

HMS Hydraulic Machines & Systems Group plc

International Financial Reporting Standards Consolidated Financial Statements and Independent Auditor's Report

31 December 2019

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Board of Directors

Mr. Nikolai N. Yamburenko

Chairman of the Board of Directors
Non-executive Director
Member of the Strategy and Investments Committee
Member of the Remuneration Committee
Member of the Audit Committee

Mr. Artem V. Molchanov

Executive Managing Director

Mr. Kirill V. Molchanov

Executive Director

Mr. Yury N. Skrynnik

Executive Director

Member of the Strategy and Investments Committee

Mr. Vladimir V. Lukyanenko

Non-executive Director
Member of the Remuneration Committee
Chairman of the Strategy and Investments Committee

Mr. Ezio Vergani

Non-executive Director Chairman of the Audit Committee Member of the Remuneration Committee

Mr. Giorgio Veronesi

Non-executive Director Chairman of the Remuneration Committee Member of the Audit Committee Member of the Strategy and Investments Committee

Mr. Vyacheslav G. Tsoy

Non-executive Director

Mr. Andreas S. Petrou

Non-executive Director

Board support

The Company Secretary is available to advise all Directors to ensure compliance with the Board procedures.

Company Secretary

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Registered office

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The Board of Directors presents its consolidated management report together with the audited consolidated financial statements for the year ended 31 December 2019. The Group's consolidated financial statements have been prepared in accordance with International Financial Reporting Standards ("IFRS") as adopted by the European Union and the requirements of Cyprus Companies Law, Cap. 113.

Principal activities

The principal business activities of the Company and its subsidiaries (the "Group") are the manufacture and repair of a wide range of pumps and pumping units, compressors, modular equipment, including oil and gas equipment, engineering and construction services mainly for oil and gas companies. These products and services are sold both in the Russian Federation and abroad.

Review of developments, position and performance of the Group's business

Backlog and order intake. Backlog grew to RR 44.7 billion (5% yoy) based on growth in the pumps and the oil & gas equipment. In terms of contracts type, the recurring business was the contributor to this growth.

Order intake declined by 7% yoy to RR 52.2 billion, compared with Rub 55.9 billion for 2018, mainly due to a decrease in the compressors business segment because less large contracts were signed in the reported period.

Group performance. Revenue decreased to RR 51.4 billion, down by 2%, compared with RR 52.6 billion for 2018, due to weak results of the oil & gas equipment business segment.

Adjusted EBITDA was down by 27% yoy to RR 4.8 billion mainly because of the oil & gas equipment projects and partly because of the compressors segments.

Revenue from recurring business increased by 8% yoy, and revenue from large projects declined by 18% yoy. Adjusted EBITDA from recurring business increased 42% yoy, and from large projects contracted by 55% yoy. Adjusted EBITDA margin was down to 9.4%, compared with 12.6% for 2018.

Profit for 2019 declined to RR 151 million, compared with RR 1.9 billion for 2018, down by 92% yoy.

Financial review. Working capital was RR 8.9 billion, down by 2% yoy, compared with RR 9.1 billion for 2018. As a share of revenue, working capital stood unchanged at 17%.

Capital expenditures were RR 1.6 billion, down by 33% yoy, compared with RR 2.3 billion last year, as the result of the implemented austerity measures.

Free cash flow turned positive, compared with RR (139) million for 2018, mainly due to a decrease in working capital.

Total debt increased to RR 23.4 billion, up by 25% yoy, compared with RR 19.5 billion for 2018. Net debt was RR 14.4 billion, up by 9% yoy, compared with RR 13.1 billion for 2018. Net debt to EBITDA LTM ratio increased to 2.98x compared with 1.99x last year.

Non-Financial Information

Environmental matters. The Group ensures that its activities fully comply with the local environmental regulations.

The Group has gained significant experience working together with leading companies in gaining better operational efficiency and reliability, save energy and lower the impact on environment in numerous projects in Russia, the CIS and internationally.

The Group conducts activities on a regular basis to offset its impact on the environment, including waste management, the analysis and control of water quality on industrial sites, compliance with environmental emissions, and the monitoring of the industrial environment.

Human resources. The Group considers employees being one of its core assets, and therefore, the Group can only be successful and sustainable through the attraction and retention of the best people, and by encouraging and developing them to achieve their full potential.

The Group's personnel policy focuses on creating a positive atmosphere at all locations and facilities to maximise productivity.



As part of this, it offers medical insurance, support for education, opportunities to obtain additional qualifications and training, and financial aid in particularly difficult times.

Adequate remuneration packages are offered to key managers and employees and remuneration is linked to the Group's financial results.

Principal risks and uncertainties

The Group's critical accounting estimates and judgments and financial risk management are disclosed in Notes 4 and 36 to the consolidated financial statements.

The Group's contingencies are disclosed in Note 34 to the consolidated financial statements.

The Board has a process to identify, evaluate and manage significant risks faced by the Group.

Future developments

The Board of Directors does not expect any significant changes in the activities of the Group in the foreseeable future. The Group's strategic objective is to achieve continued organic growth by focusing on its higher margin integrated and highly engineered solutions, capitalising on positive industry trends and improving its overall operational efficiency. The Group also intends to enhance its research and development capabilities leveraging the experience and knowledge base of its existing teams to develop upgrades and new solutions, as well as more energy efficient equipment.

Research and development activities

The Group is undertaking a number of research and development projects in all its main business segments.

In particular, the industrial pumps segment set up smelting of high-alloy nickel cast iron. Production of wetted part casting from this kind of cast iron will allow improve operating properties of pumps and increase their performance life in aggressive environment.

Also, the Group developed the technology of production of pump body castings, where ceramic running system with siphon ceramic foam filtering of liquid melt input was used. This technology will be used in production of pumps for nuclear power plants, which will have the safety class 2.

The oil & gas equipment and projects segment continues promoting and commercialization of its R&D project "development of technology and process equipment system for thermochemical treatment of oil-and-gas-bearing formations in order to increase the production of raw hydrocarbons and provide environmental improvement at the fields as a replacement of the import technology of hydraulic fracturing with proppant – gel agents". This project is being carried out in cooperation with Tyumen State University and the Institute of Biochemical Physics of the Russian Academy of Sciences.

In 2019, the Group continues research and development upon an investment project to develop the Intelligent Mobile Secondary Reference Metrology Complex mounted on a cross-country chassis. The new Mobile Metrology Instrument will allow oil & gas companies to calibrate online metering units, without interruption of hydrocarbons' extraction, thus lowering costs of extraction.

Also, HMS Neftemash JSC, a subsidiary of the Group, continues the project "Rodless oil extraction mechanism with pilot testing". The company modernized and put the finishing touches to the mechanism of the hydromechanical drive for sucker rod pumping units.

In the compressors segment, under the import-substitution program, Kazankompressormash OJSC, a subsidiary of the Group, developed a number of compressor units for Novatek.

The Group designed and manufactured a centrifugal compressor system with a capacity of up to 1 million ton per annum for Yamal-LNG. The complete boil-off gas compressor system is intended to compress a boil-off gas flow and supply into feed gas, which is to be liquefied. The system is designed under the "Arctic Cascade" technology patented by NOVATEK, and it helps to reduce the capital costs and develop the engineering base for LNG projects in Russia through the domestic equipment application.

Results

The Group's results for the year ended 31 December 2019 are set out on page 16 of the consolidated financial statements.



Dividends

Pursuant to its Articles of Association, the Company may pay dividends out of its profits. To the extent the Company declares and pays dividends, the Company's shareholders on the relevant record date will be entitled to receive such dividends, while owners of global depository receipts (GDRs) on the relevant record date will be entitled to receive the dividends payable in respect of Ordinary Shares underlying the GDRs, subject to the terms of the Deposit Agreement.

The Company is a holding company and its ability to pay dividends depends on the ability of its subsidiaries to pay dividends to the Company in accordance with relevant legislation and contractual restrictions. The payment of such dividends by the subsidiaries is contingent, among other things, upon the sufficiency of their earnings, cash flows and distributable reserves and, in the case of Russian subsidiaries, is restricted to the total accumulated retained earnings of the relevant subsidiary, determined in accordance with Russian law.

No interim dividends were declared by the Board of Directors during the year ended 31 December 2019.

At the Annual General Meeting in June 2019, the Company's shareholders approved the final dividend in respect of the year ended 31 December 2018 of 5.97 Russian Roubles per ordinary share amounting to a total dividend of RR 675,897 thousand. This dividend was paid in July 2019.

In December 2018, an interim dividend in respect of the profit for the nine months ended 30 September 2018 of 3.84 Russian Roubles per ordinary share amounting to a total dividend of RR 427,962 thousand was approved by the Board of Directors of the Company. This dividend was paid in January 2019.

At the Annual General Meeting in June 2018, the Company's shareholders approved the final dividend in respect of the year ended 31 December 2017 of 6.83 Russian Roubles per ordinary share amounting to a total dividend of RR 763,451 thousand. This dividend was paid in July 2018.

Share capital

At 31 December 2019, the Company's issued share capital consisted of 117,163,427 ordinary shares with par value of EUR 0.01, which are fully paid, and the Company's authorised share capital consisted of 120,705,882 ordinary shares. All changes in the share capital of the Company are disclosed in Note 23 of the consolidated financial statements.

The Company does not have in issue any listed or unlisted securities not representing its share capital.

Neither the Company nor any of its subsidiaries has any outstanding convertible securities, exchangeable securities or securities with warrants or any relevant acquisition rights or obligations over the Company's or either of the subsidiaries' authorised but unissued capital or undertakings to increase its issued share capital. The Company's Articles of Association and the Companies Law, Cap 113 (as amended), to the extent not disapplied by shareholders' resolution, confer on shareholders certain rights of pre-emption in respect of the allotment of equity securities which are, or are to be, paid up in cash and apply to the Company's authorised but unissued share capital. Subject to certain limited exceptions, unless the approval of the Company's shareholders in a general meeting is obtained, the Company must offer shares to be issued for cash to holders of shares on a pro rata basis. None of the Company's shares are currently in issue with a fixed date on which entitlement to a dividend arises and there are no arrangements in force whereby future dividends are waived or agreed to be waived.

The role of the Board of Directors

The Group is managed by the Board of Directors which is collectively responsible to the shareholders for the success of the Group. The Board sets the strategic objectives and ensures that the necessary resources are in place to enable these objectives to be met. The Board is fully involved in decision making in the most important areas of business and conducts regular reviews of the Group's operational and financial performance. One of the Board's key responsibilities is to ensure that there is in place a system of prudent and effective risk controls that enable risks to be identified, assessed and managed appropriately.

Members of the Board of Directors

The members of the Board of Directors at 31 December 2019 and at the date of this report are shown on page 1.

In accordance with the Company's Articles of Association one third of Directors or, if their number is not three or a multiple of three, then the number nearest one-third shall retire by rotation and are entitled to run for re-election. Vladimir V. Lukyanenko, Kirill V. Molchanov and Yury N. Skrynnik shall retire by rotation and will be entitled to run for re-election on the Company's Annual General Meeting.



There were no significant changes in the assignment of responsibilities of the Board of Directors.

Directors' interests

The interests in the share capital of the Company, both direct and indirect, of those who were Directors at 31 December 2019 and 31 December 2018 are shown below:

Director	31 December 2019	31 December 2018
Vladimir V. Lukyanenko	27.4%	27.4%
Artem V. Molchanov	6.8%	6.6%
Yury N. Skrynnik	3.6%	3.5%
Kirill V. Molchanov	2.5%	2.4%

The above stated interests do not include the effect of treasury shares held by the Group.

Events after the balance sheet date

The material events after the balance sheet date are disclosed in Note 38 to the consolidated financial statements.

The Board Committees

The Group has established three committees: the audit committee, the remuneration committee and the strategy and investments committee. A brief description of the terms of reference of the committees is set out below.

Audit Committee. The audit committee comprises three directors, two of whom are independent, and expects to meet three to four times per year. Currently the audit committee is chaired by Ezio Vergani and the other members are Giorgio Veronesi and Nikolay N. Yamburenko. The audit committee is responsible for considering, amongst other matters: (i) the integrity of the Group's financial statements, including its annual and interim financial statements, and the effectiveness of the Group's internal controls and risk management systems; (ii) auditors' reports; and (iii) the terms of appointment and remuneration of the auditor. The committee supervises and monitors, and advises the Board of Directors on, risk management and control systems and the implementation of codes of conduct. In addition, the audit committee supervises the submission by the Group of financial information and a number of other audit-related issues and assesses the efficiency of the work of the Chair of the Board of Directors.

Remuneration Committee. The remuneration committee comprises four directors and expects to meet at least once each year. Currently the remuneration committee is chaired by Giorgio Veronesi, an independent director, and Nikolai N. Yamburenko, Vladimir V. Lukyanenko and Ezio Vergani are members. The remuneration committee is responsible for determining and reviewing, amongst other matters, the Group's remuneration policies. The remuneration of independent directors is a matter for the chairman of the Board of Directors and the executive directors. No director or manager may be involved in any decisions as to his/her own remuneration.

Strategy and Investments Committee. The Committee is expected to meet at least once each year. Nikolai N. Yamburenko, Vladimir V. Lukyanenko, Giorgio Veronesi and Yury N. Skrynnik are members of the committee and Vladimir V. Lukyanenko is the chairman. The strategy and investments committee is responsible for considering, among other matters: (i) strategic business combinations; (ii) acquisitions, mergers, dispositions, divestitures and similar strategic transactions involving the Group together with (iii) fundamental investments of the Group.

Corporate governance

The Group's corporate governance practices are designed to ensure that the interests of all its stakeholders are given due consideration. The corporate affairs are governed by the memorandum and articles of association of the Company and the provisions of applicable Cyprus law. Although the Company is not subject to any mandatory corporate governance code in its home jurisdiction of Cyprus, nor required to observe the UK Corporate Governance Code, it has implemented various corporate governance measures. These include the appointment of two independent non-executive Directors to its Board of Directors and the establishment of an Audit Committee and a Remuneration Committee. Each of these Committees of the Board of Directors is chaired by an independent, non-executive Director. Under the Cyprus Companies Law, the directors have to declare the nature of their interest (either direct or indirect) in transactions at a meeting of the directors of the company. Under the articles of association of the Company, directors have no right to vote on a matter in which they have an interest even if the director has disclosed any interests in the transaction. The Group continues to review its corporate governance policies in line with international best practice.



Board and management remuneration

The remuneration received by the Company's Directors directly from the Company during the year ended 31 December 2019 amounted to RR 38,552 thousand (2018: RR 39,846 thousand). The remuneration received by the Company's Directors from subsidiaries in their executive capacity amounted to RR 100,444 thousand for the year ended 31 December 2019 (2018: RR 164,993 thousand). See also Note 33.

Branches

The Company did not operate through any branches during the year ended 31 December 2019.

Treasury shares

The Group has in place a buy-back program, approved by the shareholders of HMS Hydraulic Machines & Systems Group plc, aimed at the accumulation of the GDRs fund for the Long-term Incentive Program, covering the Group's key executives (Note 24). Under this program, a wholly-owned subsidiary of the Group from time to time purchases GDRs of the Company from the market.

During 2019, 61,295 GDRs of the Company representing 0.26% of its issued share capital were bought back by a wholly-owned subsidiary of the Group for a total consideration of RR 25,649 thousand.

In May 2019, 414,718 GDRs of the Company representing 1.83% of its issued share capital with the total cost of RR 167,804 thousand were transferred to the participants under the Long-term Incentive Program (Note 23, 24).

During 2018, 109,100 GDRs of the Company representing 0.47% of its issued share capital were bought back by a wholly-owned subsidiary of the Group for a total consideration of RR 56,636 thousand.

At 31 December 2019, the Company, via a wholly-owned subsidiary, is holding 789,564 (31 December 2018: 1,142,987) of its own GDRs with the total cost of RR 319,475 thousand (31 December 2018: RR 461,630 thousand). The voting and dividend rights of these GDRs are suspended.

Going concern

Directors have access to all information necessary to exercise their duties. The Directors continue to adopt the going concern basis in preparing the consolidated financial statements based on the fact that, after making enquiries and following a review of the Group's budget for 2020, including cash flows and borrowing facilities, the Directors consider that the Group has adequate resources to continue in operation for the foreseeable future.

Auditors

The Independent Auditors, Deloitte Limited, have expressed their willingness to continue in office. A resolution giving authority to the Board of Directors to fix their remuneration will be proposed at the Annual General Meeting.

By order of the Board

Artem V. Molchanov Director Limassol 23 April 2020



Directors' responsibility statement

The Company's Board of Directors is responsible for the preparation of consolidated financial statements that give a true and fair view in accordance with International Financial Reporting Standards as adopted by the European Union and the requirements of the Cyprus Companies Law, Cap.113, and for such internal control as the Board of Directors determines necessary to enable the preparation of the consolidated financial statements that are free from material misstatement, whether due to fraud or error.

Each of the Directors confirms to the best of his or her knowledge that the consolidated financial statements (presented on pages 15 to 64) give a true and fair view of the financial position of HMS Hydraulic Machines & Systems Group plc and its subsidiaries (together with the Company, the "Group") at 31 December 2019 and of its financial performance and its cash flows for the year then ended in accordance with International Financial Reporting Standards as adopted by the European Union and the requirements of the Cyprus Companies Law, Cap.113.

Further, each of the Directors confirms to the best of his or her knowledge that:

- proper books of account have been kept by the Company;
- the Company's consolidated financial statements are in agreement with the books;
- the consolidated financial statements give the information required by the Cyprus Companies Law, Cap.113 in the manner so required; and

 the information given in the consolidated management report is consistent with the consolidated financial statements.

By order of the Board

Artem V. Molchanov Director 23 April 2020 Kirill V. Molchanov Director 23 April 2020



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Independent Auditor's Report

To the Members of HMS Hydraulic Machines & Systems Group Plc

Report on the Audit of the Consolidated Financial Statements

Opinion

We have audited the consolidated financial statements of HMS Hydraulic Machines & Systems Group Plc (the "Company") and its subsidiaries (the "Group"), which are presented in pages 15 to 64 and comprise the consolidated statement of financial position as at 31 December 2019, and the consolidated statements of profit or loss and other comprehensive income, changes in equity and cash flows for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 December 2019, and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with International Financial Reporting Standards (IFRSs) as adopted by the European Union and the requirements of the Cyprus Companies Law, Cap. 113.

Basis for Opinion

We conducted our audit in accordance with International Standards on Auditing (ISAs). Our responsibilities under those standards are further described in the "Auditor's Responsibilities for the Audit of the Consolidated Financial Statements" section of our report. We remained independent of the Group throughout the period of our appointment in accordance with the International Ethics Standards Board for Accountants' International Code of Ethics for Professional Accountants (including International Independence Standards) (IESBA Code) together with the ethical requirements that are relevant to our audit of the consolidated financial statements in Cyprus, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the IESBA Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key audit matters incorporating the most significant risks of material misstatements, including assessed risk of material misstatements due to fraud

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Why the matter was determined to be a key audit matter	How the matter was addressed in the audit	
Revenue and profit recognition on construction contracts		
The Group enters into construction projects, design and engineering projects and certain other long-term contracts. The recognition of revenue and profit on those contracts in accordance with IFRS 15 "Revenue from contracts with customers" is based on the stage of completion of contract activity, which is assessed by reference to the proportion of contract costs incurred for the work performed at the reporting date relative to the estimated total costs of the contract at completion.	 Our audit procedures included: obtaining an understanding of key controls around the processes of budgeting and accounting for construction contracts, as well as assessment of whether the accounting policies, methods of accounting and amounts recognised in the consolidated financial statements were in line with IFRS 15. 	

During 2019 the Group recognised revenue from construction contracts in the amount of RR 21,563,310 thousand, being 42% of the total Group's revenue.

Independent Auditor's Report (continued)

To the Members of HMS Hydraulic Machines & Systems Group Plc

Key audit matters incorporating the most significant risks of material misstatements, including assessed risk of material misstatements due to fraud (continued)

Why the matter was determined to be a key audit matter	How the matter was addressed in the audit
Revenue and profit recognition on construction contracts	
Recognition of revenue and profit on construction contracts is considered a key audit matter because of the significance of judgments involved in assessing the costs to complete, stage of completion, variations to the contracts requested by customers and the factual or future possible claims against the Group for delays in deliveries. Refer to Note 3 "Summary of significant accounting policies" as well as Note 4 "Critical accounting estimates and judgements in applying accounting policies" of the accompanying consolidated financial statements for further details.	 We performed detailed procedures in respect of individually significant contracts, including: discussions with the individual project managers and directors on status of the projects; inspection of selected signed contracts; and tracing a sample of costs incurred to supporting documentation. We also performed the following: challenged management's assumptions related to the stage of completion of a project and estimates of project costs to complete by discussing and reviewing the correspondence files related to construction contracts with customers; considered the accuracy and consistency of relevant estimates made in previous years; corroborated the assumptions with the latest contractual information; assessed the adequacy of estimates in respect of factual or anticipated customer claims with reference to contractual delivery schedules; and tested the appropriateness of the related disclosures provided in the consolidated financial statements.
	The above procedures were completed in a satisfactory manner.

Independent Auditor's Report (continued)

To the Members of HMS Hydraulic Machines & Systems Group Plc

Key audit matters incorporating the most significant risks of material misstatements, including assessed risk of material misstatements due to fraud (continued)

Why the matter was determined to be a key audit matter

How the matter was addressed in the audit

Impairment assessment of goodwill

The Group has a material goodwill balance of RR 3,370,275 thousand at 31 December 2019.

In prior periods, the Group had recognised goodwill impairment charges. Given challenging economic conditions in the world in general, and in the Russian Federation in particular, there is a risk of further impairment of goodwill.

The recoverable amount of cash generating units ("CGUs") is defined as the higher of fair value less costs to sell and value-in-use. Determination of the recoverable amount of the CGUs with allocated goodwill requires management to make significant estimates concerning operating cash flow projections, discount and long-term growth rates and other assumptions applied to each CGU.

Refer to the Note 9 "Goodwill" as well as Note 4 "Critical accounting estimates and judgements in applying accounting policies" of the accompanying consolidated financial statements for further details.

In this area our audit procedures included the following:

- obtaining an understanding of key controls around the impairment review processes;
- analysing the projected future cash flows, understanding variances between the forecast and actual results for the year ended 31 December 2019 and comparing the forecast performance to the Board approved long-term plans;
- assessing forecasted revenues for the year ending 31 December 2020 against actual performance up to the date of this report, existing backlog (including revenues already contracted but not earned) and analysing respective variances;
- with the assistance of our internal valuation specialists, assessing management's methodology used in calculating the discount rates applied, forecasted revenue growth rates and inflation rates embedded in cash flow forecasts and comparing the long-term growth rates for each cash generating unit to economic forecasts;
- assessing the appropriateness of the sensitivities applied by management to the impairment testing model and whether the scenarios reflect reasonably possible changes in key assumptions. We performed further sensitivity analysis based on our understanding of the future prospects to identify whether these scenarios could give rise to further impairment;
- challenging how management had assessed the impact of events arising after the reporting date, such as decline in the oil prices in the global markets and spread of the coronavirus decease, on the impairment test of goodwill at the reporting date with the reference to the reasonable and supportable information available to management at that date;
- checking the arithmetic accuracy of the impairment model; and
- checking the adequacy of the disclosures in the consolidated financial statements with the requirements of accounting standards in respect of impairment testing and disclosure of the key judgements applied by management in the cash flow forecasts and impairment review.

The above procedures were completed in a satisfactory manner.

Independent Auditor's Report (continued)

To the Members of HMS Hydraulic Machines & Systems Group Plc

Key audit matters incorporating the most significant risks of material misstatements, including assessed risk of material misstatements due to fraud (continued)

Why the matter was determined to be a key audit matter

How the matter was addressed in the audit

Accounting for acquisition of a group of companies

In February 2019, HMS Neftemash JSC, the Group's subsidiary, acquired a group of companies engaged in manufacturing of oil and gas equipment, located in Tumen.

We consider accounting for this transaction to be a key audit matter because it requires a significant degree of judgement and involves estimations which are uncertain in nature relating to:

- determination whether the acquisition represents a business combination in accordance with the requirements set out in IFRS 3 "Business combinations";
- identification and classification of the assets acquired and liabilities assumed at transaction date and allocation of purchase price to identified assets and liabilities.

Refer to the Note 10 "Business combinations" of the accompanying consolidated financial statements for further details.

