

Financial Statements for the year 2023

HS Orka hf. Orkubraut 3, Svartsengi 241 Grindavík id no. 680475-0169

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Endorsement by the Board of Directors and the CEO

HS Orka hf. (the "Company" or "HS Orka") is a privately owned power generator in Iceland with power licenses of 214.9 MW in total for electrical power production, of which 205 MW is for geothermal and 9.9 MW is for hydropower production. The Company sells electricity to individuals and small and medium-sized companies, as well as to power intensive industries, in all areas of Iceland. The Company is the main provider of water in the Reykjanes area supplying local municipalities with hot water and cold water through the distribution company HS Veitur and sells by-products of geothermal electricity generation within the Resource Park, located in the vicinity of the geothermal power plants. The Company produces hot water for heating, ground water for industrial and retail use, as well as brine and steam for large industrial users.

HS Orka is an important utility company in Iceland supplying water to nearby communities of about 30 thousand inhabitants or close to 10% of the country's population. The Company is the third largest power producer in Iceland representing around 9% of total power production, generating renewable energy for distribution nationwide, demonstrating the critical importance of the infrastructure in Svartsengi and Reykjanes as a part of the nation's energy security.

The financial statements of HS Orka for the year 2023 have been prepared in accordance with the International Financial Reporting Standards (IFRS) as adopted by the European Union (EU) and with additional Icelandic disclosure requirements.

Geophysical event

A row of geophysical events north of Grindavík started on 25 October 2023, evidenced by seismic activity, ground displacement and eruptions close to the power plant at Svartsengi and the municipality of Grindavík. Since end of October 2023 four such dike intrusions have occurred as magma flows out of the magma reservoir and into the dikes. The first one, on 10 November 2023 did not result in an eruption but the other three, on 18 December 2023, on 14 January and 8 February 2024, all resulted in eruptions of short duration. The eruptions in December 2023 and January 2024 had no impact on the powerplants and the powerplant was fully operational. The lava flow in the eruption in February 2024 severed the hot water connection to the local municipality of Reykjanesbær. Repairs started immediately and hot water was running and delivered to the distribution company again five days later on 13 February.

It should be noted that an eruption in Svartsengi is now deemed unlikely by scientists of the Meteorological Institute, as published in the Hazard map for volcanic unrest illustrating different risk zones in the area. The hazard risk in Svartsengi (Zone 1) is currently rated Moderate whereas the hazard risk in the areas (Zone 2, 3, 4 & 6) where the last three eruptions took place are rated Considerable.

Since 2021 HS Orka has been updating the Company's response plans. When a "Level of Uncertainty" was declared by the Department of Civil Protection and Emergency Management (DCPEM) at the end of October 2023 in Reykjanes, HS Orka's response plans were activated in close cooperation with the DCPEM.

As research have shown that lava can be guided away from critical infrastructure using embankments, the Government of Iceland passed an emergency law allowing the DCPEM to erect embankments around Svartsengi to mitigate the risk of lava flow threatening this important infrastructure.

The Company's preparation work has started on long term solutions to prevent interruption from lava flow, such as sourcing of materials to use for protection against lava flow, replacing above ground hot water pipes with protected underground pipes in critical areas, identifying back-up water supplies and developing geothermal resources in the vicinity of Reykjanesbær to serve as an alternate supply.

Further information on matters related to geophysical activities is disclosed in note 41 as well as in the Company's 2023 Sustainability Report.

Endorsement by the Board of Directors and the CEO, contd.

Business operations in the year 2023

The Company's operating revenues for the year 2023 amounted to ISK 12,963 million (2022: ISK 10,591 million) and profit after tax amounted to ISK 1,505 million (2022: ISK 69 million). Total comprehensive income was ISK 1,310 million (2022: total comprehensive loss ISK 66 million). The Company's assets amounted to ISK 75,570 million at the end of December 2023 (2022: ISK 69,043 million). Equity at year end amounted to ISK 31,526 million (2022: ISK 28,632 million) or 41.7% of total assets in 2023 (2022: 41.5%). Equity ratio if subordinated shareholder loan would be classified as equity was at year end 2023 49.4% (2022: 49.4%). Reference is made to the statement of changes in equity regarding information on changes in equity during the year. The average number of employees was 89 in 2023 (2022: 85).

In 2020 the Company secured a five year USD 210 million financing package with a group of European commercial lenders. The financing package comprises a term loan, capex facility and a revolving credit facility. In 2023 the Company commenced exploring financing options to both refinancing its existing facilities and support its long-term growth plans. HS Orka will use the facilities to further pursue development projects and strengthen its position as a power producer in the local market.

The power generation in MWh in 2023 was about 2.4% higher than in 2022. Nevertheless, some uncertainty remains with regard to the generation development of the Reykjanes geothermal resource. The condition and utilisation of the geothermal resource has a material impact on HS Orka's long-term performance. In 2023, continued emphasis has been on the development in the conceptual models and the reservoir models in order to stabilise the production capacity and ensure the sustainable use of the resource.

The expansion and modernization of Svartsengi power plant (SVA 7) continued during 2023. The earth work has been completed and the off-site work such as procurement and negotiations with suppliers is according to schedule. Due to the geophysical events occurring on the Reykjanes Peninsula in late 2023 the civil work on-site was halted in November but will be continued in 2024.

The 30 MW expansion of the Reykjanes power plant (REY 4) was completed at the end of 2022 and the commercial operations started by generating electricity to grid. In November the Company commenced drilling of a borhole close to HS Orka's production area in Reykjanes. Further borehole drilling in Reykjanes of both production and make-up wells is scheduled in 2024.

On 31 August HS Orka hf. acquired all the shares in Íslensk Orkuvirkjun Seyðisfirði ehf., the company that owns and operates Fjarðará Power Plants, two hydroelectric power plants situated in Fjarðará, Seyðisfjörður. The sites increase HS Orka's renewable electricity generation capacity by 9.8 MW and expand the Company's footprint into Northeast Iceland. The Fjarðará Power Plants provide a valuable reservoir capacity to meet peak load demand in winter, reducing the power purchase need from the wholesale market respectively. In 2022, the Company entered into a lease for Fjarðará power plant which has a term of 2 years and HSO purchases all the MW Fjarðará plant generates.

Other projects being developed on the Reykjanes Peninsula are Eldvörp, Austurengjar and Sveifluháls in the Krýsuvík area, which is a rich geothermal capacity area and a future source of hot water for the capital region. HS Orka and the landowner, the municipality of Hafnarfjörður, have signed a declaration of intent on research and exploitation of fresh water and geothermal energy in Krýsuvík.

Further information on matters related to the environment, human resources, sustainability and social responsibility is disclosed in the Sustainability Report at https://www.hsorka.is/en/sustainability/sustainability-reports/

The Board of Directors propose that no dividend to be paid in the year 2024.

Endorsement by the Board of Directors and the CEO, contd.

Share capital and Articles of Association

On an extraordinary shareholders meeting held on 15 August 2023 resolved to increase the Company's share capital by ISK 803,976 from ISK 6,561,510 to ISK 7,365,486, nominal value, by issuing new shares. The shareholders of the Company agreed to buy the new shares, for the full payment of ISK 5,600 million.

On an extraordinary shareholders meeting held on 15 September 2023, a proposal from the Board of Directors based on Article 55 of Act no. 2/1995, respecting Public Limited Companies (the Companies Act) on share capital reduction by 576,666 shares was approved. The share capital of the Company was reduced based on item 2 of Paragraph 2 of Article 51 of the Companies Act with payment to shareholders in the amount of USD 30 million in cash (equivalent to ISK 4,017 million). The share capital was reduced by ISK 576,666 of nominal value or 576,666 shares, and was after the reduction ISK 6,788,820.

The number of shareholders at year end 2023 was 2, unchanged from last year. HSO 1 ehf. with 99,99997% of shares and HSO 2 ehf. with 0,00003% of shares. The ultimate beneficial owners were Jarðvarmi slhf. and funds managed by Ancala Partners LLP, each with 50% of shares.

Corporate Governance

HS Orka is a limited liability company operating under Act No. 2/1995 respecting Public Limited Companies. The framework for Corporate Governance practices within the Company is defined by the provisions of law, a shareholders' agreement, the Company's Articles of Association and Rules of Procedure for the Board and its subcommittees. The Company is governed by shareholders meetings, the Board of Directors and the Chief Executive Officer. Further information is provided in the Corporate Governance Statement which is an appendix to these Financial Statements.

The Board of Directors held thirteen meetings in 2023, the Audit Committee four meetings and the Remuneration Committee five meetings. The Board of Directors consists of four members with equal representation of women and men. The Company's Executive Board in the year 2023 consisted of seven members, four men and three women. The gender ratio at HS Orka at the end of 2023 was 79% male vs. 21% female.

HS Orka follows a formal risk management process to identify and control the Company's main risk factors. HS Orka has recently implemented a new comprehensive management tool to increase transparency and enable each division to better manage risks.

Information on matters related to financial risk management is disclosed in note 28.

Corporate Governance Statement

Further to the content of this endorsement, a reference is made to the enclosed chapter Corporate Governance Statement. The Company complies in all main respect to the Companies Act no 2/1995 as amended and the Financial Statements Act no. 3/2006 and other applicable legislations and regulations.

Endorsement by the Board of Directors and the CEO, contd.

Statement of the Board of Directors and the CEO

To the best knowledge of the Board of Directors and the CEO, the Company's financial statements are in accordance with International Financial Reporting Standards as adopted by the EU and additional Icelandic disclosure requirements and it is the opinion of the Board of Directors and the CEO that the financial statements give a true and fair view of the Company's assets, liabilities and financial position as at 31 December 2023, its financial performance, and the changes in cash flows during the year 2023.

Furthermore, it is the opinion of the Board of Directors and the CEO that the financial statements and the endorsement by the Board of Directors and the CEO contain a fair overview of the Company's financial development, performance and position, including descriptions of the main risk factors and uncertainties faced by the Company.

The Board of Directors and the CEO of HS Orka have today discussed the Company's financial statements for the year 2023 and confirmed by means of their signatures. The Board of Directors and the CEO will submit the financial statements for approval at the Annual General Meeting to be held on 24 April 2024.

financial statements for approval at the Annual General Meeting to be held on 24 April 2024.

Svartsengi, 26 February 2024	
The Board of Directors	
Adrian Pike Chairman of the board	Bjarni Þórður Bjarnason
Margrét Ormslev Ásgeirsdóttir	Heike Bergmann
Chief Executive Officer	

Tómas Már Sigurðsson Chief Executive Officer

Independent auditor's report

To the Board of Directors and Shareholders of HS Orka hf.

Report on the Audit of the Financial Statements

Opinion

We have audited the financial statements of HS Orka hf. ("the Company"), which comprise the statement of financial position as at 31 December 2023, the statements of comprehensive income, changes in equity and cash flows for the year then ended, and notes, comprising significant accounting policies and other explanatory information.

In our opinion, the accompanying financial statements give a true and fair view of the financial position of the Company as at 31 December 2023, and of its financial performance and its cash flows for the year then ended in accordance with International Financial Reporting Standards (IFRSs) as adopted by the European Union and additional Icelandic disclosure requirement in accordance with Icelandic Financial Statements Act no. 3/2006.

Our opinion is consistent with the additional report submitted to the Audit Committee and the Board of Directors.

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 Financial Statements* section of our report. We are independent of the Company in accordance with the ethical requirements that are relevant to our audit of financial statements in Iceland and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

We declare, to the best of our knowledge and belief, that we have not provided any prohibited non-audit services, as referred to in Article 5(1) of the Regulation (EU) 537/2014 and that we remained independent in conducting the audit.

We were first appointed as auditors by the Annual General Meeting in the year 1980 of the predecessor of HS Orka hf., Hitaveita Suðurnesja. We have been re-appointed by resolutions passed by the annual general meeting uninterrupted since then.

Emphasis of Matter related to Geophysical activity

We draw attention to Endorsement by the Board of Directors and the CEO and Note 41 of the financial statements, which describe the effects of geophysical activity in Reykjanes Peninsula started on 25 October 2023. Our opinion is not modified in respect of this matter.

Key Audit Matters

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

Key Audit Matters, contd.

Key Audit Matter

How the matter was addressed in the audit

million (ref. note 15). The Power Plants are verified the calculations of the model. measured at revalued cost less accumulated assets. The recoverable amount of these assets power plants and power plants under construction. were assessed at year end and compared to the for revaluation or an indication of impairment.

We focused on these assets due to the size of the carrying amount of the Power Plants in use and • Performed sensitivity analysis on the assumption used. under construction, which represent 77% of total value in use involves significant judgement about forcasting and discounting future cash flows which are the basis of the measurement of the assets. Therefore it is a key audit matter.

At year end 2023 Power Plants amounted to ISK With the assistance of our valuation specialists we:

- 53,892 million (ref. note 4.e and 14) and Operating Assessed the cash flow models used by management in their assets under construction amounted to ISK 4,005 calculations to assess recoverable amount at year end and
- depreciation and impairment. The measurement is Focused on challenging management's forecasting based on based on value-in-use method by discounting the information about possible future utilization, capital future cash-flows genereted by the underlying expenditure and revenues of the power plants, both for current
- carrying amount to assess whether there is a need Assessed the reasonableness of the discount rate used by considering whether discount rates were within acceptable ranges and compared to market variables.
- assets and because management's assessment of Concluded on the appropriateness of relevant disclosures.

