1209 Orange Street, Wilmington DE 19801
Element Materials Technology Fort Wayne LLC	United States	100%	Testing and inspection operations	150 West Market Street, Suite 800napolis IN 46204
Element Materials Technology Group US Holdings Inc.	United States	100%	Holding Company	1209 Orange Street, Wilmington DE 19801
Element Materials Technology Hartford Inc.	United States	100%	Testing	One Constitution Plaza, Hartford CT 06103-1919
Element Materials Technology Holding USA Inc.	United States	100%	Holding Company	1209 Orange Street, City of Wilmington, County New Castle DE 19801
Element Materials Technology Houston LLC	United States	100%	Testing and inspection operations	160 Mine Lake Court, Suite 200, Raleigh NC 27615
Element Materials Technology Huntington Beach LLC	United States	100%	Testing and inspection operations	160 Mine Lake Court, Suite 200, Raleigh NC 27615
Element Materials Technology Jupiter LLC	United States	100%	Testing and inspection operations	1200 South Pine Island Road, Plantation FL 33324
Element Materials Technology Lafayette, LLC	United States	100%	Testing and inspection operations	3867 Plaza Tower Drive, Baton Rouge LA 70816
Element Materials Technology Life Sciences LLC	United States	100%	Certification	1209 Orange Street, Wilmington DE 19801
Element Materials Technology Los Angeles LLC	United States	100%	Testing and inspection operations	330 N Brand Blvd., Glendale CA 91203- 2336
Element Materials Technology Milpitas Inc.	United States	100%	Testing	251 Little Falls Drive, Wilmington, DE 19808
Element Materials Technology Minneapolis - Eagan Inc.	United States	100%	Testing and inspection operations	1209 Orange Street, Wilmington DE 19801

Name Continuing businesses	Country of incorporation or registration	Proportion Held	Activity	Registered Address
Element Materials Technology Minneapolis Inc.	United States	100%	Testing and inspection operations	1010 Dale Street North, Saint Paul MN 55117
Flement Materials Technology Minneapolis LLC	United States	100%	Testing and inspection operations	1010 Dale Street North, Saint Paul MN 55117
Element Materials Technology New Berlin Inc.	United States	100%	Testing and inspection operations	301 S Bedford Street, Suite 1, Madison WI 53703
Element Materials Technology Oakland - Concord Inc.	United States	100%	Testing and inspection operations	1285 Corporate Center Drive, Suite 110, Eagan MN 55121
Element Materials Technology Pharma US LLC	United States	100%	Certification	1209 Orange Street, Wilmington DE 19801
Element Materials Technology Portland - Evergreen Inc.	United States	100%	Testing and inspection operations	780 Commercial Street SE, Suite 100, Salem OR 97301
Element Materials Technology Portland Inc.	United States	100%	Testing and inspection operations	780 Commercial Street SE, Suite 100, Salem OR 97301
Element Materials Technology St. Paul Inc.	United States	100%	Testing and inspection operations	160 Mine Lake Court, Suite 200, Raleigh NC 27615
Element Materials Technology Transportation US LLC	United States	100%	Testing	1209 Orange Street, Wilmington DE 19801
Element Materials Technology Washington DC LLC (previously called PCTEST Engineering Laboratory, LLC)	United States	100%	Testing	1209 Orange Street, Wilmington DE 19801
Element Materials Technology Wilmington Inc.	United States	100%	Testing	1209 Orange Street, Wilmington DE 19801
Element Materials Technology Wixom Inc.	United States	100%	Testing and inspection	306 West Main Street, Suite 512, Frankfort KY 40601
EM Midco 2 US LLC	United States	100%	Holding	251 Little Falls Drive, Wilmington, DE
EMT Finance Inc.	United States	100%	Holding Company	1209 Orange Street, Wilmington DE 19801
Energy Assurance LLC	United States	100%	Testing	289 South Culver Street, Lawrenceville GA 30046
ETCR, Inc.	United States	100%	Testing	251 Little Falls Drive, Wilmington, DE 19808
Exova (US) Holdings Inc.	United States	100%	Holding Company	1209 Orange Street, Wilmington DE 19801
Exova, Inc.	United States	100%	Testing	1209 Orange Street, Wilmington DE 19801
Front Range Methods, LLC	United States	100%	Dormant	780 Commercial Street SE, Suite 100, Salem OR 97301
Greenrock Finance, Inc.	United States	100%	Holding Company	1209 Orange Street Wilmington DE 19801