We analysed assumptions and management judgments applied in respect of the accounting for the acquisition.

Our procedures amongst others included the following:

- inquiries of the Group's management and analysis of the supporting documentation to obtain understanding of the key details of the transaction;
- challenging management's assessment of this transaction as a business combination in accordance with IFRS 3 "Business combinations";
- challenging management's assumptions and judgements in respect of the purchase price allocation and the fair values of the net identifiable assets acquired;
- with the assistance of our internal experts, analyzing the valuation reports prepared by the independent appraiser and reconciling the fair value of assets acquired and liabilities assumed to those reports;
- assessing whether the disclosure in the consolidated financial statements in respect of this acquisition is in compliance with IFRS requirements. assessing the adequacy of the Group's disclosures against requirements of relevant accounting standards.

The above procedures were completed in a satisfactory manner.

Reporting on other information

The Board of Directors is responsible for the other information. The other information comprises the information included in the consolidated management report and the Directors' responsibility statement in pages 2 to 7, but does not include the consolidated financial statements and our auditor's report thereon.

Our opinion on the consolidated financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information identified above and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Independent Auditor's Report (continued)

To the Members of HMS Hydraulic Machines & Systems Group Plc

Responsibilities of the Board of Directors and those charged with governance for the Consolidated Financial Statements

The Board of Directors is responsible for the preparation of consolidated financial statements that give a true and fair view in accordance with International Financial Reporting Standards as adopted by the European Union and the requirements of the Cyprus Companies Law, Cap. 113, and for such internal control as the Board of Directors determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

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

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

Auditor's Responsibilities for the Audit of the Consolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an 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 will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

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

- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are
 appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of
 the Group's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Directors.
- Conclude on the appropriateness of the Board of Directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including
 the disclosures, and whether the consolidated financial statements represent the underlying transactions
 and events in a manner that achieves a true and fair view.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business
 activities within the Group to express an opinion on the consolidated financial statements. We are
 responsible for the direction, supervision and performance of the group audit. We remain solely responsible
 for our audit opinion.

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

Independent Auditor's Report (continued)

To the Members of HMS Hydraulic Machines & Systems Group Plc

Auditor's Responsibilities for the Audit of the Consolidated Financial Statements (continued)

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the consolidated financial statements of the current period, and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on Other Legal and Regulatory Requirements

Pursuant to the requirements of Article 10(2) of the EU Regulation 537/2014 we provide the following information in our Independent Auditor's Report, which is required in addition to the requirements of International Standards on Auditing.

Appointment of the Auditor and Period of Engagement

We were first appointed as auditors of the Group on 20 June 2014 by the General Meeting of shareholders. Our appointment has been renewed annually by shareholder resolution representing a total period of uninterrupted engagement appointment of 6 years.

Consistency of the Additional Report to the Audit Committee

We confirm that our audit opinion on the consolidated financial statements expressed in this report is consistent with the additional report to the Audit Committee of the Company, which we issued on 16 April 2020 in accordance with Article 11 of the EU Regulation 537/2014.

Provision of Non-audit Services

We declare that no prohibited non-audit services referred to in Article 5 of the EU Regulation 537/2014 and Section 72 of the Auditors Law of 2017 were provided. In addition, there are no non-audit services which were provided by us to the Group and which have not been disclosed in the consolidated financial statements or the consolidated management report.

Other Legal Requirements

Pursuant to the additional requirements of the Auditors Law of 2017, we report the following:

- In our opinion, based on the work undertaken in the course of our audit, the consolidated management report has been prepared in accordance with the requirements of the Cyprus Companies Law, Cap 113, and the information given is consistent with the consolidated financial statements.
- In light of the knowledge and understanding of the Group and its environment obtained in the course of the
 audit, we are required to report if we have identified material misstatements in the consolidated
 management report. We have nothing to report in this respect.
- In our opinion, based on the work undertaken in the course of our audit, the information included in the corporate governance statement in accordance with the requirements of subparagraphs (iv) and (v) of paragraph 2(a) of Article 151 of the Cyprus Companies Law, Cap. 113, and which is included as a specific section of the consolidated management report, has been prepared in accordance with the requirements of the Cyprus Companies Law, Cap, 113, and is consistent with the consolidated financial statements.
- In our opinion, based on the work undertaken in the course of our audit, the corporate governance statement includes all information referred to in subparagraphs (i), (ii), (iii), (vi) and (vii) of paragraph 2(a) of Article 151 of the Cyprus Companies Law, Cap. 113.
- In light of the knowledge and understanding of the Group and its environment obtained in the course of the
 audit, we are required to report if we have identified material misstatements in the corporate governance
 statement in relation to the information disclosed for items (iv) and (v) of subparagraph 2(a) of Article 151
 of the Cyprus Companies Law, Cap. 113. We have nothing to report in this respect.

Independent Auditor's Report (continued)

To the Members of HMS Hydraulic Machines & Systems Group Plc

Other Matter

This report, including the opinion, has been prepared for and only for the Group's members as a body in accordance with Article 10(1) of the EU Regulation 537/2014 and Section 69 of the Auditors Law of 2017 and for no other purpose. We do not, in giving this opinion, accept or assume responsibility for any other purpose or to any other person to whose knowledge this report may come to.

The engagement partner on the audit resulting in this independent auditor's report is Nicos Charalambous.

Nicos Charalambous

Certified Public Accountant and Registered Auditor

for and on behalf of

Deloitte Limited
Certified Public Accountants and Registered Auditors
Maximos Plaza, Tower 1, 3rd Floor
213 Arch. Makariou III Avenue
CY-3030 Limassol, Cyprus

Limassol, 23 April 2020



·	Note	31 December 2019	31 December 2018*
ASSETS			
Non-current assets:	_	4= ====	
Property, plant and equipment	7	15,532,576	15,492,896
Other intangible assets	8	2,001,646	1,936,359
Goodwill	9	3,370,275	3,092,257
Right-of-use assets	12	174,614	02.265
Investments in associates	11 25	94,489	93,265
Deferred income tax assets	25	631,428 42,316	424,004 26,004
Other long-term assets Investment property	16	186,632	196,480
Total non-current assets	10	22,033,976	21,261,265
Total Hon-current assets		22,000,010	21,201,200
Current assets:			
Inventories	14	7,859,051	9,088,680
Trade and other receivables and other financial assets	15	18,051,909	12,267,843
Contract assets		8,058,877	4,611,700
Current income tax receivable		227,917	257,409
Cash and cash equivalents	13	9,952,118	6,295,159
Total current assets		44,149,872	32,520,791
TOTAL ASSETS		66,183,848	53,782,056
Proposition and American and American			
EQUITY AND LIABILITIES			
EQUITY	00	40.000	10.000
Share capital	23	48,329	48,329
Share premium	23	3,523,535	3,523,535
Treasury shares	23	(319,475)	(461,630)
Other reserves		62,716	122,730
Currency translation reserve		(44,878) 7,029,094	123,918 7,847,636
Retained earnings Equity attributable to the shareholders of the Company		10,299,321	11,204,518
Non-controlling interests		3,569,953	3,386,155
TOTAL EQUITY		13,869,274	14,590,673
TOTAL EQUIT		10,000,214	14,000,070
LIABILITIES			
Non-current liabilities:			
Long-term borrowings	17	20,582,061	18,198,084
Deferred income tax liability	25	1,620,211	1,630,143
Retirement benefit obligations	18	597,238	468,324
Provisions for liabilities and charges	22	154,809	168,687
Lease liabilities	12	139,272	-
Other long-term payables	21	240,172	432,915
Total non-current liabilities		23,333,763	20,898,153
Current liabilities:	40	00.050.400	10.001.010
Trade and other payables	19	20,658,429	13,224,940
Contract liabilities	47	2,248,029	
Short-term borrowings	17	3,578,390	1,162,133
Provisions for liabilities and charges	22	550,050	739,314
Retirement benefit obligations	18	76,904	67,497
Lease liabilities	12	21,329 218,974	57,684
Current income tax payable Other taxes payable	20	1,628,706	1,198,282
Total current liabilities	20	28,980,811	18,293,230
TOTAL LIABILITIES		52,314,574	39,191,383
TOTAL EQUITY AND LIABILITIES		66,183,848	53,782,056
TOTAL EQUIT AND LIABILITIES		30,103,048	33,702,030

^{*} These amounts reflect adjustments made in connection with the completion of purchase price allocation of CIPS LLC (Note 10)

Approved for issue and signed on behalf of the Board of Directors on 23 April 2020

Artem V. Molchanov Director Kirill V. Molchanov Director

HMS Hydraulic Machines & Systems Group plc Consolidated Statement of Profit or Loss and Other Comprehensive Income for the year ended 31 December 2019 (in thousands of Russian Roubles, unless otherwise stated)



	Note	2019	2018
Revenue	35	51,412,961	52,618,880
Cost of sales	27	(41,803,705)	(40,617,376)
Gross profit		9,609,256	12,001,504
Distribution and transportation expenses	28	(1,961,331)	(1,915,880)
General and administrative expenses	29	(5,395,083)	(5,635,585)
Other operating expenses, net	30	(195,595)	(250,135)
Operating profit		2,057,247	4,199,904
Finance income	31	172,302	182,188
Finance costs	32	(1,784,607)	(1,610,545)
Share of results of associates	11	(632)	(570)
Profit before income tax		444,310	2,770,977
Income tax expense	25	(293,680)	(825,028)
Profit for the year		150,630	1,945,949
Profit/(loss) attributable to:			_
Shareholders of the Company		(93,932)	1,688,473
Non-controlling interests		244,562	257,476
Profit for the year		150,630	1,945,949
Other comprehensive (loss)/income: Items that will not be reclassified to profit or loss Remeasurement of post-employment benefit obligations		(64,673)	101,017
Items that may be reclassified subsequently to profit or loss			
Currency translation differences		(141,369)	830,112
Currency translation differences of associates	11	1,856	9,006
Other comprehensive (loss)/income for the year		(204,186)	940,135
Total comprehensive (loss)/income for the year		(53,556)	2,886,084
Total comprehensive (loss)/income attributable to:			
Shareholders of the Company		(300,891)	2,537,407
Non-controlling interests		247,335	348,677
Total comprehensive (loss)/income for the year		(53,556)	2,886,084
Basic and diluted (loss)/earnings per ordinary share for profit attributable to the ordinary	00	(0.04)	45.40
shareholders (RR per share)	23	(0.84)	15.10

HMS Hydraulic Machines & Systems Group plc Consolidated Statement of Cash Flows for the year ended 31 December 2019 (in thousands of Russian Roubles, unless otherwise stated)



	Note	2019	2018
Cash flows from operating activities			
Profit before income tax		444,310	2,770,977
Adjustments for:			
Depreciation and amortisation	27-30	2,295,572	1,842,607
Gain from disposal of property, plant and equipment and	30		
intangible assets		(50,312)	(20,457)
Finance income	31	(172,302)	(182,188)
Finance costs	32	1,784,607	1,610,545
Change in retirement benefits obligations	18	95,974	55,878
Change in warranty provision	27	6,392	102,966
Change in ECL allowance and provision for impairment of trade	00	440.000	50.540
and other receivables and other financial assets	29	116,303	59,546
Change in provision for obsolete inventories	27	118,515	98,617
Change in provision for legal claims	30	(32,866)	(19,398)
Share-based compensation	24	118,544	155,989
Foreign exchange loss/(gain), net	30	80,332	(13,352)
Gain on remeasurement of contingent consideration liability	30	(58,890)	(00.000)
Amortisation of government grants	27	(32,411)	(30,806)
Change in provision for tax risks, other than income tax	29	-	(12,366)
Share of results of associates	11	632	570
Operating cash flows before working capital changes		4,714,400	6,419,128
Decrease/(increase) in inventories		1,142,258	(1,067,279)
(Increase)/decrease in trade and other receivables		(5,825,144)	977,282
(Increase)/decrease in contract assets		(3,493,520)	763,188
Decrease/(increase) in current income tax receivable		29,492	(78,843)
Increase/(decrease) in accounts payable and accrued liabilities		6,830,995	(722,970)
Increase/(decrease) in contract liabilities		404,649	(1,595,015)
Increase/(decrease) in taxes payable		354,446	(136,304)
Cash from operations		4,157,576	4,559,187
Income tax paid		(366,040)	(1,162,267)
Interest paid		(1,793,240)	(1,618,021)
Interest received		164,692	177,390
Net cash from operating activities		2,162,988	1,956,289
Cash flows from investing activities			
Repayment of loans advanced		10,378	74,914
Loans advanced		(30,588)	(53,445)
Proceeds and expenses from sale of property, plant and			
equipment and intangible assets, net		120,539	51,266
Interest received		175	890
Purchase of property, plant and equipment, net of VAT		(996,241)	(1,956,140)
Acquisition of intangible assets, net of VAT		(574,322)	(378,521)
Acquisitions of subsidiaries, net of cash acquired	10	(670,141)	165,257
Net cash used in investing activities		(2,140,200)	(2,095,779)
Cash flows from financing activities		()	
Repayments of borrowings		(9,488,918)	(11,976,504)
Proceeds from borrowings		14,364,549	15,223,755
Proceeds from government grant		40,000	60,000
Repayment of the lease liabilities principal		(27,234)	(16,580)
Buy back of issued shares	23	(25,649)	(56,636)
Acquisition of non-controlling interest in subsidiaries	23	-	(53,736)
Dividends related to Long-term Incentive Program		(42,964)	(48,816)
Dividends paid to non-controlling shareholders of subsidiaries	20	(60,950)	(48,319)
Dividends paid to the shareholders of the Company	23	(1,103,859)	(1,336,860)
Net cash from financing activities		3,654,975	1,746,304
Net increase in cash and cash equivalents		3,677,763	1,606,814
Effect of exchange rate changes on cash and cash		(05.55.1)	
equivalents and effect of translation to presentation currency	!	(20,804)	67,744
Cash and cash equivalents at the beginning of the year		6,295,159	4,620,601
Cash and cash equivalents at the end of the year		9,952,118	6,295,159

HMS Hydraulic Machines & Systems Group plc Consolidated Statement of Changes in Equity for the year ended 31 December 2019 (in thousands of Russian Roubles, unless otherwise stated)



Equity attributable to the shareholders of the Company Cumulative Noncurrency Share Share Treasury Other translation Retained controlling Total Note capital premium shares reserves reserve earnings Total interests equity Balance at 31 December 2017 48,329 3,523,535 (404,994)122,730 (652,109)7,073,645 3,145,950 9,711,136 12,857,086 Profit for the year 1.688.473 1,688,473 257,476 1,945,949 Other comprehensive income 72,907 28,110 101,017 Remeasurement of post-employment benefit obligations 18 72,907 Currency translation differences 767.021 767.021 63.091 830.112 Currency translation differences of associates 11 9,006 9,006 9,006 Total comprehensive income for the year 776,027 1,761,380 2,537,407 348,677 2,886,084 Buy back of issued shares 23 (56.636)(56.636)(56.636)107,173 107,173 Share-based compensation 24 107,173 Dividends declared by the Group's subsidiaries (52,861)(52,861)Dividends declared to the shareholders of the Company 23 (1.191.413)(1.191.413)(1.191.413)**Business combination** 10 94,976 94,976 Acquisition of non-controlling interest 23 96,851 96,851 (150,587)(53,736)Total transactions with owners, recognised directly in equity (56,636)(987,389)(1,044,025)(108,472)(1,152,497)Balance at 31 December 2018 48.329 3,523,535 (461,630)122,730 123.918 7.847.636 11,204,518 3,386,155 14,590,673 150,630 Profit/(loss) for the year (93,932)(93,932)244,562 Other comprehensive (loss)/income Remeasurement of post-employment benefit obligations (26.510)(64,673)18 (38,163)(38,163)Currency translation differences (170.652)(170.652)29,283 (141, 369)Currency translation differences of associates 11 1.856 1.856 1.856 Total comprehensive (loss)/income for the year (132,095)247,335 (168.796)(300.891)(53,556)Buy back of issued shares 23 (25,649)(25,649)(25,649)Share-based compensation 24 97.240 97,240 97,240 Transfer of GDRs under Long-term Incentive Program 23,24 167,804 (60,014)(107,790)Dividends declared by the Group's subsidiaries (63,537)(63,537)Dividends declared to the shareholders of the Company 23 (675.897)(675.897)(675,897)142.155 Total transactions with owners, recognised directly in equity (60.014) (686,447) (604.306)(63.537)(667.843)Balance at 31 December 2019 48.329 3.523.535 (319.475)62.716 (44.878)7.029.094 10,299,321 3,569,953 13,869,274



1 General Information

HMS Hydraulic Machines & Systems Group plc (the "Company") was incorporated in Cyprus on 27 April 2010. The Company's registered office is at 5 Alkaiou, 2404, Nicosia, Cyprus (before 22 March 2018, the Company's address of the registered office was 13 Karaiskaki, 3032, Limassol, Cyprus).

The principal business activities of the Company and its subsidiaries (the "Group") are the manufacture and repair of a wide range of pumps and pumping units, compressors, modular equipment, including oil and gas equipment, engineering and construction services mainly for oil and gas companies. These products and services are sold both in the Russian Federation and abroad. The Group's manufacturing facilities are primarily located in Orel, Tomsk, Ulyanovsk, Tumen regions and the Republic of Tatarstan of the Russian Federation, Sumy in Ukraine, Minsk and Bobruisk in Belorussia, Goessnitz (Thuringia) in Germany.

For the year ended 31 December 2019, the average number of employees of the Group was 14,026 (2018: 14,527).

At 31 December 2019 and 2018, H.M.S. Technologies Ltd., the ultimate controlling parent of the Company, held 71.51% of the Company's shares, including shares in the form of GDRs. Since 6 March 2019, HMS Holding JSC, a newly incorporated Russian entity, 100% subsidiary of H.M.S. Technologies Ltd., became the immediate parent of the Company, holding 71.51% of the Company's shares, as a result of ownership structure change. The Company does not have an ultimate controlling party above H.M.S. Technologies Ltd.

2 Operating Environment of the Group

Emerging markets such as Russia are subject to different risks than more developed markets, including economic, political and social, and legal and legislative risks. Laws and regulations affecting businesses in Russia continue to change rapidly, tax and regulatory frameworks are subject to varying interpretations. The future economic direction of Russia is heavily influenced by the fiscal and monetary policies adopted by the government, together with developments in the legal, regulatory, and political environment.

Because Russia produces and exports large volumes of oil and gas, its economy is particularly sensitive to the price of oil and gas on the world market. In March-April 2020, oil prices dropped significantly, which resulted in immediate weakening of Russian Rouble against major currencies.

Starting from 2014, sanctions have been imposed in several packages by the U.S. and the E.U. on certain Russian officials, businessmen and companies. This led to reduced access of the Russian businesses to international capital markets.

The impact of further economic and political developments on future operations and financial position of the Group might be significant.

In addition to that, starting from early 2020, a new coronavirus disease (COVID-19) has begun rapidly spreading all over the world resulting in announcement of the pandemic status by the World Health Organization in March 2020. Responses put in place by many countries to contain the spread of COVID-19 are resulting in significant operational disruption for many companies and have significant impact on global financial markets. As the situation is rapidly evolving it may have a significant effect on business of many companies across a wide range of sectors, including, but not limited to such impacts as disruption of business operations as a result of interruption of production or closure of facilities, supply chain disruptions, quarantines of personnel, reduced demand and difficulties in raising financing. In addition, the Group may face the increasingly broad effects of COVID-19 as a result of its negative impact on the global economy and major financial markets. The significance of the effect of COVID-19 on the Group's business largely depends on the duration and the incidence of the pandemic effects on the world and Russian economy.

Ukraine's operating environment. In the recent years, Ukraine has been in a political and economic turmoil. This resulted in higher inflation, devaluation of the national currency against major foreign currencies, decrease of GDP, illiquidity and volatility of financial markets.

During 2019, the Ukrainian economy proceeded recovery from the economic and political crisis of previous years and demonstrated sound real GDP growth by 3.2% (2018: 3.4%), modest annual inflation of 4.1% (2018: 9.8%), and strengthening of national currency by around 5.0% to USD and 9.9% to EUR comparing to previous year averages.

In terms of currency regulations, the new currency law was adopted in 2018 and came into force on 7 February 2019. It purports to enable the National Bank of Ukraine to promulgate more liberal currency regulation and soften a number of currency restrictions, such as: requirement to register loans obtained from non-residents with the NBU, 180-day term for making payments in foreign economic transactions, required 50% share of mandatory sale of foreign currency proceeds, etc.

Further stabilization of the economic and political situation depends, to a large extent, upon success of the Ukrainian government's efforts, cooperation with the International Monetary Fund, yet further economic and political developments, are currently difficult to predict.



2 Operating Environment of the Group (continued)

One of the Group's subsidiaries, NASOSENERGOMASH Sumy JSC, is located in Sumy, Ukraine, and specialises in pumps manufacturing for oil and gas, thermal and nuclear power, water supply and utilities. Pumps produced by NASOSENERGOMASH Sumy JSC are sold in Russia and other countries. For the year ended 31 December 2019, the revenue of NASOSENERGOMASH Sumy JSC approximated 9% of consolidated revenue of the Group, one third of this amount being sales to Russian customers (for the year ended 31 December 2018: 7% of consolidated revenue of the Group, two thirds of this amount being sales to Russian customers). As of the date these consolidated financial statements were authorised for issuance, neither sanctions, imposed by the US and EU, nor political environment in Ukraine have directly impacted operating activities of NASOSENERGOMASH Sumy JSC, however, the Group's management believes that certain customers of the Group may take conservative and cautious position when considering the purchase of products from EU and Ukraine. Due to these risks as well as due to high-level capacity utilisation of NASOSENERGOMASH Sumy JSC, the Group has realised the project aimed at building up the respective competencies within Russian subsidiaries of the Group.

3 Summary of Significant Accounting Policies

Basis of preparation. These consolidated financial statements for the year ended 31 December 2019 have been prepared in accordance with International Financial Reporting Standards ("IFRS"), as adopted by the European Union, and the requirements of the Cyprus Companies Law, Cap. 113, under the historical cost convention as modified by initial recognition of financial instruments based on fair value. The principal accounting policies applied in the preparation of these consolidated financial statements are set out below. These policies have been consistently applied to all the periods presented.

Consolidated financial statements. These consolidated financial statements incorporate the financial statements of the Company and entities controlled by the Company (its subsidiaries). Control is achieved when the Company:

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

The 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.

When the Company has less than a majority of the voting rights of an investee, it has power over the investee when the voting rights are sufficient to give it the practical ability to direct the relevant activities of the investee unilaterally. The Company considers all relevant facts and circumstances in assessing whether or not the Company's voting rights in an investee are sufficient to give it power, including:

- The size of the Company's holding of voting rights relative to the size and dispersion of holdings of the other vote holders;
- Potential voting rights held by the Company, other vote holders or other parties;
- Rights arising from other contractual arrangements; and
- Any additional facts and circumstances that indicate that the Company has, or does not have, the current ability to direct the relevant activities at the time that decisions need to be made, including voting patterns at previous shareholders' meetings.

Consolidation of a subsidiary begins when the Company obtains control over the subsidiary and ceases when the Company loses control of the subsidiary. Specifically, income and expenses of a subsidiary acquired or disposed of during the year are included in the consolidated statement of 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 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 balance.

When necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies into line with the Group's accounting policies.

All intragroup assets and liabilities, equity, income, expenses and cash flows relating to transactions between members of the Group are eliminated in full on consolidation.



Non-controlling interests. Non-controlling interests represent the equity in a subsidiary not attributable, directly or indirectly, to a parent.

Non-controlling interests are presented separately in the consolidated statement of profit or loss and within equity in the consolidated statement of financial position, separately from parent shareholders' equity.

Changes in the Group's ownership interests in existing subsidiaries. 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 amounts of the Group's interests and the non-controlling interests 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 recognised directly in equity and attributed to owners of the Group.

When the Group loses control of a subsidiary, the profit or loss on disposal is calculated as the difference between (i) the aggregate of the fair value of the consideration received and the fair value of any retained interest and (ii) the previous carrying amount of the assets (including goodwill), and liabilities of the subsidiary and any non-controlling interests. Amounts previously recognised in other comprehensive income in relation to the subsidiary are accounted for (i.e. reclassified to profit or loss or transferred directly to retained earnings) in the same manner as would be required if the relevant assets or liabilities were disposed of. The fair value of any investment retained in the former subsidiary at the date when control is lost is regarded as the fair value on initial recognition for subsequent accounting under IFRS 9, Financial Instruments when applicable, or the cost on initial recognition of an investment in an associate or a joint venture.