Responsibilities of the Board of Directors and CEO for the Financial Statements

The Board of Directors and CEO are responsible for the preparation and fair presentation of the financial statements in accordance with IFRSs as adopted by the European Union and additional Icelandic disclosure requirement in accordance with Icelandic Financial Statements Act no. 3/2006, and for such internal control as they determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

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

The Board of Directors and CEO are responsible for overseeing the Company's financial reporting process.

Auditor's Responsibilities for the Audit of the Financial Statements

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

Auditor's Responsibilities for the Audit of the Financial Statements, contd.

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

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

We communicate with The Board of Directors and audit committee 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.

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

From the matters communicated with The Board of Directors and audit committee, we determine those matters that were of most significance in the audit of the 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 legal requirement under Article 104, Paragraph 2 of the Icelandic Financial Statements Act no. 3/2006, we confirm that, to the best of our knowledge, the report of the Board of Directors and CEO accompanying the financial statements includes the information required by the Financial Statements Act if not disclosed elsewhere in the financial statements.

Reykjavík, 26 February 2024

KPMG ehf.

Lilja Dögg Karlsdóttir

Sæmundur Valdimarsson

Statement of Comprehensive Income for the year ended 31 December 2023

	Notes	2023	2022
Operating revenue	5	12.963.033	10.591.147
Other revenues (insurance claim)	5, 19	166.976	87.090
Realised aluminium hedges	5	114.663	86.957
Production cost and cost of sales	6	(8.757.180)	(7.636.736)
Gross profit	-	4.487.493	3.128.458
Other operating expenses	7	(1.336.472)	(1.053.178)
Research and development	8	(53.449)	(29.598)
Other expenses	-	(1.389.922)	(1.082.776)
Profit from operations	.=	3.097.571	2.045.681
Finance income		413.294	55.586
Finance costs		(2.047.935)	(640.386)
Net exchange rate differences		1.019.474	(1.806.542)
Changes in fair value of embedded derivatives	35	(158.949)	(253.341)
Changes in fair value of other derivatives	32, 35	(527.650)	687.760
Net finance expense	12	(1.301.767)	(1.956.923)
Share of loss of subsidiaries and associates	17	(11.985)	(1.597)
Profit before income tax	-	1.783.819	87.162
Income tax expense	13	(278.950)	(17.756)
Net profit	-	1.504.870	69.406
Other comprehensive loss			
Items that will not be reclassified to profit or loss			
Remeasurement of defined benefit liability	24	(242.976)	(169.559)
Tax on items not reclassified to profit or loss	13	48.595	33.912
Other comprehensive loss	-	(194.381)	(135.647)
Total comprehensive income (loss)	=	1.310.489	(66.241)

Notes on pages 13-49 are an integral part of these financial statements

Statement of Financial Position as at 31 December 2023

	Notes	31.12.2023	31.12.2022
Fixed assets			
Operating assets	14	55.716.909	56.033.557
Operating assets under construction	15	4.005.394	1.561.953
Intangible assets	16	1.523.367	1.480.767
Investments in subsidiaries and associates	17	4.180.353	600.762
Investments in other companies	18	16.575	15.075
Loan to subsidiary	39	2.203.613	0
Embedded derivatives in power sales contracts	35	171.187	306.569
Other derivatives	32	97.071	639.744
Total fixed assets		67.914.468	60.638.427
Current assets			
Inventories		504.166	452.671
Trade and other receivables	19	1.896.487	1.533.640
Embedded derivatives in power sales contracts	35	13.461	37.028
Cash and cash equivalents	20	5.241.740	6.381.226
Total current assets		7.655.853	8.404.564
Total assets		75.570.322	69.042.991
Equity and liabilities			
Equity			
Share capital		6.789	6.562
Share premium and statutory reserve		6.837.564	1.238.368
Revaluation reserve		9.082.368	9.768.911
Retained earnings		15.599.021	17.618.112
Total equity	21	31.525.742	28.631.953
Liabilities			
Loans and borrowings	22	29.264.027	25.893.868
Subordinated shareholder loan	23	5.807.517	5.462.890
Pension obligations	24	3.070.000	2.931.000
Deferred tax liability	25	3.142.034	3.244.890
Lease commitment	26	126.424	453.467
Total non-current liabilities		41.410.002	37.986.115
Current liabilities			
Loans and borrowings	22	15.375	15.375
Lease commitment	26	376.663	317.508
Aluminium hedges	35	0	15.023
Tax payable	25	326.685	139.468
Trade and other payables	27	1.915.855	1.937.550
Total current liabilities		2.634.578	2.424.923
Total liabilities		44.044.580	40.411.038
Total liabilities and equity	_	75.570.322	69.042.991

Notes on pages 13-49 are an integral part of these financial statements

Statement of Changes in Equity for the year ended 31 December 2023

	Share Capital	Share Premium	Revaluation Reserve	Retained Earnings	Total Equity
2022 Equity at 1 January 2022 Profit for the year Other comprehensive loss Total comprehensive loss Decrease of Share Capital	6.767	1.238.368	10.466.882	18.415.642 69.406 (135.647) (66.241) (1.429.260)	30.127.659 69.406 (135.647) (66.241) (1.429.465)
Revaluation reserve transferred to Retained earnings	6.562	1.238.368	(697.971) 9.768.911	697.971	0 28.631.953
2023 Equity at 1 January 2023 Profit for the year Other comprehensive loss Total comprehensive income	6.562	1.238.368	9.768.911	17.618.112 1.504.870 (194.381) 1.310.489	28.631.953 1.504.870 (194.381) 1.310.489
Increase of Share Capital Decrease of Share Capital Revaluation reserve transferred to Retained earnings	804 (577)	5.599.196	(686.543)	(4.016.123) 686.543	5.600.000 (4.016.700)
Equity at 31 December 2023	6.789	6.837.564	9.082.368	15.599.021	31.525.742

Notes on pages 13-49 are an integral part of these financial statements

Statement of Cash Flows for the year ended 31 December 2023

	Notes	2023	2022
Cash flows from operating activities			
Profit for the year		1.504.870	69.406
Adjustments for:		(2.052)	(7.470)
Gain on sale of operating assets	2.4	(3.863)	(7.470)
Pension obligations decrease	24	(103.976)	(90.559)
Depreciation and amortization	11	2.938.962	2.545.453
Net finance expense	12	1.301.767	1.956.923 1.597
	17	11.985	1.597 17.756
Income tax expense	13	278.950 5.928.694	4.493.106
Inventories, (increase)		5.928.694 (51.495)	4.493.106 (7.924)
Receivables, (increase), decrease		(362.847)	259.268
Current liabilities, increase		11.220	268.182
Net cash from operations before interest and taxes	_	5.525.572	5.012.632
Interest received		335.550	55.586
Interest paid		(1.443.435)	(776.785)
Income taxes paid		,	
Cash from operating activities		(139.531) 4.278.156	(47.507) 4.243.927
Cash from operating activities		4.276.130	4.243.927
Cash flows from investing activities			
Acquisition of operating assets	14	(2.536.302)	(1.091.553)
Acquisition of operating assets under construction	12, 15	(2.379.535)	(4.993.065)
Proceeds from sale of operating assets		6.225	14.318
Acquisition of intangible assets	16	(57.013)	(38.239)
Acquisition of subsidiary	17, 18	(3.591.576)	0
Acquisition of shares in other companies	17	(1.500)	(1.500)
Loan to subsidiary		(2.128.635)	0
Investing activities		(10.688.336)	(6.110.040)
Cash flows from financing activities			
Share capital increase	21	5.600.000	0
Share capital reduction	21	(4.016.700)	(1.429.465)
New long-term borrowings	22	4.312.993	2.945.635
Subordinated shareholder loan	23	0	5.485.300
Repayment of borrowings	22	(15.375)	(15.375)
Repayment of lease liability	26	(345.545)	(64.025)
Financing activities		5.535.374	6.922.071
(Decrease) increase in cash and cash equivalents		(874.806)	5.055.958
Effect of exchange rate fluctuations on cash held		(264.679)	(34.126)
Cash and cash equivalents at 1 January		6.381.226	1.359.394
Cash and cash equivalents at 31 December		5.241.740	6.381.226
Investing and financing activities not affecting cash flows			
Acquisition of operating assets under construction		115.476	(392.930)
Current liabilities, (decrease)		(115.476)	(282.727)
Inventories, decrease		0	675.657
Notes on pages 13-49 are an integral part of these financial stateme	nts		

1. Reporting entity

HS Orka hf. is a limited liability company domiciled in Iceland. The Company's registered office address is Orkubraut 3, Svartsengi, Grindavík, Iceland. The Company generates and sells electricity as well as cold water and hot water for heating. The Company is ultimately owned by Jarðvarmi slhf. and funds managed by Ancala Partners LLP, holding a 50% share each. The Company's Financial Statements are a part of the Consolidated Financial Statements of HS Orka Holding hf. and information on the Company's return and financial standing is included therein. The Company also presents consolidated financial statements comprising the Company and its subsidiaries.

2. Statement of compliance

The Company's financial statements are prepared according to IFRS as adopted by the EU and additional Icelandic disclosure requirement in accordance with Icelandic financial statement act. no 3/2006.

These financial statements were authorized for issue by the Board of Directors on 26 February 2024.

3. Basis of preparation

a. Basis of measurement

The financial statements have been prepared on the historical cost, except for the following material items in the statement of financial position:

- the majority of operating assets are recognized at revalued cost, which is their fair value at the revaluation date
- embedded derivatives in power sales contracts and other derivatives are measured at fair value
- defined benefit pension obligations measured at the present value of the pension obligation
- shares in other companies through profit or loss are measured at fair value

b. Functional and presentation currency

These financial statements are presented in Icelandic kronas (ISK), which is the Company's functional currency. All financial information presented in ISK has been rounded to the nearest thousand except when otherwise indicated.

c. Use of estimates and judgments

The preparation of financial statements in conformity with IFRS requires management to make judgments, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets, liabilities, income and expenses. Actual future outcomes may differ from present estimates and assumptions potentially having a material future effect on the Company's historical experience and other facts and circumstances. Revisions to estimates and the resulting effects on the carrying amounts of the Company's assets and liabilities are accounted for prospectively.

Actual future outcomes could differ from present estimates and assumptions, potentially having a material future effect on the Company's historical experience and other facts and circumstances.

Information about critical judgments in applying accounting policies and assumptions and estimates that have the most significant effect on the amounts recognized in the financial statements is included in the following notes:

3. Basis of preparation, contd.

- Note 14. Depreciation of operating assets and revaluation of operating assets.
- Notes 15 and 16. Impairment of assets under construction and intangibles.
- Note 35. Fair value of embedded derivatives in power sales agreements.
- Note 24. Pension obligations.

d. Measurement of fair values

A number of the Company's accounting policies and disclosures require the measurement of fair values, for both financial and non-financial assets and liabilities.

The Company has an established control framework with respect to the measurement of fair values. This includes staff members of the finance department, led by the CFO, that have overall responsibility for overseeing all significant fair value measurements, including Level 3 fair values.

The finance department regularly reviews significant unobservable inputs and valuation adjustments. If third party information, such as broker quotes or pricing services, is used to measure fair values, then the finance department staff assesses the evidence obtained from the third parties to support the conclusion that such valuations meet the requirements of IFRS, including the level in the fair value hierarchy in which such valuations should be classified.

Significant valuation issues are reported to the Company's Audit Committee.

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

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

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

The Company recognises transfers between levels of the fair value hierarchy at the end of the reporting period during which the change has occurred.

Further information about the assumptions made in measuring fair values and accounting policies is included in the following notes:

- Note 14. Operating Assets.
- Note 35. Embedded derivatives in power sales contract.
- Notes 28-37. Risk management.

4. Material accounting policies

The Company has consistently applied the accounting policies set out in this note to all periods presented in these financial statements, except if mentioned otherwise.

In addition the Company adopted Disclosure of Accounting Policies (amendments to IAS 1 and IFRS Practice Statement 2) from 1 January 2023, see further note 4.o.

a. Subsidiaries

Subsidiaries are entities controlled by the Company. The Company controls an entity when it is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. Investments in subsidiaries are accounted for using the equity method and are recognized initially at cost, see further note 4.b.

b. Associates

Associates are those entities in which the Company has significant influence, but not control, over their financial and operating policies. Significant influence is presumed to exist when the Company holds between 20 and 50 percent of the voting power of another entity.

Investments in associates are accounted for using the equity method and are recognized initially at cost. The cost of the investment includes transaction costs.

The financial statements include the Company's share of the profit or loss and other comprehensive income, after adjustments to align the accounting policies with those of the Company, from the date that significant influence commences until the date that significant influence ceases.

When the Company's share of losses exceeds its interest in an equity-accounted investee, the carrying amount of that interest, including any long-term investments, is reduced to zero, and the recognition of further losses is discontinued except to the extent that the Company has an obligation or has made payments on behalf of the investee.

c. Foreign currency

Foreign currency transactions

Transactions in foreign currencies are translated to the functional currency of the Company at exchange rates at the date of the transaction. Monetary assets and liabilities denominated in foreign currencies at the reporting date are retranslated to the functional currency at the exchange rate at that date. The foreign currency gain or loss on monetary items is the difference between amortized cost in the functional currency at the beginning of the period, adjusted for effective interest and payments during the period, and the amortized cost in foreign currency translated at the exchange rate at the end of the year. Non-monetary assets and liabilities denominated in foreign currencies that are measured at fair value are retranslated to the functional currency at the exchange rate at the date that the fair value was determined. Foreign currency differences arising on retranslation are recognized in profit or loss. Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rate at the date of the transaction.

d. Financial instruments

(i) Non-derivative financial assets

Trade receivables and debt securities issued are initially recognised when they are originated. All other financial assets and financial liabilities are initially recognised when the Company becomes a party to the contractual provisions of the instrument.