Name Continuing businesses	Country of incorporation or registration	Proportion Held	Activity	Registered Address
Herculean US Holdings, Inc.	United States	100%	Holding Company	1209 Orange Street, Wilmington DE 19801
Impact Analytical, Inc.	United States	100%	lesting	1940 N Stark Road, Midland MI 48641
Jones Microbiology Institute Inc.	United States	100%	Testing and inspection operations	400 E Court Avenue, Des Moines IA 50309
Linbob, LLC	United States	100%	Dormant	447 Center Street, Manchester CT 06040
McCloy Engineering, LLC	United States	100%	Dormant	4400 Easton Commons Way, Suite 125, Columbus OH 43219
Morel Ventures, LLC	United States	100%	Dormant	4400 Easton Commons Way, Suite 125, Columbus OH 43219
MRA Acquisition Corp.	United States	100%	Holding Company	1209 Orange Street, Wilmington DE 19801
Nanoscale Combinatorial Synthesis, Inc.	United States	100%	Testing and inspection operations	3800 North Central Avenue, Suite 460, Phoenix AZ 85012
National Quality Assurance - U.S.A., Inc.	United States	100%	Testing	289 Great Road, Acton MA 01720
National Technical Systems, L LC	United States	100%	Testing	330 N Brand Blvd., Suite 700, Glendale CA 91203
NEST Parent, Inc.	United States	100%	Holding Company	251 Little Falls Drive, Wilmington, DE 19808
NTS Engineering Services, Inc	United States	100%	Testing	251 Little Falls Drive, Wilmington, DE 19808
NTS Holding Corporation, Inc.	United States	100%	Holding Company	2125 East Katella Ave., Suite 250, Anahei m CA 92806
NTS Labs, LLC	United States	100%	Testing	330 N Brand Blvd., Suite 700, Glendale CA 91203
NTS Technical Systems, LLC	United States	100%	Testing	28 Liberty Street, New York NY 10005
PCAS-Nanosyn, LLC	United States	100%	Testing	1209 Orange Street, Wilmington DE 19801
PCTEST Holdings Inc.	United States	100%	Holding Company	1209 Orange Street, Wilmington DE 19801

Name Continuing businesses	Country of incorporation or registration	Proportion Held	Activity	Registered Address
Preferred Testing Labs Inc.	United States	100%	Testing	2125 East Katella Ave., Suite 250, Anahei m CA 92806
Primetime Testing Laborator y, Inc.	United States	100%	Testing	289 Great Road, Acton MA 01720
RTC-K, LLC	United States	100%	Testing	40600 Ann Arbor Road East, Suite 201, Pl ymouth MI 48170
Trialon Corporation	United States	100%	Testing	40600 Ann Arbor Road East, Suite 201, Pl ymouth MI 48170
Trialon Holding Company	United States	100%	Holding Company	1209 Orange Street, Wilmington DE 1980
Unitek Technical Services, Inc	United States	100%	Testing	251 Little Falls Drive, Wilmington, DE 19808
Validation Resources, LLC	United States	100%	Testing	601 SW Second Ave Ste 2100, Portland OR 97204
Accusense Systems Limited**	United Kingdom	100%	Dormant	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
Aerotech Inspection & NDT Limited**	United Kingdom	100%	Dormant	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
Agile Five Ltd**	United Kingdom	100%	Dormant	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
Ascertiva Limited**	United Kingdom	100%	Dormant	Warwick House Houghton Hall Park, Houg hton Regis, Dunstable, Bedfordshire, LUS 5ZX
BM TRADA Certification Limited**	United Kingdom	100%	Dormant	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
BM TRADA Group Limited**	United Kingdom	100%	Dormant	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
BM TRADA Overseas Limited***	United Kingdom	100%	Holding Company	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
Catalyst Environmental Limited**	United Kingdom	100%	Dormant	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
CCB Evolution Limited**	United Kingdom	100%	Dormant	Chiltern House Stocking Lane, Hughenden Valley, High Wycombe, Buckinghamshire, HP14 4ND
Certifire Limited**	United Kingdom	100%	Dormant	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA

Name Continuing businesses	Country of incorporation or registration	Proportion Held	Activity	Registered Address
Chiltern International Fire Limited**	United Kingdom	100%	Dormant	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
Crawford Scientific Holdings Limited***	United Kingdom	100%	Holding Company	Rosewell House, 2A (1F) Harvest Drive, Newbridge, Midlothian, EH28 8QJ, Scotland
Element Digital Engineering L imited (Previously called Norton Straw Consultants Ltd)	United Kingdom	100%	Testing	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
Element Materials Technology (Mexico) Ltd.***	United Kingdom	100%	Holding Company	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
Element Materials Technology Aberdeen Ltd	United Kingdom	100%	Testing and inspection operations	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
Element Materials Technology Aerospace UK Limited	United Kingdom	100%	Testing	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
Element Materials Technolog y Analytical Services Limited (Previously called Hall Analytical Laboratories Limited)	United Kingdom	100%	Testing and inspection operations	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
Element Materials Technology Cambridge UK Limited***	United Kingdom	100%	Testing	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
Element Materials Technology China Holding Limited***	United Kingdom	100%	Holding Company	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
Element Materials Technology Environmental UK Limited	United Kingdom	100%	Testing	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
Element Materials Technology G.C. Ltd**	United Kingdom	100%	Dormant	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
Element Materials Technology Group Holdings CC1 Limited***	United Kingdom	100%	Holding Company	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
Element Materials Technology Group Holdings CC2 Limited***	United Kingdom	100%	Holding Company	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
Element Materials Technology Group Holdings Limited***	United Kingdom	100%	Holding Company	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
Element Materials Technology Limited ***	United Kingdom	100%	Testing and inspection operations	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
Element Materials Technology Hitchin Limited	United Kingdom	100%	Testing and inspection operations	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA

Name Continuing businesses	Country of incorporation or registration	Proportion Held	Activity	Registered Address
Element Materials Technology Holding UK Ltd***	United Kingdom	100%	Holding Company	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
Element Materials Technolog y Laboratory Instrumentation UK Limited (Previously called	United Kingdom	100%	Certification	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
Anatune Limited) Element Materials Technolog y Laboratory Solutions UK Li mited (formerly Crawford Scientific Limited) Element Materials Technolog	United Kingdom	100%	Testing	Rosewell House, 2A (1F) Harvest Drive, Newbridge, Midlothian, EH28 8QJ, Scotland
y Life Sciences EMEAA Limite d (formerly Arch Sciences Group Limited)***	United Kingdom	100%	Testing and inspection operations	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
Element Materials Technology Group Limited***	United Kingdom	100%	Holding Company	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
Element Materials Technology Oil & Gas UK Limited	United Kingdom	100%	Testing	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
Element Materials Technology Shared Services Limited***	United Kingdom	100%	Non-Trading	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
Element Materials Technology Sheffield Ltd	United Kingdom	100%	Testing and inspection operations	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
Element Materials Technology Warwick Ltd	United Kingdom	100%	Testing and inspection operations	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
Element Materials Technology Wednesbury Limited	United Kingdom	100%	Testing	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
EM Bidco Limíted***	United Kingdom	100%	Holding Company	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
EMC Projects Limited**	United Kingdom	100%	Dormant	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
EMT 2 Holdings Limited***	United Kingdom	100%	Holding Company	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
EMT Finance 1 Limited***	United Kingdom	100%	Holding Company	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
EMT Finance 2 Limited***	United Kingdom	100%	Holding Company	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
EMT FX EUR Limited***	United Kingdom	100%	Holding Company	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
EMT FX GBP Limited**	United Kingdom	100%	Dormant	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA

Name Continuing businesses	Country of incorporation or registration	Proportion Held	Activity	Registered Address
EMT FX USD Limited**	United Kingdom	100%	Dormant	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
EMT Holdings Limited***	United Kingdom	100%	Holding Company	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
Envirodat Limited***	United Kingdom	100%	Testing and inspection operations	3rd Floor, Davidson Building, S Southampton Street, London, WC2E 7HA
Environmental Evaluation Limited**	United Kingdom	100%	Dormant	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
Exova (UK) Limited	United Kingdom	100%	Holding Company	Lochend Industrial Estate, Queen Anne Drive, Newbridge, Midlothian, EH28 8LP
Exova 2014 Limited***	United Kingdom	100%	Testing	3rd Floor, Davidson Building, S Southampton Street, London, WC2E 7HA
Exova Group (UK) Limited***	United Kingdom	100%	Testing	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
Exova Group Limited***	United Kingdom	100%	Testing	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
Exova Treasury Limited***	United Kingdom	100%	Non-Trading	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
FIRA International Limited	United Kingdom	100%	Testing	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
Firas Limited**	United Kingdom	100%	Dormant	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
Friiscan Limíted***	United Kingdom	100%	Testing and inspection operations	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
Greenrock Bidço Limited***	United Kingdom	100%	Holding Company	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
Greenrock Midco Limited***	United Kingdom	100%	Holding Company	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
Greenrock Topco Limited***	United Kingdom	100%	Holding Company	3rd Floor, Davidson Building, S Southampton Street, London, WC2E 7HA
IMS Reliance Limited**	United Kingdom	100%	Dormant	Warwick House Houghton Hall Park, Houg hton Regis, Dunstable, Bedfordshire, LUS 5ZX
Insight N.D.T. Limited**	United Kingdom	100%	Dormant	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA

Name Continuing businesses	Country of incorporation or registration	Proportion Held	Activity	Registered Address
Jones Environmental Forensics Limited**	United Kingdom	100%	Dormant	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
LCP Bidco Limited***	United Kingdom	100%	Holding Company	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
Materials Engineering Research Laboratory Limited**	United Kingdom	100%	Dormant	3rd Floor, Davidson Building, S Southampton Street, London, WC2E 7HA
MERL Technology Limited**	United Kingdom	100%	Dormant	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
MTS Pendar Limited***	United Kingdom	100%	Holding Company	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
N.D.T. (Holdings) Limited***	United Kingdom	100%	Holding Company	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
N.D.T. Limited**	United Kingdom	100%	Dormant	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
National Quality Assurance Li mited	United Kingdom	100%	Testing	Warwick House Houghton Hall Park, Houg hton Regis, Dunstable, Bedfordshire, LUS 5ZX
NQA Certification Limited	United Kingdom	100%	Certification	Warwick House Houghton Hall Park, Houg hton Regis, Dunstable, Bedfordshire, LU5 5ZX
TRaC EMC & Safety Limited**	United Kingdom	100%	Dormant	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
TRaC Environmental and Analysis Ltd**	United Kingdom	100%	Dormant	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
TRaC Global Limited**	United Kingdom	100%	Dormant	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
TRaC Telecoms & Radio Limited**	United Kingdom	100%	Dormant	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
TRADA Certification Limited**	United Kingdom	100%	Dormant	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
TRADA Technology Limited**	United Kingdom	100%	Dormant	3rd Floor, Davidson Building, S Southampton Street, London, WC2E 7HA
U.K. First Limited**	United Kingdom	100%	Dormant	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA

Name Continuing businesses	Country of incorporation or registration	Proportion Held	Activity	Registered Address
Warrington Apt Laboratories Limited**	United Kingdom	100%	Dormant	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
Warrington Certification Limited**	United Kingdom	100%	Dormant	Holmesfield Road, Warrington, Cheshire, WA1 2DS
Warrington Fire & Building Products UK Limited***	United Kingdom	100%	Holding Company	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
Warrington Fire Research Centre (London) Limited**	United Kingdom	100%	Dormant	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
Warrington Fire Research Centre Limited**	United Kingdom	100%	Dormant	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
Warrington Fire Research Consultants Limited**	United Kingdom	100%	Dormant	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
Warrington Fire Research Group Limited***	United Kingdom	100%	Holding Company	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
Warringtonfire Consulting Limited	United Kingdom	100%	Testing	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
Warringtonfire Testing and Certification Limited	United Kingdom	100%	Testing	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
Western Technical Services Limited**	United Kingdom	100%	Dormant	3rd Floor, Davidson Building, 5 Southampton Street, London, WC2E 7HA
DEFIRE (ACT) PTY LTD	Australia	100%	Dormant	Unit 2, 409-411 Hammond Road, Dandenong VIC 3175
DEFIRE (NSW) PTY LTD	Australia	100%	Dormant	Unit 2, 409-411 Hammond Road, Dandenong South VIC 3175
DEFIRE (QLD) PTY LTD	Australia	100%	Dormant	Unit 2, 409-411 Hammond Road, Dandenong South VIC 3175
DEFIRE (WA) PTY LTD	Australia	100%	Dormant	Unit 2, 409-411 Hammond Road, Dandenong South VIC 3175
DEFIRE Holdings PTY LTD	Australia	100%	Holding Company	Unit 2, 409-411 Hammond Road, Dandenong South VIC 3175
Exova Certifire Pty Ltd	Australia	100%	Dormant	Unit 2, 409-411 Hammond Road, Dandenong VIC 3175
Warringtonfire Australia Pty Ltd	Australia	100%	Testing	Unit 2, 409-411 Hammond Road, Dandenong VIC 3175

Name Continuing businesses	Country of incorporation or registration	Proportion Held	Activity	Registered Address
Element Materials Technology Antwerpen N.V.	Belgium	100%	Testing and inspection operations	Herentalsebaan 406, 2160 Wommelgem
WFRGent NV	Belgium	100%	Testing	Ottergemsesteenweg-Zuid 711 Ghent, Flemish Region 9000
BM TRADA Certification Canada Inc	Canada	100%	Certification	398-2416 Main Street, Vancouver BC V5T 3E2
Element Materials Technology Canada Inc.	Canada	100%	Testing	2395 Speakman Drive, Mississauga ON LSK 183
Exova Property Holdings Inc	Canada	100%	Property Holding Company	2395 Speakman Drive, Mississauga ON ŁSK 1B3
National Technical Systems C anada Inc.	Canada	100%	Testing	2425 boul. Industriel, Chambly QC J3L4W 3
National Technical Systems S LMT Inc.	Canada	100%	Testing	
Element Materials Technology ME Limited	Cayman Islands	100%	Holding Company	PO Box 309, Ugland House, Grand Cayman, KY1-1104
Warringtonfire Limited	Cayman Islands	100%	Dormant	PO Box 309, Ugland House, Grand Cayman, KY1-1104
Element Materials Technology (Shanghai) Co., Ltd.	China	100%	Testing and inspection operations	1st Floor, Building No. 7, No. 398 Songying Road, Qingpu District, Shanghai
Element Materials Technology (Suzhou) Co., Ltd.	China	100%	Testing	No. 39 Qiming Road, Shengpu Town, Suzhou Industrial Park, Suzhou, Jiangsu Province
Element Materials Technology Shenzhen Ltd	China	100%	Testing	B818, Languang Technology Park, No. 7 Xinxi Road, High-tech Industrial Park, Nanshan, Shenzhen, 518000
Element Metech Measurement Technology Services (Tianjin) Co., Ltd.	China	100%	Testing	Room 1719, 17F, C1, TEDA MSD, No.79 First Avenue, TEDA, Tianjin, 300457
Shanghai NQA Certification C o., Ltd.	China	50%	Certification	Room 1, 5/F, No 985 Dongfang Road, Pud ong New Zone, Shanghai
Tianjin C-Kai BM TRADA Certification Company Limited~	China	40%	Certification	Room 708, Suite F Hai Tai Plaza, No.8 Hua Tian Road, Tianjin , Hua Yuan Industrial Zone
Element Materials Technology Pilsen s.r.o.	Czech Republic	100%	Testing	Podnikatelska 1184/39, Plzen, 301 00
Element Metech s.r.o.	Czech Republic	100%	Testing	Toužímská 767, Letňany, Praha 9, 19900