Business combinations. Acquisitions of subsidiaries are accounted for using the acquisition method (other than those acquired from parties under common control). Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured at their fair values at the acquisition date, irrespective of the extent of any non-controlling interest.

The Group measures non-controlling interest that represents present ownership interest and entitles the holder to a proportionate share of net assets in the event of liquidation on a transaction by transaction basis, either at: (a) fair value, or (b) the non-controlling interest's proportionate share of net assets of the acquiree. Non-controlling interests that are not present ownership interests are measured at fair value.

The consideration transferred for the acquiree is measured at the fair value of the assets given up, equity instruments issued and liabilities incurred or assumed, including fair value of assets or liabilities from contingent consideration arrangements but excludes acquisition related costs such as advisory, legal, valuation and similar professional services. Transaction costs related to the acquisition and incurred for issuing equity instruments are deducted from equity; transaction costs incurred for issuing debt as part of the business combination are deducted from the carrying amount of the debt and all other transaction costs associated with the acquisition are expensed.

When the consideration transferred by the Group in a business combination includes 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 the contingent consideration that qualify 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.

The subsequent accounting for changes in the fair value of the contingent consideration that do not qualify as measurement period adjustments depends 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. Other contingent consideration is remeasured to fair value at subsequent reporting dates with changes in fair value recognised in profit or loss.

Where a business combination is achieved in stages, the Group's previously held interests in the acquired entity are remeasured to fair value at the acquisition date (i.e. the date the Group attains control) and the resulting gain or loss, if any, is recognised in profit or loss. Amounts arising from interests in the acquiree prior to the acquisition date that have previously been recognised in other comprehensive income are reclassified to 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, or additional assets or liabilities are recognised, to reflect new information obtained about facts and circumstances that existed as of the acquisition date that, if known, would have affected the amounts recognised as of that date. The measurement period is the period from the date of acquisition to the date the Group obtains complete information about facts and circumstances that existed as of the acquisition date – and is subject to a maximum of one year.



When an acquisition does not meet the definition of a business, the Group allocates the cost of such acquisition between the individual identifiable assets and liabilities acquired based on their relative fair values at the date of acquisition. Such transactions or events do not give rise to goodwill.

An idemnification asset, equivalent to the fair value of the indemnified liabilities, is included in net assets acquired in the business combination if the selling shareholders of the acquiree agreed to compensate possible claims or contingencies. Subsequent measurement of the indemnification asset and contingent liability does not have impact on future earnings, unless the indemnification asset becomes impaired.

Goodwill. Goodwill arising in a business combination is recognised as an asset at the date that control is acquired (the acquisition date). 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 Group's interest in the fair value of the acquiree's identifiable net assets 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 equity interest in the acquiree (if any), the excess is recognised immediately in profit or loss as a bargain purchase gain.

Goodwill is carried at cost less accumulated impairment losses, if any. The Group tests goodwill for impairment at least annually and whenever there are indications that goodwill may be impaired. Goodwill is allocated to the cash-generating units ("CGUs"), or groups of cash-generating units, that are expected to benefit from the synergies of the business combination. Such units or groups of units represent the lowest level at which the Group monitors goodwill and are not larger than an operating segment. If the recoverable amount of the cash-generating unit 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 on the basis of the carrying amount of each asset in the unit. An impairment loss recognised for goodwill is not reversed in a subsequent period.

On disposal of a subsidiary, the attributable amount of goodwill is included in the determination of the profit or loss on disposal.

Associates. An associate is an entity over which the Group has significant influence and that is neither a subsidiary nor an interest in a joint venture. 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 policies.

The results and assets and liabilities of associates are incorporated in these consolidated financial statements using the equity method of accounting, except when the investment is classified as held for sale, in which case it is accounted for in accordance with IFRS 5 "Non-current assets held for sale and discontinued operations". Under the equity method, investments in associates are carried in the consolidated statement of financial position at cost as adjusted for post-acquisition changes in the Group's share of the net assets of the associate, less any impairment in the value of individual investments. Losses of an associate in excess of the Group's interest in that associate (which includes any long-term interests that, in substance, form part of the Group's net investment in the associate) are recognised only to the extent that the Group has incurred legal or constructive obligations or made payments on behalf of the associate.

Any excess of the cost of acquisition over the Group's share of the net fair value of the identifiable assets, liabilities and contingent liabilities of the associate recognised at the date of acquisition is recognised as goodwill. The goodwill is included within the carrying amount of the investment and is assessed for impairment as part of that investment. Any excess of the Group's share of the net fair value of the identifiable assets, liabilities and contingent liabilities over the cost of acquisition, after reassessment, is recognised immediately in profit or loss.

When a group entity transacts with an associate of the Group, profits and losses are eliminated to the extent of the Group's interest in the relevant associate.

Functional and presentation currency. Functional currency of each of the Group's consolidated entities is the currency of the primary economic environment in which the entity operates. The functional currencies of the Group's subsidiaries and associates are Russian Roubles ("RR"), Ukrainian Hryvnas ("UAH"), Belorussian Roubles ("BYN") and Euro ("EUR"); and the Group's presentation currency is the national currency of the Russian Federation, Russian Roubles.

Monetary assets and liabilities, denominated in foreign currencies, are translated into the subsidiary's functional currency at the official exchange rate of the country in which the subsidiary operates at the respective transaction or statement of financial position date. Foreign exchange gains and losses resulting from the settlement of the transactions and from the translation of monetary assets and liabilities into each subsidiary's functional currency at year-end official exchange rates are recognised in profit or loss.



3 Summary of Significant Accounting Policies (continued)

Monetary assets and liabilities of each subsidiary are translated into the Group's presentation currency at the official exchange rate of the Central Bank of the Russian Federation at the respective statement of financial position date.

The results and financial position of all Group entities that have a functional currency different from the presentation currency are translated into the presentation currency as follows:

- (i) assets and liabilities for each statement of financial position presented are translated at the closing rate at the date of that statement of financial position;
- (ii) income and expenses are translated at average exchange rates (unless this average is not a reasonable approximation of the cumulative effect of the rates prevailing on the transaction dates, in which case income and expenses are translated at the rate on the dates of the transactions); and
- (iii) all resulting exchange differences are recognised in other comprehensive income.

On consolidation, exchange differences arising from the translation of the net investment in foreign operations, are taken to other comprehensive income. When a foreign operation is partially disposed of or sold, exchange differences that were recorded in other comprehensive income are recognised in the profit or loss as part of the gain or loss on sale.

Goodwill and fair value adjustments arising on the acquisition of a foreign entity are treated as assets and liabilities of the foreign entity and translated at the closing rate.

At 31 December 2019 and 2018, the principal rates of exchange used for translating foreign currency balances were:

			ended 31 December:	
	31 December 2019	31 December 2018	2019	2018
1 USD = RR	61.9057	69.4706	64.6184	62.9264
1 EUR = RR	69.3410	79.4605	72.3187	74.1330
1 UAH = RR	2.6121	2.5071	2.5129	2.3140
1 BYN = RR	29.4257	32.0732	30.9394	30.8216

Current and non-current assets and liabilities. The classification of an asset or liability as a current or non-current asset or liability in general depends on whether the item is related to serial production or subject to long-term construction contracts. In case of serial production, an asset or liability is classified as a non-current asset or liability when the item is realised or settled respectively after twelve months from the reporting date, and as current asset or liability when the item is realised or settled respectively within twelve months of the reporting date. In the case of construction contracts, an asset or liability is classified as non-current when the item is realised or settled respectively beyond the Group's normal operating cycle; and as a current asset or liability when the item is realised or settled in the Group's normal operating cycle. Accordingly, there are amounts due to/due from customers under construction contracts, inventories, advances to suppliers and subcontractors, which may not be realised within twelve months after the reporting date, that have been classified as current.

Property, plant and equipment. Property, plant and equipment are stated at historic acquisition or construction cost less accumulated depreciation and provision for impairment, where required.

Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably. The carrying amount of any replaced part is derecognised. All other repairs and maintenance are charged to profit or loss during the financial period in which they are incurred.

At each reporting date management assesses whether there is any indication of impairment of property, plant and equipment. If any such indication exists, management estimates the recoverable amount, which is determined as the higher of an asset's fair value less costs to sell and its value in use. The carrying amount is reduced to the recoverable amount and the impairment loss is recognised in profit or loss. An impairment loss recognised for an asset in prior years is reversed if there has been a change in the estimates used to determine the recoverable amount. Gains and losses on disposals determined by comparing proceeds with carrying amount are recognised in profit or loss.

Depreciation. Depreciation on items of property, plant and equipment is calculated using the straight-line method to allocate their cost to their residual values over their estimated useful lives:

	Years
Buildings	2-80
Plant and equipment	5-30
Transport	5-15
Other	3-7

Land and construction in progress are not depreciated.



The residual value of an asset is the estimated amount that the Group would currently obtain from disposal of the asset less the estimated costs of disposal, if the asset were already of the age and in the condition expected at the end of its useful life. The residual value of an asset is nil if the Group expects to use the asset until the end of its physical life. The assets' residual values and useful lives are reviewed, and adjusted if appropriate, at each reporting date.

Investment property. Investment property is held to earn future rentals or for capital appreciation. Investment property is initially measured at cost, including transaction costs. Subsequent to initial recognition, investment property is measured at historical cost less accumulated depreciation. Any gain or loss arising on derecognition of the property is included in profit or loss in the period in which the property is derecognised.

Other intangible assets. The Group's intangible assets other than goodwill primarily include computer software, customer relationships and order backlog, trademarks, project documentation, development costs and patents. Intangible assets have definite useful lives and are measured at cost less accumulated amortisation and impairment loss.

Intangible assets acquired in a business combination and recognised separately from goodwill are recognised initially at their fair value at the acquisition date (which is regarded as their cost). Subsequent to initial recognition, intangible assets acquired in a business combination are reported at cost less accumulated amortisation and accumulated impairment losses, on the same basis as intangible assets that are acquired separately.

Intangible assets are amortised using the straight-line method over their useful lives, with the exception of customer relationships and order backlog, which are amortised as the economic benefits from these assets are consumed by the Group. Estimated useful lives of the Group's intangible assets are as follows:

	Years
Project documentation, development costs and patents	5-10
Licenses and certificates	2-10
Software licenses and websites	1-10
Customer relationships and order backlog	5-10
Trademarks	6-19

If impaired, the carrying amount of intangible assets is written down to the higher of value in use and fair value less costs to sell.

IFRS 16 "Leases". IFRS 16 introduces a comprehensive model for the identification of lease arrangements and accounting treatments for both lessor and lessee. IFRS 16 superseded the previous lease guidance including IAS 17 "Leases" and the related interpretations.

IFRS 16 distinguishes leases and service contracts on the basis of whether an identified asset is controlled by a customer. Distinction of operating leases (off balance sheet) and finance leases (on balance sheet) is removed for lessee accounting, and is replaced by a model where a right-of-use asset and a corresponding liability have to be recognised for all leases by lessees (i.e. all on balance sheet) except for short-term leases and leases of low value assets.

In accordance with the transition provisions in IFRS 16, the Group has elected the simplified transition method for the purpose of adopting IFRS 16, without restatement of comparatives. The Group recognises the right-of-use assets at the date of initial adoption for leases previously classified as finance leases under IAS 17 "Leases" for which assets were previously recorded within Property, plant and equipment and Other intangible assets for the year ended 31 December 2018.

At transition to IFRS 16, the Group has applied the following recognition exemptions:

- not to apply requirements of the standard to leases for which the lease term ends within 12 months of the date of initial application and account for those leases in the same way as short-term leases;
- the accounting for operating leases of low-value assets as at 1 January 2019 as leases in which the underlying asset has a low value.

The adoption of IFRS 16 since 1 January 2019 did not have a significant impact on the Group's financial position or the financial performance as operating leases which do not meet one or more of these exemptions are not material. Right-of-use assets and liabilities recognised under adoption of IFRS 16 were measured on a present value basis using the interest rates implicit in the lease agreements (for former finance lease liabilities).



The following table summarises reclassifications of the items of the consolidated statement of financial position made at 1 January 2019, resulting from the adoption of IFRS 16:

Items of the consolidated statement	As previously reported at	adoption of	
of financial position	31 December 2018*	IFRS 16	At 1 January 2019
Property, plant and equipment (Note 7), including	15,492,896	(109,571)	15,383,325
Cost	24,572,648	(121,768)	24,450,880
Accumulated depreciation	(9,079,752)	12,197	(9,067,555)
Other intangible assets (Note 8), including	1,936,359	(8,547)	1,927,812
Cost	2,760,732	(10,403)	2,750,329
Accumulated amortization	(824,373)	1,856	(822,517)
Right-of-use assets (Note 12)	•	118,118	118,118
Other long-term payables (Note 21)	432,915	(82,853)	350,062
Non-current lease liabilities (Note 12)	-	82,853	82,853
Trade and other payables (Note 19)	13,224,940	(15,107)	13,209,833
Current lease liabilities (Note 12)	•	15,107	15,107

^{* -} these amounts reflect adjustments made in connection with the completion of purchase price allocation of CIPS LLC (Note 10)

All reclassifications made to the items of the consolidated statement of financial position at 1 January 2019, resulting from the adoption of IFRS 16, were related to finance lease agreements.

Leases - accounting policies before 31 December 2018 (IAS 17). Operating leases. Where the Group is a lessee in a lease which does not transfer substantially all the risks and rewards incidental to ownership from the lessor to the Group, the total lease payments are charged to profit or loss for the year on a straight-line basis over the lease term. The lease term is the non-cancellable period for which the lessee has contracted to lease the asset together with any further terms for which the lessee has the option to continue to lease the asset, with or without further payment, when at the inception of the lease it is reasonably certain that the lessee will exercise the option.

Finance leases. Where the Group is a lessee in a lease which transfers substantially all the risks and rewards incidental to ownership to the Group, the assets leased are capitalised in property, plant and equipment at the commencement of the lease at the lower of the fair value of the leased asset and the present value of the minimum lease payments. Each lease payment is allocated between the liability and finance charges so as to achieve a constant rate on the finance balance outstanding. The assets acquired under finance leases are depreciated over their useful life or the shorter lease term if the Group is not reasonably certain that it will obtain ownership by the end of the lease term.

Leases – accounting policies after 1 January 2019 (IFRS 16). Right-of-use assets and lease liabilities. Right-of-use assets and lease liabilities are recognised if the Group has the right to control the use of the leased asset for a period of time in exchange for consideration, except for short-term leases (with lease term of 12 months or less) and leases of low-value assets. For these leases, the Group recognises the lease payments as operating expense on a straight-line basis over the term of the lease.

At the commencement date, assets and liabilities arising from a lease are initially measured on a present value basis using the interest rate implicit in the lease, or if that rate cannot be readily determined, incremental borrowing rate.

After the commencement date of the lease, the Group measures the right-of-use asset using the accounting model at cost less accumulated depreciation and accumulated impairment losses adjusted for the revaluation of the lease liability. The Group measures lease liability at cost by increasing the carrying amount by interest accrued and reducing the carrying amount by the lease payments made taking into account revaluation or modification of lease agreements. The interest on the lease liability is charged to profit or loss over the lease period so as to produce a constant periodic rate of interest on the remaining balance of the liability for each period.

According to the terms of the lease contracts the right-of-use assets are leased for the followings periods:

	i cai s
Land	2-10
Buildings	10
Plant and equipment	3-16
Other	2-8

Financial instruments – key measurement terms. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The best evidence of fair value is price in an active market. An active market is one in which transactions for the asset or liability take place with sufficient frequency and volume to provide pricing information on an ongoing basis.

Fair value of financial instruments traded in an active market is measured as the product of the quoted price for the individual asset or liability and the quantity held by the entity.



A portfolio of financial derivatives or other financial assets and liabilities that are not traded in an active market is measured at the fair value of a group of financial assets and financial liabilities on the basis of the price that would be received to sell a net long position (ie an asset) for a particular risk exposure or paid to transfer a net short position (ie a liability) for a particular risk exposure in an orderly transaction between market participants at the measurement date.

Valuation techniques such as discounted cash flow models or models based on recent arm's length transactions or consideration of financial data of the investees are used to measure fair value of certain financial instruments for which external market pricing information is not available. Fair value measurements are analysed by level in the fair value hierarchy as follows: (i) level one are measurements at quoted prices (unadjusted) in active markets for identical assets or liabilities, (ii) level two measurements are valuation techniques with all material inputs observable for the asset or liability, either directly (that is, as prices) or indirectly (that is, derived from prices), and (iii) level three measurements are valuations not based on solely observable market data (that is, the measurement requires significant unobservable inputs). No transfers between levels of the fair value hierarchy are deemed to have occurred at the end of the reporting period. Refer to Note 37.

Transaction costs are incremental costs that are directly attributable to the acquisition, issue or disposal of a financial instrument. An incremental cost is one that would not have been incurred if the transaction had not taken place. Transaction costs include fees and commissions paid to agents (including employees acting as selling agents), advisors, brokers and dealers, levies by regulatory agencies and securities exchanges, and transfer taxes and duties. Transaction costs do not include debt premiums or discounts, financing costs or internal administrative or holding costs.

Amortised cost is the amount at which the financial instrument was recognised at initial recognition less any principal repayments, plus accrued interest, and for financial assets less any write-down for incurred impairment losses. Accrued interest includes amortisation of transaction costs deferred at initial recognition and of any premium or discount to maturity amount using the effective interest method. Accrued interest income and accrued interest expense, including both accrued coupon and amortised discount or premium (including fees deferred at origination, if any), are not presented separately and are included in the carrying values of related items in the statement of financial position.

The effective interest method is a method of allocating interest income or interest expense over the relevant period, so as to achieve a constant periodic rate of interest (effective interest rate) on the carrying amount. The effective interest rate is the rate that exactly discounts estimated future cash payments or receipts (excluding future credit losses) through the expected life of the financial instrument or a shorter period, if appropriate, to the net carrying amount of the financial instrument. The effective interest rate discounts cash flows of variable interest instruments to the next interest repricing date, except for the premium or discount which reflects the credit spread over the floating rate specified in the instrument, or other variables that are not reset to market rates. Such premiums or discounts are amortised over the entire expected life of the instrument. The present value calculation includes all fees paid or received between parties to the contract that are an integral part of the effective interest rate.

Financial assets. According to IFRS 9, the financial assets are classified in the following measurement categories:

- those to be measured subsequently at amortised cost,
- those to be measured at fair value through profit or loss (FVTPL),
- those to be measured at fair value through other comprehensive income.

The classification depends on the Group's business model for managing the financial assets and the contractual terms of the cash flows. If a hybrid contract contains a host that is a financial asset, the classification requirements apply to the entire hybrid contract. Financial assets are classified as at amortised cost only if both of the following criteria are met: the asset is held within a business model with the objective of collecting the contractual cash flows, and the contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal outstanding.

The Group's loans, trade and other financial receivables, and cash and cash equivalents, are classified as at amortised cost. The Group does not have financial assets classified as at FVTOCI.

In respect of impairment, IFRS 9 replaced the "incurred loss" model used in IAS 39 "Financial instruments: Recognition and Measurement", with a new "expected credit loss" model that requires a more timely recognition of expected credit losses. An allowance for expected credit losses shall be recorded for financial assets classified as at amortised cost.

Contract assets, trade and other receivables. Trade and other receivables and contract assets are recognised initially at fair value, these assets do not contain a significant financing element, and therefore expected credit losses are measured using the simplified approach permitted by IFRS 9, which requires expected lifetime losses to be recognised from the initial recognition of the receivables.



The Group always recognises lifetime expected credit losses (ECL) for trade and other receivables and contract assets. The expected credit losses on these financial assets are estimated using a provision matrix based on the Group's historical credit loss experience, adjusted for factors that are specific to the debtors, general economic conditions and assessment of both the current as well as the forecast direction on conditions at the reporting date. The carrying amount of the asset is reduced through the use of an ECL allowance account, and the amount of the loss is recognised in profit or loss within 'general and administrative expenses'. When a contract asset or trade receivable is uncollectible, it is written off against the ECL allowance account for trade receivables. Subsequent recoveries of amounts previously written off are credited against 'general and administrative expenses' in profit or loss.

The Group has assessed credit risk in relation to contracts with government customers or sub-contractors to governments and believes it be extremely low, therefore no ECL allowance is required for these trade and other receivables, or contract assets. The Group considered ECL for non-government commercial customers, however this risk is not material to the financial statements.

Cash and cash equivalents. Cash and cash equivalents include cash on hand, deposits held at call with banks, and other short-term highly liquid investments with original maturities of three months or less or deposits with original maturity of more than three months which could be withdrawn on demand. Restricted balances are excluded from cash and cash equivalents for the purposes of the statement of cash flows. Balances restricted from being exchanged or used to settle a liability for at least twelve months after the statement of financial position date are included in other non-current assets.

The Group always recognises 12-month ECL for cash and cash equivalents. The low credit risk exemption has been applied to cash and cash equivalents as these are held with banks with investment grade ratings (BBB or above) and are short-term in nature. The carrying amount of cash and cash equivalents is reduced through the use of an ECL allowance account, and the amount of the loss is recognised in profit or loss within 'general and administrative expenses'.

Derecognition of financial assets. The Group derecognises financial assets when (a) the assets are redeemed or the rights to cash flows from the assets otherwise expire or (b) the Group has transferred the rights to the cash flows from the financial assets or entered into a qualifying pass-through arrangement while (i) also transferring substantially all the risks and rewards of ownership of the assets or (ii) neither transferring nor retaining substantially all risks and rewards of ownership but not retaining control. Control is retained if the counterparty does not have the practical ability to sell the asset in its entirety to an unrelated third party without needing to impose additional restrictions on the sale. On derecognition of financial assets measured at amortised cost, the difference between the asset's carrying amount and the sum of the consideration received and receivable is recognised in profit or loss.

Financial liabilities. Financial liabilities of the Group consist of trade and other payables, borrowings and lease liabilities.

There are no changes in the classification rather than the accounting policy itself as a result of implementation of IFRS 9 in respect of borrowings and trade and other payables, which continue to be measured at amortised cost.

Financial liabilities that are not (a) contingent consideration of an acquirer in a business combination, (b) held-for-trading, or (c) designated as at FVTPL, are subsequently measured at amortised cost using the effective interest method. At the reporting date, the Group had only financial liabilities classified as those to be measured at amortised cost, with the exception of contingent consideration liability, assumed as a result of the business combination (Note 10), which was classified as at FVTPL.

Trade and other payables. Trade and other payables are recognised initially at fair value and subsequently measured at amortised cost using the effective interest method.

Borrowings. Borrowings are carried at amortised cost using the effective interest method.

Capitalisation of borrowing costs. Borrowing costs directly attributable to the acquisition, construction or production of assets that necessarily take a substantial time to get ready for intended use or sale (qualifying assets) are capitalised as part of the costs of those assets, if the commencement date for capitalisation is on or after 1 January 2009.

Capitalisation of borrowing costs continues up to the date when the assets are substantially ready for their use or sale.

The Group capitalises borrowing costs that could have been avoided if it had not made capital expenditure on qualifying assets. Borrowing costs capitalised are calculated at the Group's average funding cost (the weighted average interest cost is applied to the expenditures on the qualifying assets), except to the extent that funds are borrowed specifically for the purpose of obtaining a qualifying asset. Where this occurs, actual borrowing costs incurred less any investment income on the temporary investment of those borrowings are capitalised.

Derecognition of financial liabilities. The Group derecognises financial liabilities when, and only when, the Group's obligations are discharged, cancelled or they expire. The difference between the carrying amount of the financial liability derecognised and the consideration paid and payable, including any non-cash assets transferred or liabilities assumed, is recognised in profit or loss.



Inventories. Inventories are stated at the lower of cost and net realisable value. Cost of inventory is determined using the weighted average method. The cost of finished goods and work in progress comprises raw material, direct labour, other direct costs and related production overheads (based on normal operating capacity). Net realisable value is the estimated selling price in the ordinary course of business, less the cost of completion and selling expenses.

Advances issued. Advances issued are carried at cost less ECL allowance for impairment. If there is an indication that the assets, goods or services relating to an advance issued will not be received, the carrying value of the advance issued is written down accordingly and a corresponding impairment loss is recognised in profit or loss.

