

oneflow³

Annual Report 2022



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2022 in brief



- On 8 April 2022, Oneflow successfully got listed on First North and raised a total of MSEK 290 including the over-allotment.
- Established offices in the UK in May; the Netherlands and France in September.
- Ended the year with 29.2k paying subscribers in 31 countries, up 55% since the previous year.
- Recruited 50 new employees during the year.
- Retained Rosie Kropp as a Director of the Board and strengthened the Oneflow Management team with a new Chief Marketing Officer and Chief Financial Officer.
- Oneflow maintains our financial target to increase ARR to at least MSEK 600 by the end of the financial year 2026 and achieve an EBIT margin of at least 20% that same year.

Significant product highlights during the year

- Introduced a new contract editor providing users with a responsive, modern, and intuitive interface.
- Added pre-sign features to increase engagement and shorten time-to-sign with the ability to add video content, activate signing when the document is ready to be signed, custom reminders, and more.
- Added handwritten or wet ink signature method to capture the less mature market segments that are not familiar with the standard “button-click” electronic signature method.
- Added features for better control and management, such as a control center for users to easily manage their GDPR compliance, pre-defined signing order, linking contracts, and more.
- Launched our integrations with Pipedrive, Google Workspace, and Zapier platform; further strengthened our existing native integrations with Salesforce, Microsoft Dynamics, and SuperOffice.



The all-in-one platform for digital contracts

Oneflow develops, sells, and implements digital contract management and automation systems. Oneflow believes that contract processing today, both in Europe and globally, is primarily characterized by manual, paper, or file-based contract management, which results in a high degree of time and resource-intensive administrative work and high exposure to human errors.

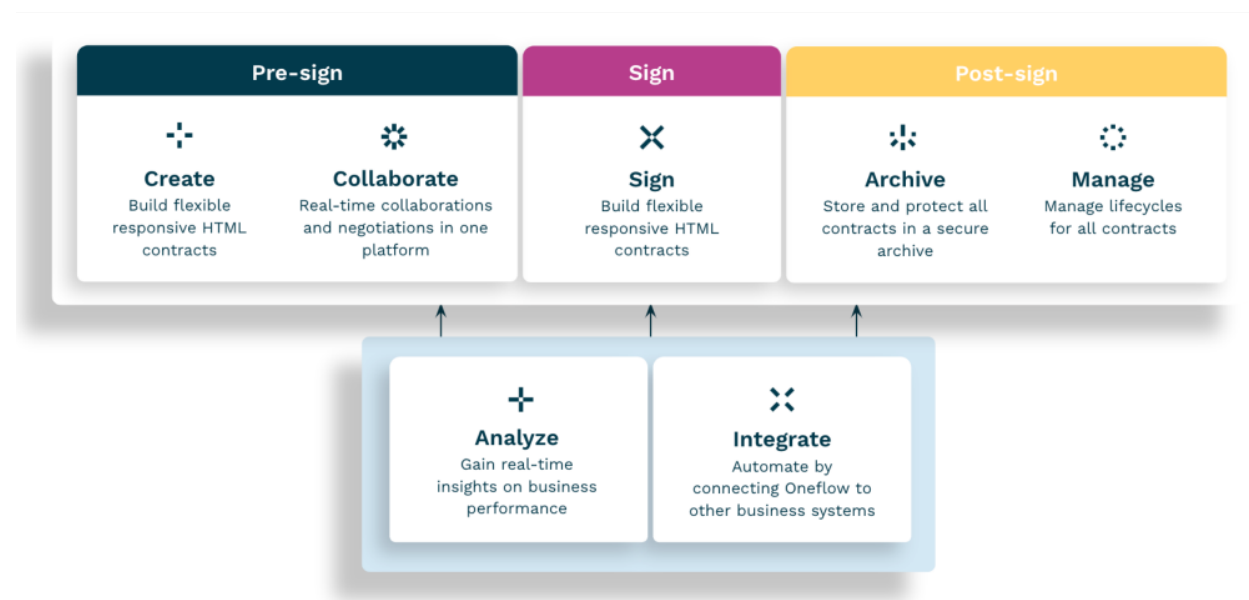
Signing is just a minor part of a bigger issue

While the world is undergoing huge digital transformation, contracts are stuck in the dark ages: a frustrating mess of legacy systems, paper, and PDFs—stuck together with an e-signature. Through the Oneflow software platform, companies are able to digitally handle contracts before, during, and after signing within one single platform—speeding up the cycles of getting contracts created, signed, and managed.