Name Continuing businesses	Country of incorporation or registration	Proportion Held	Activity	Registered Address
Element Metech A/S	Denmark	100%	Testing	Flyvestation, Karup, DK-7470, Herningvej 30, Karup
Element Metech Oy	Finland	100%	Testing	Kuormakuja, Nummela, 03100
Element Materials Technology France SAS	France	100%	Testing	3 Avenue André Marie Ampère, Zone d'Activité Commerciale du Perget , 31770, Colomiers
Element Materials Technology Toulouse SAS	France	100%	Testing	3 Avenue André Marie Ampère, Zone d'Activité Commerciale du Perget , 31770, Colomiers
Element Materials Technology Aalen GmbH	Germany	100%	Testing	Carl-Zeiss-Straße 17, 73431, Aalen
Element Materials Technology Berlin GmbH	Germany	100%	Testing and inspection operations	Friedrich-Wohler-Str. 1, 12489, Berlin
Element Materials Technology Hamburg GmbH	Germany	100%	Testing and inspection operations	Tempowerking 11, 21079, Hamburg
Element Materials Technology Holding Germany GmbH	Germany	100%	Testing and inspection operations	Tempowerkring 11, D-21079, Hamburg
Element Materials Technology Straubing GmbH	Germany	100%	Testing and inspection operations	Gustav-Hertz-Strasse. 35, 94315, Straubing, Bavaria
Element Metech GmbH	Germany	100%	Testing	Hans-Bockler, Ring 9, D-22851, Norderstedt
KDK Kalibrierdienst Kopp GmbH	Germany	100%	Certification	In den Ziegelwiesen 25, 69168 , Wiesloch
NTS Europe GmbH	Germany	100%	Testing	
Warringtonfire Frankfurt GmbH	Germany	100%	Testing	Industriepark, Hochst, Geb. C369, am Main, 65926 Frankfurt
Warringtonfire Holdings GmbH	Germany	100%	Holding Company	Industriepark, Hochst, 65926, Geb. C369, Frankfurt
Warringtonfire Consulting ME Limited	Guernsey	100%	Testing	PO Box 286, Floor 2 , Trafalgar Court, Les Banques , St Peter Port, GY1 4LY
Certifire (Hong Kong) Limited	Hong Kong	100%	Holding Company	Unit C, 18/F Infotech Centre, 21 Hung To Road, Kwun Tong, Kowloon
FIRA-CMA Testing Services Limited~	Hong Kong	50%	Testing	Room 1401-3 Yan Hing Centre, 9-13 Wong Chuk Yeung Street, Fo Tan, Shatin