Income taxes. The current income tax charge is calculated on the basis of the tax laws enacted or substantively enacted at the statement of financial position date in the countries where the Company's subsidiaries and associates operate and generate taxable income, primarily the Russian Federation. The income tax charge/credit comprises current tax and deferred tax and is recognised in the profit or loss unless it relates to transactions that are recognised, in the same or a different period, directly in other comprehensive income or directly in equity.

Current tax is the amount expected to be paid to or recovered from the taxation authorities in respect of taxable profits or losses for the current and prior periods. Taxes, other than on income, are recorded within operating expenses.

Deferred income tax is provided using the balance sheet liability method for tax loss carry forwards and temporary differences arising between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes. In accordance with the initial recognition exemption, deferred taxes are not recorded for temporary differences on initial recognition of an asset or a liability in a transaction other than a business combination if the transaction, when initially recorded, affects neither accounting nor taxable profit. Deferred tax liabilities are not recorded for temporary differences on initial recognition of goodwill and subsequently for goodwill which is not deductible for tax purposes. Deferred tax balances are measured at tax rates enacted or substantively enacted at the statement of financial position date which are expected to apply to the period when the temporary differences will reverse or the tax loss carry forwards will be utilised. Deferred tax assets and liabilities are netted only within the individual companies of the Group. Deferred tax assets for deductible temporary differences and tax loss carry forwards are recorded only to the extent that it is probable that future taxable profit will be available against which the deductions can be utilised.

Deferred income tax is provided on temporary differences arising on investments in subsidiaries, except where the timing of the reversal of the temporary difference is controlled by the Group and it is probable that the temporary difference will not reverse in the foreseeable future.

Value added tax. Output value added tax related to sales is payable to tax authorities on the earlier of (a) collection of the receivables from customers or (b) delivery of the goods or services to customers. Input VAT is generally recoverable against output VAT upon receipt of the VAT invoice. The tax authorities permit the settlement of VAT on a net basis. VAT related to sales and purchases is recognised in the statement of financial position on a gross basis and disclosed separately as an asset and liability. Where provision has been made for impairment of receivables, an impairment loss is recorded for the gross amount receivable, including VAT.

Government grants. Grants from the government are recognised at their fair value where there is reasonable assurance that the grant will be received and the Group will comply with all attached conditions. Government grants relating to the purchase of property, plant and equipment are included in non-current liabilities as deferred income and are credited to profit or loss on a straight line basis over the expected lives of the related assets. Government grants relating to costs are deferred and recognised in profit or loss for the year over the period necessary to match them with the costs that they are intended to compensate.

Provisions for liabilities and charges. Provisions for liabilities and charges are recognised when the Group has a present legal or constructive obligation as a result of past events, and it is probable that an outflow of resources will be required to settle the obligation, and a reliable estimate of the amount can be made. Where there are a number of similar obligations, the likelihood that an outflow will be required in settlement is determined by considering the class of obligations as a whole. A provision is recognised even if the likelihood of an outflow with respect to any one item included in the same class of obligations is small. Where the Group expects a provision to be reimbursed, for example under an insurance contract, the reimbursement is recognised as a separate asset, but only when the reimbursement is virtually certain.

Uncertain tax positions. Management assesses, based on its interpretation of the relevant tax legislation, whether it is probable that certain tax positions taken by the Group would not be sustained, if challenged by the tax authorities. The assessment is based on the interpretation of tax law that has been enacted or substantively enacted by the end of the reporting period and any known court or other rulings on such issues. Liability for penalties, interest and taxes other than on income is recognised based on management's best estimate of the expenditure required to settle the obligations at the end of the reporting period.



Post-employment and other long-term employee benefits. Group companies operate unfunded post-employment benefits plans and also provide other long-term benefits to employees. Typically, defined benefit plans define an amount of benefit that an employee will receive on retirement or on other certain events, usually dependent on one or more factors such as age, years of service and compensation.

The liability recognised in the statement of financial position in respect of defined benefit plans is the present value of the defined benefit obligation at the statement of financial position date. The defined benefit obligation is calculated annually by an independent actuary using the projected unit credit method. The present value of the defined benefit obligation is determined by discounting the estimated future cash outflows using interest rates of Russian government bonds that have terms to maturity approximating to the terms of the related liability.

Remeasurements of defined benefit obligations are actuarial gains and losses arising from experience adjustments and changes in actuarial assumptions. Actuarial gains and losses resulting from increases or decreases in the present value of the defined benefit obligation in respect of post-employment payments are charged or credited to equity in other comprehensive income. Remeasurements of the defined benefit obligation related to other long-term employee benefits are recognised in profit and loss in the period in which they arise.

Past service costs are recognised immediately in profit and loss.

Short-term employee benefits. Wages, salaries, contributions to the state pension, medical and social insurance funds, paid annual leave and sick leave, bonuses, and non-monetary benefits (such as health services and kindergarten services) are accrued in the year in which the associated services are rendered by the employees of the Group and are included within labour costs in operating expenses.

The Group recognises a liability and an expense for bonuses where contractually obliged or where there is a past practice that has created a constructive obligation for which the Group has no realistic alternative but to make the payment and a reliable estimate of the obligation can be made.

Share capital. Ordinary shares are classified as equity. Incremental costs directly attributable to the issue of new shares are shown in equity as a deduction, net of tax, from the proceeds. Any excess of the fair value of consideration received over the par value of shares issued is presented as a share premium in equity.

Treasury shares. Where the Group companies purchase the Company's GDRs, the consideration paid including any attributable transaction costs is deducted from total equity as treasury shares until they are re-sold. Where such GDRs are subsequently sold, any consideration received net of income taxes is included in equity. The cost of re-sold treasury shares is calculated using the weighted average cost method. Income/loss from re-sale of treasury shares is recorded within other reserves.

Dividends. Dividend distribution to the Company's shareholders is recognised as a liability in the financial statements in the year in which the dividends are appropriately authorised and are no longer at the discretion of the Company. More specifically, interim dividends are recognised as a liability in the period in which these are authorised by the Board of Directors and in the case of final dividends, these are recognised in the period in which these are approved by the Company's shareholders.

Share-based payments. Equity-settled share based payments to employees are measured at the fair value of the equity instruments at the grant date, excluding the impact of any non-market vesting conditions. The attainment of any service and non-market performance vesting conditions are included in assumptions about the number of shares that the employee will ultimately receive.

When dividends are paid to the employees in respect of the share awards not yet vested, such awards are valued as if no dividends will be paid on the underlying shares during the vesting period. As a result, the grant date valuation is not reduced by the present value of the dividends expected to be paid during the vesting period. Dividends payable or paid to the holders of not yet vested share awards are recognised in equity for those awards which are expected to vest and are expensed for those awards which are not expected to vest.

The fair value determined at the grant date of the equity-settled share-based payments is expensed on a straight-line basis over the vesting period, based on the Group's estimate of equity instruments that will eventually vest, with a corresponding increase in equity.

At each balance sheet date, the Group revises its estimate of the number of equity instruments expected to vest. The impact of the revision of the original estimates, if any, is recognised in profit or loss such that the cumulative expense reflects the revised estimate, with a corresponding adjustment to retained earnings.

Upon the transfer of the vested shares (GDRs) to the Participants, the difference between weighted average cost of treasury shares (GDRs) disposed of and the fair value of the respective award is included in other reserves.



Contract asset and liability. Contract asset is the amount for which the Group has an unconditional right to consideration in respect of unbilled revenue recognised at the balance sheet date and comprises costs incurred plus attributable margin. Revenue from construction contracts only lead to recognition of contract assets.

Contract liability represents the obligation to transfer goods or services to a customer for which consideration has been received, or consideration is due, from the customer. For any individual contract, either a contract asset or a contract liability is presented on a net basis.

Performance obligations. Upon approval by the parties to a contract, the contract is assessed to identify each promise to transfer either a distinct good or service or a series of distinct goods or services that are substantially the same and have the same pattern of transfer to the customer. Goods and services are distinct and accounted for as separate performance obligations in the contract if the customer can benefit from them either on their own or together with other resources that are readily available to the customer and they are separately identifiable in the contract.

Transaction price. At the start of the contract, the total transaction price is estimated as the amount of consideration to which the Group expects to be entitled in exchange for transferring the promised goods and services to the customer, excluding sales taxes. Variable consideration, such as price escalation, is included based on the expected value or most likely amount only to the extent that it is highly probable that there will not be a reversal in the amount of cumulative revenue recognised. The transaction price does not include estimates of consideration resulting from contract modifications, such as change orders, until they have been approved by the parties to the contract. The total transaction price is allocated to the performance obligations identified in the contract in proportion to their relative stand-alone selling prices.

Revenue and profit recognition. Revenue is recognised as performance obligations are satisfied as control of the goods and services is transferred to the customer. The accounting treatment differs depending on whether control passes at a specific point in time or over time.

The Group recognises over time revenue from construction projects, as the Group's performance creates or enhances an asset that the customer controls as the asset is constructed, and revenue from design and engineering services and certain long-term construction-type production contracts, as the Group generally creates an asset that has no alternative use and is legally entitled to payment for performance completed to date. These contracts with customers are typically accounted for as one performance obligation. Progress is measured by reference to the cost incurred on the contract to date compared to the contract's total costs forecast (the input method).

Revenue from sale of goods is recognised at a point of time, when control over the goods is transferred to the customer, normally when the goods are shipped and the risks, rewards and legal title are passed.

Earnings per share. Earnings per share are determined by dividing the profit or loss attributable to shareholders of the Company by the weighted average number of participating shares outstanding during the reporting year.

Offsetting. Financial assets and liabilities are offset and the net amount reported in the statement of financial position only when there is a legally enforceable right to offset the recognised amounts, and there is an intention to either settle on a net basis, or to realise the asset and settle the liability simultaneously.

Segment reporting. Operating segments are reported in a manner consistent with the internal reporting provided to the Group's chief operating decision maker. Segments with revenue, result or assets exceeding ten percent of the respective total amount for all segments are reported separately.

4 Critical Accounting Estimates and Judgments in Applying Accounting Policies

The Group makes estimates and assumptions that affect the reported amounts of assets and liabilities within the next reporting period. Estimates and judgements are continually evaluated and are based on management's experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. Management also makes certain judgements, apart from those involving estimations, in the process of applying the accounting policies.

Judgements that have the most significant effect on the amounts recognised in the consolidated financial statements and estimates that can cause a significant adjustment to the carrying amount of assets and liabilities within the next financial year include:



4 Critical Accounting Estimates and Judgments in Applying Accounting Policies (continued)

(a) Assessment of construction revenue and receivables related to construction contracts

The Group recognises revenue from construction projects, design and engineering projects and certain other long-term contracts over time, using the input method. The use of this method requires the Group to estimate the proportional revenue and costs. If circumstances arise that may change the original estimates of revenues, costs, or extent of progress toward completion, estimates are revised. These revisions may result in increases or decreases in estimated revenues or costs and are reflected in profit or loss in the period in which the circumstances that give rise to the revision become known by management. For the year ended 31 December 2019, the Group recognised revenue from such contracts in amount of RR 21,563,310 (2018: RR 21,290,257) (Note 26).

In addition, receivables related to construction contracts and certain other contracts, under which the revenue is recognised over time, are subject to credit risk. In other words, although some revenue continues to be contractually bound, the customer can still refuse to pay or to pay in time. Where revenue has been validly recognised on a contract, but an uncertainty subsequently arises about the recoverability of the related amount due from the customer, any provision against the amount due is recognised as an expense.

(b) Provisions for claims received and legal proceedings

During the year, the Group was involved in a number of court proceedings (both as a plaintiff and a defendant) arising in the ordinary course of business. In the opinion of management, resolution of current legal proceedings or other claims outstanding would not have a material adverse effect on the result of operations or financial position of the Group. There are no probable or possible legal risks which have not been recorded or disclosed in these consolidated financial statements. Refer to Note 34.

(c) Estimated impairment of property, plant and equipment and goodwill

At 31 December 2019, the Group performed an analysis to determine whether there were any indicators of impairment of its cash generating units ("CGU") as well as performed mandatory annual impairment testing for the CGUs containing goodwill.

The recoverable amount of each CGU containing goodwill was determined based on value-in-use calculations. These calculations use cash flow projections based on financial budgets approved by management covering the period of 5 to 10 years. In preparing budgets, management considers past performance as well as its projections on the respective CGU's future development and performance, including synergy effects. The discount rate used is pre-tax and reflects specific risks relating to the relevant CGUs.

The Group performed an impairment test of the assets of remaining CGUs demonstrating indicators of impairment, determining the fair value less cost to sell, calculated by reference to the market of relevant assets, as the recoverable amount of these CGUs.

As a result of this analysis and testing, the Group concluded that no impairment charge was required at 31 December 2019 and for the year then ended.

(d) Tax legislation

Tax, currency and customs legislation of those jurisdictions, where the Group companies operate, is subject to varying interpretations. Refer to Note 34.

5 New Standards, Amendments and Interpretations

The following standards and amendments to the standards were adopted by the Group from 1 January 2019:

- IFRS 16, Leases;
- Annual Improvements to IFRS Standards 2015–2017 Cycle. The improvements consist of changes to the following standards: IFRS 3, IFRS 11, IAS 12 and IAS 23;
- Amendments to IFRS 9, Prepayment Features with Negative Compensation;
- Amendments to IAS 28, Long-term Interests in Associates and Joint Ventures;
- IFRIC 23, Uncertainty over Income Tax Treatments;
- Amendments to IAS 19, Plan Amendment, Curtailment or Settlement.

The adoption of such standards and amendments did not have a material impact on the Group's consolidated financial statements, other than disclosed in Note 3.



5 New Standards, Amendments and Interpretations (continued)

New standards, amendments and interpretations. The following new standards, amendments and interpretations have been issued that are mandatory for the annual periods beginning on or after 1 January 2020 and which the Group has not early adopted (items marked with * have not been endorsed by the EU; the Group will only be able to apply new standards and interpretations when they are endorsed by the EU):

Standards, amendments and interpretations	periods beginning on or after
Amendments to IFRS 3, Definition of a Business. Changes to Appendix A Defined terms, the application guidance, and the illustrative examples of IFRS 3 only.	1 January 2020*
Amendments to IAS 1 and IAS 8, Definition of material. Clarifies the definition of "material" and align the definition used in the Conceptual Framework and the standards.	1 January 2020
Amendment to IFRS 7, IFRS 9 and IAS 39, Interest rate benchmark reform	1 January 2020
Amendments to References to the Conceptual Framework in IFRS Standards	1 January 2020
IFRS 17, Insurance contracts.	1 January 2021*
Amendments to IAS 1 on classification of liabilities as current or non-current	1 January 2022*

The impact of adoption of the pronouncements listed above on the consolidated financial statements of future periods is currently being assessed by management of the Group.

6 Subsidiaries

At 31 December 2019 and 2018, HMS Hydraulic Machines & Systems Group plc, parent company of the Group, held directly a 100% share in HMS Group JSC, a company registered in Russia and controlling directly or indirectly all other subsidiaries of the Group.

Details of the Group's material subsidiaries at 31 December 2019 and 31 December 2018 are as follows.

		Place of incorporation and	Proportion of effective ownership interest held by the Group at 31 December, %	
Name of subsidiary	Principal activity	operation	2019	2018
Segment "Industrial pumps"				
HMS Livhydromash JSC	Manufacture of pumps	Russia	100.00	100.00
Livnynasos JSC	Manufacture of pumps	Russia	100.00	100.00
NASOSENERGOMASH Sumy JSC	Manufacture of pumps	Ukraine	90.61	90.61
HYDROMASHSERVICE JSC	Trading company	Russia	100.00	100.00
Plant Promburvod OJSC	Manufacture of pumps	Belorussia	51.38	51.38
Bobruisk Machine Building				
Plant OJSC	Manufacture of pumps	Belorussia	56.95	56.95
	Manufacture of pumps			
Dimitrovgradkhimmash JSC	and oil & gas equipment	Russia	51.00	51.00
Apollo Goessnitz GmbH	Manufacture of pumps	Germany	100.00	100.00
•	Manufacture of pumps and provision of	-		
Nizhnevartovskremservis CJSC	repair services	Russia	100.00	100.00
Segment "Oil and gas equipme	ent and projects"			
HMS Neftemash JSC	Manufacture of oil and gas equipment	Russia	100.00	100.00
Sibneftemash JSC	Manufacture of oil and gas equipment	Russia	98.60	98.60
Giprotyumenneftegaz PJSC Institute Rostovskiy	Engineering services	Russia	45.34	45.34
Vodokanalproekt JSC	Engineering services	Russia	85.70	85.70
EPF "SIBNA" Inc. JSC	Manufacture of oil and gas equipment	Russia	94.29	94.29
Segment "Compressors"	· · ·			
Kazankompressormash OJSC	Manufacture of compressors	Russia	89.86	89.86
CIPS LLC	Project engineering	Russia	89.86	89.86
NIITurbokompressor named	, ,			
after V.B.Shnepp JSC	Development of project documentation	Russia	98.39	98.39
Segment "Construction"				
Tomskgazstroy PJSC	Construction services	Russia	93.49	93.49



6 Subsidiaries (continued)

The following table provides information about each subsidiary that has non-controlling interest that is material to the Group:

	Place of incorporation	Proportion of non-controlling	Proportion of non- controlling interest's voting rights	Profit/(loss) attributable to non- controlling	Accumulated non- controlling interest in the	Dividends paid to non- controlling interest during the
	and operation	interest,%	held,%	interest	subsidiary	year
Year ended 31 December 2019 Segment "Industrial pumps"						
NASOSENERGOMASH Sumy JSC	Ukraine	9.39	9.39	7,873	242.097	1
Plant Promburvod OJSC	Belorussia	48.62	48.62	4,370	134,797	319
Bobruisk Machine Building	Boloradola	10.02	10.02	1,070	101,707	0.0
Plant OJSC	Belorussia	43.05	43.05	(106,544)	(299,026)	_
Dimitrovgradkhimmash JSC	Russia	49.00	49.00	214,828	1,517,030	44,505
Segment "Oil and gas equipment a	nd projects"			,	,- ,	,
Giprotyumenneftegaz PJSC	Russia	54.66	48.99	70,368	1,306,743	16,125
Segment "Compressors"						
Kazankompressormash OJSC	Russia	10.14	5.73	4,036	449,136	-
CIPS LLC	Russia	10.14	-	52,857	208,204	-
Other subsidiaries with insignificant						
non-controlling interests	=	-	-	(3,226)	10,972	-
Year ended 31 December 2018						
Segment "Industrial pumps"						
NASOSENERGOMASH Sumy JSC	Ukraine	9.39	9.39	1,321	216,823	-
Plant Promburvod OJSC	Belorussia	48.62	48.62	5,206	142,789	747
Bobruisk Machine Building						
Plant OJSC	Belorussia	43.05	43.05	(30,825)	(215,466)	-
Dimitrovgradkhimmash JSC	Russia	49.00	49.00	142,941	1,364,847	43,325
Segment "Oil and gas equipment	and projects"					
Giprotyumenneftegaz PJSC	Russia	54.66	48.99	57,345	1,262,990	4,247
Segment "Compressors"						
Kazankompressormash OJSC	Russia	10.14	5.73	37,399	444,696	-
CIPS LLC	Russia	10.14	-	60,372	155,347	=
Other subsidiaries with insignificant						
non-controlling interests	-	-	-	(16,283)	14,129	

At 31 December 2019 and 2018, the summarised financial information about financial position of these subsidiaries, presented before inter-company eliminations and consolidation adjustments, including goodwill on acquisitions, was as follows:

TOHOWS.	Current	Non-current	Current	Non-current
	assets	assets	liabilities	liabilities
Balance at 31 December 2019				
Segment "Industrial pumps"				
NASOSENERGOMASH Sumy JSC	3,900,234	1,666,311	(2,384,796)	(604,450)
Plant Promburvod OJSC	180,013	141,104	(33,395)	(10,456)
Bobruisk Machine Building Plant OJSC	228,368	346,026	(227,103)	(1,041,919)
Dimitrovgradkhimmash JSC	2,517,378	1,152,129	(385,009)	(188,517)
Segment "Oil and gas equipment and projects"				
Giprotyumenneftegaz PJSC	2,571,884	817,260	(779,913)	(218,597)
Segment "Compressors"				
Kazankompressormash OJSC	11,534,519	5,722,012	(9,740,614)	(3,085,277)
CIPS LLC	6,022,314	1,208,507	(4,808,616)	(368,316)
Balance at 31 December 2018				
Segment "Industrial pumps"				
NASOSENERGOMASH Sumy JSC	2,596,895	1,532,641	(1,310,683)	(510,621)
Plant Promburvod OJSC	215,309	159,104	(69,753)	(10,955)
Bobruisk Machine Building Plant OJSC	312,720	388,681	(286,708)	(915,213)
Dimitrovgradkhimmash JSC	2,137,936	1,201,864	(404,606)	(149,791)
Segment "Oil and gas equipment and projects"				
Giprotyumenneftegaz PJSC	2,053,288	1,046,865	(571,467)	(218,096)
Segment "Compressors"				
Kazankompressormash OJSC	6,265,081	5,687,562	(5,129,395)	(2,436,629)
CIPS LLC	2,789,091	1,233,282	(2,120,371)	(369,613)



6 Subsidiaries (continued)

The summarised financial information about transactions and cash flows for the years ended 31 December 2019 and 2018 of these subsidiaries before inter-company eliminations was as follows:

		Profit/	Total compre- hensive income/	Net cash inflow/ (outflow) from operating	Net cash inflow/ (outflow) from investing	Net cash inflow/ (outflow) from financing
	Revenue	(loss)	(loss)*	activities	activities	activities
Year ended 31 December 2019		, ,	, ,			
Segment "Industrial pumps"						
NASOSENERGOMASH Sumy JSC	4,569,851	83,814	269,067	6,536	(168,992)	6,056
Plant Promburvod OJSC	402,478	8,989	(15,724)	(8,818)	(8,416)	2,166
Bobruisk Machine Building Plant OJSC	753,026	(247,498)	(194,108)	77,101	(14,387)	(58,506)
Dimitrovgradkhimmash JSC	3,025,941	438,116	401,475	(56,989)	(74,335)	(84,946)
Segment "Oil and gas equipment and p	rojects"					
Giprotyumenneftegaz PJSC	2,239,250	128,541	113,692	184,268	(46,177)	(31,935)
Segment "Compressors"						
Kazankompressormash OJSC	12,604,916	40,036	44,017	1,078,522	(785,822)	850,291
CIPS LLC	5,092,468	521,568	521,568	163,491	(607,970)	
Year ended 31 December 2018						
Segment "Industrial pumps"						
NASOSENERGOMASH Sumy JSC	3,430,355	46,761	599,127	440,195	(293,015)	3,901
Plant Promburvod OJSC	394,682	10,708	37,977	23,702	(12,914)	(1,726)
Bobruisk Machine Building Plant OJSC	680,749	(71,606)	(113,938)	109,941	(11,127)	(104,793)
Dimitrovgradkhimmash JSC	2,682,344	291,719	314,692	841,003	(71,531)	(99,540)
Segment "Oil and gas equipment and p	rojects"					
Giprotyumenneftegaz PJSC	1,674,753	107,168	113,429	(225,887)	9,413	(7,708)
Segment "Compressors"						
Kazankompressormash OJSC	10,016,328	369,411	372,662	1,194,138	(1,393,439)	1,099,172
CIPS LLC	4,503,174	595,523	595,521	(351,927)	(96,974)	

^{*} Total comprehensive income/(loss) includes profit/(loss) for the year and amounts of change in cumulative currency translation reserve and remeasurements of post-employment benefit obligations.