4. Material accounting policies, contd.

A financial asset (unless it is a trade receivable without a significant financing component) or financial liability is initially measured at fair value plus, for an item not at Fair value through profit and loss (FVTPL), transaction costs that are directly attributable to its acquisition or issue. A trade receivable without a significant financing component is initially measured at the transaction price.

The Company derecognises a financial asset when the contractual rights to the cash flows from the financial asset expire, or it transfers the rights to receive the contractual cash flows in a transaction in which substantially all of the risks and rewards of ownership of the financial asset are transferred or in which the Company neither transfers nor retains substantially all of the risks and rewards of ownership and it does not retain control of the financial asset.

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

The Company classifies non-derivative financial assets into the following categories: financial assets at fair value through profit or loss and financial assets measured at amortised cost.

Financial assets at fair value through profit or loss comprise investment in other companies. All other financial assets are measured at amortized cost.

(ii) Financial assets measured at amortised cost

A financial asset is measured at amortised cost if it meets both of the following conditions and is not designated as at FVTPL:

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

These assets are subsequently measured at amortised cost using the effective interest method. The amortised cost is reduced by impairment losses. Interest income, foreign exchange gains and losses and impairment are recognised in profit or loss. Any gain or loss on derecognition is recognised in profit or loss.

Non-derivative financial assets measured at amortised cost comprise cash and cash equivalents and trade and other receivables.

Cash and cash equivalents comprise cash balances and call deposits with original maturities of three months or less. Bank balances that are subject to third party contractual restrictions are included as part of cash unless the restrictions result in a bank balance no longer meeting the definition of cash. If the contractual restrictions to use the cash extend beyond 12 months after the end of the reporting period, the related amounts are classified as non-current in the statement of financial position.

(iii) Non-derivative financial liabilities

The Company initially recognizes debt securities issued on the date that they are originated. All other financial liabilities are recognized initially on the trade date at which the Company becomes a party to the contractual provisions of the instrument.

4. Material accounting policies, contd.

The Company derecognises a financial liability when its contractual obligations are discharged or canceled, or expire. The Company also derecognises a financial liability when its terms are modified and the cash flows of the modified liability are substantially different, in which case a new financial liability based on the modified terms is recognised at fair value.

The Company classifies non-derivative financial liabilities into the other financial liabilities category. Such financial liabilities are recognized initially at fair value plus any directly attributable transaction costs. Subsequent to initial recognition these financial liabilities are measured at amortized cost using the effective interest method.

Non-derivative financial liabilities comprise loans and borrowings and trade and other payables.

(iv) Derivative financial instruments

Derivatives are recognized initially at fair value; attributable transaction costs are recognized in profit or loss as incurred. Subsequent to initial recognition, derivatives (including embedded derivatives) are measured at fair value in the statement of financial position and changes in fair value are recognized in profit or loss as part of financial income or cost. Realised cash flows resulting from settlement of aluminium derivatives, entered into for hedging purposes, are recorded in profit or loss along with revenue.

Separable embedded derivatives

Embedded derivatives are separated from the host contract and accounted for separately if the economic characteristics and risks of the host contract and the embedded derivative are not closely related, a separate instrument with the same terms as the embedded derivative would meet the definition of a derivative, and the combined instrument is not measured at fair value through profit or loss.

HS Orka has a long-term power sales agreement which contains embedded derivative. Income from this agreement is directly correlated to changes in the future price of aluminum. Changes in the fair value of derivatives is not designated as a hedge and separable embedded derivatives are recognized immediately in profit or loss.

(v) Share capital

Ordinary shares

Incremental costs directly attributable to issuance of ordinary shares are recognized as a deduction from equity, net of any tax effects.

e. Operating assets

(i) Recognition and measurement

Items of operating assets are measured at cost or revalued cost less accumulated depreciation and accumulated impairment losses.

Cost includes expenditure that is directly attributable to the acquisition of the asset. The cost of self-constructed assets includes the cost of materials and direct labour, any other costs directly attributable to bringing the assets to a working condition for their intended use and capitalized borrowing costs. Purchased software that is integral to the functionality of the related equipment is capitalized as part of that equipment.

4. Material accounting policies, contd.

The Company's power plants and real estate holdings are measured at revalued cost in the statement of financial position. The revalued cost is the fair value at the revaluation date less accumulated depreciation. Revaluation is carried out on a regular basis. Any increase in the carrying amount of operating assets as a result of a revaluation is recognized in equity under the heading of revaluation reserve net of income tax. Depreciation of the revalued cost is recognized in profit or loss and an adjustment reflecting this amount is transferred quarterly from the revaluation reserve to retained earnings. Revaluations are expected to occur every three to four years or when market factors indicate a significant change in value. The latest valuation of Svartsengi Power plant, Reykjanes Power plant and the Brú Power plant plant took place on 31 December 2022.

When parts of an item of operating assets has different useful lives, they are accounted for as separate items of operating assets.

Gains and losses on disposal of an item of operating assets are determined by comparing the proceeds from disposal with the carrying amount of operating assets, and are recognized on a net basis within other income or other expenses in profit or loss. When revalued assets are sold, the amounts included in the revaluation reserve are transferred to retained earnings.

(ii) Subsequent costs

Subsequent expenditure is capitalised only when it is probable that the future economic benefits associated with the expenditure will flow to the Company. Ongoing repairs and maintenance are expensed as incurred.

(iii) Depreciation

Depreciation is based on the cost or revalued cost of an asset less its residual value. Significant components of individual assets are assessed and if a component has a useful life that is different from the remainder of that asset, that component is depreciated separately.

Depreciation is recognized in profit or loss on a straight-line basis over the estimated useful lives of each component of an item of operating assets. Land is not depreciated.

Operating assets are depreciated from the date they are installed and are ready for use, or in respect of internally constructed assets, from the date the asset is completed and ready for use.

The estimated useful lives for the current and comparative year are as follows:

Power plants	40-60 years
Boreholes	20 years
Electrical systems	50 years
Hot water and cold water distribution systems	50 years
Real estate	50 years
Other operating assets	5-20 years

Depreciation methods, useful lives and residual values are reviewed at each reporting date and adjusted if appropriate.

4. Material accounting policies, contd.

f. Intangible assets

(i) Research and development

Expenditure on research or activities, undertaken with the prospect of surveying geothermal areas, where geothermal resource is uncertain, and surveying other areas suitable for power production by other sources, and in order to gain new scientific or technical knowledge, is recognized in profit or loss when incurred.

Development activities involve surveys of geothermal areas and other areas suitable for power production by other sources where there is probability of future development and power production. Development expenditure is capitalized only if development costs can be measured reliably, the product or process is technically and commercially feasible, future economic benefits are probable, and the Company intends to and has sufficient resources to complete development and to use or sell the asset. The expenditure capitalized includes the cost of materials, direct labor, overhead costs that are directly attributable to preparing the asset for its intended use, and capitalized borrowing costs. Other development expenditure is recognized in profit or loss as incurred.

When a decision on producing power or harnessing of geothermal areas has been made, and all required licenses have been obtained, the preparation cost due to harnessing or production of power is transferred to operating assets under construction.

Capitalized development expenditure is measured at cost less accumulated impairment losses. Development assets are tested annually for impairment.

(ii) Other intangible assets

Other intangible assets that are acquired by the Company, including software, which have finite useful lives are measured at cost less accumulated amortization and accumulated impairment losses.

(iii) Subsequent expenditure

Subsequent expenditure is capitalized only when it increases the future economic benefits embodied in the specific asset to which it relates. All other expenditure is recognized in profit or loss when incurred.

(iv) Amortization

Amortization is based on the cost of an asset less its residual value.

Amortization is recognized in profit or loss on a straight-line basis over the estimated useful lives of depreciable intangible assets from the date that they are available for use. The estimated useful lives for the current and comparative years are as follows:

C - ft	Г 10
Software	2-IO AGGIS

Amortization methods and useful lives are reviewed at each reporting date and adjusted if appropriate.

4. Material accounting policies, contd.

g. Leased assets

At commencement or on modification of a contract that contains a lease component, the Company allocates the consideration in the contract to each lease component on the basis of its relative stand-alone prices. However, for the leases of property the Company has elected not to separate non-lease components and account for the lease and non-lease components as a single lease component.

The Company recognises a right-of-use asset and a lease liability at the lease commencement date. The right-of-use asset is initially measured at cost, which comprises the initial amount of the lease liability adjusted for any lease payments made at or before the commencement date, plus any initial direct costs incurred and an estimate of costs to dismantle and remove the underlying asset or to restore the underlying asset or the site on which it is located, less any lease incentives received.

The right-of-use asset is subsequently depreciated using the straight-line method from the commencement date to the end of the lease term, unless the lease transfers ownership of the underlying asset to the Company by the end of the lease term or the cost of the right-of-use asset reflects that the Company will exercise a purchase option. In that case the right-of-use asset will be depreciated over the useful life of the underlying asset, which is determined on the same basis as those of property and equipment. In addition, the right-of-use asset is periodically reduced by impairment losses, if any, and adjusted for certain remeasurements of the lease liability.

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date, discounted using the interest rate implicit in the lease or, if that rate cannot be readily determined, the Company's incremental borrowing rate. Generally, the Company uses its incremental borrowing rate as the discount rate.

The Company determines its incremental borrowing rate by obtaining interest rates from various external financing sources and makes certain adjustments to reflect the terms of the lease and type of the asset leased.

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

- fixed payments, including in-substance fixed payments;
- variable lease payments that depend on an index or a rate, initially measured using the index or rate as at the commencement date;
- amounts expected to be payable under a residual value guarantee; and
- the exercise price under a purchase option that the Company is reasonably certain to exercise, lease payments in an optional renewal period if the Company is reasonably certain to exercise an extension option, and penalties for early termination of a lease unless the Company is reasonably certain not to terminate early.

The lease liability is measured at amortised cost using the effective interest method. It is remeasured when there is a change in future lease payments arising from a change in an index or rate, if there is a change in the Company's estimate of the amount expected to be payable under a residual value guarantee, if the Company changes its assessment of whether it will exercise a purchase, extension or termination option or if there is a revised in-substance fixed lease payment.

4. Material accounting policies, contd.

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

The Company presents right-of-use assets in 'operating assets' and lease liabilities as a separate line item in the statement of financial position.

Short-term leases and leases of low-value assets

The Company has elected not to recognise right-of-use assets and lease liabilities for leases of low-value assets and short-term leases, including IT equipment. The Company recognises the lease payments associated with these leases as an expense on a straight-line basis over the lease term.

h. Inventories

Inventories are measured at the lower of cost and net realizable value. The cost of inventories is based on the first-in first-out principle, and includes expenditure incurred in acquiring the inventories and bringing them to their existing location and condition. Net realizable value is the estimated selling price in the ordinary course of business less the estimated cost of completion and selling expenses.

i. Impairment

(i) Non-derivative financial assets

A financial asset not classified as at fair value through profit or loss, including an interest in an equity-accounted investee, is assessed at each reporting date to determine whether there is objective evidence that it is impaired. A financial asset is impaired if there is objective evidence of impairment as a result of one or more events that occurred after the initial recognition of the asset, and that loss event(s) had an impact on the estimated future cash flows of that asset that can be estimated reliably.

(ii) Non-financial assets

The carrying amounts of the Company's non-financial assets, other than inventories are reviewed at each reporting date to determine whether there is any indication of impairment. If any such indication exists then the asset's recoverable amount is estimated. For intangible assets that are not yet available for use, the recoverable amount is estimated each year at the same time.

Impairment is recognized if the carrying amount of an asset exceeds its estimated recoverable amount. Impairment loss of revalued operating assets is recognized in equity under revaluation reserve up to the value of the reserve, after which they are recognized in profit or loss. Impairment losses of other assets are recognized in profit or loss.

The recoverable amount of an asset is the greater of its value in use and its fair value less costs to sell. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset.

An impairment loss is reversed if there has been a change in the estimates used to determine the recoverable amount. An impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortization, if no impairment loss had been recognized.

4. Material accounting policies, contd.

j. Employee benefits

(i) Defined contribution plans

A defined contribution plan is a post-employment benefit plan under which an entity pays fixed contributions into a separate entity and will have no legal or constructive obligation to pay further amounts. Obligations for contributions to defined contribution pension plans are recognized as an employee benefit expense in profit or loss in the periods during which services are rendered by employees. Prepaid contributions are recognized as an asset to the extent that a cash refund or a reduction in future payments is available.

(ii) Defined benefit plans

The Company's net obligation in respect of defined benefit pension plans or pension fund commitment is calculated separately for each plan by estimating the amount of future benefit that current and former employees have earned in return for their service in the current and prior periods. That benefit is discounted to determine its present value. The calculation is performed annually by qualified actuaries and specialists from the pension funds using a method based on earned benefits. Remeasurements of the net defined liabilities related to actuarial gains and losses are recognised in OCI, other expenses related to the defined benefit plans are recognized as incurred in profit or loss.

k. Provisions

A provision is recognized if, as a result of a past event, the Company has a present legal or constructive obligation that can be estimated reliably, and it is probable that an outflow of economic benefits will be required to settle the obligation. Provisions are determined by discounting the expected future cash flows at a pre-tax rate that reflects current market assessments of the time value of money and the risks specific to the liability. The unwinding of the discount is recognized as a finance cost.