Overview of the Oneflow concept

There are three differentiators of Oneflow:

- An end-to-end platform for the contract management process
- Contracts created in Oneflow are built in a dynamic, structured data format
- Highly scalable platform from one-person company to large enterprise



Everything that Oneflow does hinges on its value proposition: Oneflow saves time and money by tearing down the silos in communication, manual processes, and between systems.

Oneflow's product offering can be divided into seven different steps during the three phases of the contract management process—Pre-sign, Sign, and Post-sign:

1. Create (Pre-sign)
2. Collaborate (Pre-sign)
3. Sign (Sign)
4. Archive (Post-sign)
5. Manage (Post-sign)
6. Analyze (Across all phases)
7. Integrate (Across all phases)



CEO's comments

A strong year that brought us closer to our vision



Oneflow continued to deliver strong sales numbers during the year. The ARR increased with an all-time-high of MSEK 33.5, ending at a total of MSEK 90.6, representing a year-over-year growth of 59%.

The sentiment in the market changed during the last quarter of the year. We did not sense any noteworthy friction in our sales processes prior to that. Expansion sales became lower than expected, sales cycles with new customers longer, and our churn doubled compared to previous quarters. Despite all that, we continued to deliver all-time-high numbers! This is proof of strength within our organization, our product, and our business model. We're doing great even in tough markets.

The market for digital contract management has an extremely large potential. According to our own calculations, it might even become larger than the CRM market during the next ten years. Last year, we strengthened our product and development teams significantly. We are in a product race, and having a great user experience is one of the preconditions to winning. We build a product with the purpose of challenging the status quo, a platform for contracts so smart and automated that users love to use.

Besides listing our company on Nasdaq on 8 April, 2022, the year was characterized by our European expansion. In May, we opened an office in the UK, and in September, we opened offices in France and the Netherlands. In new markets where our brand is unknown and our teams are new, it will take time before Oneflow is fully established. The development is in line with our plans. We have made some great hires, and are very excited about the years to come.

To build a solid foundation for driving large-scale growth, we made significant strategic investments in our workforce and the establishment of offices in new markets during 2022. This resulted in an EBIT margin of minus 120%, which is according to plan. 2023 will be a different year. Our focus is to drive toward profitable growth in our new subsidiaries, creating stronger efficiencies in our internal teams and processes. We'll continue to hire in 2023, but not to the same extent as we did in 2022. Our goal is to improve our EBIT margin without compromising our long-term plans.

Oneflow is very well-positioned to help our customers to streamline all processes involving contracts. We will never compromise our strong financial position and strive to make sound long-term business decisions. We maintain our medium-term financial target to increase ARR to at least MSEK 600 by the end of the financial year 2026, and achieve an EBIT margin of at

least 20% that same year. However, we recognize that our business in 2023 and the coming years might be impacted by a continued war in Ukraine and the effects of a global recession.

Say contract, think Oneflow!

Anders Hamnes

CEO & Founder



Oneflow in brief

Contract experts

Oneflow is one of the leading SaaS contract automation providers on the Nordic market. We help organizations grow faster with less risks, better workflows, smarter decisions that lead to quicker deals.

Oneflow develops, sells and implements an end-to-end platform for all contracts with a simple, easy-to-use tool with broad data usage capabilities. The platform is equally loved and trusted by enterprise teams and startups for its ability to keep work flowing, overcoming everyday's friction and the complexity of a contract process.

Everything that Oneflow does hinges on its value proposition: Oneflow saves time and money by tearing down the silos in communication, manual processes, and between systems.

We aspire to take the pain out of working with contracts - and make it secure and delightful. In addition to making significant savings, Oneflow users have experienced more creative freedom at work.

Our sustainable business model

Oneflow offers a SaaS application with a subscription-based pricing model without any big investments upfront. Pricing plans are based on the features included in the plan, the number of users, and value-added services.

Oneflow's go-to-market strategy is a combination of direct sales, inbound sales, partner sales, self-service sales and viral sales (product led growth). A large chunk of revenue comes from upselling and cross-selling because Oneflow can be used

in all departments. The platform has features that help businesses to structure their contracts and workspaces according to their departments, entities, and so on.

This means that for every new customer, we have the potential to increase user volume. Our customers often find additional use cases for Oneflow once they start using the platform.

Our mission and vision

Oneflow's mission is to "move business from friction to flow, creating a world where people can be their best". Our vision is to become synonymous with contracts, hence "Say contract, think Oneflow".

Go-to-market strategies

Continued innovation and self-service growth

Since inception, Oneflow set out to transform the way that contracts are written, signed, and managed by reinventing the workflow rather than simply recreating the analog process in a digital space. It was never our intention to create an e-signing tool. E-signing is a commodity.