7 Property, Plant and Equipment

Property, plant and equipment and related accumulated depreciation consist of the following:

	Land	Buildings	Plant and equipment	Transport	Other	Construction in progress	Total
Cost							
Balance at 1 January 2018	1,466,130	9,883,453	8,395,648	321,090	1,049,375	1,019,426	22,135,122
Additions	886	263,559	640,429	43,518	263,641	932,461	2,144,494
Transfers	-	51,303	616,179	1,610	7,601	(676,693)	-
Acquisitions through business							
combinations (Note 10)	-	-	-	-	5	-	5
Disposals	-	(19,789)	(110,192)	(35,204)	(53,484)		(219,996)
Translation to presentation currency	8,187	144,505	273,942	5,333	73,914	7,142	513,023
Balance at 31 December 2018	1,475,203	10,323,031	9,816,006	336,347	1,341,052	1,281,009	24,572,648
Effect of initial application of IFRS 16			(445.070)	(4.400)	(4.045)		(404.700)
(Note 3) Balance at 1 January 2019	1,475,203	10,323,031	(115,973) 9.700.033	(1,180) 335.167	(4,615) 1.336.437		(121,768) 24.450.880
Additions	1,475,203 590	72,796	584,170	19,651	164,761	1,281,009 266,638	1,108,606
Transfers	32	108,008	853,393	19,051	104,761	(971,662)	1,100,000
Acquisitions through business	32	100,000	000,000	_	10,229	(371,002)	-
combinations (Note 10)	76,850	309,568	348,041	1,536	15,207	3,315	754,517
Disposals	(5,239)	(17,977)	(137,851)	(15,362)	(46,216)		(226,325)
Translation to presentation currency	(3,707)	(40,095)	(46,416)	(603)	(28,076)		(116,826)
Balance at 31 December 2019	1,543,729	10,755,331	11,301,370	340,389	1,452,342	577,691	25,970,852
Accumulated depreciation and impai	rment						
Balance at 1 January 2018	(7,993)	(2,486,529)	(4,110,521)	(216,752)	(740,032)	(9,751)	(7,571,578)
Eliminated on disposals	-	18,740	96,364	33,383	46,295	-	194,782
Depreciation expense	-	(371,873)	(911,630)	(33,583)	(151,220)	-	(1,468,306)
Translation to presentation currency	-	(45,594)	(140,331)	(3,472)	(45,253)	-	(234,650)
Balance at 31 December 2018	(7,993)	(2,885,256)	(5,066,118)	(220,424)	(890,210)	(9,751)	(9,079,752)
Effect of initial application of IFRS 16 (Note 3)	_	_	10,287	1,180	730	_	12,197
Balance at 1 January 2019	(7,993)	(2,885,256)	(5,055,831)	(219,244)	(889,480)	(9,751)	(9,067,555)
Eliminated on disposals	(1,555)	15,561	124,074	15,289	43,264	(3,701)	198,188
Depreciation expense	_	(396,339)	(1,024,467)	(31,393)	(179,515)	_	(1,631,714)
Translation to presentation currency	_	11,292	32,803	674	18,036	_	62,805
Balance at 31 December 2019	(7,993)	(3,254,742)	(5,923,421)		(1,007,695)	(9,751)	(10,438,276)
Carrying amount							
Carrying amount	== .==			40405-			
at 1 January 2018	1,458,137	7,396,924	4,285,127	104,338	309,343	1,009,675	14,563,544
Carrying amount at 31 December 2018	1,467,210	7,437,775	4,749,888	115,923	450,842	1,271,258	15,492,896
Effect of initial application of IFRS 16			(405.053)		(0.00=)		
(Note 3)	-	-	(105,686)	-	(3,885)	-	(109,571)
Carrying amount at 1 January 2019	1,467,210	7,437,775	4,644,202	115,923	446,957	1,271,258	15,383,325
Carrying amount at 31 December 2019	1,535,736	7,500,589	5,377,949	105,715	444,647	567,940	15,532,576
2000111001 2010	.,000,.00	. ,000,000	3,511,540	.00,. 10	111,011	33.,340	. 5,002,070

At 31 December 2019, RR 187,496 of the Group's property, plant and equipment had been pledged as security for certain borrowings (31 December 2018: RR 237,952), including RR 121,359 related to undrawn credit facilities (31 December 2018: RR 141,568) (Note 17).

The amount of borrowing costs capitalised, directly attributable to implementation of large investment projects by the Group, during the year ended 31 December 2019 was RR 18,291 (2018: RR 15,572). The capitalisation rate calculated using Group weighted average interest rate was 9.0% (2018: the capitalisation rate using Group weighted average interest rate was 9.7%, except for borrowing costs related to the specific loan at interest rate of 5%).

Construction-in-progress includes advances for capital expenditures for a total of RR 99,684 at 31 December 2019 (31 December 2018: RR 562,623).

At 31 December 2019, the Group had contractual commitments for the purchase of components for construction of property, plant and equipment for RR 148,145 (31 December 2018: RR 467,347).

At 31 December 2019 and for the years then ended, the Group concluded that no impairment charge was required (Note 4) (at 31 December 2018 and for the years then ended: no impairment charge).



8 Other Intangible Assets

	Project documen tation developmen costs and patents	- , Customer t relationships d and order	licenses and	Trademarks	Licenses and certificates	Total
Cost						
Balance at 1 January 2018 Additions Acquisitions through business	851,06 : 139,41	,	232,080 268,733	150,186 -	23,966 8,818	1,848,281 416,964
combinations (Note 10) Disposals	8,40 ⁻ (637,53:	, ,	(67,907)	- (106,780)	(4,637)	1,196,016 (816,857)
Translation to presentation currency Balance at 31 December 2018	48,800 410,15 2	,	,	43,406	7 28,154	116,328 2,760,732
Effect of initial application of IFRS 16 (Note			(10,403)	-	-	(10,403)
Balance at 1 January 2019 Additions Acquisitions through business	410,15 2 499,809		439,511 199,193	43,406 -	28,154 17,720	2,750,329 716,722
combinations (Note 10)			524	-	-	524
Disposals Translation to presentation currency	(16,04 ⁻ 4,85	4 (48,252) 292	-	(8,050) 510	(303,342) (42,596)
Balance at 31 December 2019	898,76	3 1,700,059	441,070	43,406	38,334	3,121,637
Accumulated amortisation and impairme		7) (274.022	\ (00.043\	(442.702)	(44 600)	(4 AQA CCE)
Balance at 1 January 2018 Amortisation on disposals	(587,40) 619,97	, , ,	(99,943) 67,903	(113,792) 106,780	(11,600) 4,637	(1,184,665) 799,292
Amortisation expense	(93,02			(11,269)	,	(364,124)
Translation to presentation currency	(34,73)			(11,203)	(7)	(74,876)
Balance at 31 December 2018	(95,18			(18,281)	(13,747)	(824,373)
Effect of initial application of IFRS 16 (Note			1,856	-	-	1,856
Balance at 1 January 2019	(95,18	6) (489,606		(18,281)	(13,747)	(822,517)
Amortisation on disposals	16,01			` -	8,050	303,312
Amortisation expense	(75,61	7) (295,154) (245,951)	(2,313)	(8,226)	(627,261)
Translation to presentation currency	(4,01	,	` ' '	-	(556)	26,475
Balance at 31 December 2019	(158,80	3) (671,721)) (254,394)	(20,594)	(14,479)	(1,119,991)
Carrying amount						
Carrying amount at 1 January 2018	263,658	219,061	132,137	36,394	12,366	663,616
Carrying amount at 31 December 2018	,	1,339,500	242,361	25,125	14,407	1,936,359
Effect of initial application of IFRS 16 (Note 3)	,	-	(8,547)		,	(8,547)
Carrying amount	244.000	1 220 500	· · · ·		14.407	
at 1 January 2019 Carrying amount	314,966	1,339,500	233,814	25,125	14,407	1,927,812
at 31 December 2019	739,965	1,028,338	186,676	22,812	23,855	2,001,646

9 Goodwill

Movements in goodwill and the composition of the goodwill balance are as follows:

	2019	2018
Carrying amount at 1 January	3,092,257	2,937,695
Business combination (Note 10)	425,668	-
Effect of translation to presentation currency related to		
Apollo Goessnitz GmbH	(147,650)	154,562
Carrying amount at 31 December	3,370,275	3,092,257



9 Goodwill (continued)

Goodwill is allocated to CGUs, which represent the lowest level within the Group at which the goodwill is monitored by management and which are not larger than a segment for segment reporting purposes, as follows:

	31 December 2019	31 December 2018
Kazankompressormash OJSC	1,239,809	1,239,809
Apollo Goessnitz GmbH	1,011,679	1,159,329
Sibneftemash JSC	511,784	511,784
CGU TMCP (part of HMS Neftemash JSC) (Note 10)	425,668	-
EPF "SIBNA" Inc. JSC	117,308	117,308
Dimitrovgradkhimmash JSC	64,027	64,027
Total carrying amount of goodwill	3,370,275	3,092,257

For the purpose of impairment testing, the recoverable amount of each CGU was determined based on value-in-use calculations. These calculations use cash flow projections based on financial budgets approved by management covering a period from five to ten years. A period of more than five years is used if it is considered that the fifth year of a forecast is not indicative of expected long-term future performance of a CGU as operations may not have reached maturity, which may be the case in developing markets such as the Russian Federation or/and when the Group's formal long-term strategy for the CGU covers longer period. Cash flows beyond this period are extrapolated using the estimated growth rates stated below. The growth rates do not exceed the long-term average growth rate for the business sector of the economy in which the CGU operates. Management determined budgeted revenue increase rates, operating margin rates and working capital turnover period based on past performance as well as on its projections on the respective CGU's future development and performance, including synergy effects. The discount rates used are pre-tax and reflect specific risks relating to the relevant CGUs.

Assumptions used for value-in-use calculations are summarised in the table below:

	31 December 2019	31 December 2018
For Apollo Goessnitz GmbH CGU:		
Forecast period	8 years	8 years
Growth rate beyond forecast period	2.1%	2.5%
Pre-tax discount rate	12.1%	12.3%
For other CGUs:		
Forecast period	5-10 years	5-10 years
Growth rate beyond forecast period	4.0%	4.0%
Pre-tax discount rate	14.8%	16.8%

Based on the results of impairment tests, the Group did not recognise any impairment of goodwill at 31 December 2019 and 2018 and for the years then ended. Management believes that any reasonably possible change in key assumptions would not lead to a material impairment charge, with the exception described below.

Value-in-use calculation for CGU TMCP is mostly sensitive to revenue growth rate, which was budgeted at the level of 10% (including inflation effect) for 2021-2029. With zero real growth of revenue throughout forecast period of 10 years, the impairment loss, related to the goodwill, would be RR 86,420.

10 Business Combinations

Acquisition of CIPS LLC. At 15 November 2018, Kazankompressormash OJSC, the Group's subsidiary, acquired a project engineering company, located in Moscow, in line with its strategy for a total consideration of RR 841,890, including cash payment of RR 750,000 and contingent consideration of RR 91,890. At the date of acquisition, the acquired company held a significant backlog of orders for oil&gas equipment.

The contingent consideration arrangement, related to this acquisition, requires the acquired business to perform above a predefined performance level. The potential undiscounted amount of all future payments that the Group could be required to make under the contingent consideration arrangement is RR 91,890, which is equal to the amount recognised as the fair value of contingent consideration.

Conditions of the transaction included the purchase of 95% share and a call option for the purchase of the remaining 5% share of the acquiree for the notional amount, paid in advance at the date of the transaction. Since the execution of the option is considered probable by the management of the Group and the option is deep in the money at the reporting date, it is assumed that Kazankompressormash OJSC controls 100% share in the acquired company.

The acquired company contributed revenue of RR 4,503,174 and profit after income tax of RR 595,521 to the Group for the period from the date of acquisition to 31 December 2018. Had the acquisition occurred on 1 January 2018, the transactions of acquired company from 1 January 2018 to the date of acquisition would have been not material for the Group's revenue and profit after income tax.



10 Business Combinations (continued)

This acquisition was accounted for using the acquisition method. Non-controlling interest was measured at its respective share in the fair value of the acquired entity's identifiable net assets at the date of acquisition.

At the time of acquisition, the Group determined the fair values of identifiable assets, liabilities and contingent liabilities of the acquired company on a provisional basis. The purchase price allocation was finalised at 31 December 2019 and as such the final purchase price allocation has been accounted for retroactively from the date of acquisition. The final purchase price allocation for the acquisition is as follows:

	Provisional value at the date of acquisition	Final value at the date of acquisition
Property, plant and equipment (Note 7)	5	5
Other intangible assets (Note 8)	1,158,438	1,196,016
Inventories	3	3
Prepayments and advances to suppliers	1,064,466	1,064,466
Trade and other receivables and other financial assets	50,163	50,163
Current income tax receivable	6	6
Indemnification asset*	188,052	188,052
Cash and cash equivalents	915,257	915,257
Deferred income tax liability (Note 25)	(220,898)	(228,414)
Contract liabilities	(1,844,423)	(1,844,423)
Trade and other payables	(46,229)	(46,229)
Provisions for liabilities and charges (Note 22)	-	(30,062)
VAT payable	(139,922)	(139,922)
Withholding tax provision*	(188,052)	(188,052)
Fair value of net assets	936,866	936,866
Less: Non-controlling interest	(94,976)	(94,976)
Fair value of acquired interest in net assets	841,890	841,890
Purchase consideration paid in cash	750,000	750,000
Less: cash and cash equivalents acquired in a business combination	(915,257)	(915,257)
Inflow of cash and cash equivalents on acquisition	(165,257)	(165,257)

^{*} Indemnification asset represents the guarantee of the seller to fully cover all expenses that the acquired entity might incur in future in respect of the withholding tax ("WHT") payable to the Russian tax authorities upon distribution of dividends by the acquiree to its immediate parent up to the date of the business combination. At the date of the acquisition and at 31 December 2018, the amount of WHT liability and respective indemnification asset were estimated as RR 188,052. At 31 December 2019, the amount of WHT liability and respective indemnification asset were estimated as RR 87,227.

Acquisition of TMCP JSC. On 9 February 2019, HMS Neftemash JSC, the Group's subsidiary, acquired 100% share in a group of companies engaged in manufacturing of oil and gas equipment, located in Tumen, for a total consideration of RR 700,000, paid by cash. The primary reason for the acquisition was to enhance the production facilities of the oil and gas equipment and projects business segment.

After the acquisition, the assets and business activities of the acquired group have been merged with business of HMS Neftemash JSC.

At the time of acquisition, the Group determined the fair values of identifiable assets, liabilities and contingent liabilities of the acquired company on a provisional basis. The purchase price allocation was finalised at 31 December 2019 and as such the final purchase price allocation has been accounted for retroactively from the date of acquisition. The final purchase price allocation for the acquisition is as follows:



10 Business Combinations (continued)

	Provisional value at the date of acquisition	Final value at the date of acquisition
Property, plant and equipment (Note 7)	754,517	754,517
Right-of-use assets (Note 12)	2,413	2,413
Other intangible assets (Note 8)	524	524
Other long-term receivables	720	220
Inventories	97,784	112,740
Trade and other receivables and other financial assets	428,270	217,453
Cash and cash equivalents	30,002	29,859
Deferred income tax liability (Note 25)	(43,831)	(78,683)
Other non-current liabilities	(7,712)	(1,042)
Trade and other payables Short-term provisions for liabilities and charges (Note 22)	(827,401) (130,000)	(660,858) (83,100)
Other taxes payable	(19,771)	(19,711)
Fair value of net assets	285,515	274,332
Goodwill (Note 9)	414,485	425,668
Total purchase consideration	700,000	700,000
Less: cash and cash equivalents acquired in a business combination	(30,002)	(29,859)
Outflow of cash and cash equivalents on acquisition	669,998	670,141

11 Investments in Associates

The Group's investments in associates are as follows:

	2019	2018
Carrying amount at 1 January	93,265	84,829
Share of after tax results of associates	(632)	(570)
Effect of translation to presentation currency	1,856	9,006
Carrying amount at 31 December	94,489	93,265

At 31 December 2019 and 2018, the Group owned a 47.69% interest in its associate VNIIAEN OJSC, located in Ukraine. VNIIAEN OJSC is a research and development centre, which specialises in pumping equipment for the nuclear power generation and oil transportation industries.

The table below summarises financial information of VNIIAEN OJSC:

	At 31 December 2019 and for the year then ended	At 31 December 2018 and for the year then ended
Total non-current assets	111,190	109,983
Total current assets	9,298	7,933
Total non-current liabilities	(5,430)	(6,029)
Total current liabilities	(7,315)	(6,692)
Revenue	81,979	72,416
Loss after tax	(1,325)	(1,195)
Other comprehensive gain	2,548	17,689

12 Right-of-use Assets and Lease Liabilities

The Group has right to control the use of land, buildings, plant and equipment and other assets for a long-term period in exchange for consideration under lease agreements from third and related parties (Note 3).



12 Right-of-use Assets and Lease Liabilities (continued)

For the year ended 31 December 2019, following the reclassification of finance leases from Property, plant and equipment and Other intangibles, the movement of right-of-use assets was as follows:

	Land	Buildings	Plant and equipment	Other	Total
Cost			- 4- 4-		
Balance at 1 January 2019	_	_	115,973	16,198	132,171
Additions	13,936	62,113	28,234	-	104,283
Business combination (Note 10)	-	-		2,413	2,413
Termination of lease agreements	_	-	(13,020)	_,	(13,020)
Translation to presentation currency	_	-	(10,968)	(2,063)	(13,031)
Balance at 31 December 2019	13,936	62,113	120,219	16,548	212,816
Accumulated depreciation and impairment					
Balance at 1 January 2019	-	-	(10,287)	(3,766)	(14,053)
Eliminated on termination of lease					
agreements	-	-	1,851	-	1,851
Depreciation expense	(4,104)	(5,453)	(12,081)	(5,112)	(26,750)
Translation to presentation currency	(162)	(215)	439	688	750
Balance at 31 December 2019	(4,266)	(5,668)	(20,078)	(8,190)	(38,202)
Carrying amount					
Carrying amount at 1 January 2019	-	_	105,686	12,432	118,118
Carrying amount at 31 December 2019	9,670	56,445	100,141	8,358	174,614

At 31 December 2019 and 1 January 2019, lease liabilities were as follows:

	31 December 2019	1 January 2019
Current lease liabilities	21,329	15,107
Non-current lease liabilities	139,272	82,853
Total lease liabilities	160,601	97,960

At 31 December 2019, lease liabilities were measured on a present value basis using the interest rates implicit in the lease agreements, except to certain lease agreements for which the weighted average incremental borrowing rate was used.

For the year ended 31 December 2019, lease expenses for short-term leases and leases of low-value assets in amount of RR 174,565 (Notes 27, 28, 29) were recognised in the consolidated statement of profit or loss and other comprehensive income and were not included in the measurement of lease liabilities.

For the year ended 31 December 2019, total cash outflows for leases contracts recognised as right-of-use assets amounted to RR 44,220, of which RR 16,986 was included in interest paid.

13 Cash and Cash Equivalents

	31 December 2019	31 December 2018
Cash on hand	2,495	2,633
RR denominated balances with banks	2,410,595	1,463,088
Foreign currency denominated balances with banks	919,575	245,341
RR denominated bank deposits	6,564,999	4,462,921
Foreign currency denominated bank deposits	49,935	115,473
Other cash equivalents	4,519	5,703
Total cash and cash equivalents	9,952,118	6,295,159

At 31 December 2019, the closing balance of short-term deposits denominated in foreign currencies comprised UAH-denominated deposit of RR 49,935 (31 December 2018: RR 115,473).



14 Inventories

	31 December 2019	31 December 2018
Raw materials and supplies	3,731,761	4,372,438
Work in progress	2,698,975	2,925,187
Finished goods and goods for resale	1,428,315	1,791,055
Total inventories	7,859,051	9,088,680

Inventories are presented net of provision for obsolescence in amount of RR 753,778 at 31 December 2019 (31 December 2018: RR 655,091).

At 31 December 2019, inventories of RR 460,853 were pledged as collateral for certain borrowings (31 December 2018: RR 982,161) (Note 17). The cost of inventories recognised as expense during the period and included in cost of sales is disclosed in Note 27.

15 Trade and Other Receivables and Other Financial Assets

	31 December 2019	31 December 2018
Trade receivables	16,060,380	9,815,554
Less: ECL allowance for trade receivables	(344,383)	(276,504)
Short-term loans issued	31,524	30,983
Bank deposits	15,582	31,308
Other receivables	327,253	333,567
Less: ECL allowance for impairment of other receivables	(57,578)	(53,380)
Financial assets, net	16,032,778	9,881,528
Prepayments and advances to suppliers and subcontractors	1,745,061	2,037,773
Less: provision for impairment of advances to suppliers		
and subcontractors	(34,500)	(30,417)
VAT receivable	277,179	361,251
Other taxes receivable	31,391	17,708
Non-financial assets, net	2,019,131	2,386,315
Total trade and other receivables and other financial assets	18,051,909	12,267,843

The VAT receivable balance comprises VAT related to export sales which is expected to be offset against VAT payable after appropriate confirmation is received from the tax authorities subsequent to the reporting date. Settlement of VAT receivables and payables is normally executed on net basis.

At 31 December 2019, the closing balance of bank deposits comprised USD-denominated deposit of RR 10,522, EUR-denominated deposit of RR 4,854, UAH-denominated deposits of RR 206. At 31 December 2018, the closing balance of bank deposits comprised USD-denominated deposit of RR 25,646, EUR-denominated deposit of RR 5,562 and RUB-denominated deposits of RR 100.

At 31 December 2019, trade receivables arising from certain sales contracts in the amount of RR 862,766 (31 December 2018: RR 857,856) were pledged as collateral for certain borrowings (Note 17).

Movements in the ECL allowance for financial assets within trade and other receivables and non-financial assets within other receivables are presented below:

			Provision for
	ECL allowance	ECL allowance	impairment of
	for trade	for other financial	non-financial
	receivables	receivables	assets
At 1 January 2018	346,628	66,857	21,753
ECL allowance and provision for impairment of receivables	35,773	11,183	29,496
Unused amounts reversed	(11,377)	(1,163)	(4,366)
Receivables written off during the year as uncollectible	(94,649)	(24,958)	(17,695)
Effect of translation to presentation currency	-	449	1,229
Foreign currency translation differences	129	1,012	-
At 31 December 2018	276,504	53,380	30,417
ECL allowance and provision for impairment of receivables	93,647	6,892	7,174
Unused amounts reversed	(16,199)	(560)	(667)
Receivables written off during the year as uncollectible	(9,734)	(453)	(2,460)
Effect of translation to presentation currency	184	123	36
Foreign currency translation differences	(19)	(1,804)	-
At 31 December 2019	344,383	57,578	34,500



15 Trade and Other Receivables and Other Financial Assets (continued)

The creation and release of ECL allowance and provision for impairment of receivables have been included in the Change in ECL allowance and provision for impairment of trade and other receivables and other financial assets (Note 29). Amounts charged to the ECL allowance and provision for impairment account are generally written off when there is no expectation of recovering additional cash.

Information related to aging of receivables with the corresponding ECL allowance is disclosed in Note 36.

The carrying amounts of the Group's financial assets within trade and other receivables and other financial assets are denominated in the following currencies:

	31 December 2019	31 December 2018
RR	13,719,467	8,482,291
UAH	1,133,587	357,309
EUR	896,999	609,404
KZT	114,584	12,416
USD	112,578	382,382
TMT	33,240	-
BYN	22,323	37,726
Financial assets, net	16,032,778	9,881,528

16 Investment Property

In February 2014, the Group received certain buildings and land plots with an estimated fair value of RR 286,370 as repayment for certain loans from Trest Sibkomplektmontazhnaladka OJSC, a former subsidiary of the Group, sold in December 2013. As the Group plans to hold these assets to earn rentals or for capital appreciation, these assets are accounted for as investment property. At 31 December 2019 and 2018, the Group did not identify any impairment of investment property.

17 Borrowings

		Denomi-		
	Interest rate	nated in	31 December 2019 31	December 2018
Long-term unsecured loans	and bonds:			
Unsecured bank loans	7.82% - 9.05%	RR	20,235,358	15,042,968
Bonds	10.75% EURIBOR+3.00% -	RR	2,999,526	2,996,195
Unsecured bank loans	EURIBOR+3.45%	EUR	346,703	158,921
Unsecured non-bank loans	5.00%	RR	222,222	444,444
			23,803,809	18,642,528
Less: current portion of long-te	erm borrowings		(3,221,748)	(444,444)
Total long-term borrowings	go		20,582,061	18,198,084
Short-term unsecured loans	:			
Unsecured bank loans	8.10%	RR	-	10,000
			•	10,000
Short-term secured bank loa	ans:			
Secured loans	2.60% - 5.20%	EUR	214,125	507,117
Secured loans	13.50%	RR	6,709	48,930
Secured loans	11.50% - 11.75%	BYN	4,973	22,868
			225,807	578,915
Current portion of long-term be	orrowings		3,221,748	444,444
Interest payable	5		130,835	128,774
Total short-term borrowings	i		3,578,390	1,162,133



17 Borrowings (continued)

The Group's borrowings are denominated in the following currencies:

	31 December 2019	31 December 2018
RR	23,594,233	18,671,079
EUR	560,921	666,077
BYN	5,297	23,061
Total borrowings	24,160,451	19,360,217

Bonds. In February 2017, HYDROMASHSERVICE JSC, the Group's subsidiary, issued RR 3.0 billion of bonds. The maturity of the bonds is 10 years with a 3-year put option and semi-annual coupon periods. Coupon rate of 10.75% is set for the first six coupon periods. HMS Group JSC, HMS Neftemash JSC, HMS Livhydromash JSC and Sibneftemash JSC issued guarantees in respect of these bonds. In February 2020, the bonds were fully redeemed by the Group.