I. Revenue

The Company recognises revenue from the following major sources

(i) Electricity

Revenue from the sale of electricity along with power transmission is recognised when control is transferred to the customer. Transfer of control occurs when the electricity is delivered. The supply of electricity to the customer is regarded as one performance obligation. Revenue from the sale of electricity along with power transmission are recognized in profit or loss based on recorded measurement of delivery during the period. Between measurements, usage is estimated based on prior period usage.

Revenues are usually invoiced monthly with 30 day payment terms.

(ii) Water (hot and cold)

Revenue is recognised when control is transferred to the customer. Transfer of control occurs when the water is delivered. The supply of water to the customer is regarded as one performance obligation. Revenue from the sale of hot water is recognized in profit or loss based on recorded measurement of delivery during the period. Between measurements, usage is estimated based on prior period usage.

Revenues are usually invoiced monthly with 30 day payment terms.

4. Material accounting policies, contd.

(iii) Other

Other revenues includes sale of service, rental of facilities and equipment, steam, brine and other sales. Revenue is recognised when goods are transferred or services are performed and when the performance obligation is satisfied and control of the goods or services is transferred to the customer.

Revenues are usually invoiced monthly with 30 day payment terms.

m. Net finance income (expense)

Finance income is comprised of interest income on funds invested, dividend income from investments in other companies, changes in the fair value of financial assets at fair value through profit or loss, foreign currency gains and gains on derivatives that are recognized in profit or loss. Interest income is recognized as it accrues in profit or loss, using the effective interest method. Dividend income is recognized on the date that the Company's right to receive payment is established.

Finance costs are comprised of interest expense on borrowings, unwinding of the discount on provisions, foreign currency losses, losses on derivatives that are recognized in profit or loss, changes in the fair value of financial assets at fair value through profit or loss, and impairment losses recognized on financial assets other than trade receivables. Borrowing costs that are not directly attributable to the acquisition, construction or production of a qualifying asset are recognized in profit or loss using the effective interest method.

Foreign currency gains and losses are reported on a net basis as either finance income or finance costs depending on whether foreign currency movements are in a net gain or net loss position.

n. Income tax

Income tax recovery (expense) is comprised of current and deferred tax. Current tax and deferred tax are recognized in profit or loss except to the extent that it relates to items recognized directly in equity or in other comprehensive income.

Current tax is the expected tax payable on the taxable income for the year, using tax rates enacted or substantively enacted at the reporting date, and any adjustment to tax payable in respect of previous years.

Deferred tax is recognized using the balance sheet method, providing for temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for taxation purposes. Deferred tax is measured at the tax rates that are expected to be applied to temporary differences when they reverse, based on the laws that have been enacted or substantively enacted by the reporting date. Deferred tax assets and liabilities are offset if there is a legally enforceable right to offset current tax liabilities and assets, and they relate to income taxes levied by the same tax authority.

A deferred tax asset is recognized for unused tax losses, tax credits and deductible temporary differences, to the extent that it is probable that future taxable profits will be available against which they can be utilized. Deferred tax assets are reviewed at each reporting date and are reduced to the extent that it is no longer probable that the related tax benefit will be realized.

4. Material accounting policies, contd.

o. New and amended IFRS Accounting Standards that are effective for the current year

The Company has adopted Disclosure of Accounting Policies (amendments to IAS 1 and IFRS Practice Statement 2) for the first time in the current year. The amendments change the requirements in IAS 1 with regard to disclosure of accounting policies. The amendments replace all instances of the term 'significant accounting policies' with 'material accounting policies'.

Accounting policy information is material if, when considered together with other information included in an entity's financial statements, it can reasonably be expected to influence decisions that the primary users of general purpose financial statements make on the basis of those financial statements.

The supporting paragraphs in IAS 1 are also amended to clarify that accounting policy information that relates to immaterial transactions, other events or conditions is immaterial and need not be disclosed. Accounting policy information may be material because of the nature of the related transactions, other events or conditions, even if the amounts are immaterial. However, not all accounting policy information relating to material transactions, other events or conditions is itself material.

p. New and revised IFRS Accounting Standards in issue but not yet effective

A number of new standards are effective for annual periods beginning on or after 1 January 2024 and earlier application is permitted; however, the Company has not early adopted the new or amended standards in preparing these financial statements.

The following amended standards and interpretations are not expected to have a significant impact on the financial statements.

- Non-current Liabilities with Covenants (Amendments to IAS 1).
- Classification of Liabilities as Current or Non-current (Amendments to IAS 1).
- Lease Liability in a Sale and Leaseback (Amendments to IFRS 16, Leases).
- Supplier Finance Arrangements (Amendments to IAS 7 and IFRS 7).
- Lack of Exchangeability (Amendments to IAS 21).
- Sale or Contribution of Assets between an Investor and its Associate or Joint Venture (Amendments to IFRS 10 and IAS 28 Sale).

5. Revenue split

The Company's revenue split is as follows:

	2023	2022
Electricity power intensive ¹	2.829.658	3.277.114
Electricity other	6.577.177	5.707.890
Water (hot and cold)	1.118.772	1.024.026
Other	2.437.427	582.117
Revenue from contracts with customers	12.963.033	10.591.147
Insurance claim	166.976	87.090
Realised aluminium hedges	114.663	86.957
	13.244.673	10.765.193
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¹ The definition of electricity power intensive is an end user who receives at least 80 GWh in one place within 3 year period in accordance with Electricity Act, no. 65/2003.

6. Production cost, cost of sales and service

	2023	2022
Production cost	5.298.548	4.830.370
Cost of sales	3.458.632	2.806.366
	8.757.180	7.636.736

Production costs, cost of sales and services are specified as follows based on nature of cost:

	2023	2022
Salaries and related expenses	1.165.220	929.033
Depreciation	2.872.971	2.483.671
Power purchases	2.545.672	2.574.272
Transmission cost	655.013	653.521
Maintenance and other production cost	1.518.303	996.239
	8.757.180	7.636.736

7. Other operating expenses

	2025	2022
Salaries and related expenses	681.334	519.781
Increase in pension fund obligation	58.208	57.318
Administrative expenses	534.010	416.073
Depreciation and amortization	62.920	60.006
	1.336.472	1.053.178

8. Research and development

Salaries and related expenses	34.207	15.867
R&D projects	16.172	11.955
Depreciation and amortization	3.070	1.776
	53.449	29.598

2023

2023

2022

2022

9. Salaries and related expenses

	2023	2022
Salaries Contribution to defined contribution fund Increase in pension obligation, see note 24 Other salary related expenses	1.654.311 215.923 301.184 205.594	1.402.972 182.177 226.877 169.989
——————————————————————————————————————	2.377.012	1.982.015
Average number of employees equivalent	89	85

Salaries and salary related expenses including changes in pension obligations are allocated as follows:

	2023	2022
Capitalized on projects	195.067	290.458
Production cost and cost of sale	1.165.220	929.033
Research and development	34.207	15.867
Other operating expenses	739.542	577.099
Recognized in other comprehensive income	242.976	169.559
	2.377.012	1.982.015

Salaries paid to the Board of Directors and management amounted to ISK 98 million in 2023 (2022: ISK 81 million).

10. Auditor's fee

Fee's paid to the Company's auditors in the year 2023 were ISK 25.8 million (2022: ISK 21.5 million) thereof ISK 19.9 million (2022: ISK 12.2 million) reflects fees for the audit of the Annual Financial Statements. Other services bought from KPMG amounted to ISK 5.8 million in 2023 (2022: ISK 9.3 million).

11. Depreciation and amortization

Depreciation and amortization is specified as follows:

	2023	2022
Depreciation of operating assets, see note 14	2.924.548	2.536.408
Amotization of intangible assets, see note 16	14.413	9.045
	2.938.962	2.545.453
Depreciation, amortization and impairment is allocated as follows:		
Production cost and cost of sales	2.872.971	2.483.671
Other operating expenses	62.920	60.006
Reasearch and development	3.070	1.776
	2.938.962	2.545.453

12. Finance income and expense

Finance income and expenses are specified as follows:

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	Finance income:				
				2023	2022
	Interest income on cash, loans and receivables .			413.294	55.586
			_	413.294	55.586
	Finance costs:				
	Interest expense on loans and borrowings			(1.993.420)	(613.569)
	Interest expense on lease liabilities		·····	(54.515)	(26.817)
				(2.047.935)	(640.386)
	Net exchange rate differences			1.019.474	(1.806.542)
	Changes in fair value of embedded derivatives			(158.949)	(253.341)
	Changes in fair value of other derivatives			(527.650)	687.760
				332.874	(1.372.123)
	Net finance expense			(1.301.767)	(1.956.923)
	Capitalized interest at 6.88% (2022: 4.42%)			179.382	416.055
13.	Income tax				
	Effective tax in the income statement is specified	d as follows:			
				2023	2022
	Origination and reversal of temporary difference	e		47.735	121.712
	Current tax		····· _	(326.685)	(139.468)
			_	(278.950)	(17.756)
	Effective tax rate is specified as follows:				
	Profit for the year			1.504.870	69.406
	Income tax expense			278.950	17.756
	Profit before income tax			1.783.819	87.162
		2023		2022	
	Income tax at current tax rate	(356.764)	20,0%	(17.432)	20,0%
	Effect of associates and subsidiaries	(2.397)	0,1%	(319)	0,4%
	Non-deductible expenses	(4)	0,0%	(4)	0,0%
	Tax deductible depreciation				
	in excess of cost	80.215	168,0%	0	0,0%
	Effective income tax rate	(278.950)	15,6%	(17.756)	20,4%
	Income tax recognized in OCI is specified as follo	ows:		2023	2022
	Tax on other item that will not be reclassified to	proft or loss		(48.595)	(33.912)
	Total income tax in OCI			(48.595)	(33.912)

14. Operating assets

Revaluation of operating assets

Reykjanes and Svartsengi power plant were revalued to fair value on 31 December 2022. The revaluation amounted to ISK 4,000 million for Svartsengi and negative revaluation for Reykjanes and no revaluation was recognized for Brú. The Company carried out a review at year end 2023 of the recoverable amount of power plants. Results of that review shows no requirement for impairment at year end 2023.

		Other	
	Power	operating	
	plants	assets	Total
Historical cost			
Balance at 1 January 2022	50.359.041	2.176.289	52.535.330
Additions during the year	990.214	101.340	1.091.553
Transferred from operating assets under construction	11.910.045	0	11.910.045
Transferred to operating assets under construction	(180.198)	0	(180.198)
Depreciation adjustments due to revaluation	(9.343.853)	0	(9.343.853)
Eliminated on disposal	(148.111)	(81.971)	(230.082)
Lease assets	698.603	0	698.603
Balance at 31 December 2022	54.285.741	2.195.657	56.481.398
Additions during the year	2.364.856	171.446	2.536.302
Eliminated on disposal	0	(21.541)	(21.541)
Lease assets	73.961	0	73.961
Balance at 31 December 2023	56.724.558	2.345.562	59.070.120
Depreciation			
Balance at 1 January 2022	7.036.210	442.311	7.478.521
Depreciation for the year	2.454.379	82.029	2.536.408
Eliminated on disposal	(146.736)	(76.498)	(223.234)
Depreciation adjustments due to revaluation	(9.343.853)	0	(9.343.853)
Balance at 31 December 2022	0	447.841	447.841
Depreciation for the year	2.832.529	92.019	2.924.548
Eliminated on disposal	0	(19.179)	(19.179)
Balance at 31 December 2023	2.832.529	520.682	3.353.211
Net book value			
Book value at 1 January 2022	43.322.831	1.733.978	45.056.809
Book value at 31 December 2022	54.285.741	1.747.816	56.033.557
Book value at 31 December 2023	53.892.028	1.824.880	55.716.909

14. Operating assets, contd.

Net book value without revaluation

1 January 2022	30.288.675	1.677.167	31.965.842
31 December 2022	42.116.783	1.693.163	43.809.946
31 December 2023	42.517.603	1.772.385	44.289.989
Depreciation rates	2-5%	5-20%	

Other operating assets include capitalized land and buildings with the carrying amount of ISK 1,224 million (2022: ISK 1,236 million).

Rateable value and insurance value

Rateable value of the Company's buildings amounted to ISK 4,371 million at year-end 2023 (2022: ISK 4,117 million) and land measured at rateable value amounted to ISK 2,953 million (2022: ISK 3,386 million). Insurance value of the Company's assets amounted to ISK 74,366 million (2022: ISK 59,353 million).

Pledge of assets

In relation to the refinancing of the Company in 2020 the pledge of all of the Company's real estates was released, except the undivided land Járngerðarstaðir, Grindavík, but the Company's shares have been pledged along with the rights, title and interest in and to the Company's bank accounts. The Company's subordinated intragroup liabilities to Vesturverk and Íslensk Orkuvirkjun Seyðisfirði ehf. have also been pledged, further details in Note 39, Related parties.

15. Operating assets under construction

Operating assets under construction are specified as follows:

Net book value at 1 January 2022	7.489.750
Additions during the year	5.802.050
Reykjanes power plant unit 4 (REY4) transferred to Operating assets	(11.910.045)
Transferred from operating assets	180.198
Net book value at 31 December 2022	1.561.953
Additions during the year	2.443.441
Net book value at 31 December 2023	4.005.394

Operating assets under construction at the end of the year 2023 represent mainly capitalized cost related to the Svartsengi unit 7.