We believe that contracts contain information that defines a business. Contracts are assets, liabilities and obligations. Our goal is to build a superior end-to-end product that leads the innovation to define the future of contracts.

Self-service product led growth is a key aspect to our organic growth plan. Contracts are at the heart of any business and we believe that anyone across the globe should



be able to easily buy Oneflow within a few steps on their own.

Marketing and network sales

Say contract, think Oneflow! Oneflow believes that brand drives demand. We believe in creating positive experiences with contracts for the users to increase the word-of-mouth and generating referrals for our brand and product.

We constantly improve the counterparty experience, enabling counterparties to instantly sign up to Oneflow and showcasing our unique value proposition to guests during their brief visit. Both strategies have high virality potential contributing to what we call “network sales”.

While we increase growth from our organic channels, we will continue to scale growth through performance marketing and paid media as long it returns a positive ROI.

Sales and partnerships

Our sales strategy is to land, expand and extend. Oneflow is not only a sales or HR tool. It's designed for contracts, for the entire organization. Our primary strategy is to “get in early”, then expand usage in volume and in other departments or entities.

With partnerships, our goal is to increase partner sales. Our strategy is to focus and penetrate into our strategic commercial and technical partners organizations as well as ecosystems while building a strong and highly engaged partner community.

New market expansion

In order to meet the increasing global demand for cloud-based applications that support automation of essential tasks such as the contracting process, Oneflow will enter into new markets through a mix of partnerships and marketing strategies.

Offices will be set up with local sales teams combined with Nordic staff to help establish the Oneflow culture.

The magic of flow

Our world is undergoing a huge digital transformation. But contracts are stuck in the dark ages: a frustrating mess of legacy systems, paper, and PDFs.

We imagined a better contract workflow. One free from friction that flows seamlessly. Where contracts are effortless, free from admin, and progress made at the tap of a button. So we built just that, making contracts smarter and an experience so delightful, it feels like magic.

From friction to flow...

From friction to flow is the core organizing thought that positions Oneflow as the brand that helps move businesses from a world of legacy systems, frustration and distraction, to one full of focus, energy, freedom and control.

In Oneflow's world of flow, contracts are effortless, admin is non-existent, and progress is made at the tap of a button. Processes are faster, decisions are smarter, and deals are quicker. It's where everything is smooth and surprisingly delightful. An experience so good, it feels like magic.

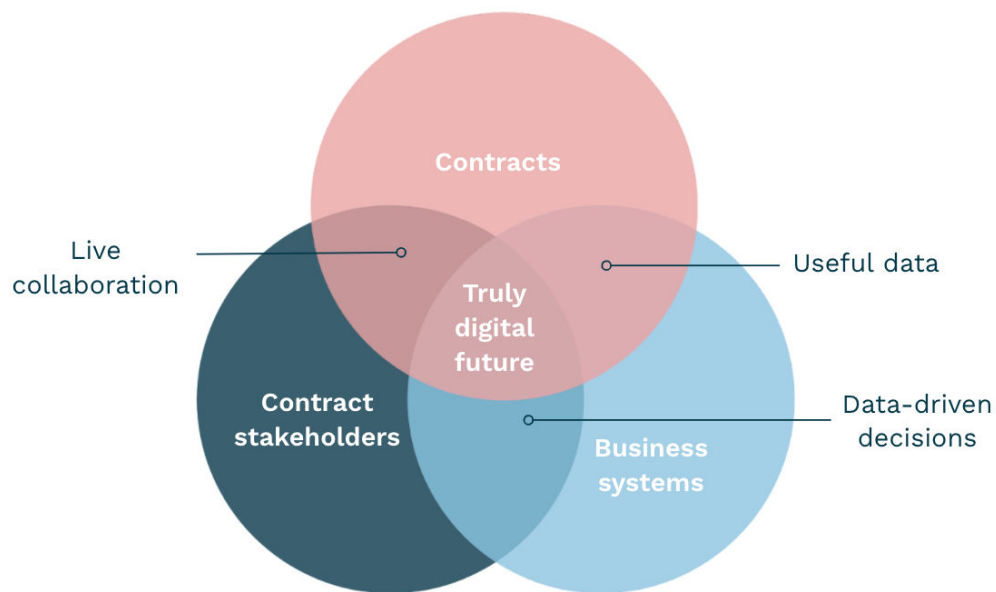
... and a truly digital future

Move from printed papers, handwritten signatures and physical archives to truly digital contracts that are secure and data-driven — breaking down the silos of communications, processes and systems — ultimately giving you the freedom to focus on what matters most and be your best.