Assets pledged. At 31 December 2019, the Group pledged property, plant and equipment and inventories in total amount of RR 66,137 and RR 460,853 (31 December 2018: RR 96,384 and RR 982,161), respectively.

At 31 December 2019 and 2018, the Group also pledged deposits and its rights under some sales contracts with customers as the security for certain borrowings. At 31 December 2019, the Group recognised deposits and trade receivables under these sales contracts in amount of RR 4,854 and RR 862,766 (31 December 2018: RR 5,562 and RR 857,856), respectively.

Breach of loan covenants. At 31 December 2019 and 2018, certain financial covenants related to operational performance of the large investment project, financed by the unsecured non-bank loan, were breached (Notes 34, 36). At 31 December 2018, the long-term part of the unsecured non-bank loan in amount of RR 222,222 was presented within the current portion of long-term borrowings due to the breach of these covenants. At 31 December 2019, in accordance to its maturity, this loan was presented within the current portion of long-term borrowings. The creditor had not requested early repayment of the loan as of the date when these consolidated financial statements were authorised for issuance.

18 Retirement Benefit Obligations

Entities within the Group provide post-employment and other long-term payments of a defined benefit nature to their employees. These defined benefit plans maintained by each entity separately include lump sum upon retirement, in case of disability, death or attaining jubilee age as well as financial support after retirement. All plans are completely unfunded, i.e. provided on pay-as-you-go basis.

The liability arising from these plans was calculated by an external actuary in accordance with benefit formula based on individual census data using the Projected Unit Credit Method. Assumptions were determined based on market conditions as at the statement of financial position dates.

The following assumptions were used for the actuarial assessment at 31 December 2019 and 2018:

	Russia a	nd Belorussia	Ukrain	е
	31 December 2019	31 December 2018	31 December 2019	31 December 2018
Discount rate	6.5%	8.8%	11.1%	11.8%
Inflation	4.0%	4.2%	5.5%	6.5%
Expected annual increase				
in salaries	5.0%	5.2%	7.5%	8.5%
	Russian Federation,	Russian Federation,	Russian Federation,	Russian Federation,
Mortality tables	2014	2010	2014	2010

The following amounts were recognised in profit or loss:

	2019	2018
Service cost	34,667	9,287
Current service cost	27,178	34,738
Past service cost and gain from curtailment of plans*	7, 4 89	(25,451)
Interest expense	51,223	49,536
Net actuarial loss/(gain) on other long-term employment benefit obligations	10,084	(2,945)
Net periodic benefit expense	95,974	55,878



18 Retirement Benefit Obligations (continued)

Changes in the present value of the Group's pension benefit obligation are as follows:

	Post-employment payments	Other long-term payments	Total
Present value of defined benefit obligations	p-1.7.1.1	ļ y	
at 1 January 2018	551,254	41,496	592,750
Current service cost	31,862	2,876	34,738
Interest expense	47,453	2,083	49,536
Past service cost and gain from curtailment of plans*	(24,046)	(1,405)	(25,451)
Benefits paid	(41,702)	(3,774)	(45,476)
Effect of translation to presentation currency	33,686	-	33,686
Remeasurements, including:	(101,017)	(2,945)	(103,962)
actuarial gain from changes in assumptions**	(129,572)	-	(129,572)
experience loss/(gain)	28,555	(2,945)	25,610
Present value of defined benefit obligations			
at 31 December 2018	497,490	38,331	535,821
Current service cost	26,655	523	27,178
Interest expense	50,383	840	51,223
Past service cost and gain from curtailment of plans	(8,039)	15,528	7,489
Benefits paid	(32,765)	(1,811)	(34,576)
Effect of translation to presentation currency	12,250	· -	12,250
Remeasurements, including:	64,673	10,084	74,757
actuarial loss from changes in demographic assumptions	8,308	139	8,447
actuarial loss from changes in financial assumptions***	50,041	3,138	53,179
experience loss	6,324	6,807	13,131
Present value of defined benefit obligations			
at 31 December 2019	610,647	63,495	674,142

^{*} In 2018, the Group has assessed the effect of the retirement age increase in Russian Federation on the retirement benefit obligation and this effect has been recognised in the consolidated statement of profit or loss and other comprehensive income for the year ended 31 December 2018

Short-term and long-term classification was determined based on discounted value of future obligation which is payable within 12 months from the statement of financial position date:

	31 December 2019	31 December 2018
Short-term	76,904	67,497
Long-term Cong-term	597,238	468,324
Present value of defined benefit obligations at the end of the year	674,142	535,821

The sensitivity of the defined benefit obligation to changes in the principal assumptions is:

	_	31 Decemb	er 2019
	Change in assumption	Impact on defined be Increase/(de	
		Increase in assumption	Decrease in assumption
Discount rate	1.0%	(61,944)	71,758
Inflation	1.0%	40,907	(34,458)
Expected annual increase in salaries	1.0%	23,681	(20,601)

	Change in assumption	31 December Impact on defined be Increase/(de	nefit obligation:
		Increase in assumption	Decrease in assumption
Discount rate	1.0%	(46,959)	46,959
Inflation	1.0%	33,117	(29,805)
Expected annual increase in salaries	1.0%	17,637	(17,637)

^{**} The amount of actuarial gain from changes in assumptions recognised during the year ended 31 December 2018 is mainly attributable to the Ukrainian subsidiary of the Group and relates to changes in discount rate and inflation rate used as principal assumptions for actuarial valuation.

^{***} Actuarial loss from changes in financial assumptions is mainly attributable to the changes in discount rates used (assumptions used for the actuarial assessment at 31 December 2019 and 2018 are disclosed in this note above).



18 Retirement Benefit Obligations (continued)

The above sensitivity analysis is based on a change in each assumption while holding all other assumptions constant. In practice, this is unlikely to occur, and changes in some assumptions may be correlated. When calculating the sensitivity of the defined benefit obligation to significant actuarial assumptions the same method (present value of the defined benefit obligation calculated with the projected unit credit method) has been applied as when calculating the post-employment benefit obligation recognised in the consolidated statement of financial position.

The weighted average duration of the defined benefit obligations was 8 years at 31 December 2019 and 2018.

The contributions under voluntary defined benefit pension programs in 2020 are expected to be approximately RR 63,484.

19 Trade and Other Payables

	31 December 2019	31 December 2018
Trade payables	16,147,555	7,855,334
Other payables	239,144	615,286
Contingent consideration liability (Note 37)	33,000	-
Financial trade and other payables	16,419,699	8,470,620
Advances from customers	3,282,487	3,545,062
Wages and salaries payable	956,243	1,209,258
Other non-financial payables	4,238,730	4,754,320
Total trade and other payables	20,658,429	13,224,940

20 Other Taxes Payable

	31 December 2019	31 December 2018
VAT	1,221,300	598,780
Social funds contribution	187,984	259,978
Personal income tax	91,420	107,650
Withholding tax provision, related to acquisition of subsidiary (Note 10)	87,227	188,052
Property tax	21,207	26,810
Land tax	11,479	11,394
Transport tax	3,770	3,699
Other taxes	4,319	1,919
Total other taxes payable	1,628,706	1,198,282

21 Other Long-term Payables

	31 December 2019	31 December 2018
Deferred income related to Government grant 1	74,380	93,387
Deferred income related to Government grant 2	110,601	140,390
Deferred income related to Government grant 3	40,000	-
Other deferred income	2,328	3,058
Long-term deferred income	227,309	236,835
Contingent consideration liability (Note 10)	-	91,890
Lease liability (Note 3)	-	82,853
Other liabilities	12,863	21,337
Total other long-term payables	240,172	432,915

Government grant 1. During the year ended 31 December 2013, the Group's subsidiary HMS Neftemash JSC obtained the right to receive government subsidies in the amount of RR 150,000 for executing a project relating to the development of high-tech equipment for metering of extracted oil and gas at the oilfields. The project is being implemented together with Tyumen State University. Under the grant, during 2013-2015, HMS Neftemash JSC received funds in amount of RR 150,000 from the Federal budget for realisation of this project; additionally, own funds were invested by the Group in amount of RR 150,000. At 31 December 2019, under this project, the long-term liability in amount of RR 74,380 (31 December 2018: RR 93,387) and other short-term payables in amount of RR 14,876 (31 December 2018: RR 10,376) were recognised as deferred income. The grant is subject to certain conditions set for the period till 2020 inclusive, including amounts of own investments, volume of production produced by the results of development, number of jobs created and safeguarded, and the number of students involved in the execution of the project. At each reporting date, management assesses whether there is a reasonable assurance that the Group is able to comply with the required conditions. At 31 December 2019, management believes that the Group will be able to comply with the conditions stipulated by the agreement.



21 Other Long-term Payables (continued)

Government grant 2. During the year ended 31 December 2016, the Group's subsidiary Sibneftemash JSC obtained the right to receive government subsidies in the amount of RR 170,000. Such subsidies are provided for the development of technology and process equipment system for thermochemical treatment of oil-and-gas-bearing formations in order to increase the production of raw hydrocarbons and provide environmental improvement at the fields as a replacement of the import technology of hydraulic fracturing with proppant — gel agents. Under the grant, during 2016-2018, Sibneftemash JSC received funds in amount of RR 170,000 from the Federal budget for realisation of this project; additionally, own funds were invested by the Group in amount of RR 200,204. During 2018, the Group obtained grants in amount of RR 60,000 and also invested its own funds in amount of RR 60,000 to the project. At 31 December 2019, under this project, the long-term liability in amount of RR 110,601 (31 December 2018: RR 140,390) and other short-term payables in amount of RR 25,603 (31 December 2018: RR 12,610) were recognised as deferred income. The grant is subject to certain conditions set for the period till 2023. At each reporting date, management assesses whether there is a reasonable assurance that the Group is able to comply with the required conditions. At 31 December 2019, management believes that the Group will be able to comply with the conditions stipulated by the agreement.

Government grant 3. During the year ended 31 December 2019, the Group's subsidiary HMS Neftemash JSC obtained the right to receive government subsidies in the amount of RR 75,000 for executing a project relating to the development of intelligent mobile secondary reference metrology complex, which will allow to reduce costs of hydrocarbons' extraction. The project is being implemented together with Tyumen State University. Under the grant, during 2019-2020, Neftemash JSC is entitled to receive funds in amount of RR 75,000 from the Federal budget for realisation of this project; additionally, not less than RR 75,000 should be invested by the Group. During 2019, the Group obtained grants in amount of RR 40,000 and also invested its own funds in amount of RR 61,749 to the project. At 31 December 2019, under this project, the long-term liability in amount of RR 40,000 was recognised as deferred income. The grant is subject to certain conditions set for the period till 2023 inclusive, including amounts of own investments and volume of production produced by the results of development. At 31 December 2019, management believes that the Group will be able to comply with the conditions stipulated by the agreement.

22 Provisions for Liabilities and Charges

	Warranty provision	Provision for legal claims	Provision for tax risks
At 1 January 2018	331,443	475,836	81,433
Additional provisions	468,485	165,828	-
Unused amounts reversed	(124,594)	(185,226)	(72,840)
Provision used during the period	(240,925)	(17,348)	(8,593)
Effect of translation to presentation currency	1,657	2,783	-
Business combinations (Note 10)	30,062	-	-
At 31 December 2018	466,128	441,873	-
Additional provisions	464,378	68,260	-
Unused amounts reversed	(101,691)	(101,126)	-
Provision used during the period	(366,229)	(246,951)	-
Effect of translation to presentation currency	(789)	(2,094)	-
Business combinations (Note 10)	-	83,100	-
At 31 December 2019	461,797	243,062	-

Warranty provision. The Group provides warranties on certain products and undertakes to repair or replace items that fail to perform satisfactorily. A provision has been recognised at the year-end for expected warranty claims based on past experience of the level of repairs and returns. At 31 December 2019, the closing balance of the warranty provision comprised a short-term portion of RR 306,988 and a long-term portion of RR 154,809 (31 December 2018: RR 297,441 and RR 168,687, respectively).

Provision for legal claims. Provision for legal claims was accrued in accordance with the management position related to claims received from the counterparties of the Group's subsidiaries. In the opinion of management, after taking appropriate legal advice, the outcome of these legal claims will not give rise to any significant loss beyond the accrued amounts.

Provision for tax risks. During 2018, the management successfully challenged decisions and the Group received previously paid current tax of prior years in amount of RR 60,474 (Note 25) and penalties in amount of RR 12,366 from the Russian tax authorities.



23 Share Capital, Other Equity Items and Earnings per Share

Share capital and share premium. Below are the details of share issues of the Company:

Date of transaction	Quantity of shares issued	Par value, EUR	Share capital, RR thousand	Share premium, RR thousand	Treasury shares, RR thousand
At 1 January 2018	117,163,427	0.01	48,329	3,523,535	(404,994)
Movements during 2018	-	-	-	-	(56,636)
At 31 December 2018	117,163,427	0.01	48,329	3,523,535	(461,630)
Movements during 2019	-	-	-	-	142,155
At 31 December 2019	117,163,427	0.01	48,329	3,523,535	(319,475)

At 31 December 2019 and 2018, the Company's issued share capital consisted of 117,163,427 ordinary shares with par value of EUR 0.01, which are fully paid, and the Company's authorised share capital consisted of 120,705,882 ordinary shares

Acquisition of an additional interest in the Group subsidiary. During 2018, the Group acquired an additional 7.28% interest in NASOSENERGOMASH Sumy JSC for RR 53,736, paid in cash. As a result of this transaction, the Group increased its ownership interest in NASOSENERGOMASH Sumy JSC from 83.33% to 90.61% and the Group's non-controlling interest decreased by RR 150,587.

Treasury shares. During 2019, 61,295 GDRs of the Company representing 0.26% of its issued share capital were bought back by a wholly-owned subsidiary of the Group for a total consideration of RR 25,649.

In May 2019, 414,718 GDRs of the Company representing 1.83% of its issued share capital with the total cost of RR 167,804 were transferred to the participants under the Long-term Incentive Program (Note 24).

During 2018, 109,100 GDRs of the Company representing 0.47 % of its issued share capital were bought back by a wholly-owned subsidiary of the Group for a total consideration of RR 56,636.

At 31 December 2019, the Company, via a wholly-owned subsidiary, is holding 789,564 (31 December 2018: 1,142,987) of its own GDRs with the total cost of RR 319,475 (31 December 2018: RR 461,630). The voting and dividend rights of these GDRs are suspended.

Dividends. No interim dividends were declared by the Board of Directors during the year ended 31 December 2019.

At the Annual General Meeting in June 2019, the Company's shareholders approved the final dividend in respect of the year ended 31 December 2018 of 5.97 Russian Roubles per ordinary share amounting to a total dividend of RR 675,897. This dividend was paid in July 2019.

In December 2018, an interim dividend in respect of the profit for the nine months ended 30 September 2018 of 3.84 Russian Roubles per ordinary share amounting to a total dividend of RR 427,962 was approved by the Board of Directors of the Company. This dividend was paid in January 2019.

At the Annual General Meeting in June 2018, the Company's shareholders approved the final dividend in respect of the year ended 31 December 2017 of 6.83 Russian Roubles per ordinary share amounting to a total dividend of RR 763,451. This dividend was paid in July 2018.

In December 2017, an interim dividend in respect of the profit for the nine months ended 30 September 2017 of 5.12 Russian Roubles per ordinary share amounting to a total dividend of RR 573,409 was approved by the Board of Directors of the Company. This dividend was paid in January 2018.

Earnings per share. The Company has no dilutive or antidilutive potential ordinary shares; therefore, the diluted earnings per share equal the basic earnings per share. Basic earnings per share are calculated by dividing the profit or loss attributable to owners of the Company by the weighted average number of ordinary shares outstanding during the period, which includes the effect of treasury shares.

For the years ended 31 December 2019 and 2018, loss and earnings per share are calculated as follows:

	2019	2018
(Loss)/profit for the year attributable to ordinary shareholders	(93,932)	1,688,473
Weighted average number of ordinary shares outstanding (thousands)	112,437	111,786
Basic and diluted (loss)/earnings per ordinary share		_
(expressed in RR per share)	(0.84)	15.10



24 Share-based Payments

LTIP 2016-2018. In March 2016, the Board of Directors of the Company approved a Long-term Incentive Program (the "Program") for the Group's key executives.

The Program stipulates three awards based on results for 2016, 2017 and 2018. The awards will vest if:

- the Group meets EBITDA and profit for the year attributable to the shareholders of the Company targets established at the beginning of each year;
- the plan participants hold their employment within the Group for 3 years starting from the beginning of the respective award year.

Each of the three awards is to be transferred to the participants in the form of the Company's GDRs in the beginning of the year, following the respective 3-year service period of the award. GDRs for this Program will come from GDRs owned and bought by the Group.

The Participants of the Program are also entitled to dividends for not yet vested share awards.

The Group accounts for this Program as an equity-settled share-based payment transaction under IFRS 2, Share-based Payments, starting from 1 July 2016, being the grant date for the first award of the Program.

The service period of the first award started on 1 January 2016. Award 2016 was fully vested at 31 December 2018 and was transferred to the participants in May 2019 (Note 23).

The grant date of the second award is 8 December 2016, and the service period of the second award started on 1 January 2017. Award 2017 was fully vested at 31 December 2019 and will be transferred to the participants during the 2-nd quarter of 2020.

The grant date of the third award is 12 December 2017, and the service period of the third award started on 1 January 2018.

The fair value of share awards is determined with a reference of the market price of the Company's GDRs at the respective grant date.

The detailed information on awards outstanding at 31 December 2019 and 2018 is as follows:

Award year	Vesting date	number of Program participants at the vesting date	Number of shares granted	Exercise price, RR	Fair value at grant date
Award 2017	31 December 2019	17	1,907,980	-	178,035
Award 2018	31 December 2020	17	1,657,810	-	176,760

For the year ended 31 December 2019, the Group recognised share-based compensation expense of RR 136,258 (2018: RR 179,298) in general and administrative expenses in the consolidated statement of profit or loss and other comprehensive income, including the allocation of fair value of GDRs calculated at grant date to the reporting period of RR 118,544 (2018: RR 155,989) and the respective personal income tax effect of RR 17,714 (2018: RR 23,309). The Group also recognised related social security contributions expense of RR 20,847 (2018: RR 27,433).

For the year ended 31 December 2019, dividends accrued to the Participants of the Program for the share awards not yet vested amounted to RR 21,304 (2018: RR 48,816) and were recorded as a deduction of retained earnings. As a result, total effect of the Program on retained earnings for the year amounted to RR 97,240 (2018: RR 107,173).

LTIP 2019-2021. In December 2018, the Board of Directors of the Company approved a new Long-term Incentive Program (the "New Program") for the Group's key executives. Under the conditions of the New Program, GDRs of the Company will be granted to the participants based on the Group's profit attributable to shareholders of the Company in the years 2019 to 2021. The list of participants of each tranche as well as share of each participant in the total package is to be approved by the Group's Board of Directors. The transfer of GDRs to the participants will happen over 2022-2024, if participants are still employed by the Group. GDRs for this New Program will come from GDRs owned and bought by the Company.

The Participants of the New Program are also entitled to dividends for not yet vested share awards.

The Group accounts for this New Program as an equity-settled share-based payment transaction under IFRS 2, Share-based Payments, starting from 16 September 2019, being the grant date for the first award of the Program. The service period of the first award started on 1 January 2019.



24 Share-based Payments (continued)

The grant date of the second award of the New Program is 6 December 2019, and the service period of the second award will start on 1 January 2020. The grant date for the third award of the New Program did not occur as of 31 December 2019.

As the Group obtained a loss attributable to shareholders of the Company for the year ended 31 December 2019, the Group did not recognise any share-based compensation expense in respect of the New Program in the reporting period.

25 Income Taxes

Income tax expense for the year ended 31 December 2019 and 2018 included:

	2019	2018
Current tax	585,528	1,071,914
In respect of the current period	<i>574,487</i>	1,132,388
In respect of prior years*	11,041	(60,474)
Deferred tax	(291,848)	(246,886)
Total income tax expense	293,680	825,028

Income before tax for financial reporting purposes is reconciled with the income tax expense as follows:

	2019	2018
Profit before income tax	444,310	2,770,977
Income tax expense calculated at 20% (2018: 20%)	(88,862)	(554,195)
Tax effect of items which are not deductible or assessable for taxation purposes:		
Remeasurement of contingent consideration liability	11,778	-
Dividend withholding tax provision	30,000	(6,381)
Tax losses for which no deferred income tax asset was recognised	(70,567)	(85,281)
Effect of the difference in tax rates in countries other than the Russian Federation	(37,073)	(8,437)
Effect of tax on intragroup dividends received	(34,361)	(69,023)
Share-based compensation expense	(31,346)	(11,795)
Change in retirement benefits obligations, social expenditures and charity		
non-deductible for tax purposes	(28,549)	(28,297)
Current tax in respect of prior years*	(11,041)	60,474
Other non-deductible expenses not subject to tax	(33,659)	(122,093)
Total income tax expense	(293,680)	(825,028)

^{*} During 2018, the Group won the respective legal proceedings, and, in December 2018 - January 2019, the Group received from Russian tax authorities previously paid amount of tax of RR 60,474 (Note 22). The current tax in respect of prior years recognised in the year ended 31 December 2019 is mainly attributable to the uncertain income tax position of RR 14,971 accrued in accordance with the decision of the tax authority, which was received by the Group's subsidiary as a result of field tax inspection for prior periods.

Differences between IFRS and local tax legislation give rise to temporary differences between the carrying value of assets and liabilities for financial reporting purposes and for tax purposes. The tax effect of these temporary differences is recorded at the rate of 20% (Russian tax legislation), 18% (Ukrainian tax legislation), 18% (Belorussian tax legislation), 29.65% (German tax legislation) and 12.5% (Cypriot tax legislation), accordingly.

Withholding tax is applied to dividends distributed to the Company by its Russian subsidiaries at the rate of 5% on gross dividends declared; such tax is withheld at source by the respective subsidiary and is paid to the Russian tax authorities at the same time when the payment of dividend is effected.

Deferred income tax assets and liabilities are offset when there is a legally enforceable right to offset current tax assets against current tax liabilities and when the deferred income taxes relate to the same fiscal authority.