With all necessary permits obtained, HS Orka broke ground in December 2022 on the 22 MW modernisation and expansion of the Svartsengi power plant allowing the Company to decomission older and less efficient units of power plants 3 and 4 and to replace with a single and more efficient unit in a new power plant 7. This first phase of the Svartsengi 7 project has been in development since 2018. The current production does not require drilling additional wells and will allow for further optimisation of resources in Svartsengi in the future.

16. Intangible assets

	Development		
	Software	costs	Total
Historical cost			
Balance at 1 January 2022	382.429	1.539.799	1.922.229
Additions during the year	15.684	22.555	38.239
Balance at 31 December 2022	398.113	1.562.355	1.960.468
Additions during the year	45.858	11.155	57.013
Balance at 31 December 2023	443.971	1.573.509	2.017.480
	-	-	
Amortization			
Balance at 1 January 2022	324.414	146.241	470.655
Amortization for the year	9.045	0	9.045
Balance at 31 December 2022	333.460	146.241	479.701
Amortization for the year	14.413	0	14.413
Balance at 31 December 2023	347.873	146.241	494.114
_			
Net book value			
Net book value at 31 December 2022	64.654	1.416.114	1.480.767
Net book value at 31 December 2023	96.099	1.427.268	1.523.367
Amortization rates	10-25%		

Development cost includes the costs for experimental drilling at Trölladyngja, Krýsuvík and Eldvörp. Relevant costs are capitalized to the extent that it is probable that future benefits are generated in order to recover the investment. HS Orka hf. holds research permits in these areas and according to management results from analysis to date are positive. If it becomes evident that the development cost will not be utilized by the Company to generate revenue it must be expensed as an impairment cost. Management has confirmed that the above projects are feasible and it is likely that they will generate revenues in the future.

Trölladyngja

In 2022 The Icelandic parliament accepted "Rammaáætlun III" a national Energy development plan, which categorized existing hydro and geothermal power sites into three groups: protected sites, pending sites and power developing sites. The Trölladyngja area is categorized as a pending site meaning more information, research and data is required. The carrying amount of Trölladyngja was at year end 2023 ISK 683 million (2022 year end ISK 683 million).

17. Investments in subsidiaries and associates

Investments in associates and subsidiaries are as follows:

	Carrying amount		Carrying amount
Share	31.12.2023	Share	31.12.2022
27 200/	12.650	27 200/	11.970
27,20%	12.059	27,20%	11.970
33,33%	0	33,33%	0
50,00%	0	50,00%	0
80,49%	586.796	80,49%	588.293
100,00%	500	100,00%	500
100,00%	3.580.398	0,00%	0
	4.180.353		600.762
	27,20% 33,33% 50,00% 80,49% 100,00%	Share 31.12.2023 27,20% 12.659 33,33% 0 50,00% 0 80,49% 586.796 100,00% 500 100,00% 3.580.398	Share 31.12.2023 Share 27,20% 12.659 27,20% 33,33% 0 33,33% 50,00% 0 50,00% 80,49% 586.796 80,49% 100,00% 500 100,00% 100,00% 3.580.398 0,00%

17. Investments in subsidiaries and associates, contd.

	2023	2022
Balance at beginning of year	600.762	602.359
Share of profit/loss	(11.985)	(1.597)
	(11.985)	(1.597)
Additions during the year	3.591.576	0
Balance at year end	4.180.353	600.762

Heimsbing 2020 ehf. is scheduled to be voluntary dissolved in the year 2024.

The following table summarises the financial information of VesturVerk as included in its own financial statements, adjusted for fair value adjustments at acquisition:

	2023	2022
Revenues	2.505	988
Profit or loss and total comprehensive loss	(1.860)	(2.879)
Non-current assets	940.592	906.943
	940.592	906.943
Current assets	9.957	9.883
Non-current liabilities	(50.139)	(50.861)
Current liabilities	(171.374)	(135.068)
Net assets	729.036	730.896
Share of HS Orka 80,49%	586.795	588.292
Share of profit/loss during the year	(1.498)	(2.317)

Acquisition of subsidiary

On 31 August, the Company acquired 100 per cent of the issued share capital and voting interests of Íslensk Orkuvirkjun Seyðisfirði ehf. (IOVS). The Company has concluded that the acquired subsidiary does not qualify as a business as defined in IFRS 3 Business Combinations.

IOVS is a hydro power generator in Iceland with power licences of 9.8 MW in total for electrical power production. IOVS power plants provide a valuable reservoir capacity to meet peak load demand in winter, reducing the power purchase need from the wholesale market respectively.

Consideration transferred

Cash	3.591.576
Total consideration transferred	3.591.576

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18. Investments in other companies

		Carrying amount		Carrying amount
	Share	31.12.2023	Share	31.12.2022
Keilir ehf., Iceland	0,02%	0	0,02%	0
Íslensk nýorka ehf., Iceland	8,55%	15.575	8,36%	14.075
Ölfus Cluster þekkingarsetur ses		1.000		1.000
		16.575		15.075

HS Orka's share in Keilir ehf. was diluted in 2020 and therefore the carrying amount has been impaired.

19. Trade and other receivables

Trade and other receivables are specified as follows:

	2023	2022
Trade receivables	1.595.979	1.423.416
Allowance for bad debt	(31.767)	(31.767)
Total trade receivables	1.564.212	1.391.649
Other receivables	164.182	10.711
Receivables from subsidiary	168.093	131.280
	1.896.487	1.533.640

20. Cash and cash equivalents

Cash and cash equivalents are as follows:

	2023	2022
Bank balances	5.241.740	6.381.226
	5.241.740	6.381.226

The Company's exposure to interest rate risk and sensitivity analysis for financial assets and liabilities is disclosed in note 32.

21. Equity

Issued share capital, as stipulated in the Company's Articles of Association, amounted to ISK 6,788,820 (2022: ISK 6,561,510). One vote is attached to each share of one ISK in the Company in addition to rights to receive dividends. All issued capital has been paid in full.

On an extraordinary shareholders meeting held 15 August 2023 resolved to increase the Company's share capital by ISK 803,976 from ISK 6,561,510 to ISK 7,365,486, nominal value, by issuing new shares. The shareholders of the Company agreed to buy the new shares, for the full payment of ISK 5,600 million.

On an extraordinary shareholders meeting held on 15 September 2023, a proposal from the Board of Directors based on Article 55 of Act no. 2/1995, respecting Public Limited Companies (the Companies Act) on share capital reduction by 576,666 shares was approved. The share capital of the Company was reduced based on item 2 of Paragraph 2 of Article 51 of the Company Act with payment to shareholders in the amount of USD 30 million in cash (equivalent to ISK 4,017 million). The share capital was reduced by ISK 576,666 of nominal value or 576,666 shares, and was after the reduction ISK 6,788,820.

21. Equity, contd.

Share premium and statutory reserve

Share premium represents excess of payment above nominal value (ISK 1 per share) that shareholders have paid for shares sold by the Company. According to the Icelandic Companies Act, 25% of the nominal value of share capital must be held in reserve which can not be paid out as dividend to shareholders.

Revaluation reserve

The revaluation reserve relates to the revaluation of operating assets, net of income tax. The revaluation reserve may not be distributed as dividends to the Company's shareholders.

Dividends

In 2023 no dividend was distributed to shareholders (2022: No dividend distributed). The Board of Directors propose that no dividend to be paid in the year 2024.

22. Loans and borrowings

This note provides information about the contractual terms of the Company's interest-bearing loans and borrowings, which are measured at amortized cost. For more information about the Company's exposure to liquidity, interest rate and foreign currency risk, see notes 30, 32 and 33.

	2023	2022
Total interest bearing debt and borrowings 1 January	25.909.242	20.873.796
New long-term loans and borrowings	4.486.490	2.979.690
Capitalized borrowing cost	(173.497)	(34.055)
Repayment of long-term loans and borrowings	(15.375)	(15.375)
Changes related to financing cash flows	4.297.619	2.930.260
Currency exchange difference	(1.128.710)	1.892.070
Accrued effective interests on long-term loan	201.250	213.116
Other liability related changes	(927.460)	2.105.186
Total interest bearing debt and borrowings 31 December	29.279.401	25.909.242
	31.12.2023	31.12.2022
Secured bank loans	29.279.401	25.909.242
Total interest bearing debt and borrowings	29.279.401	25.909.242
Current maturities of secured bank loans	15.375	15.375
Current debt	15.375	15.375
Non current debt	29.264.027	25.893.868

22. Loans and borrowings, contd.

		31.12.2023		31.12.2022
	Weighted		Weighted	
Final	average	Carrying	average	Carrying
due date	interest rate	amount	interest rate	amount
2025	7,23%	29.156.405	4,75%	25.770.872
	_	29.156.405	_	25.770.872
2031	8,31%	122.996	4,95%	138.371
	_	122.996	_	138.371
				25.909.242
Total interest-bearing loans and borrowings 29.279.401				
Annual maturities of loans and borrowings are as follows:				
Year 2023				
Year 2024				15.375
	• • • • • • • • • • • • • • • • • • • •		29.171.779	25.786.246
			15.375	15.375
			15.375	15.375
			15.375	15.375
			46.124	46.124
		_	29.279.401	25.909.242
	due date 2025 2031 borrowings	Final average due date interest rate 2025 7,23% 2031 8,31% 4 borrowings	Weighted Final due date average interest rate Carrying amount 2025 7,23% 29.156.405 29.156.405 29.156.405 2031 8,31% 122.996 1 borrowings	Weighted Final average due date interest rate Carrying average amount interest rate Weighted average amount interest rate 2025 7,23% 29.156.405 4,75% 2031 8,31% 122.996 122.996 122.996 4 borrowings 29.279.401 2023 2031 15.375 29.171.779 15.375 15.375 2031 15.375 15.375 46.124

In February 2020 HS Orka secured financing from a group of four European banks consisting of a USD 100 million term loan, USD 100 million capex facility and a USD 10 million revolving credit facility. The financing has a term of 5 years and contains financial covenants on leverage ratio and interest coverage. The term loan of USD 100 million has been fully disbursed and was used to repay existing loans. As of year end 2023 USD 100 million are drawn on the capex facility. Drawdowns on the capex facility are recorded under liabilities (non-current) in the Statement of financial position as the Company can unilaterally roll-over drawdowns up to the final maturity of the facility. The revolving credit facility is undrawn.

In November 2022 HS Orka secured a new USD 62 million capex increase facility provided by two European banks. The facility matures at the same time as the other facilities in February 2025 and contains financial covenants on leverage ratio and interest coverage. Drawdowns on the capex increase facility are recorded under liabilities (non-current) in the Statement of financial position as the Company can unilaterally roll-over drawdowns up to the final maturity of the facility. As of year end 2023 USD 15.5 million are drawn on the capex increase facility.

23. Subordinated shareholder loan

A USD 38 million subordinated and unsecured shareholder loan was provided to HS Orka in November 2022. The shareholder loan has a term of 7 years and carries a fixed rate of 10.9% per annum, interest will accrue until the principal amount and interest is paid in full at the maturity date.

The shareholder loan is fully drawn and available on Company accounts to be utilised pro rata with the capex increase facility. The balance of the shareholder loan is recorded under cash and cash equivalents.

		2023	2022
	Total subordinated shareholder loan 1 January	5.462.890	0
	New long-term subordinated shareholder loan	0	5.485.300
	Changes related to financing cash flows	0	5.485.300
	Currency exchange difference	(228.283)	(87.752)
	Accrued effective interests on long-term loan	572.910	65.342
	Other liability related changes	344.627	(22.410)
	Total subordinated shareholder loan 31 December	5.807.517	5.462.890
24.	Pension obligations	2023	2022
	Pension commitment at 1 January	2.931.000	2.852.000
	Contribution during the year	(162.184)	(147.877)
	Current service costs	3.037	3.089
	Interest expenses	55.171	54.229
	Acturial changes charged to other comprehensive income	242.976	169.559
	Pension commitment at 31 December	3.070.000	2.931.000
	Pension obligations are as follows:		
	The pension fund for State employees	1.594.597	1.502.528
	The pension fund for Municipality of Hafnarfjörður employees	822.141	779.592
	The pension fund for Municipality of Westman Islands employees	653.261	648.880
		3.070.000	2.931.000

24. Pension obligations, contd.

According to Actuaries' and Brú Pension Fund's assessment, the Company's accrued pension obligations amounted at year end 2023 to ISK 3,070 million (2022: ISK 2,931 million), discounted based on an interest rate of 2.0%, taking into account the net assets of part of the pension funds. Presumptions on life expectancy, mortality rate and discount rate are in accordance with provisions of Regulation no. 391/1998 on obligatory pension right insurance and pension funds' operation. The increase is largely due to general salaries increase, changes in achieved rights and effect of interest for present value calculations.

25. Deferred tax liability

Movement in deferred tax liability is specified as follows:	2023	2022
Balance at beginning of year	3.244.890	3.395.984
Changes recognized in profit or loss	278.950	17.756
Changes recognized in other comprehensive income	(48.595)	(33.912)
Tax payable	(326.685)	(139.468)
Changes due to joint taxation	(6.525)	4.530
Balance at year end	3.142.034	3.244.890
The following are the major deferred tax liabilities and assets recognized:	31.12.2023	31.12.2022
The following are the major deferred tax liabilities and assets recognized: Operating and intangible assets	31.12.2023 3.988.169	31.12.2022 4.052.545
	01.12.2020	
Operating and intangible assets	3.988.169	4.052.545
Operating and intangible assets	3.988.169 (9.066)	4.052.545 (9.581)
Operating and intangible assets	3.988.169 (9.066) 9.606	4.052.545 (9.581) 7.547
Operating and intangible assets Inventories and other items Trade and other receivables Pension obligation	3.988.169 (9.066) 9.606 (614.000)	4.052.545 (9.581) 7.547 (586.200)
Operating and intangible assets	3.988.169 (9.066) 9.606 (614.000) 56.344	4.052.545 (9.581) 7.547 (586.200) 193.664

The Company is taxed jointly with its Parent entities HS Orka Holding hf., HSO 1 ehf. and HSO 2 ehf.