Trusted and loved by the most demanding customers

Our customers range from the largest global enterprises to sole proprietorships, across industries, around the world. DHL, Bravida, Tele2, Northvolt, ManpowerGroup and Budbee are just some of the companies that have chosen to entrust their contracts to Oneflow.



Principles of Corporate Governance

In addition to the rules set by law or other regulations, Oneflow AB applies the Swedish Code of Corporate Governance (below the “Code”).

Oneflow AB applies the Code with the following deviations:

Paragraph of the Swedish Corporate Governance Code	Text	Deviation
2.4, 1st sentence, 2nd clause	The Chairman of the Board or another board member should not be the chairman of the Nomination Committee.	In Oneflow, it is board member Finn Persson who is the chairman of the Nomination Committee.

System for Internal Control and Risk Management in Financial Reporting

The responsibility of the Board of Directors and the CEO for internal control is regulated by the Swedish Companies Act. The responsibility of the Board is also regulated by the Swedish Code of Corporate Governance. According to the Code, the Board should describe how the internal control for financial reporting is organized, which is done through the annual corporate governance report.

The purpose of internal control is primarily to ensure that the company's goals are achieved with regard to effective and efficient operations, reliable reporting, and compliance with applicable laws and regulations. Internal control for financial reporting aims to provide reasonable assurance and reliability regarding external financial reporting, and that external financial reporting is prepared in accordance with applicable laws and accounting standards. This report on internal control for financial reporting has not been audited by the company's auditors.

The starting point for the internal control process is the framework for internal control issued by the Committee of

Sponsoring Organizations of the Treadway Commission (COSO).

Control Environment

The Board has overall responsibility for the internal control for financial reporting. In order to create and maintain a functioning control environment, the Board has established a number of basic documents of importance for financial reporting, including in particular the Board's working order and the CEO's instructions.

The Board acts as the audit committee to ensure the quality of the financial reporting and to monitor the company's internal control and risk management. The work of maintaining an effective control environment and the ongoing work of internal control for financial reporting is delegated to the CEO and Chief Financial Officer, who regularly report to the Board based on established procedures. In addition, reporting is provided by the company's auditors.

The internal control structure is based on a management system based on Oneflow's organization with clear financial roles, responsibilities and delegation of authority. Operational decisions are made at the company level, while decisions on strategy, overall financial issues, acquisitions and

major investments are made by Oneflow's Board.

The governing documents concerning accounting and financial reporting are the most important parts of the control environment regarding financial reporting. These documents are updated continuously in the event of changes in, for example, accounting standards and legislation.

Risk Assessment

In order to identify significant risks related to financial reporting within the Group, ongoing risk assessments are conducted. Risk management is an essential part of Oneflow's operations and is integrated into every process.

With regard to financial reporting, the risk is primarily assessed to lie in significant errors in the accounting, such as the booking and valuation of assets, liabilities, revenues and expenses or other deviations. Fraud and loss through embezzlement is another risk. Risk management is integrated into every process.

Oneflow uses various methods to assess, limit and manage the risks that Oneflow is exposed to and is managed in accordance with established policies, instructions and established follow-up procedures.

Control Activities

The risks identified regarding financial reporting are managed and limited as far as possible through necessary and appropriate routines, processes and control activities. For example, this is done through authorization controls in IT systems, authorization restrictions in IT systems and certification controls.

The control structure consists of clear roles in the organization that enable

effective allocation of responsibility for specific control activities aimed at detecting or preventing the risk of errors in reporting.

The company's continuous analysis, undertaken both at company and group level, of financial reporting is of utmost importance to ensure that financial reporting does not contain any material misstatements. The group's finance function has a central and essential role in the internal control process as well as ensuring that each financial reporting from each unit is accurate, complete and timely.

Information and communication

Oneflow provides ongoing information about the group's development and financial position to the market through relevant channels. Policies, guidelines, and internal instructions regarding financial reporting ensure good quality in external communication. Regular updates and notifications about changes in accounting principles, reporting requirements or other disclosures are made available and known to relevant employees in group-wide channels.

Follow-up

The CEO is responsible for organizing and following up on internal control according to the guidelines set by the board. Furthermore, the CEO is responsible for conducting independent and objective reviews to systematically evaluate and propose improvements to the group's processes for governance, internal control, and risk management. Financial management and control are carried out by the group's finance function.