25 Income Taxes (continued)

The gross movement on the deferred income tax account is as follows:

		Credited/ (charged) to profit	Translation to presentation	Business combination	
	1 January 2019	or loss	currency	(Note 10)	31 December 2019
Deferred tax liabilities	•		•	,	
Property, plant and equipment	(1,197,973)	106,855	3,490	(104,377)	(1,192,005)
Intangible assets	(351,660)	5,545	5,017	(105)	(341,203)
Right-of-use assets	(9,141)	(12,927)	347	(483)	(22,204)
Trade and other receivables, other financial					
assets and contract assets	(51,489)	(456,786)	(5,809)	946	(513,138)
Short-term borrowings	-	(95)	-	-	(95)
Trade and other payables	(580,128)	429,123	1,938	(411)	(149,478)
Other long-term payables	(14,430)	14,430	-	-	-
Long-term borrowings	(761)	761	-	-	-
Withholding tax provision	(35,000)	30,000	-	-	(5,000)
	(2,240,582)	116,906	4,983	(104,430)	(2,223,123)
Deferred tax assets					
Inventories	578,103	(54,715)	(12)	1,013	524,389
Cash and cash equivalents	13	-	-	-	13
Other long-term assets	27,703	(9,106)	320	-	18,917
Share of results of associates	12,410	(244)	-	-	12,166
Other long-term payables	-	4,441	-	-	4,441
Long-term provisions for liabilities and charges	54,975	790	1,535	-	57,300
Loss carried forward	135,582	283,332	(2,237)	13,861	430,538
Other taxes payable	22,237	(14,373)	-	-	7,864
Lease liabilities	4,963	80	(583)	253	4,713
Short-term provisions for liabilities and charges	198,457	(35,263)	185	10,620	173,999
	1,034,443	174,942	(792)	25,747	1,234,340
Total net deferred tax liability	(1,206,139)	291,848	4,191	(78,683)	(988,783)

		Credited/ (charged) to profit	Translation to presentation	Business combination	
	1 January 2018	or loss	currency	(Note 10)	31 December 2018
Deferred tax liabilities	•		•	` ` ′	
Property, plant and equipment	(1,244,276)	35,747	1,415	-	(1,207,114)
Intangible assets	(119,287)	12,675	(7,525)	(237,523)	(351,660)
Trade and other receivables, other financial					
assets and contract assets	(1,091,326)	1,037,337	2,500	-	(51,489)
Trade and other payables	-	(581,003)	841	34	(580,128)
Other long-term payables	-	(14,430)	-	-	(14,430)
Long-term borrowings	(1,427)	666	-	-	(761)
Withholding tax provision	(28,619)	(6,381)	-	-	(35,000)
	(2,484,935)	484,611	(2,769)	(237,489)	(2,240,582)
Deferred tax assets					
Inventories	321,050	250,386	6,667	-	578,103
Cash and cash equivalents	11	2	-	-	13
Other long-term assets	12,936	14,654	113	-	27,703
Share of results of associates	14,095	(1,685)	-	-	12,410
Other long-term payables	69,975	(69,975)	-	-	-
Trade and other payables and contract liabilities	523,470	(523,470)	-	-	-
Long-term provisions for liabilities and charges	52,952	(5,143)	7,166	-	54,975
Loss carried forward	62,322	62,496	1,689	9,075	135,582
Other taxes payable	859	21,378	-	-	22,237
Finance lease liabilities	456	4,189	318	-	4,963
Short-term provisions for liabilities and charges	187,473	9,443	1,541	-	198,457
	1,245,599	(237,725)	17,494	9,075	1,034,443
Total net deferred tax liability	(1,239,336)	246,886	14,725	(228,414)	(1,206,139)

At 31 December 2019, the Group has not recognised a deferred tax liability in respect of temporary differences of RR 14,405,721 (31 December 2018: RR 14,103,078) associated with investments in subsidiaries as the Group is able to control the timing of the reversal of those temporary differences and does not intend to reverse them in the foreseeable future

In accordance with tax legislation of Russian Federation taxable profits can be reduced in the amount of tax losses carried forward for relief during unlimited period of time, at the same time in 2017 to 2021 tax losses carried forward cannot exceed 50 percent of taxable profits. During the reporting period, the Group utilised its deferred tax asset in relation to loss carried forward from the previous years in amount of RR 42,046 (2018: RR 17,955) and recognised deferred tax asset in the amount of RR 323,141 on the loss incurred by its certain subsidiaries in 2019 (2018: RR 82,140).

According to the Tax Code of the Russian Federation tax losses incurred, and current income tax overpaid, by a Group company may not be offset against current tax liabilities and taxable income of any other Group companies. Therefore, deferred tax assets and deferred tax liabilities of the Group companies may not be offset. Deferred tax assets and liabilities are netted only within the individual companies of the Group.



26 Revenue

Disaggregation of the Group's revenue for the years ended 31 December 2019 and 2018, which is consistent with the revenue by segment disclosure, is disclosed in Note 35.

During 2019, the Group recognised revenue over time in amount of RR 21,563,310 (2018: RR 21,290,257), the remaining revenue was recognised at a point of time (Note 4, 35).

Contract assets increased in 2019, primarily as a result of changes in the measure of progress and the excess of contract expenditure over customer advance payments. In 2018, both contract assets and liabilities decreased, primarily as a result of completion of the large projects and repayment of due amounts by customers, and the excess of contract expenditure over customer advance payments.

The Group had not recognised revenue from contracts with customers for the year ended 31 December 2019, which is related to performance obligations that were satisfied in the prior periods.

The Group's revenue recognised for the year ended 31 December 2019 includes RR 1,242,323 that was included in the opening contract liabilities.

27 Cost of Sales

	2019	2018
Materials and components	27,956,728	27,627,867
Labour costs	5,493,707	5,707,244
Construction, design and engineering and other services of subcontractors	2,467,447	2,102,210
Depreciation and amortisation	1,954,252	1,566,534
Social taxes	1,566,608	1,568,974
Utilities	456,235	521,454
Change in work in progress and finished goods	360,113	(69,803)
Change in provision for obsolete inventories	118,515	98,617
Change in retirement benefits obligations	74,307	43,304
Lease expense	63,559	106,810
Change in warranty provision	6,392	102,966
Amortisation of government grants	(32,411)	(30,806)
Other expenses	1,318,253	1,272,005
Total cost of sales	41,803,705	40,617,376

28 Distribution and Transportation Expenses

	2019	2018
Transportation expenses	648,228	516,691
Labour costs	565,588	604,064
Social taxes	137,198	134,008
Insurance	117,904	192,871
Advertising	111,508	114,383
Lease expense	62,750	61,366
Agency services	45,431	34,793
Material expenses	45,366	46,856
Entertaining costs and business trip expenses	45,136	38,312
Products certification	30,245	35,549
Depreciation and amortisation	25,779	23,705
Telecommunication services	17,386	16,277
Customs duties	5,735	5,322
Change in retirement benefits obligations	1,749	1,021
Other expenses	101,328	90,662
Total distribution and transportation expenses	1,961,331	1,915,880



29 General and Administrative Expenses

	2019	2018
Labour costs	2,779,157	3,068,980
Social taxes	595,798	627,810
Bank services	369,330	272,297
Depreciation and amortisation	305,573	243,885
Taxes and duties	215,182	241,701
Change in ECL allowance and provision for impairment of		
trade and other receivables and other financial assets	116,303	59,546
Property, plant and equipment repair and maintenance	112,875	106,272
Insurance	99,021	138,923
Entertaining costs and business trip expenses	97,462	109,456
Consulting and other professional fees	91,780	147,751
Stationary and office maintenance	72,064	77,140
Security	59,075	72,592
Lease expense	48,256	49,406
Auditors' remuneration	38,611	40,866
Telecommunications services	31,045	31,545
Change in retirement benefits obligations	19,918	11,553
Training and recruitment	14,976	23,664
Change in provision for tax risks, other than income tax	-	(12,366)
Other expenses	328,657	324,564
Total general and administrative expenses	5,395,083	5,635,585

The auditors' remuneration stated above includes fees for the audit of the Group's consolidated financial statements in amount of RR 20,324 (2018: RR 22,817), fees for statutory audit services of the Group parent and subsidiaries in amount of RR 10,078 (2018: RR 9,124) and fees for other assurance services in amount of RR 8,209 (2018: RR 8,925) charged by the Group's audit firm and by the auditors of the subsidiaries of the Group.

Consulting and other professional fees include tax services charged by the Group's audit firm in amount of RR 198 (2018: RR 244) and other consultancy services charged by the Group's audit firm and by the auditors of the subsidiaries of the Group in amount of RR 3,314 for the year ended 31 December 2019 (2018: RR 2,564).

30 Other Operating Expenses, net

	2019	2018
Charity, social expenditures	134,976	141,869
Foreign exchange loss/(gain), net	80,332	(13,352)
Fines and late payment interest under contracts	43,481	50,510
Loss on purchase/sale of foreign currency, net	30,290	29,844
Depreciation of social assets	9,968	8,483
Gain on remeasurement of contingent consideration liability (Note 37)	(58,890)	-
Gain from disposal of property, plant and equipment and intangible assets	(50,312)	(20,457)
Change in provision for legal claims	(32,866)	(19,398)
Other expenses, net	38,616	72,636
Total other operating expenses, net	195,595	250,135

31 Finance Income

	2019	2018
Interest income	189,597	180,425
Foreign exchange (loss)/gain from deposits, net	(17,295)	1,763
Total finance income	172,302	182,188

32 Finance Costs

	2019	2018
Interest expense	1,764,173	1,598,420
Interest expense on lease liabilities	17,072	2,878
Foreign exchange loss from borrowings, net	3,362	3,831
Fees for early repayment of loans	· -	5,416
Total finance costs	1,784,607	1,610,545



33 Balances and Transactions with Related Parties

Parties are generally considered to be related if one party has the ability to control the other party or exercise significant influence over the other party in making financial or operational decisions as defined by IAS 24. In considering each possible related party relationship, attention is directed to the substance of the relationship, not merely the legal form.

Related parties may enter into transactions which unrelated parties may not and transactions between related parties may not be effected on the same terms, conditions and amounts as transactions between unrelated parties.

The table below contains the disclosure by group of related parties with which the Company entered into significant transactions or has significant balances outstanding.

Joint venture category of related parties includes a trading company registered in Kazakhstan. For the year ended 31 December 2019 and 2018 its financial result was not material for the application of equity accounting.

Other category of related parties comprises individuals who are the ultimate owners of shares in the Company, who are also key management of the Group, and other key managers as well as the companies controlled by those individuals.

Balances with related parties	31	31 December 2019			31 December 2018		
	Joint			Joint			
	Associates	Venture	Other	Associates	Venture	Other	
Loans issued	-	-	6,713	-	-	-	
Accounts receivable	544	114,802	330,795	2,343	8,120	-	
Accounts payable	4,554	880	763,235	2,320	-	162,184	
Current lease liabilities	4,675	-	-	<u>-</u>	-	-	
Non-current lease liabilities	86,206	-	-	-	-	-	

No ECL allowance was made for bad debts from related parties. Neither party issued guaranties to secure accounts receivable or payable.

Transactions with related parties		2019			2018	
		Joint			Joint	
	Associates	Venture	Other	Associates	Venture	Other
Sales of goods and finished products Purchase of materials and	-	252,685	30,704	10,257	27,867	-
components	-	(23,508)	(130,792)	(3)	(997)	-
Development costs expensed	(28,407)	-	-	(4,754)	-	-
Purchase of intangible assets	(22,244)	-	-	(33,936)	-	-
Purchase of services	(12,053)	-	(1,517)	(29,412)	-	-
Interest expenses on lease liabilities	(12,885)	-	-	-	-	-
Other income/(expenses)	1,849	(333)	(510)	905	(2,430)	310
Lease expense	(238)	` -	` -	(1,092)	-	-
Purchase of property, plant and				, , ,		
equipment	-	-	-	(179)	-	

Key management compensation

Key management compensation amounted to RR 491,629 for the year ended 31 December 2019 (2018: RR 662,146) and included fees and other short-term benefits such as salaries and bonuses paid to management as set forth in labour contracts concluded annually of RR 355,371 (2018: RR 482,847) as well as share-based compensation of RR 136,258 (2018: RR 179,299). Included in these amounts are emoluments paid to the Company's Directors by the Company totalling RR 38,552 (2018: RR 39,846) and emoluments paid to the Company's Directors by subsidiaries in their executive capacity totalling RR 100,444 for the year ended 31 December 2019 (2018: RR 164,993), including share-based compensation of RR 24,772 (2018: RR 32,596).

For the year ended 31 December 2019, dividends of RR 43,018 were accrued and paid by the Group's subsidiary to the holder of non-controlling interest who is a member of key management (2018: RR 48,106).

34 Contingencies and Commitments

(i) Legal proceeding

The Group is involved in various claims and legal proceedings arising in the ordinary course of business. At 31 December 2019, management concluded that possible risk related with various claims and legal proceedings amounted to RR 125,983 (31 December 2018: RR 222,528). All probable legal risks are provided for (Note 22).



34 Contingencies and Commitments (continued)

(ii) Tax legislation

Russian and Ukrainian tax, currency and customs legislation is subject to varying interpretations and changes, which can occur frequently. Management's interpretation of such legislation as applied to the transactions and activity of the Group companies may be challenged by the state authorities.

The Russian and Ukrainian tax authorities may be taking a more assertive position in their interpretation of the legislation and assessments, and it is possible that transactions and activities that have not been challenged in the past may be challenged. In October 2006, the Supreme Arbitration Court of the Russian Federation issued guidance to lower courts on reviewing tax cases providing a systemic roadmap for anti-avoidance claims, and it is possible that this will significantly increase the level and frequency of tax authorities' scrutiny.

As a result, significant additional taxes, penalties and interest may be assessed. Fiscal periods remain open to review by the authorities in respect of taxes for three calendar years preceding the year of review. Under certain circumstances, reviews may cover longer periods.

The Group includes companies incorporated outside of Russia. Tax liabilities of the Group are determined on the assumptions that these companies are not subject to Russian profits tax because they do not have a permanent establishment in Russia.

Since 1 January 2015, the Russian Tax Code has been supplemented with the framework of beneficial ownership to the income paid from the Russian Federation (beneficial ownership framework) for the purposes of applying tax benefits under the Double Tax Treaties (DTT). This legislation is not expected to have significant impact on the Group's income tax liabilities.

The Russian transfer pricing legislation is to a large extent aligned with the international transfer pricing principles developed by the Organisation for Economic Cooperation and Development (OECD). This legislation provides the possibility for tax authorities to make transfer pricing adjustments and impose additional tax liabilities in respect of controlled transactions (transactions with related parties and some types of transactions with unrelated parties), provided that the transaction price is not at arm's length. Management has implemented internal controls to be in compliance with this transfer pricing legislation.

Management believes that it has adequately provided for tax liabilities in the accompanying consolidated financial statements. At 31 December 2019, the Group accrued uncertain income tax positions as a component of income tax payable of RR 14,971 (31 December 2018: nil).

(iii) Environmental matters

The enforcement of environmental regulation in the Russian Federation and Ukraine is evolving and the enforcement posture of government authorities is continually being reconsidered. The Group periodically evaluates its obligations under environmental regulations. As obligations are determined, they are recognised immediately. Potential liabilities, which might arise as a result of changes in existing regulations, civil litigation or legislation, cannot be estimated but could be material. In the current enforcement climate under existing legislation, management believes that there are no significant liabilities for environmental damage.

(iv) Insurance policies

The Russian and Ukrainian insurance services market is evolving. Part of the Group's production facilities are adequately covered by insurance. The Group has not adequately insured business interruption, third party liability for damage to property and environment resulting from accidents involving the Group's property or connected with its operations. Until the Group ensures adequate insurance coverage there is a risk that losses incurred or property damage inflicted by the Group may have a significant effect on the Group's financial position and operations.

(v) Contractual commitments

In the normal course of business, the Group has entered in the long-term purchase contract for development engineering services with an associate of the Group. At 31 December 2019, commitments for purchase of the services amounted to RR 31,933 (31 December 2018: RR 30,649).

At 31 December 2019, the Group had contractual commitments for the purchase of components for construction of property, plant and equipment for RR 148,145 (31 December 2018: RR 467,347).



34 Contingencies and Commitments (continued)

During the year ended 31 December 2013, the Group's subsidiary HMS Neftemash JSC obtained the right to receive government subsidies in the amount of RR 150,000 for executing a project relating to the development of high-tech production of metering equipment for metering of extracted oil and gas at the oilfields under final production stage. The grant is subject to certain conditions set for the period till 2020 inclusive. At each reporting date, management assesses whether there is a reasonable assurance that the Group is able to comply with the required conditions. At 31 December 2019, management believes that the Group will be able to comply with the conditions stipulated by the agreement. Also refer to Note 21.

During the year ended 31 December 2016, the Group's subsidiary Sibneftemash JSC obtained the right to receive government subsidies in the amount of RR 170,000 for development of technology and process equipment system for thermochemical treatment of oil-and-gas-bearing formations in order to increase production of raw hydrocarbons and provide environmental improvement at the fields as a replacement of the import technology of hydraulic fracturing with proppant – gel agents. The grant is subject to certain conditions set for the period till 2023 inclusive. At each reporting date, management assesses whether there is a reasonable assurance that the Group is able to comply with the required conditions. At 31 December 2019, management believes that the Group will be able to comply with the conditions stipulated by the agreement. Also refer to Note 21.

During the year ended 31 December 2019, the Group's subsidiary HMS Neftemash JSC obtained the right to receive government subsidies in the amount of RR 75,000 for development of intelligent mobile secondary reference metrology complex. The grant is subject to certain conditions set for the period till 2023 inclusive, including amounts of own investments and volume of production produced by the results of development. At 31 December 2019, management believes that the Group will be able to comply with the conditions stipulated by the agreement. Also refer to Note 21.

(vi) Loan covenants

Under the terms of its loan agreements, the Group is required to comply with a number of covenants, including Net debt/EBITDA ratio and certain other requirements. At 31 December 2019 and 2018, the Group was in compliance with all its loan covenants, except for the breach of certain financial covenants on a non-bank loan of RR 222,222 (31 December 2018: RR 444,444) (Notes 17, 36).

35 Segment Information

Management has determined the operating segments based on the management reports, which are primarily derived from unaudited and not reviewed IFRS financial statements. The management reports are reviewed by the chief operating decision-maker, and are used to make strategic decisions. The chief operating decision-maker, who is responsible for allocating resources and assessing performance of the operating segments, has been identified as the Managing Director of the Company. The following criteria have been used for determining the operating segments and assigning the Group subsidiaries to particular segment:

- Business activities of companies:
- Organisational structure of companies;
- Nature of production processes;
- Manufactured and sold products;
- Specific characteristics of buyers/customers.

The first operating segment "Industrial pumps" includes following significant subsidiaries:

	31 December 2019	31 December 2018	
1	HMS Livhydromash JSC	HMS Livhydromash JSC	_
2	Livnynasos JSC	Livnynasos JSC	
3	NASOSENERGOMASH Sumy JSC	NASOSENERGOMASH Sumy JSC	
4	HYDROMASHSERVICE JSC	HYDROMASHSERVICE JSC	
5	Plant Promburvod OJSC	Plant Promburvod OJSC	
6	Bobruisk Machine Building Plant OJSC	Bobruisk Machine Building Plant OJSC	
7	Dimitrovgradkhimmash JSC	Dimitrovgradkhimmash JSC	
8	Apollo Goessnitz GmbH	Apollo Goessnitz GmbH	
9	Nizhnevartovskremservis CJSC	Nizhnevartovskremservis CJSC	



35 Segment Information (continued)

The second operating segment "Oil and gas equipment and projects" includes:

1	HMS Neftemash JSC	HMS Neftemash JSC
2	Sibneftemash JSC	Sibneftemash JSC
3	EPF "SIBNA" Inc. JSC	EPF "SIBNA" Inc. JSC
4	Giprotyumenneftegaz PJSC	Giprotyumenneftegaz PJSC
5	Institute Rostovskiy Vodokanalproekt JSC	Institute Rostovskiy Vodokanalproekt JSC

The third operating segment "Compressors" includes:

1	Kazankompressormash OJSC	Kazankompressormash OJSC
2	NIITurbokompressor named after	NIITurbokompressor named after
	V.B.Shnepp JSC	V.B.Shnepp JSC
3	CIPS LLC	CIPS LLC

The fourth operating segment "Construction" includes Tomskgazstroy PJSC.

The table below contains **other** companies that did not fall under the above listed operating segments and do not meet the quantitative thresholds for separate disclosure.

1	HMS Group Management LLC	HMS Group Management LLC
2	HMS Group JSC	HMS Group JSC
3	Hydromashkomplekt LLC	Hydromashkomplekt LLC
4	HMS Hydraulic Machines & Systems Group plc	HMS Hydraulic Machines & Systems Group plc
5	H.M.S. FINANCE LIMITED	H.M.S. FINANCE LIMITED
6	H.M.S. CAPITAL LIMITED	H.M.S. CAPITAL LIMITED
7	CMPC LLC	CMPC LLC
8	HMS New Urengoy-Property LLC	HMS New Urengoy-Property LLC
9	HMS Tyumen-Property LLC	HMS Tyumen-Property LLC

Geographically, management considers non-current assets by their location and revenue based on the location of the Group's customers.

The reportable operating segments derive their revenue primarily from the manufacture and sale of industrial pumps, oil and gas equipment, compressors, oil and gas construction and the other products and services.

Sales between segments are carried out at the arm's length. The revenue from external parties reported to management is measured in a manner consistent with that in the consolidated statement of profit or loss.

Management of the Group assesses the performance of operating segments based on a measure of Adjusted EBITDA, which is derived from the management report.

For this purpose, Adjusted EBITDA is defined as operating profit/(loss) adjusted for other operating income/expenses, depreciation and amortisation, amortisation of government grants, impairment of assets, excess of fair value of net assets acquired over the cost of acquisition, defined benefits scheme expense and provisions (including provision for obsolete inventory, ECL allowance and provision for impairment of trade and other receivables and other financial assets, unused vacation allowance, warranty provision, provision for legal claims, tax provision and other provisions). This measurement basis, therefore, excludes the effects of a number of non-recurring income and expenses on the results of the operating segments.

The segment information provided to the CODM for the reportable segments is reconciled to corresponding amounts reported in the Group's consolidated financial statements prepared in accordance with IFRS.

The segment information provided to the CODM for the reportable segments for the year ended 31 December 2019 is as follows:

Disclosures by segments	Industrial pumps	Oil and gas equipment and projects	Compressors	Construction	All other segments	Intersegment transactions	Total
External revenue	19,380,099	12,772,278	17,858,944	1,392,740	8,900	=	51,412,961
Intersegment						=	
revenue	390,251	388,086	24,616	1,149	1,748,024		2,552,126
Adjusted EBITDA	2,599,145	430,075	1,545,781	(29,025)	241,924	36,110	4,824,010



35 Segment Information (continued)

The segment information provided to the CODM for the reportable segments for the year ended 31 December 2018 is as follows:

Disclosures by segments	Industrial pumps	Oil and gas equipment and projects	Compressors	Construction	All other segments	Intersegment transactions	Total
External revenue	17,531,597	20,755,828	12,530,651	1,795,354	5,450	-	52,618,880
Intersegment							
revenue	279,673	102,788	2,146,976	-	1,679,073	-	4,208,510
Adjusted EBITDA	2,389,516	2,882,805	1,757,791	(137,536)	(243,789)	(28,090)	6,620,697

A reconciliation of financial information analysed by the CODM to the corresponding information presented in these consolidated financial statements is presented below:

				2019			
		Oil and gas					
	Industrial	equipment	_		All other	Intersegment	
	pumps	and projects	Compressors	Construction	segments	transactions	Total
Adjusted EBITDA	2,599,145	430,075	1,545,781	(29,025)	241,924	36,110	4,824,010
Depreciation and amortisation	(1,070,415)	(474,373)	(648,466)	(37,316)	(65,002)	=	(2,295,572)
Non-monetary items ⁽¹⁾	(219,442)	48,244	(119,534)	13,632	(8,008)	-	(285,108)
Amortisation of government							
grants (Note 27)	-	32,411	-	-	-	-	32,411
Other operating (expenses)/							
income, net ⁽²⁾	(255,774)	(15,790)	50,743	8,878	5,351	(11,902)	(218,494)
Operating profit/(loss), IFRS	1,053,514	20,567	828,524	(43,831)	174,265	24,208	2,057,247
Finance income							172,302
Finance costs							(1,784,607)
Share of results of associates							(632)
Profit before income tax, IFRS	3						444,310

⁽¹⁾ Non-monetary items consist of defined benefits scheme expenses and provisions (provision for obsolete inventories, ECL allowance and provision for impairment of trade and other receivables and other financial assets, unused vacation allowance, warranty provision, provision for legal claims, tax provision and other provisions).
(2) Other operating (expenses)/income, net include other operating income and expenses as per Note 30, excluding depreciation of

⁽²⁾ Other operating (expenses)/income, net include other operating income and expenses as per Note 30, excluding depreciation of social assets and provision for legal claims.

				2018			
		Oil and gas					
	Industrial	equipment			All other	Intersegment	
	pumps	and projects	Compressors	Construction	segments	transactions	Total
Adjusted EBITDA	2,389,516	2,882,805	1,757,791	(137,536)	(243,789)	(28,090)	6,620,697
Depreciation and amortisation	(984,727)	(342,390)	(430,878)	(41,067)	(43,545)	=	(1,842,607)
Non-monetary items ⁽¹⁾	(139,271)	(118,541)	(46,267)	(32,477)	(10,137)	=	(346,693)
Amortisation of government							
grants (Note 27)	-	30,806	-	-	-	-	30,806
Other operating (expenses)/							
income, net ⁽²⁾	(153,670)	(40,150)	(52,519)	(27,678)	22,039	(10,321)	(262,299)
Operating profit/(loss), IFRS	1,111,848	2,412,530	1,228,127	(238,758)	(275,432)	(38,411)	4,199,904
Finance income							182,188
Finance costs							(1,610,545)
Share of results of associates							(570)
Profit before income tax, IFRS	3						2,770,977

⁽¹⁾ Non-monetary items consist of defined benefits scheme expenses and provisions (provision for obsolete inventories, ECL allowance and provision for impairment of trade and other receivables and other financial assets, unused vacation allowance, warranty provision, provision for legal claims, tax provision and other provisions).

provision for legal claims, tax provision and other provisions).