3.142.034

3.244.890

26. Leases

The Company has leases for power plant, properties and land. These leases have terms of between 2 and 60 years.

Right-of-use assets

Right-of-use assets related to leased properties are presented as operating assets in Note 14.

Lease commitment

2023

2023			
	Power	Land and	
	plants	buildings	Total
As at 1 January	630.562	140.413	770.975
Additions	0	3.696	3.696
Non-cash additions due to increases in variable			
lease payments	59.331	14.630	73.961
Payments	(375.930)	(24.130)	(400.060)
Interest expense	45.483	9.032	54.515
As at 31 December	359.445	143.642	503.087
Current	359.445	17.218	376.663
Non-current	0	126.424	126.424
	359.445	143.642	503.087
_			
2022			
	Power	Land and	
	plants	buildings	Total
As at 1 January	0	136.397	136.396
Additions	680.132	6.000	686.131
Non-cash additions due to increases in variable			
lease payments	0	12.472	12.472
Payments	(68.381)	(22.461)	(90.842)
Interest expense	18.811	8.006	26.817
As at 31 December	630.562	140.413	770.975
Current	202 020	15.479	217 500
	302.029 328.533		317.508
Non-current	630.562	124.934 140.413	453.467 770.975
	630.562	140.413	770.975

The maturity analysis of the lease commitment is presented in in Note 30, Liquidity risk.

All leases contain variable lease payments in which the Company is the lessee. The breakdown of the total cash outflow for lease payments is as follows:

	2023	2022
Variable payments linked to the Icelandic consumer price index	396.819	87.948
Other variable payments	3.241	2.893
	400.060	90.842

26. Leases, contd.

Amounts recognised in profit or loss:

2023	2022
9.354	113.983
4.515	26.817
3.869	13.698
_	54.515 93.869

27. Trade and other payables

Trade and other payables are as follows:

	31.12.2023	31.12.2022
Trade payables	1.494.918	1.528.430
Trade payables due to operating assets under construction	113.164	228.640
Other payables	307.773	180.480
	1.915.855	1.937.550

The Company's exposure to liquidity and currency risk related to trade and other payables, see notes 30 and 33.

28. Risk management

Overview

The Company is exposed to financial risk consisting of credit risk, liquidity risk and market risk. Market risk consists of currency risk, interest rate risk and aluminium price risk.

This note provides information on the Company's exposure to each of the above risks, the Company's objectives, policies and processes for measuring and managing risk, and the Company's management of capital. Further quantitative disclosures are included throughout these financial statements.

Risk management framework

Risk management is carried out by management under policies approved by the Board of Directors. Management identifies, evaluates and manages risk in close co-operation with the Board of Directors. The Company's risk management program focuses on addressing the unpredictability of financial markets and seeks to minimize potential adverse effects on the Company's financial performance. The Company determines whether or not to use derivative financial instruments to hedge certain risk exposures if such derivatives are available.

29. Credit risk

Credit risk is the risk of financial loss to the Company if a customer or counterparty to a financial instrument fails to meet its contractual obligations.

The Company's exposure to credit risk arises principally from customers through power agreements, counterparties in derivative hedge agreements and counterparties that keep the Company's cash and cash equivalents.

The Company has set a credit policy where all new significant customers are evaluated for credit risk and payment history is checked.

29. Credit risk, contd.

Most of the Company's customers have been customers for many years and loss on receivables has been insignificant in proportion to turnover. Credit risk management includes taking into account the age of the receivables and financial standing of each customer. The list of aged receivables is reviewed on a regular basis. Customers that are behind in payments are not permitted to make further transactions with the Company until they settle their debt or the Company's collection department approves further transactions based on an agreement.

The Company establishes an allowance for impairment that represents an estimate of expected losses of trade and other receivables. The main components of this allowance are a specific loss component that relates to individually significant exposures, and a collective loss component established for companies with similar receivables in respect of losses that have been incurred but not yet identified. The collective loss allowance is determined based on historical data of payment statistics for similar receivables. A receivable is written off when it becomes clear it will not be collected, that usually happens when the counterparty files for bankruptcy. The Company has a policy to hold cash only with reputable banking institutions.

Exposure to credit risk

The maximum exposure to credit risk at the end of the reporting period is the carrying amount of each class of financial assets mentioned below.

Exposure to credit risk at the reporting date was:

	31.12.2023	31.12.2022
Trade receivables	1.564.212	1.359.882
Other receivables	332.275	141.991
Cash and cash equivalents	5.241.740	6.381.226
	7.138.227	7.883.098

Age debtor analysis and loss allowance

	31.12.2	023	31.12.	.2022
	Gross value	Loss	Gross value	Loss
		allowance		allowance
Not past due	1.536.869	12.774	1.400.413	24.465
Past due 0 - 30 days	51.788	17.892	9.317	600
Past due 31 - 60 days	6.332	317	6.028	2.516
Past due 61 - 90 days	266	133	4.198	1.056
Past due more than 90 days	724	652	3.460	3.131
	1.595.979	31.767	1.423.416	31.767
			2023	2022
Loss allowance balance at 1 January			31.767	31.767
Changes during the year			(1.851)	(1.496)
Write offs			1.851	1.496
Loss allowance balance at 31 December		-	31.767	31.767
		_	-	

The Company does not consider credit risk from other receivables than trade receivables.

30. Liquidity risk

Liquidity risk is the risk that the Company will not be able to meet obligations associated with financial liabilities that are settled by delivering cash or other financial assets. The Company's approach to managing liquidity is to ensure sufficient liquidity to meet liabilities when due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the Company's reputation. At year end 2023 the Company held cash and cash equivalents in the amount of ISK 5,242 million (2022: ISK 6,381 million) of which the proceeds and interest received from the subordinated shareholder loan amount to USD 30 million (ISK 4,080 million). In addition USD 0 million were undrawn on a capex facility (2022: USD 17 million), USD 50 million (ISK 6,797 million) were undrawn on a capex increase facility (2022: USD 62 million) and USD 10 million (ISK 1,362 million) were undrawn on the revolving facility (2022: USD 10 million).

Exposure to liquidity risk

The following are the contractual maturities of financial liabilities, including estimated interest payments:

31 December 2023					
	Carrying	Within	1-5	5+	Total
Contractual cash flows	amount	1 year	years	years	
Loans and borrowings Subordinated	(29.279.401)	(2.396.544)	(29.812.526)	(51.894)	(32.260.964)
shareholder loan	(5.807.517)	0	0	(10.677.794)	(10.677.794)
Tax payable	(326.685)	(326.685)	0	0	(326.685)
Lease commitments	(503.087)	(400.519)	(53.497)	(91.612)	(545.627)
Trade and other payables	(1.915.855)	(1.915.855)	0	0	(1.915.855)
_	(37.832.545)	(5.039.603)	(29.866.022)	(10.821.300)	(45.726.925)
_					
Contractual cash flows of der	ivatives				
Aluminium hedge	0	0	0	0	0
Interest rate swap	97.071	97.878	0	0	97.878
	97.071	97.878	0	0	97.878
	_				
Total contractual cash flows	_	(4.941.725)	(29.866.022)	(10.821.300)	(45.629.047)
31 December 2022					
	Carrying	Within	1-5	5+	Total
Contractual cash flows	amount	1 year	years	years	
Loans and borrowings Subordinated	(25.909.242)	(1.900.852)	(28.413.572)	(71.113)	(30.385.536)
shareholder loan	(5.462.890)	0	0	(11.135.637)	(11.135.637)
Tax payable	(139.468)	(139.468)	0	0	(139.468)
Lease commitments	(770.975)	(366.120)	(403.885)	(248.612)	(1.018.617)
Trade and other payables	(1.937.550)	(1.937.550)	0	0	(1.937.550)
-	(34.220.125)	(4.343.990)	(28.817.457)	(11.455.362)	(44.616.809)

30. Liquidity risk, contd.

Contractual cash flows of deri	vatives				
Aluminium hedge	(15.023)	0	0	0	0
Interest rate swap	639.744	573.979	90.418	0	664.396
_	624.721	573.979	90.418	0	664.396
Total contractual cash flows	_	(3.770.011)	(28.727.039)	(11.455.362)	(43.952.412)

Contractual cash flows of derivatives are calculated based on forward prices.

31. Market risk

Market risk is the risk that changes in foreign exchange rates, aluminum prices and interest rates will affect the Company's income or the value of financial instruments. The objective of market risk management is to manage and control market risk exposures within acceptable parameters, while optimizing return.

32. Interest rate risk

The majority of the Company's long-term borrowings carries floating interest rates. To mitigate this risk the Company has entered into an interest rate swap which included brings the ratio of fixed interest on debt to about 55% (subordinated shareholder loan included) at the end of the year (2022: 63% fixed).

Fair value of intere	est rate swaps
----------------------	----------------

	2023	2022
Fair value of interest rate swaps at 1 January	639.744	(41.759)
Changes in fair value	(542.673)	681.503
Fair value of interest rate swaps at 31 December	97.071	639.744
Fair value is based on brokers quote.		
Financial instruments with floating interest rates		
Financial assets	5.241.740	6.381.226
Financial liabilities	(29.279.401)	(25.909.243)
Interest rate swap	13.620.000	14.204.000
	(10.417.661)	(5.324.018)
Financial instruments with fixed interest rates		
Loan to subsidiary	2.203.613	0
Subordinated shareholder loan	(5.807.517)	(5.462.890)
Interest rate swap	(13.620.000)	(14.204.000)
	(17.223.904)	(19.666.890)

32. Interest rate risk, contd.

Cash flow sensitivity analysis for floating interest rate instruments

An increase or decrease in interest rates of 100 basis points at the reporting date would have increased (decreased) the return after tax by the following amounts. This analysis is based on the assumption that all other variables, in particular foreign currency rates, remain constant. The analysis was performed on the same basis for the year 2022.

	Profit o	r loss
	100 bp	100 bp
31.12.2023	increase	decrease
Financial instruments with floating interest rates	(83.341)	83.341
Cash flow sensitivity analysis, net	(83.341)	83.341
31.12.2022		
Financial instruments with floating interest rates	(42.592)	42.592
Cash flow sensitivity analysis, net	(42.592)	42.592

Fair value sensitivity analysis for changes in interest rates

An increase or decrease in interest rates of 100 basis points at the reporting date would have increased (decreased) the return after tax by the following amounts. This analysis is based on that all other variables, in particular foreign currency rates, remain constant. The analysis was performed on the same basis for the year 2022.

	Profit or loss	
	100 bp	100 bp
31.12.2023	increase	decrease
Embedded derivative in power sales contract	(2.508)	2.578
Interest rate swap	17.568	(17.620)
Total	15.059	(15.042)
31.12.2022		
Embedded derivative in power sales contract	(5.755)	5.953
Aluminium hedge	43	(43)
Interest rate swap	67.797	(69.179)
Total	62.085	(63.269)

33. Foreign exchange risk

The Company is exposed to foreign exchange risk due to sales, purchases and borrowings that are denominated in currencies other than ISK. The currencies in which these transactions are primarily denominated are US Dollar (USD) and Euro (EUR). Exposure to other currencies is insignificant.

The Company currently does not use forward contracts or other derivatives to hedge against foreign exchange rate risk. However, about 28% (2022: 33%) of the Company's revenue is in USD mitigating the risk from USD denominated debt and 15% is in EUR (2022: 3%).

Exposure to foreign exchange risk

The carrying amounts of foreign currency denominated assets and liabilities at the reporting date are as follows:

				Net
31.12.2023		Assets	Liabilities	exposure
EUR		468.215	81.814	386.401
USD		4.849.811	35.158.617	(30.308.806)
JPY		142.966	0	142.966
Other		3.503	44.071	(40.568)
	·	5.464.495	35.284.502	(29.820.007)
				Net
31.12.2022		Assets	Liabilities	exposure
EUR		31.731	0	31.731
USD		5.978.581	31.306.138	(25.327.557)
JPY		216.387	208.490	7.897
	_	6.226.699	31.514.628	(25.287.929)
	Average exc	hange rate	Year end exc	change rate
Exchange rates against the ISK were:	2023	2022	2023	2022
EUR	149,14	142,33	150,50	151,50
USD	137,98	135,46	136,20	142,04
JPY	0,98	1,03	0,96	1,08

34. Foreign exchange risk, contd.

Sensitivity analysis

A 10 percent strengthening of the ISK against the following currencies at 31 December would have increased (decreased) profit or loss after tax by the amounts shown below. This analysis assumes that all other variables, in particular interest rates, remain constant. The analysis was performed on the same basis for 2022.

	2023	2022
EUR	(30.912)	(2.538)
USD	2.424.704	2.026.205
JPY	(11.437)	(632)
Other	3.245	0

A 10 percent weakening of the ISK against the above currencies at 31 December would have had the equal but opposite effect on profit or loss after tax to the amounts shown above, on the basis that all other variables remain constant.