The company prepares a monthly summary of relevant financial key figures and a forecast for the current year. The monthly

summary also includes performance tracking, including an analysis of deviations from the annual financial forecast and previous year's relevant results. Financial data is reported along with a forecast for the current year. Oneflow's management conducts a monthly performance review with an analysis of deviations from financial plan and the previous year. Any deviations are investigated, evaluated, and followed up, and other internal control activities are taken if necessary.

The board is provided with monthly financial reports, and financial reporting is followed up at every board meeting. Before publishing the annual report and interim reports, the board and management go through the financial reporting. Review of the annual accounts is conducted for the period January-September, known as a review, as well as for the annual accounts. The company's auditors report their observations to the board. The external auditors' task also includes annually monitoring the internal control in the group's subsidiaries.

Internal audit

Oneflow has established control and internal control systems to ensure that the company's operations are conducted effectively and with sufficient control. The board follows up Oneflow's assessment of internal control, among other things, through contacts with Oneflow's auditors. Based on the above, the board has chosen not to establish a separate internal audit function.

We have taken steps to ensure that internal controls work without a separate internal audit function. This includes continuous training and development of our staff and clear work instructions and procedures. Should it become necessary in

the future, we will consider establishing a separate internal audit function.

Direct or indirect shareholdings

The following shareholders have a direct or indirect shareholding in Oneflow AB, representing at least one-tenth of the voting rights for all shares in Oneflow AB:

Shareholder	Type of holding	Shareholding
Anders Hamnes	Indirect	20.50%
Lars Appelstål	Direct	18.60%

Voting restrictions

Oneflow AB's articles of association do not contain any restrictions on how many votes each shareholder can cast at a general meeting.

Certain provisions of the articles of association

Oneflow AB's articles of association do not have specific provisions regarding the appointment and dismissal of board members and amendment of the articles of association.

Authorizations granted by the General Meeting

The general meeting has authorized the board to decide that Oneflow AB shall issue new shares or acquire its own shares, see Annual General Meeting 2022.

The function of the Annual General Meeting

Oneflow AB does not apply any special arrangements regarding the general meeting's function, either due to provisions in the articles of association or, to Oneflow AB's knowledge, shareholder agreements.

Composition and working methods of the Board of Director

Annual General Meeting 2022

The Annual General Meeting decided to authorize the Board to, until the next Annual General Meeting, on one or more occasions, resolve on the issuance of shares, warrants and/or convertible bonds, with or without deviation from the shareholders' pre-emptive rights, to a number corresponding to a maximum of ten (10) % of the total number of shares in the Company at the time when the authorization is first utilized, to be paid in cash, by way of contribution in kind and/or by way of set-off. The authorization shall be valid from the time when the Company's shares have been admitted to trading on a marketplace and until the next Annual General Meeting.

The issuance of new shares, warrants or convertible bonds pursuant to the authorization shall be made on market terms in accordance with prevailing market conditions. If the Board considers it appropriate in order to enable the delivery of shares in connection with an issue as set out above, this may be done at a subscription price corresponding to the quota value of the shares.

Further information on outstanding incentive programs is available on the company's website, oneflow.com.

Composition of the Board of Directors

According to the Articles of Association, the Board of Oneflow AB shall consist of three to ten members, elected by the Annual General Meeting for a term of one year or until the end of the next Annual

General Meeting. Other officers in the Group may participate in the Board's meetings, for example as presenters or board secretaries.

The Board of Oneflow AB consists of:

- Lars Appelstål, Chairman of the Board
- Bengt Nilsson, Board Member
- Rosie Kropp, Board Member
- Finn Persson, Board Member
- Anders Hamnes, Board Member

At the Annual General Meeting the 6th of May 2022, the following were re-elected:

- Lars Appelstål, Chairman of the Board
- Bengt Nilsson, Board Member
- Finn Persson, Board Member
- Anders Hamnes, Board Member

Anders Hamnes works as CEO in Oneflow AB.

Information on the remuneration of the board members approved by the Annual General Meeting 2021 can be found in the annual report, Note 7.

Requirements for Independence

The Board meets the independence requirements set out in the Swedish Code of Corporate Governance. Anders Hamnes is considered dependent in relation to the Company. Lars Appelstål and Anders Hamnes may be considered dependent in relation to major shareholders. The other proposed Board members are considered independent in relation to the Company, the executive management and to major shareholders.



Name	Independent of Oneflow AB/ Executive Management	Independent of Major Shareholders
Lars Appelstål	Yes	No
Bengt Nilsson	Yes	Yes
Rosie Kropp	Yes	Yes
Finn Persson	Yes	Yes
Anders Hamnes	No	No

Oneflow AB meets the requirements of the Swedish Code of Corporate Governance that a majority of the Board members elected by the Annual General Meeting shall be independent of Oneflow AB and the executive management, and that at least two of these shall be independent of major shareholders.