Name Continuing businesses	Country of incorporation or registration	Proportion Held	Activity	Registered Address
Warringtonfire Certification and Inspection Hong Kong Limited	Hong Kong	100%	Dormant	Unit C, 18/F Infotech Centre, 21 Hung To Road, Kwun Tong, Kowloon
Warringtonfire Hong Kong Limited	Hong Kong	100%	Testing	Unit C, 18/F Infotech Centre, 21 Hung To Road, Kwun Tong, Kowloon
BM TRADA RKCA Certifications Private Limited ~	India	50%	Certification	515 Tulsiani Chambers, Nariman Point, Mumbai, 400021, India
Metallurgical Services Private Limited	India	100%	Testing	Mehta House, Ashok Silk Mills Lane, Khatkopar (West), Mumbai, 40086
NQA Certification Private Limited	India	100%	Testing	No 5, 15/1, 8TH Main Road, RPC Layout, B engaluru, Karnataka, 560040
Element Materials Technology Ireland Limited	ireland	100%	Testing	Unit D8, North City Business Park, North Road, Finglas, Dublin 11, D11Y267
Element Materials Technolog y Laboratory Solutions Irelan d Limited (formerly Apex Scientific Limited)	ireland	100%	Testing	Unit F12, Maynooth Business Campus, Maynooth, Co. Kildare, WR23R1H2
Warringtonfire Consulting Ireland Limited	Ireland	100%	Testing	Unit D8, North City Business Park, North Road, Finglas, Dublin 11, D11 Y267
C.T.R. S.R.L.	Italy	100%	Testing	Via Visco 7/A, 35010, Limena (PD)
Element Materials Technology Milan S.r.l.	Italy	100%	Testing	Via della Pierina 9/11, 26013, Crema
Element Kamisu Japan (formerly PCTEST Japan Co., Ltd.)	Japan	100%	Testing and inspection operations	1797-8 Ohata, Kamisu-shi, Ibaraki-ken
Stockbridge 2022 Limited	Jersey	100%	Testing	2nd Floor, International House, 41 The Parade, St Helier, JE2 3QQ
Element Materials Technolog y Suwon. Ltd. (formerly PCTEST Korea Co., Ltd.)	Republic of Korea	100%	Testing	13, Heungdeok 1-ro, Giheung-gu, Yongin- si, Gyeonggi-do
Element Construction Testing (M) Sdn. Bhd. (formerly ADMATERIALS TECHNOLOGIES SDN. BHD.)	Malaysia	100%	Testing	Suite 2, 1st Floor, 2J- 1, Jalan Giam, Taman Majidee, 80250 Joh or Bahru, Johor
Exova (Malaysia) Sdn. Bhd.	Malaysia	100%	Testing	Suite 13.03, 13th Floor, Menara Tan & Tan, 207 Jalan Tun Razak, 50400 Kuala Łumpur
Element Materials Technology Monterrey, S. DE R.L. DE C.V.	Mexico	100%	Testing	Carretera Monterrey-Saltillo 3279 B, Privada de Santa Catarina, Santa Catarina, Nuevo Leon, C.P. 66367
Element Materials Technology Holding Netherlands B.V.	Netherlands	100%	Holding Company	Zekeringstraat 33, 1014 BV, Amsterdam

Name Continuing businesses	Country of incorporation or registration	Proportion Held	Activity	Registered Address
Element Materials Technology Rotterdam B.V.	Netherlands	100%	Testing and inspection operations	Sevillaweg 46, 3047 AL, Rotterdam
Herculean Testing Group B.V.	Netherlands	100%	Holding Company	Herikerbergweg 238, Luna ArenA, 1101 CM, Amsterdam
Exova Metech AS	Norway	100%	Testing and inspection operations	Bygning 3, Fabrikkvegen 11 , Raufoss, 2830
Element Materials Technology ME Limited LLC*	Oman	70%	Testing	Muscat Governorate/Bawshar/Ghala, PO 8ox 3552, PC 112
Element Doha LLC*	Qatar	24.50%	Testing	Street 46, Gate 16, Salwa Industrial Area, P.O. Box 23650
Warringtonfire Doha*	Qatar	49%	Testing	P.O. Box 24863, Doha
Element Saudi Arabia Company Limited*	Saudi Arabia	50%	Testing	Dammam, 2nd Industrial City, Road 76-27
ELEMENT CONSTRUCTION TE STING (S) PTE. LTD. (formerly Admaterials Technologies Pte. Ltd.)	Singapore	100%	Testing	58 Sungei Kadut Loop, Prospaq Industrial Building, Singapore, 729501
D. (formerly GEO LAB (S) PTE. LT LTD.)	Singapore	100%	Testing	15 Kaki Bukit Road 4, #01- 42, Bartley Biz Centre, 417808
ELEMENT GEOTECHNICAL TE STING (S) PTE. LTD. (formerly FOSTA PTE. LTD.)	Singapore	100%	Testing	215 Kaki Bukit Avenue 1, Shun Li Industria Park, 416042
Element Materials Technology Singapore Pte. Ltd.	Singapore	100%	Testing	106 Tuas South Avenue 2, West Point Bizhub, 637158
ELEMENT TESTING SERVICES (S) PTE. LTD. (Previously called Singapore Test Services Private Limited)	Singapore	100%	Testing	249 Jalan Boon Lay, 619523
Warringtonfire Singapore Pte. Ltd.	Singapore	100%	Testing	9 Raffles Place, #26-01 Republic Plaza, Singapore, 048619
Element Materials Technology South Africa Proprietary Limited*	South Africa	89.55%	Testing	Unit D2 and D5, 9 Quantum Road, Firgrove Business PA, Somerset West, Western Cape, 7130
Element Materials Technology Seville S.L.U.	Spain	100%	Testing	Wilburg y Orville Wright 1, Aeropolis, Seville, 41309, La Rinconada
BM TRADA RKCA Lanka Certifications (Private) Limited~	Sri Lanka	100%	Certification	No. 1041-2/1 Maradana Road, Borella, Columbo 8
CSM NDT Certification AB*	Sweden	80%	Testing	Artilleriplan 4 691, 50, Karlskoga