35. Aluminium price risk

In 2004 the Company signed a power sales agreement with Norðurál on power supply until 2026. The agreement is USD denominated and the power price is linked to the price of aluminum on the London Metal Exchange (LME). The Company entered into derivative agreements fixing an aluminium price range for the period of January-December 2023. The purpose is to mitigate the aluminum price risk fluctuations and secure the contracted income, i.e. to secure the revenue when prices go below the defined range or realise less income if prices go above. In 2023 about 96% of sales to Norðurál was hedged against changes in the price of aluminium (2022: 90%).

The power sales agreement with Norðurál features an embedded derivative, the value of which depends on the futures price of aluminium. However, at the beginning of the agreement the embedded derivative has no value. As market value is not available for these embedded derivative, generally accepted valuation methods are applied to determine the fair value. The present value of cash flows over the remaining lifetime of the power contract is calculated on the basis of the London Metal Exchange (LME) futures on the reporting date. From this number, the present value of cash flows based on aluminium price assumptions on the date of the power agreements is subtracted. The fair value change between reporting dates is recognized in the income statement.

When calculating the present value of the embedded derivatives, the Company applies a discount rate based on US risk free rates plus a risk spread.

Fair value of embedded derivatives is as follows:

	2023	2022
Fair value of embedded derivatives at 1 January	343.597	596.938
Changes in fair value	(158.949)	(253.341)
Fair value of embedded derivatives at 31 December	184.647	343.597
_		
Interest rates used for determining fair value of embedded derivative	5.9-5.5%	6.1-5.3%

35. Aluminium price risk, contd.

The Company has entered into derivative hedge agreements to mitigate risk to aluminium price exposure arising from the Norðurál power sales agreement. Hedging strategy is reviewed at least annually.

Fair value of aluminium hedge derivatives is as follows:

	2023	2022
Fair value of aluminium hedge derivatives at 1 January	(15.023)	(21.280)
Realised aluminium hedges	114.663	86.957
Other changes in fair value	(99.640)	(80.700)
Fair value of aluminium hedge derivatives at 31 December	0	(15.023)

Sensitivity analysis

A 10 percent increase or decrease of aluminium prices at 31 December would have increased (decreased) profit or loss after tax by the amounts shown below. The analysis was performed on the same basis for 2022.

		Profit o	r loss
		2023	2022
	Increase of 10%		
	Embedded derivatives	496.789	713.435
	Aluminium hedge derivatives	0	(54.408)
	_	496.789	659.027
	Decrease of 10%		
	Embedded derivatives	(496.789)	(713.435)
	Aluminium hedge derivatives	0	48.219
	- -	(496.789)	(665.216)
36.	Classification of financial instruments		
	Financial assets and liabilities are classified as follows:		
	Financial assets	31.12.2023	31.12.2022
	Financial assets recognised at amortised cost	9.341.840	7.914.866
	Financial assets at fair value through profit or loss	298.293	998.416
	_	9.640.133	8.913.282
	Financial liabilities		
	Financial liabilities at fair value through profit or loss	0	15.023
	Financial liabilities measured at amortized cost	37.832.545	34.220.125
	_	37.832.545	34.235.148

37. Fair value

Fair value versus carrying amounts

The fair values of financial assets and liabilities, together with the carrying amounts shown in the statement of financial position, are as follows:

	31.12.2023		31.12.2022	
	Carrying	Fair value	Carrying	Fair value
	amount		amount	
Int. bearing long-term debt (level 3)	35.086.918	35.086.918	31.372.132	31.372.132

Interest rates used for determining fair value for disclosure purposes

Fair value, which is determined for disclosure purposes, is calculated based on the present value of future principal and interest cash flows, discounted at the market rate of interest at the reporting date.

Interest rates used for determining fair value:

interestrates used for determining fair value.	2023	2022
Margin on interest-bearing long-term foreign debt	2,0%-2,5%	1,75%-2,5%

Fair value of other financial assets and liabilities is equal to their carrying amount.

The table below analyses assets and liabilities carried at fair value, sorted by valuation method. The different levels have been defined as follows:

Level 1: Quoted prices (unadjusted) in active markets for identical assets or liabilities.

Level 2: Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (ie. as prices) or indirectly (ie. derived from prices).

Level 3: Inputs for the asset or liability that are not based on observable market data (unobservable inputs).

	Level 1	Level 2	Level 3	Total
31 December 2023				
Operating assets	0	0	55.716.909	55.716.909
Embedded derivatives	0	184.647	0	184.647
Aluminium hedges	0	0	0	0
Other derivatives	0	97.071	0	97.071
Investments in other companies	0	0	16.575	16.575
Total	0	281.718	55.733.484	56.015.202
31 December 2022				
Operating assets	0	0	56.033.557	56.033.557
Embedded derivatives	0	343.597	0	343.597
Aluminium hedges	0	(15.023)	0	(15.023)
Other derivatives	0	639.744	0	639.744
Investments in other companies	0	0	15.075	15.075
Total	0	968.318	56.048.632	57.016.950

38. Capital management

The Board's policy is to maintain a strong capital base to sustain future development of the business.

The Company's Board of Directors seeks to maintain a balance between the higher returns that might be possible with higher levels of borrowings and the advantages and security afforded by lower levels of borrowings. The equity ratio was 41.7% at year end 2023 (2022: 41.5%). Equity ratio if subordinated shareholder loan would be classified as equity was at year end 2023 49.4% (2022: 49.4%).

39. Related parties

Identity of related parties

The Company has a related party relationship with its shareholders, subsidiaries, associates, its directors and executive officers and other companies owned by them.

	Parent			
	entities	Subsidiaries	Associates	Total
31 December 2023				
Sale	5.500	6.417	71	11.988
Purchase	0	127.790	8.950	136.740
Interest income	0	91.791	0	91.791
Interest expense	572.910	0	0	572.910
Loans and receivable	0	2.379.389	222	2.379.610
Loans, leases and payables	5.807.517	42.574	850	5.850.941
31 December 2022				
Sale	3.625	0	67	3.692
Purchase	0	0	7.737	7.737
Interest income	0	9.076	0	9.076
Interest expense	65.342	0	0	65.342
Loans and receivable	217	131.280	200	131.697
Loans and payables	5.462.890	0	0	5.462.890

In August 2023 HS Orka provided a CPI indexed loan to Íslensk Orkuvirkjun Seyðisfirði ehf. for the amount of ISK 2,129 million. The CPI indexed loan has a interest rate of 6.45 percent and a term of 22 months.

In 2023 HS Orka provided a loan to VesturVerk ehf. for the amount of ISK 20 million. Outstanding loan principle and accrued interest at the end of the year is ISK 168 million (2022: ISK 131 million).

40. Legal

On 19 April 2022 Orkuveita Reykjavíkur (OR) filed a request for Arbitration in relation to the power purchase agreement (PPA) dated 6 April 2005 and listed Norðurál and HS Orka as respondents. OR intention was to seek declaratory relief that the Review Clause in the PPA had been triggered. In April 2023, with the agreement of the parites, the Tribunal reclassified HS Orka from respondent to Claimant in the Arbitration, thus being aligned with OR. The hearing of the Arbitrarion is scheduled to take place in June 2024. The Arbitration is to conclude if parties shall enter into renegotiations regarding changes to the existing PPA but not award the financial impact of the request.

41. Subsequent events

Geophysical activity

A geophysical event in Reykjanes Peninsula started on 25 October 2023, evidenced by seismic activity, ground displacement and eruptions, close to the power plant at Svartsengi and the town of Grindavík. Since end of October 2023 four such dike intrusions have occurred as magma flows out of the magma reservoir and into the dikes. The first one, on 10 November 2023, did not result in an eruption but the other three, on 18 December 2023, 14 January 2024 and 8 February 2024, all resulted in eruptions of short durations.

Both Svartsengi and Reykjanes power plants are fully operational and have been so throughout this period. The same applies to all systems within HS Orka. There were minor outages in Svartsengi due to automatic safety shutdown of the systems during the strongest earthquakes on 10 November 2023 which were swiftly resolved.

The eruptions on 18 December 2023 and 14 January 2024 had no impact on the powerplants and operations and the powerplant was fully operational. The eruption on 8 February 2024 severed the hot water connection to the local municipality. Repairs started immediately and hot water was running again on 13 February. The total costs of the repair have not been assessed but it is considered not to be material.

Seismic activity was considerable in the area of the magma reservoir in Svartsengi during the initial uplift and the first dike intrusion but since then it has almost fully stopped in that area. Seismic activity has been confined to the area of the dike intrusions and eruptions.

It should be noted that an eruption in Svartsengi is now deemed unlikely by scientists of the Meteorological Institute, as published in the Hazard map for volcanic unrest illustrating different risk zones in the area. The hazard risk in Svartsengi (Zone 1) is currently rated Moderate whereas the hazard risk in the areas (Zone 2, 3, 4 & 6) where the last three eruptions took place are rated Considerable.

A legislation was approved by Althingi (the Parliament) on 13 November 2023 on Protection of Important Infrastructure on the Reykjanes Peninsula. Following the legislation embankments were built around Svartsengi. The embankments have been completed but have not been tested yet. However, in all likelihood they will be effective, judging by experience from the eruption on 14 January 2024 where embankments close to Grindavík were effective in directing lava flow, even if they had not been completed.

For further information on preventive measures and contingency plans is disclosed in the Sustainability report 2023.

Before the eruption in 2021, limited research and experience was available on mitigation to protect infrastructure from lava flow. During the eruption, the Department of Civil Protection and Emergency Management (DCPEM) in close collaboration with HS Orka and other infrastructure providers (i.e. Landsnet, Ljósleiðarinn, HS Veitur) commissioned Verkis Consulting Engineers to carry out testing and research on mitigations for lava flow. The research led to the design of lava flow embankments and improved lava flow models. Models showed that lava flow could not be dammed but could be guided away from critical infrastructure using embankments. Testing also provided critical information on thermal load on pipes and cables buried below hot lava.

41. Subsequent events, contd.

Since 2021 HS Orka has been updating the Company's response plans. Including, identifying back-up water supplies, sourcing of materials to use for protection against lava flow and preparations for replacing above ground hot water pipes with underground pipes in critical areas.

When a "Level of Uncertainty" was declared by the DCPEM at the end of October, HS Orka's response plans were activated, in cooperation with the DCPEM. Following the raised level of uncertainty, The Government of Iceland passed an emergency law, allowing the DCPEM to erect embankments around Svartsengi. Since October, three eruptions have taken place, during which time production has not been affected in Svartsengi. In two of these eruptions hot water supply was interrupted to Grindavík and Reykjanesbær when lava flow damaged the pipes. Temporary repairs were made within a few days of the interruption of supply. During these eruptions, the lava embankment has been shown to be successful.

Limited damage and short down time of hot water supply can be attributed to HS Orka's preparatory work and close collaboration with the DCPEM. The geological event is still ongoing, and HS Orka continues to prepare and react as it unfolds. Furthermore, preparation work has started on long term solutions to prevent interruption from lava flow, such protecting below ground in critical location as well as development other of potential geothermal resources in the vicinity of Reykjanesbær to serve as back up supply.

HS Orka is insured by reputable and recognized insurers, led by the S&P AA rated insurer Chubb and shared between several insurers which is common for companies of HS Orka's size. The insurance policy is issued on an "All Risks" basis, which is as expected for a risk of this type placed in the London market. This effectively means that the insurance covers all risks of unforeseen damage, save for those that are explicitly excluded. From a natural catastrophe perspective, the policy does not state any exclusions, additional deductibles or sub-limits for Earthquake and Volcano and therefore HS Orka benefits from the full policy limit for these perils.

HS Orka has also put in place a Contractors All Risks (CAR) policy for the Svartsengi expansion (SVA7) project.

The insurance policy is expected to be renewed on the same basis at the forthcoming renewal as proactive steps are being taken by Management in respect of risk management which will support positive longer-term outcomes in cost and coverage.

Legislation and corporate governance

The Company complies to the Public Limited Companies Act (Act no. 2/1995), as amended, the Financial Statements Act (Act no. 3/2006), and other applicable legislation and regulations. The Board of Directors of HS Orka hf. stresses the importance of maintaining good management practices in accordance with Guidelines for Corporate Governance, version 6. The Company's articles of association, last reviewed on 15 September 2023 lay down the framework for the governance of the Company, together with the Board's rules of procedure. The Company's article of association can be found on the Company's webpage.

The Company complies to all main aspects of the Guidelines for Corporate Governance but as each shareholder nominates Board members there is no acting Nomination Committee and consequently all Board members are dependent of the company's major shareholders.

The preparation of financial statements in conformity with IFRS requires management to make judgements, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets, liabilities, income, and expenses. Actual results may differ from these estimates.

Internal control and risk management

To ensure that the Company's financial statements are in accordance with generally accepted accounting practice, the Company has focused on well-defined areas of responsibility, proper segregation of duties, regular reporting, and transparency in its activities. The process of monthly reporting and reviews is an important part of monitoring financial performance and other key performance indicators.

The Board of Directors, according to its rules of procedure, defines the risk factors that the Company must address, including the nature and extent thereof. It also defines remedial action for the risks in question. In addition, the Board verifies the effectiveness of internal control and risk management.

The main role of the of HS Orka's Audit Committee, in accordance with its rules of procedure, is to ensure the quality of financial statements and other financial information and the independence of auditors.