Work of the Board

According to the board's working order, six regular meetings are held each year in addition to the constitutive meeting. In addition, the board can hold extra meetings when circumstances require. Board meetings should always be held in connection with the submission of financial reports, including interim reports. During 2022, the board held a total of 15 meetings. All meetings have been regular meetings.

The board annually adopts a working order, an instruction regarding the distribution of work between the board and the CEO, and an instruction for financial reporting to the board.

During the past fiscal year, the board has worked to achieve an efficient distribution of work and a structured work process. The board has divided responsibilities among members to ensure that each member can contribute with their unique expertise and experience in relevant areas.

The following main areas have been prioritized by the board during the year:

Strategy

The board has actively worked to formulate and follow up on the company's overall strategy, ensuring that it is adapted to market changes and long-term trends.

Financial control

The board has carefully monitored the company's financial performance and ensured that resources are allocated in an efficient manner to achieve set goals.

Risk management

The board has identified and monitored potential risks to the company and taken proactive measures to minimize and manage these risks.

Organization and management

The board has ensured that the company has a strong and efficient organization and competent management that can lead the company towards future success.

Sustainability and ethics

The board has worked to integrate sustainability and ethics into the company's strategy and operations, as well as monitor compliance with laws, regulations, and internal guidelines.

Through these efforts, the board has ensured an efficient distribution of work and a structured work process that contributes to Oneflow's long-term success.

The board has held 15 meetings during the past fiscal year. Attendance at board meetings has been high, reflecting the members' engagement and responsibility. Informal meetings and working groups have also been organized as needed to further strengthen collaboration and



communication within the board. The following attendance statistics for each member are presented below:

Board member	Board meetings	Remuneration committee
Lars Appelstål	14/15	3/3
Finn Persson	15/15	3/3
Rosie Kropp	8/15	N/A
Bengt Nilsson	15/15	N/A
Anders Hamnes	15/15	N/A
Johan Borendal	7/15	N/A

Board Evaluation

The board's work has been evaluated in 2022 in order to develop the board's working methods and efficiency through a detailed questionnaire to the board. The results of the survey, as well as comparative results against other similar companies, have been discussed in the board and the results have also been presented to the nomination committee. In addition, the board's chairman and members of the nomination committee have had individual conversations with all board members regarding board work and the results of the survey.

Remuneration Committee

Oneflow has a remuneration committee responsible for designing and monitoring the company's compensation policy for the CEO and other senior executives. The remuneration committee consists of Lars Appelstål and Finn Persson, members with relevant expertise and experience in areas such as compensation, financing, and corporate governance.

The remuneration committee sets salary levels, bonuses, and other forms of compensation to attract, motivate, and retain competent personnel. The remuneration committee also works to

ensure that the compensation policy is in line with the company's strategic goals and values.

The remuneration committee regularly reports to the board on its work and any decisions made. This is to create transparency and transparency around the company's compensation.

The Nomination Committee and its composition

A nomination committee shall be formed annually at the initiative of the Chairman of the Board, and the rules for the composition of the nomination committee shall be adopted by the annual general meeting. The nomination committee shall consist of four members, of whom one member shall be the Chairman of the Board. As soon as reasonably possible after the end of the third quarter, the Chairman of the Board shall contact, in an appropriate manner, the three largest shareholders in terms of votes in the shareholder register maintained by Euroclear Sweden AB at that time and request that they, within a reasonable period of time not exceeding 30 days under the circumstances, in writing name the person whom the shareholder wishes to appoint as a member of the nomination committee. If one of the three largest shareholders declines to exercise its right to appoint a member of the nomination committee, the next shareholder in turn shall be offered the right to appoint a member of the nomination committee. In the event that several shareholders decline their right to appoint members of the nomination committee, the Chairman of the Board shall not be required to contact more than eight shareholders, unless necessary to form a nomination committee consisting of at least three members.



The Chairman of the Nomination Committee shall convene the Nomination Committee for its first meeting. Unless otherwise agreed among the members, the member appointed by the shareholder with the largest number of votes shall be appointed Chairman of the Nomination Committee. The Chairman of the Board shall never be Chairman of the Nomination Committee. If a member of the Nomination Committee resigns before the Nomination Committee has completed its task, the shareholder who appointed such member shall have the right to independently and at its sole discretion appoint a replacement member. If the Chairman of the Board resigns from the Board, the replacement for such Chairman shall also replace the Chairman of the Nomination Committee.