Name Continuing businesses	Country of incorporation or registration	Proportion Held	Activity	Registered Address
Element Materials Technology AB	Sweden	100%	Testing	Box 1340, 581 13, Linkoping
Element Materials Technology Sweden Holdings AB	Sweden	100%	Holding Company	Box 1340, 581 13, Linkoping
Element Metech AB	Sweden	100%	Testing	Box 1340, 581 13, Linkoping
Al Futtaim Element Materials Technology Dubai L.L.C.*	United Arab Emirates	49%	Testing and inspection operations	Dubai Investments Park, P.O. Box 34924, Dubai

^{*} These companies are treated as subsidiaries in the results of the Group as effective control over their operations exists, as described in the shareholder and management services agreements with the related parties.

^{**} For the period ending 31 December 2022, this subsidiary of the Group was entitled to exemption from audit under s480 of the Companies Act 2006 relating to dormant subsidiary companies.

^{***}For the year ended 31 December 2022, this subsidiary of the Group was exempt from the requirement for audit of individual financial statements in accordance with section 479A of the Companies Act 2006. EM Midco2 Limited which provided the relevant parent company guarantee required under section 479C of the Companies Act 2006 has indirect holdings in this subsidiary undertaking."

 $^{^{\}sim}$ These are companies where the Group exercises joint control.

COMPANY STATEMENT OF FINANCIAL POSITION

As at 31 December 2022

	Note	2022 US \$million
Non-current assets		
Amounts receivable from Group companies	f	862.7
Investments in subsidiaries	e	3,456.1
		4,318.8
Non-current liabilities		
Amounts payable to other Group companies	g	(862.7)
		(862.7)
Net current (liabilities)/assets	· · · · · · · · · · · · · · · · · · ·	_
Net assets		3,456.1
Equity		
Share capital	ì	0.4
Share premium	i	4,013.2
Retained earnings		(557.5)
Total shareholders' equity		3,456.1

The Company's loss after tax for the period ended 31 December 2022 was US \$557.5 million.

The financial statements of EM Midco2 Limited (Company registration number 13856338) were approved by the Board of Directors and authorized for issue on 26 September 2023. They were signed on its behalf by:

Ruth Prior Director

26 September 2023

COMPANY STATEMENT OF CHANGES IN EQUITY

Period ended 31 December 2022

	Share			Total	
	Share capital	premium	Accumulated Loss	US \$million	
As at 18 January 2022		-	-	•	
Total Comprehensive Loss	-	-	(557.5)	(557.5)	
Issue of shares	0.4	4,013.2		4.013.6	
As at 31 December 2022	0.4	4,013.2	(557.5)	3,456.1	

The notes on the following pages form part of these financial statements.

NOTES TO THE COMPANY FINANCIAL STATEMENTS

EM Midco2 Limited

a: Accounting por cles

/) Bissiofaccounting

These financial statements have been prepared on a going concern basis and under the historical cost convention in accordance with the Companies Act 2006 and applicable FRS 101 "Reduced Disclosure Framework". As permitted by section 408 of the Companies Act 2006, no separate statement of profit or loss account is presented for the Company.

As permitted by FRS 101, the Company has taken advantage of the disclosure exemptions available under that standard in relation to the presentation of a statement of profit or loss, a statement of cash-flow, financial instruments, standards not yet effective, impairment of assets and related party transactions. Where required, equivalent disclosures are given in the Group accounts of EMMidco2Limited.

The Company was incorporated on the 18th of January 2022. This is the first period that financial statements are being prepared for the Company, and therefore no comparative information is presented.

Going concern

EM Midco2 Limited ("Element") is the holding company of the Group. The company's future viability is ultimately dependent on the performance of the wider trading group and group management's decisions on the flow of capital. The Directors have carried out a review, including consideration of appropriate forecasts and sensitivities, which indicates that the company will have adequate resources to continue to trade for the foreseeable future.

A full description of the Group's business activities, financial position, cash flows, liquidity position, committed facilities and borrowing position, together with the factors likely to affect its future development and performance, is set out in the Strategic Report, including the Financial Review, in note 2.3 and in note 22 to the financial statements.

The financial statements of the Company have been prepared on a going concern basis. The directors have a reasonable expectation that the Company has access to adequate resources to continue in operational existence for the foreseeable future. The Company has a net assets position of US \$3,456.1 million. The Directors considered the going concern status of EM Midco2 Limited and on the basis that this company is a holding company for the Group's operating entities, going concern assumptions and sensitivities discussed in this annual statement (note 2) are applicable from a standalone company perspective. On that basis, the Directors are satisfied that the Company is a going concern for the period from the date of signing these accounts to 31st December 2024.