An auditing firm is elected at the Annual General Meeting for a term of one year. External auditors are not allowed to own shares in the Company. External auditors examine the Company's annual financial statements in accordance with international standards on auditing and, to this end, inspect accounting records and other material relating to the operations and financial position of the Company. External auditors have unlimited access to the general ledger at all times. External auditors report any significant findings regarding accounting matters to the Board of Directors via the Audit Committee in the audit report.

The Board of Directors and sub-committees of the Board

According to the Company's Articles of Association the Company is managed by:

Shareholders meetings

The Board of Directors

The Chief Executive Officer

The ultimate authority in all affairs of the Company, within the limits established by the Company's articles of association and statutory law, lies with the statutory shareholder meetings. The ultimate beneficial owners (UBO) of HS Orka are funds managed by Ancala Partners Ltd. and fourteen Icelandic pension funds.

The Board of Directors and sub-committees of the Board, contd.

The Company's human resource policy was issued in the year 2023. The policy states that the company prioritizes absolute equality in its approach to human resources, valuing each employee based on their merits. This principle extends to various aspects, including flexibility, ongoing learning, professional growth, and comparable job conditions. The Company guarantees the safeguarding of employees' human rights, aligning with laws, regulations, and international agreements and upholds employees' freedom of association. The Company's diversity policy is a part of the policy of equality, last reviewed 7 August 2023. The policy states that the Company provide diversity and equality to all in employment, irrespective of their age, gender, sexuality, nationality, national origin, religion or belief or political opinions. Both policies mentioned above states that the Company opposes all form of unlawful and unfair discrimination of any kind. The Company's team has varied background, knowledge, experience, and abilities. The Board of Directors is gender-balanced, with four members providing international experience with wide-raging educational and professional backgrounds. The members of the Executive Board are experts in their specialised fields, with various educational backgrounds. Three out of the seven members are women.

The Board of Directors

The Board of Directors is the supreme authority in the affairs of the Company within the limits established by law, the Articles of Association, and the Shareholders' Agreement.

The Board consists of four members nominated by shareholder, elected at the Annual General Meeting for a term of one year and responsible for the affairs of the Company. The Board of Directors operates in accordance with the Company's articles of association and the Board's rules of procedure were last reviewed on 6 June 2023. Board's rules of procedure can be found on the Company's website.

The Board's main roles and duties are as follows:

- a. Entering into a contract of employment with the CEO and supervise his work.
- b. Responsibility for long-term strategy.
- c. Supervising all aspects of the Company's operations and ensuring that the Company's organisation and activities are always in good and proper order. The Board ensures adequate supervision of accounting and disposal of the Company's financial assets and, at least once a year, ratifies the Company's operating plan and budget.
- d. Defining, at least once a year, the risk factors that the Company must address, including the nature and extent thereof. It also defines remedial action for the risks in question. In addition, the Board regularly verifies the effectiveness of internal control and risk management. It ensures that employees can report failures to prevent risk and incidents in the Company's operations without any kind of detrimental effect to their employment.

When evaluating its size and composition, the Board takes into account the Company's operations, policies and practices and the knowledge, experience and expertise of each Board member. The Board considers its size and composition to be in line with the Board's aim, i.e. to execute its duties in an efficient manner with integrity in the best interest of the Company.

Representation of women and men on the board in 2023 is equal. The members of HS Orka's Board of Directors are: Mr. Adrian Pike (Chairman), Mr. Bjarni Þórður Bjarnason (Vice Chairman), Ms. Heike Bergmann and Ms. Margrét Ormslev Ásgeirsdóttir.

The Board of Directors, contd.

Mr. Adrian Pike, Chairman of the Board, was born in 1967 and lives in Grazely Green, United Kingdom. Mr. Pike has been on the Board since 2 July 2020. He is qualified electrician, holds degrees in Electrical Engineering and Management. He has over 30 years' experience in the utility and energy infrastructure sectors. Mr. Pike started his career as an apprentice electrician at Scottish and Southern Energy and rose through the ranks to become Group Managing Director. In 2010 he co-founded Anesco Ltd. and was the Chief Executive Officer to 2016. Later, Mr. Pike co-founded InstaVolt Ltd., a rapid EV network and is currently the Chairman of the Board. Furthermore, Mr. Pike is Chairman of the Board of Environmena.

Mr. Bjarnason has been on the Board since 10 June 2019. He is certified as Security Broker and holds a C.S degree in Mechanical Engineering from the University of Iceland and Business Administration from SMU Cox School of Business. Mr. Bjarnason has experience in corporate finance and in recent years advised, both Icelandic and foreign, investors in M&A and capital raising. Mr. Bjarnason co-founded Arctia Finance and is currently the Deputy Chief Executive Officer. Furthermore, Mr. Bjarnason is a Board member of Arctica Eignarhaldsfélag, Árvakur and Þórsmörk. From June 2003 to October 2009 Mr. Bjarnason was the Head of the Corporate Finance department at Landsbankinn hf. Previous, he was the Assistant Head of Búnaðarbanki's Corporate Finance and prior to that in a similar position at Gilding investment fund.

Ms Heike Bergmann, born in 1968 and lives in Heidenheim an der Brenz, Germany. Ms. Bergmann has been on the Board since 24 May 2019. She holds a degree in Master of Business Administration and Electrical Engineering, from the Technische Universität Darmstadt. Ms. Bergmann has experience in sales and marketing in the utility and energy infrastructure sectors. From July 2016, she is the Senior Vice President Sales Africa at Voith Hydro Holding GmbH&Co, previously in a role as Managing Director from 2012 within the same company. From 2011 to 2012 she was a Service Unit Manager at Alstom Grid Inc. and Sales Director from 2007 to 2010 at Areva T&D. She is Vice Chairwomen of the Sub-Sahara Africa Initiative of the German Industry (regional initiative of the BDI) and member of the Private Sector Advisory Board of GIZ (Deutsche Gesellschaft für Internationale Zusammenarbeit GmbH).

Ms Margrét Ormslev Ásgeirsdóttir, born in 1981 and lives in Garðabær. Ms Margrét joined the board in April 2023. She holds a B.Sc. in Industrial Engineering and M.Sc. in Economics from the University of Iceland as well as an M.Sc. in Renewable Energy Systems and Policies from the School of Renewable Energy Science. Margrét is Head of Operations at Transition Labs, a private climate initiative that partners with high impact climate projects from around the world. Previous positions include senior management roles at Carbon Recycling International and Partner at Brunnur Ventures in addition to business development, corporate finance, corporate banking, and corporate restructuring at Landsbankinn. Margrét has served on numerous boards, both in the private and public sector.

All Board members are independent of the Company and its day-to-day managers, meaning that the Board members do not own, direct or indirect any shares in the Company, they have not carried out any work for the Company nor have any other connections to the Company's main clients or competitors. All Board members are dependent of the company's major shareholders, the reason being that there are only two shareholders in the Company.

Once a year the Board conducts self-assessment where each Board member evaluates the work, results, size and the composition of the Board and the Board's sub-committees. The results provide the Board to continuously improve efficiency, strategic foresight, stewardship, value creation and corporate culture. The Board, furthermore, evaluates the work and results of the CEO.

The Board of Directors, contd.

The communication between the Shareholders and the Board of Directors takes place at statutory shareholder meetings. General Meeting is held annually before 30 April and Extraordinary General Meetings are called as needed in accordance with the Company's articles of association and applicable laws. Regular Board meetings are held with the management team over the course of the operating year including on-site visits. Board members and the management team communicate, in between meetings, through emails and telephone and additional meetings are convened as needed.

In the course of 2023, the Board of Directors held thirteen meetings with 100% attendance.

Sub-committees

The sub-committees are two in total, Audit Committee and Remuneration Committee.

Audit Committe

The Audit Committee (AC) is a sub-committee of the Company's Board of Directors and is appointed by and operates under the authority of the Board of Directors. The establishment of an AC does not detract from the responsibilities of the Board or relieve it of any liability. Each Board member must have an overview of the matters addressed by the Committee.

The Audit Committee operates in accordance with its rules of procedure, last reviewed on 4 September 2023, available on the Company's website. The Committee is responsible for reviewing and assessing the quality of the financial information received from management and provide oversight of the audit process. The Committee ensures that the information given to the Board on the Company's operations, status and future prospects are reliable and give the clearest possible picture of the Company's position at any given time.

The Committee's key activities and tasks are to:

- a. Monitor working processes in the preparation of financial statements, the corporate governance statement and non-financial information;
- b. Review the post-audit management letter together with the management's response and follow up on mitigating action with the management;
- c. Assess management reports on the Company's finances;
- d. Monitor the arrangement and efficiency of the Company's internal controls, internal auditing (where applicable), risk management (including responses to risks) and follow up on remedies to shortcomings identified during internal controls;
- e. Monitor the auditing of the Company's annual financial statements, including reviewing and challenging where necessary;
- f. Assess and manage the work of the Company's auditors and review their findings.

The Audit Committee consists of three members, one appointed by each shareholder and one independent member. The members are Ms Hildur Árnadóttir (Chairman and independent), Mr. Ashley Hough J and Ms. Margrét Ormslev Ásgeirsdóttir.

In the course of 2023, the Audit Committee held four meetings with 100% attendance.

The Remuneration Committee

The Remuneration Committee (RC) is a sub-committee of the Company's Board of Directors and is appointed by and operates under the authority of the Board. The establishment of a RC does not detract from the responsibilities of the Board or relieve it of any liability. Each Board member must have an overview of the matters addressed by the Committee.

The Remuneration Committee operates in accordance with its rules of procedure, last reviewed on 21 March 2023, available on the Company's website. The Remuneration Committee consists of two members, one appointed by each shareholder.

The Remuneration Committee assists the Board in ensuring that compensation arrangements support the Company's strategic aims and enable the recruitment, motivation and retention of senior executives, while also complying with legal requirements.

The Committee's key activities and tasks are to:

- a. Prepare and submit to the Board of Directors a draft policy on the remuneration of the Board of Directors, CEO and the executive management and monitor execution of that policy;
- b. Collect specific information and present it to the AGM, to enable the shareholders to fully understand the structure of the employment terms of the Board of Directors, the CEO and other managers;
- c. Monitor compliance of wages and other employment terms with the laws, regulations and best practices in place at any given time, prepare the Board's decisions on salary and other remuneration of the CEO, and present to the Board of Directors a draft proposal to the AMG regarding the remuneration of Board and committee members and the auditors.

The Remuneration Committee consists of two members appointed by each shareholder. The members are Mr. Adrian Pike and Mr. Bjarni Þórður Bjarnason.

In the course of 2023, the Remuneration Committee held five meetings with 100% attendance.

The Chief Executive Officer

The Chief Executive Officer (CEO) is appointed by the Board of Directors and is in charge of the Company's daily operations. He is responsible for the Company's accounts and recruitment of staff. He is obliged to follow Board policies and instructions and to provide the Board of Directors and Company auditors with any information pertaining to the Company's operations which they may request, and which may be required by law. The CEO represents the Company in all matters relating to its normal operations. Normal operations do not include measures that are unusual or extraordinary. The CEO may only take such measures if specifically authorised to do so by the Board, unless it is impossible to wait for Board's decision without substantial disadvantage to the Company's obligations. In such an event, the CEO must inform the Board of any action taken without delay.

The Chief Executive Officer, contd.

The CEO of HS Orka hf. is Mr. Tómas Már Sigurðsson. He is born in 1968 and lives in Reykjavík. Mr. Sigurðsson holds an M.Sc in Planning from Cornell University, United States and a B.Sc. in Civil and Environmental Engineering from the University of Iceland. Mr. Sigurðsson was appointed as CEO of the Company from 1 January 2020. Prior to that, Mr. Sigurðsson was the Executive Vice President and Chief Operating Officer for Alcoa Corporation, New York, USA. Prior to that, Mr. Sigurðsson held the position of President of Alcoa Europe and Middle East, Geneva, Switzerland, and before that the CEO of Alcoa Fjarðarál and Alcoa in Iceland. He was the chairman of the Iceland Chamber of Commerce from 2009 to 2012 and served as a member of the Federation of Icelandic Industries in 2005-2011. He was also a member of the Executive Committees of the European Aluminium Association, Eurometaux, and the American Chamber of Commerce to the European Union from 2012 to 2014. When working for Alcoa Mr. Sigurðsson sat on number of boards for Alcoa Corporation and was a member of the Executive Committee of Europe Aluminium and Business Europe. From 2019 to 2020 Mr. Sigurðsson was the Vice Chairman of the Board of Directors of Íslandsbanki. He is currently a board member of the Dutch shipping company Cargow B.V., Carbix hf. and Bifröst University.

The CEO is not a shareholder in the Company, neither directly nor indirectly and has no connections with principal clients or competitors or major shareholders in the Company. No share option agreements exist between the CEO and the Company.

The Executive Board

The Company's Executive Directors are seven. The Executive Board is responsible for strategic planning and decision making according to the mission, vision, and values of the Company as laid down by the Board of Directors. The Executive Board reports directly to the CEO and support the CEO in the daily operations. The members have various backgrounds, specialising in various fields, and three out of the seven members are women.

Arna Grímsdóttir Executive Vice President of Legal Affairs

Ásbjörn Blöndal Executive Vice President of Project Development

Björk Pórarinsdóttir Executive Vice President of Finances and Information Technology

Friðrik Friðriksson Executive Vice President of Sales and Services

Jón Ásgeirsson Executive Vice President of Strategy and Resource Park

Kristinn Harðarson Executive Vice President of Production

Sunna Björg Helgadóttir Executive Vice President of Technology

Regulatory compliance

In the year 2023, the Company has not violated any laws or regulations to any court or administrative order.