(2) Other operating (expenses)/income, net include other operating income and expenses as per Note 30, excluding depreciation of social assets and provision for legal claims.

				2019		
Revenue by major customers	Industrial pumps	Oil and gas equipment and projects	Compressors	EPC	All other segments	Total
Total revenue,	19,380,099	12,772,278	17,858,944	1,392,740	8,900	51,412,961
Including						
Gazprom komplektatsiya LLC	70	380,670	5,035,918	-	-	5,416,658
Others (each<10% of total revenue)	19,380,029	12,391,608	12,823,026	1,392,740	8,900	45,996,303



35 Segment Information (continued)

	2018							
Revenue by major customers	Industrial pumps	Oil and gas equipment and projects	Compressors	EPC	All other segments	Total		
Total revenue,	17,531,597	20,755,828	12,530,651	1,795,354	5,450	52,618,880		
Including								
Turbospetzsnab LLC	-	4,975,018	-	-	-	4,975,018		
Gazprom komplektatsiya LLC	2,204	112,456	4,503,174	-	-	4,617,834		
Others (each<10% of total revenue)	17,529,393	15,668,354	8,027,477	1,795,354	5,450	43,026,028		

The Group subsidiaries carry out trade and commercial activities in the CIS countries, European and Asian countries, which management assesses by location (the country) of the external customers of products and services based on accounting records used to prepare IFRS financial statements:

	Consolidated revenue for 2019	Consolidated revenue for 2018	Non-current assets at 31 December 2019 ⁽¹⁾	Non-current assets at 31 December 2018 ⁽¹⁾
Total revenue/				_
non-current assets	51,412,961	52,618,880	21,265,743	20,717,992
Including				_
Russia	44,612,575	48,095,538	17,760,336	16,902,119
Ukraine	2,202,874	784,564	1,528,077	1,466,513
Kazakhstan	954,625	486,186	-	
Germany	672,061	585,087	1,612,265	1,933,060
Iraq	524,517	482,007	· · · · · -	-
India	507,154	595,476	-	-
Iran	439,187	151,676	-	-
Belarus	330,395	347,988	365,065	416,300
Norway	268,412	46,830	-	-
Latvia	4,271	102,878	-	-
Others	896,890	940,650	-	-

⁽¹⁾ Non-current assets include goodwill, other intangible assets, property, plant and equipment, right-of-use assets and investment property.

The information about non-current assets is submitted to persons responsible on a regular basis to take management decisions by operating segments.

36 Financial Risk Management

Financial risk factors

The Group's activities expose it to a variety of financial risks: market risk (including currency risk, fair value interest rate risk, cash flow interest rate risk and price risk), credit risk and liquidity risk. The Group's overall risk management focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on the Group's financial performance. Risk management is carried out by the Group's finance department. The Group's finance department identifies and evaluates financial risks in close co-operation with the Group's operating units.

(a) Market risk

(i) Foreign exchange risk

The Group operates internationally and is exposed to foreign exchange risk arising from various currency exposures, primarily with respect to the US dollar, Euro and RR. Foreign exchange risk arises from future commercial transactions, recognised assets and liabilities and investments in foreign operations.

The table below summarises the Group's exposure to foreign currency exchange rate risk at 31 December 2019 and 2018. In this table, financial instruments are only considered sensitive to foreign exchange rates where they are not in the functional currency of the entity that holds them:

	31	31 December 2019			December 2018	3		
	Monetary financial					Monetary financial		
	assets	liabilities	position	assets	liabilities	position		
USD	1,082,023	(894,218)	187,805	1,481,834	(1,317,402)	164,432		
EUR	1,376,300	(1,893,910)	(517,610)	370,678	(773,852)	(403,174)		
RR	374,195	(1,150,862)	(776,667)	413,697	(840,069)	(426,372)		



At 31 December 2019, if RR had strengthened/weakened by 20% against the US dollar with all other variables held constant, profit for the year would have been RR 30,049 lower/higher (31 December 2018: profit for the year would have been RR 26,309 lower/higher), mainly as a result of foreign exchange losses/gains on translation of US dollar denominated trade receivables and contract assets.

At 31 December 2019, if RR had strengthened/weakened by 20% against the Euro with all other variables held constant, profit for the year would have been RR 82,818 higher/lower (31 December 2018: profit for the year would have been RR 64,508 higher/lower), mainly as a result of foreign exchange gains/losses on translation of Euro denominated trade payables.

Certain Group subsidiaries with functional currencies other than Russian rouble hold RR-denominated financial assets and liabilities. At 31 December 2019, if respective functional currencies of such subsidiaries had strengthened/weakened by 20% against the RR with all other variables held constant, profit for the year would have been RR 124,267 higher/lower (31 December 2018: profit for the year would have been RR 68,220 higher/lower), mainly as a result of foreign exchange gains/losses on translation of RR denominated borrowings.

The Group does not have formal arrangements, including any hedging contracts, to mitigate foreign exchange risks of the Group's operations. However, management monitors net monetary position of the Group's financial assets and liabilities denominated in foreign currency on a regular basis.

(ii) Interest rate risk

Interest rate risk arises from movements in interest rates which could affect the Group's financial results or the value of the Group's equity. Monitoring of current market interest rates and analysis of the Group's interest-bearing position is performed by the Group's finance department as a part of interest rate risk management procedures. Monitoring is performed taking into consideration refinancing, renewal of existing positions and alternative financing.

The sales revenue and operating cash flow of the Group mainly do not depend on the change of market interest rates. The Group is exposed to the interest rate risk due to fluctuations of interest rates on bank loans (Note 17). The Group does not have significant interest-bearing assets.

At 31 December 2019, if interest rates at that date had been 100 basis points higher/lower with all other variables held constant, profit before income tax for the year would have been RR 189,973 lower/higher (31 December 2018: RR 139,803 lower/higher), as a result of higher/lower interest expense on variable interest liabilities.

(b) Credit risk

The Group takes on exposure to credit risk, which is the risk that one party to a financial instrument will cause a financial loss for the other party by failing to discharge an obligation. Exposure to credit risk arises as a result of the Group's sales of products on credit terms and other transactions with counterparties giving rise to financial assets which consist principally of trade receivables, contract assets, cash and bank deposits. The maximum exposure to credit risk of the financial assets is limited to their carrying amounts and presented in the table below:

	31 December 2019	31 December 2018
Trade and other receivables		
- Trade receivables	15,715,997	9,539,050
- Other financial receivables	358,772	365,654
Contract assets	8,058,877	4,611,700
Cash and cash equivalents (Note 13)		
- Bank balances	9,949,623	6,292,526
- Cash on hand	2,495	2,633
Total on-balance sheet exposure	34,085,764	20,811,563
Total maximum exposure to credit risk	34,085,764	20,811,563

Cash and cash equivalents. Cash and cash equivalents are placed in major multinational and Russian banks with independent credit ratings. The banks are assessed to ensure exposure to credit risk is limited to an acceptable level. The Group assessed credit risk for bank balances and concluded that effect was not material to the financial statement. No ECL was recognised.



The Group assesses credit quality of banks based on the credit ratings of the banks' long term deposits.

Agency	Rating	31 December 2019	31 December 2018
Moody's ⁽¹⁾	Ba1 – B2	7,825,942	4,596,763
Expert RA ⁽⁴⁾	B – BBB+	1,011,856	79,346
Fitch ⁽³⁾	BBB- – B-	560,136	776,805
S&P's ⁽²⁾	BBB+ – B-	211,432	60,567
S&P's ⁽²⁾	AA- – A	116,016	83,936
Expert RA ⁽⁴⁾	A+-AA	35,006	475,857
Fitch ⁽³⁾	AA- – A	11,993	9,314
Moody's(1)	less than B3	-	57,668
Other ⁽⁵⁾	-	177,242	152,270
Total		9,949,623	6,292,526

⁽¹⁾ International rating agency Moody's Investor Service.

Trade and other financial receivables, contract assets. The Group assesses the credit quality of the customers, taking into account their financial position, past experience and other factors. The credit quality of each new customer is analysed before the Group provides it with the terms of goods supply and payments. The credit quality of the Group's significant customers is monitored on an ongoing basis. The majority of the Group's customers are large buyers of industrial equipment and oil and gas companies, which have similar credit risk profile to the Group. The Group does not analyse its customers by classes for credit risk management purposes.

The expected credit losses on these financial assets are estimated using a provision matrix based on the Group's historical credit loss experience, adjusted for factors that are specific to the debtors, general economic conditions and assessment of both the current as well as the forecast direction on conditions at the reporting date.

An a analysis of credit quality of trade and other accounts receivable is as follows:

	3	1 December 2019	3	31 December 2018		
	Trade receivables	Other financial receivables	Trade receivables	Other financial receivables		
Gross carrying amount:	16,060,380	416,350	9,815,554	419,034		
- not overdue	14,122,612	326,917	7,909,434	322,486		
- past due less than 60 days	735,951	11,007	746,673	15,455		
- past due 61 to 180 days	404,497	3,031	307,972	13,612		
- past due 181 to 365 days	191,506	3,073	360,815	4,178		
- past due over 365 days	605,814	72,322	490,660	63,303		
ECL allowance:	(344,383)	(57,578)	(276,504)	(53,380)		
- not overdue	(24,425)	(4,134)	(8,216)	(200)		
- past due less than 60 days	-	(291)	(755)	(2,446)		
- past due 61 to 180 days	(246)	-	(5,244)	-		
- past due 181 to 365 days	(18,457)	(1,593)	(846)	(1,198)		
- past due over 365 days	(301,255)	(51,560)	(261,443)	(49,536)		
Total	15,715,997	358,772	9,539,050	365,654		

At 31 December 2019, ECL allowance was accrued in relation to the contract assets in amount of RR 26,561 (31 December 2018: nil). At 31 December 2019, the carrying amount of the contract assets less ECL allowance is RR 8,058,877 (31 December 2018: RR 4,611,700).

The amount exposed to credit risk relating to financial receivables (the carrying amount of trade and other accounts receivable less ECL allowance) at 31 December 2019 is RR 16,074,769 (31 December 2018: RR 9,904,704).

Credit risk concentration

Date	Number of counterparties with aggregated receivables balances above RR 50,000	Aggregate amount of receivables balances	% of the amount of trade and other receivables
At 31 December 2019	54	13,447,765	84%
At 31 December 2018	48	7,632,326	77%

Cash from these counterparties is collected according to the contractual terms during the reporting and subsequent periods, and management does not expect any losses from non-performance of their liabilities by these counterparties.

⁽²⁾ International rating agency Standard & Poor's.

⁽³⁾ International rating agency Fitch.

⁽⁴⁾ National Russian rating agency Expert RA.

⁽⁵⁾ At 31 December 2019, other item includes cash which was placed in Russian Treasury departments in amount of RR 170,482 (31 December 2018: RR 145,330).



At 31 December 2019, there is one group of customers (forming a single group) with a receivables' balance exceeding 10% of the Group's monetary assets as of that date (31 December 2018: two groups of customers (each forming a single group) with a receivables' balance exceeding 10% of the Group's monetary assets as of that date).

(c) Liquidity risk

Liquidity risk is defined as the risk that an entity will encounter difficulty in meeting obligations associated with financial liabilities. The Group's finance department is responsible for the management of liquidity risk, including funding, settlements, related processes and policies. The operational, capital, tax and other requirements and obligations of the Group are considered in the management of liquidity risk. Management utilises cash flow forecasts and other financial information to manage liquidity risk.

The tables below give information on the contractual repayment dates of the Group's financial liabilities with regard to expected cash flows at 31 December 2019 and 2018:

		Cash flows under the contract				
•	Carrying amount at 31 December 2019	Less than 1 year	Between 1 and 2 years	Between 2 and 5 years	Over 5 years	
Bonds ⁽¹⁾	3,117,034	3,365,776	-	-	-	
Bank loans(1)	20,821,195	2,087,842	7,192,137	15,502,209	-	
Non-bank loan ⁽²⁾	222,222	222,222	-	-	-	
Trade accounts payable	16,147,555	16,147,555	-	-	-	
Lease liabilities(1)	160,601	40,727	31,130	84,380	89,280	
Contingent consideration						
liability	33,000	33,000	-	-	-	
Other financial payables	239,144	239,144	-	-	-	

Statement of financial position item	Carrying amount at 31 December 2018	Cash flows under the contract			
		Less than 1 year	Between 1 and 2 years	Between 2 and 5 years	Over 5 years
Bonds ⁽¹⁾	3,112,819	322,357	3,204,454	-	-
Bank loans ⁽¹⁾	15,802,954	2,046,664	1,818,396	15,381,113	-
Non-bank loan(2)	444,444	444,444	-	-	-
Trade accounts payable Contingent consideration	7,855,334	7,855,334	-	-	-
liability	91,890	-	91,890	-	-
Other financial payables	615,286	615,286	-	-	-

⁽¹⁾ As the amounts included in the table are the contractual undiscounted cash flows, including future interest, these amounts will not reconcile to the amounts disclosed on the statement of financial position for borrowings and lease liabilities.

When the amount payable is not fixed, the amount disclosed is determined by reference to the conditions existing at the reporting date. Foreign currency payments are translated using the spot exchange rate at the consolidated statement of financial position date.

At 31 December 2019, the Group had unutilised uncommited credit lines in amount of RR 4,000,547 (31 December 2018: RR 13,449,069).

The Group did not exceed the credit limits of any of the banks during the reporting period. The management of the Group does not see any credit risks that could arise as a result of financial transactions (as well as any threat of discontinued operation) of these banks.

Liquidity ratio. The Group's approach to managing liquidity is to ensure, to the extent possible, that the Group maintains, at all times, sufficient liquidity for settling its liabilities in due time avoiding unacceptable losses or risks of damaging Group reputation. The Group's strategy is to maintain the liquidity ratio at or above 1.50.

	31 December 2019	31 December 2018
Liquidity ratio	1.52	1.78
Current assets	44,149,872	32,520,791
Current liabilities	28,980,811	18,293,230

⁽²⁾ Expected cash flows of the loan are presented net of interest payments as it is payable on demand due to the breach of certain covenants, stipulated by this loan, at 31 December 2019 and 2018 (Notes 17, 34).



To manage the targeted liquidity ratio the Group where possible transfers its short-term loans and borrowings to long-term ones.

Management of capital. The Group's objectives when managing capital are to safeguard the Group's ability to continue as a going concern in order to provide returns for shareholders and benefits for other stakeholders and to reduce the cost of capital.

In order to maintain or adjust the capital structure, the Group may adjust the amount of dividends paid to shareholders, issue new shares or sell assets to reduce debt.

The Group pursues a policy of ensuring a sustainable level of capital that allows the Group to maintain the trust of the investors, creditors and the market, and secure future business development. The Group strives to maintain a balance between the potential increase of revenues, which could be achieved with higher level of borrowings, and the advantages and safety, which the sustainable equity position gives.

The Group controls capital by calculating a gearing ratio. This ratio is calculated as the net debt divided by total capital. The net debt includes all of the long-term and short-term borrowings and lease liabilities carried on the Group's consolidated statement of financial position less the cash and cash equivalents. The capital is calculated as the sum of equity attributable to the shareholders of the Company and non-controlling shareholders in the consolidated statement of financial position. In 2019 and 2018, the Group's strategy has been to maintain the gearing ratio at a level not exceeding 200%.

At the end of the reporting period the gearing ratio was as follows:

	31 December 2019	31 December 2018
Long-term borrowings	20,582,061	18,198,084
Short-term borrowings	3,578,390	1,162,133
Lease liabilities	160,601	97,960
Total debt	24,321,052	19,458,177
Cash and cash equivalents	(9,952,118)	(6,295,159)
Net debt	14,368,934	13,163,018
Equity attributable to the shareholders of the Company	10,299,321	11,204,518
Non-controlling interests	3,569,953	3,386,155
Total capital	13,869,274	14,590,673
Gearing ratio	104%	90%

37 Fair Value of Financial Instruments

Fair value is the amount at which a financial instrument could be exchanged in an arm's length transaction between knowledgeable willing parties, other than in a forced sale or liquidation, and is best evidenced by an active quoted market price.

Fair value measurements are analysed by level in the fair value hierarchy as follows: (i) Level 1 are measurements at quoted prices (unadjusted) in active markets for identical assets or liabilities, (ii) Level 2 measurements are valuation techniques with all material inputs observable for the asset or liability, either directly (that is, as prices) or indirectly (that is, derived from prices), and (iii) Level 3 measurements are valuations not based on observable market data (that is, unobservable inputs). Management applies judgement in categorising financial instruments using the fair value hierarchy. If a fair value measurement uses observable inputs that require significant adjustment, that measurement is a Level 3 measurement. The significance of a valuation input is assessed against the fair value measurement in its entirety.

The estimated fair values of financial instruments have been determined by the Group using available market information, where it exists, and appropriate valuation methodologies. However, judgment is necessarily required to interpret market data to determine the estimated fair value. The Russian Federation continues to display some characteristics of an emerging market and economic conditions continue to limit the volume of activity in the financial markets. Market quotations may be outdated or reflect distress sales transactions and therefore not represent fair values of financial instruments. Management has used all available market information in estimating the fair value of financial instruments.

Financial assets carried at amortised cost. The estimated fair value of fixed interest rate instruments is based on estimated future cash flows expected to be received discounted at current interest rates for new instruments with similar credit risk and remaining maturity. Discount rates used depend on credit risk of the counterparty. The carrying amounts of trade receivables and loans issued approximate their fair values. Their fair values are within Level 2 of the fair value hierarchy.

Cash and cash equivalents are carried at amortised cost which approximates their current fair value.



37 Fair Value of Financial Instruments (continued)

Liabilities carried at amortised cost. The estimated fair value of fixed interest rate instruments with stated maturity was estimated based on expected cash flows discounted at current interest rates for new instruments with similar credit risk and remaining maturity. The fair value of issued bonds is based on quoted market prices (Level 1 of the fair value hierarchy). At 31 December 2019, the fair value of bonds was RR 1,074 higher than their carrying amounts (31 December 2018: the fair value of bonds was RR 60,805 higher than their carrying amounts). The fair value of borrowings was based on Level 2 inputs. At 31 December 2019, the fair value of borrowings was RR 180,836 higher than their carrying amounts (31 December 2018: the fair value of borrowings was RR 15,810 higher than their carrying amounts). Carrying amounts of other liabilities carried at amortised cost approximate their fair values.

Liabilities carried at fair value. Contingent consideration liability assumed in a business combination (Notes 10, 19) and included in Trade and other payables line of the consolidated statement of financial position at 31 December 2019 (31 December 2018: this liability was disclosed as other long-term payables (Note 21)) is carried at fair value, which is determined based on unobservable inputs (Level 3 of the fair value hierarchy). At the date of the respective business combination and at 31 December 2018, the fair value of this contingent consideration liability was RR 91,890. At 31 December 2019, the fair value of the contingent consideration liability was reduced to RR 33,000 in accordance with the final assessment of additional payment which the Group is required to make under the contingent consideration arrangement. This amount was paid to the seller in April 2020. The gain on remeasurement in amount of RR 58,890 was recognised in other operating expenses, net (Note 30).

Reconciliation of liabilities arising from financing activities. The movements in the Group's liabilities arising from financing activities are as follows:

illiancing activities are as follows.	Borrowings	Dividends declared to the shareholders of the Company	Dividends declared by the Group's subsidiaries	Lease liabilities	Total liabilities from financing activities
Opening amount as at 1 January 2018	16,042,390	573,409	6,169	6,948	16,628,916
Cash flows:					
Proceeds from borrowings, net	3,247,251	-	-	-	3,247,251
Repayment of interest and fees for early repayment	(4.040.004)				// a/a aa/
of loans	(1,618,021)		-	-	(1,618,021)
Dividends paid to the shareholders of the Company	-	(1,336,860)	-	-	(1,336,860)
Dividends paid to non-controlling shareholders of subsidiaries			(49.240)		(40.240)
Payment for finance lease	-	-	(48,319)	(16,580)	(48,319) (16,580)
Non-cash changes:		-	-	(10,360)	(10,560)
Interest expense (Note 32)	1,598,420		_	_	1,598,420
Borrowing costs capitalised (Note 7)	15,572	_	_		15,572
Fees for early repayment of loans (Note 32)	5,416		_	_	5,416
Currency translation differences	62,688	_	127	3,580	66,395
Foreign exchange loss from borrowings, net (Note 32)	3,831	-	127	5,500	3,831
Dividends declared to the shareholders	0,001				0,001
of the Company	_	1,191,413	_	_	1,191,413
Dividends declared to non-controlling shareholders		.,,			.,,
of subsidiaries	_	_	52,861	_	52,861
Non-cash additions	-	_	- ,	101,134	101,134
Interest expenses on lease liabilities	-	_	_	2,878	2,878
Other	2,670	-	(1,097)	-	1,573
Closing amount as at 31 December 2018	19,360,217	427,962	9,741	97,960	19,895,880
Cash flows:					-
Proceeds from borrowings, net	4,875,631	-	-	-	4,875,631
Repayment of interest	(1,776,254)	-	-	(16,986)	(1,793,240)
Dividends paid to the shareholders of the Company	-	(1,103,859)	-	-	(1,103,859)
Dividends paid to non-controlling shareholders			(00.070)		(00.050)
of subsidiaries	-	-	(60,950)	(07.004)	(60,950)
Lease payments	-	-	-	(27,234)	(27,234)
Non-cash changes:	4 704 470				4 704 470
Interest expense (Note 32)	1,764,173	-	-	-	1,764,173
Borrowing costs capitalised (Note 7)	18,291	-	-	(44.040)	18,291
Currency translation differences	(83,946)	•	4	(11,819)	(95,761)
Foreign exchange loss from borrowings, net (Note 32) Dividends declared to the shareholders	3,362	-	-	-	3,362
of the Company	_	675,897	_	_	675,897
Dividends declared to non-controlling shareholders	_	010,001	63,537	_	63,537
of subsidiaries			00,007	_	55,567
Non-cash additions	-	_	_	101,608	101,608
Interest expenses on lease liabilities	-	-	-	17,072	17,072
Other	(1,023)	-	(7,229)	´ -	(8,252)
Closing amount as at 31 December 2019	24,160,451	-	5,103	160,601	24,326,155



38 Subsequent Events

Bonds. In February 2020, the bonds were fully redeemed by the Group in amount of RR 2,999,526. The redemption was financed by credit funds.

COVID-19 and fall in oil prices. Starting from early 2020, a new coronavirus disease (COVID-19) has begun rapidly spreading all over the world resulting in announcement of the pandemic status by the World Health Organization in March 2020. Responses put in place by many countries to contain the spread of COVID-19 are resulting in significant operational disruption for many companies and have significant impact on global financial markets. As the situation is rapidly evolving it may have a significant effect on business of many companies across a wide range of sectors, including, but not limited to such impacts as disruption of business operations as a result of interruption of production or closure of facilities, supply chain disruptions, quarantines of personnel, reduced demand and difficulties in raising financing. In addition, the Group may face the increasingly broad effects of COVID-19 as a result of its negative impact on the global economy and major financial markets. The significance of the effect of COVID-19 on the Group's business largely depends on the duration and the incidence of the pandemic effects on the world and Russian economy.

In addition to that, in March-April 2020, oil prices dropped significantly, which resulted in immediate weakening of Russian Rouble against major currencies.

Management considers the outbreak of COVID-19 coronavirus infection and the reduction in oil prices to be non-adjusting events after the reporting period.

The Group developed a stress scenario of the possible impact of the current operating environment on the Group's business, including the analysis of possible deviations in execution of large contracts, included in the Group's budget for 2020, as well as assessment of probability of reduction in revenues on recurring business, the analysis of factual liquidity and debt position of the Group at the date of issuance of these consolidated financial statements, its future expected cash inflows and outflows and the consideration of debt covenants. The scenario demonstrated the Group's ability to continue as a going concern.