() Figure of habities and equity instruments

Classification as dection equity

Debt and equity instruments are classified as either financial liabilities or as equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument. Refer to note 26.

Equity instruments

An equity instrument is any contract that evidences a residual interest in the assets of an entity after deducting all of its liabilities. Equity instruments issued by the Group are recognized at the proceeds received, net of direct issue costs.

No gain or loss is recognized in the statement of profit or loss on the purchase, sale, issue or cancellation of the Group's own equity instruments.

i a prastroports

Investments are stated at cost less provision for impairment. The Company evaluates its investment in subsidiary for impairment annually and records an impairment loss when the carrying amount exceeds the recoverable amount.

(ev) Discards

Dividend income from investments is recognized when the shareholder's right to receive payment has been established.

Final dividend distributions are recognized in the Company's financial statements in the period in which the dividends are approved by the Company's shareholders

NOTES TO THE COMPANY FINANCIAL STATEMENTS

EM Midco2 Limited

(v) Amounts rate vable from Group combanies

Amounts receivable from Group companies are recognized initially at fair value and subsequently measured at amortized cost using the effective interest method, less allowance. The Company applies IFRS 9 to measure expected credit losses which uses a lifetime expected loss allowance for all trade receivables and contract assets.

Ivi, Aprounts dayed a to Group companies

Amounts payable to Group companies are recognized initially at fair value and subsequently measured at amortized cost using the effective interest method.

b) Directors' and employees' remuneration

No emoluments were paid directly by the Company; information on the directors' remuneration can be found in Key Management Remuneration in note 7 of the Consolidated Group Financial Statements. The Company has no employees.

oj Refated part es

The Company has taken advantage of the exemptions contained within paragraphs 8 (j) and (k) of FRS 101, and has not disclosed transactions entered into with wholly owned group companies or key management personnel. There were no other related party transactions in the period.

de Audictor's remuneration

Fees payable to Ernst & Young LLP for the audit of the Company's financial statements were borne by other companies within the Group and disclosed in Note 7 of the Consolidated Group Financial Statements. There were no non-audit services provided to the Company during the period.

ej investoria (fs. nisuos digries)

	2022
	US \$million
Investments	4,013.6
Impairment	(557.5)
As at 31 December	3,456.1

The investment relates to direct holdings in EM Bidco Limited. Details of the subsidiaries directly and indirectly held by the Company are included in note 31.

The impairment is based on the fair value of the business units as per note 12 of the EM Midco2 Consolidated financial statements. Refer to the note for the sensitivity of assumptions used.

fy Amounts receivable from Group companies

	US \$million
Element Materials Bidco Ltd	862.7
As at 31 December 2022	862.7

The payable amount relates to intercompany loans that EM Midco2 Limited holds with other Element entities as set out above. Loans carry a 10% interest rate and are repayable on maturity in 2032.

gr Amounts dayable to Group companies.

	2022
	US \$million
Element Materials Midco 1 Ltd	(862.7)
As at 31 December 2022	(862.7)

The payable amount relates to intercompany loans that EM Midco2 Limited holds with other Element entities as set out above. Loans carry a 10% interest rate and are repayable on maturity in 2032.

NOTES TO THE COMPANY FINANCIAL STATEMENTS

EM Midco2 Limited

i, Share dapital

Share capital

Туре	Nominal value	Issued number	2022 Total US \$
Ordinary shares	0 0001	4,014,584,712	401,458
As at 31 December		4,014,584,712	401,458
			\$'000
Authorized, issued and fully paid, at 31 December 202	2		401

4,014,584,712 Ordinary shares were issued during 2022 at US \$1.00 inclusive share premium. The total share premium for the shares issued in the period was US \$4,013.2 million.

During the period \$48.2 million of ordinary shares were issued in consideration of Element Materials Technology Group Limited acquisition (note 5).

Share premium

The share premium reserve contains the premium arising on issue of equity shares, net of issue expenses.

y By an is after the reporting date

No significant events have occurred after 31 December 2022 other than those disclosed in the consolidated group financial statements.

m) Uit mate holding company and controlling party

The immediate parent undertaking is EM Midco 1 Limited, which is incorporated in the United Kingdom. EM Midco 2 Limited is the smallest group for which consolidated financial statements are prepared which includes the company. The ultimate controlling party of EM Midco 2 is Temasek Holdings (Private) Limited, a company incorporated in Singapore.

DIRECTORS AND ADVISERS

Ordators

Ruth Prior Thomas Fountain

Hag otario Orion

3rd Floor Davidson Building, 5 Southampton Street, London, United Kingdom, WC2E 7HA

Company Registration Number

13856338

Auditor

Ernst and Young LLP 1 More London Place London SE1 2AF United Kingdom

Saharbas to the Group

Allen & Overy LLP One Bishop Square London EC1 6AD

Principal Bankers

ING Bank N.V., London Branch 8-10 Moorgate, London EC2R 6DA United Kingdom