When preparing its proposals, the Nomination Committee shall take into account that the Board shall have a composition appropriate to the Company's operations, stage of development, and other circumstances, characterized by diversity and breadth in terms of the competence, experience, and background of the members. Gender equality shall be sought.

The Nomination Committee shall provide the Company with proposals for Board members in such good time that the Company can present such proposals in the notice of the general meeting at which the election shall take place.

In connection with the issuance of the notice of the general meeting, the nomination committee shall provide a reasoned statement on its proposals regarding the composition of the board of directors on the company's website. The nomination committee shall particularly motivate its proposal with respect to the requirement of achieving gender equality. The statement shall also include a brief

account of the work of the nomination committee. If the outgoing CEO is proposed as the chairman of the board of directors shortly after his or her departure from the position of CEO, this shall be particularly motivated. The statement shall also include a brief account of the work of the nomination committee and the gender equality policy that the nomination committee has applied in preparing its proposal. The nomination committee shall submit proposals to the annual general meeting on the chairman of the meeting, the number of board members, the board, the chairman of the board, the auditor, the remuneration of the board (divided between the chairman and other board members, as well as compensation for committee work), the auditor's fees, and, to the extent deemed necessary, proposals for amendments to these instructions for the nomination committee.

The nomination committee shall present its reasoned statement on its proposals to the annual general meeting. Shareholders who wish to submit proposals to the nomination committee may send an email to valberedningen@oneflow.com no later than two months prior to the meeting.

The members of the nomination committee shall not receive any remuneration from the company for their work on the nomination committee.

Before the annual general meeting of Oneflow AB on May 13, 2023, it was announced that in addition to the Chairman of the Board, Lars Appelstål, the following shareholder representatives have been appointed as members of Oneflow AB's nomination committee:

Finn Persson, appointed by Spintop Investment Partners III Sweden AB



Jan Dworsky, appointed by Swedbank
Robur Fonder AB

Mattias Ståhlgren, appointed by Hamnes
Invest AB

Violation

Oneflow AB has not committed any violations of the regulations at the marketplace (NASDAQ First North) where Oneflow AB's shares are listed for trading.

Stockholm April 2023, according to the date indicated by the electronic signature.

Lars Appelstål
Chairman

Anders Hamnes
Managing Director

Rosie Kropp
Director

Bengt Nilsson
Director

Finn Persson
Board Director



Auditor's report on the corporate governance statement

To the general meeting of the shareholders in Oneflow AB, corporate identity number 556903-2989.

Engagement and responsibility

It is the board of directors who is responsible for the corporate governance statement for the year 2022 on pages 11-18 and that it has been prepared in accordance with the Annual Accounts Act

The scope of the audit

Our examination has been conducted in accordance with FAR's standard RevR 16 The auditor's examination of the corporate governance statement. This means that our examination of the corporate governance statement is different and substantially less in scope than an audit conducted in accordance with International Standards on Auditing and generally accepted auditing standards in Sweden. We believe that the examination has provided us with sufficient basis for our opinions.

Opinion

A corporate governance statement has been prepared. Disclosures in accordance with chapter 6 section 6 the second paragraph points 2-6 the Annual Accounts Act and chapter 7 section 31 the second paragraph the same law are consistent with the annual accounts and the consolidated accounts and are in accordance with the Annual Accounts Act.

Stockholm, according to the date indicated by the electronic signature.

Grant Thornton Sweden AB

Daniel Forsgren
Authorized Public Accountant

Board of Directors & Auditors



Lars Appelstål

Elected board member: 2015

Born: 1959

Education: Master of Science in Engineering, Linköpings University. MSc, Case Western Reserve University, Ohio.

Current assignments: Chairman of the Board of Waybler AB. Board member of Myloc AB, Myloc Holding AB, SecureAppbox AB, Lars Appelstal Consulting AB, Lars Appelstal Holding AB and Kinexit Nordic AB. Deputy board member of Utor AB and Utor Invest AB.

Previous assignments (last five years): Board member of Newsvoicedotcom AB and Neptune Software AS.

Holdings in the Company (including related parties): Appelstål owns 4,742,772 shares.



Bengt Nilsson

Elected board member: 2016

Born: 1955

Education: Studies in industrial economics, Linköping University.

Current assignments: CEO and board member of Pagero AB, Pagero Group AB (publ) and Greentrade Aviation AB. Chairman of the Board of Norelia AB, GJL Group AB and Ides AB. Board member of Hikkadua Investments AB, Greentrade AB, Payer Financial Services AB, Vilja Solutions AB, Wint Group AB and Beamwallet Nordic AB. Deputy board member of Bommin Investment Group AB, Artis Sverige AB, Jur kand Cecilia Hermansson AB and Juridiska Byrån Familjejuridik i Göteborg AB.

Previous assignments (last five years): CEO and Chairman of the Board of Pagero Sverige AB. Board member of Wint AB, Wint Accounting AB, Primelog Software AB, Primelog Holding AB, Touchtech AB, Payer Tec AB and Plejd AB. Deputy board member of Accensus AB, Qfunds AB and Bommin Sverige AB.

Holdings in the Company (including related parties): Bengt Nilsson owns, indirectly via Greenfield AB, 1,480,372 shares.



Rosie Kropp

Elected board member: 2022

Born: 1966

Education: Master of Science from Stockholm School of Economics

Current assignments: Vice President, Head of Global Brand Marketing at Ericsson, Board Director at Löffbergs, Board Director at Collabodoc, Board Director at Oneflow

Previous assignments (last five years): Senior Advisor & CEO in Lavandel, Chief Marketing Officer in Bisnode, Chairman of the Board in Animech, Chairman of the Board in Medpeople, Member of the Board in Winningtemp.

Holdings in the Company (including related parties): 0



Finn Persson

Elected board member: 2018

Born: 1967

Education: Master of Science in Physics, Lund University.

Current assignments: Chairman of the Board of Spintop Holding AB, Spintop Private Service AB, Spintop Private Partners AB, Spintop II GP AB, Spintop Investment Partners II AB, Spintop III GP AB, Spintop Investment Partners III AB, Spintop Investment Partners III Sweden AB, Spintop IV GP AB, Spintop Investment Partners IV AB, WeMeMove AB and Crosser Technologies AB. CEO and board member of PNP Venture Capital AB. Board member of Reclaimit AB, Verifyter AB, Modcam AB and Defentry AB.

Previous assignments (last five years): Board member of Sine motu AN, Verifyter AB and Modcam AB.

Holdings in the Company (including related parties): Finn Persson is a board member and participates in the management of the fund Spintop Investment Partners III Sweden AB, which owns 2,431,871 shares. Finn Persson does not own any shares personally.



Anders Hamnes

Elected board member and CEO: 2012

Born: 1974

Education: Master of Science in Marine Technology, Norwegian University of Science and Technology

Current assignments: Chairman and CEO of Hamnes Invest AB and Hamnes Invest Ltd NUF.

Previous assignments (last five years): CEO of Alfatell AB.

Holdings in the Company (including related parties): Anders Hamnes owns, via Hamnes Invest AB, 5 263 570 shares.

Daniel Forsgren

Authorized auditor, Grand Thornton

Auditor in charge of Oneflow since: 2021-09-03



Directors Report

The Board of Directors and the Chief Executive Officer of Oneflow AB, corporate registration number 556903-2989, submit the following annual report and consolidated accounts for the 2022 financial year.

Business operations

Oneflow AB develops, sells and implements user-friendly digital systems for contract management. Oneflow is a full-service provider of digital contract management and operates primarily in the Nordic market, whilst the offering has a global reach.

The business model of Oneflow is primarily built to offer long-term subscription agreements of products, which are customized for different types of customer needs and requests through a so-called SaaS model (Software as a Service).

Group structure

Oneflow AB is the Parent Company of a Group consisting of, in addition to the Parent Company, wholly owned subsidiaries of: Oneflow Norge AS (922 750 378) in Norway, Oneflow England Ltd (14 114 623) in the UK, Oneflow B.V. (86 067 982) in the Netherlands and Oneflow SAS (913 702 957) in France. The Company also has a branch in Finland, Oneflow AB (3182863-6).

Financial year 2022

The outbreak of war in Ukraine has drastically changed the environment for people and businesses during the year. Oneflow's operations have minimal exposure to Ukraine and Russia. However, Oneflow is exposed to the effects of the war in the form of a deteriorating macroeconomic situation with rising

inflation and interest rates as well as reduced economic growth.

The long-term effects of the global pandemic in the long term, with hybrid workplaces and significantly higher pressure for a digital transformation has, to some extent, been beneficial for Oneflow's sales. There has been great demand for the company's product during the year and investments in the product have consequently been extensive. Oneflow has continued to recruit in sales and marketing and has thus also invested in growth.

At an Extraordinary General Meeting on 3 February 2022, it was resolved that the company's share capital would be increased through a bonus issue, from SEK 366,239.10 to SEK 549,358.65. The bonus issue was carried out through a transfer of SEK 183,119.55 from non-restricted equity to equity according to the adopted balance sheet.

At the Extraordinary General Meeting on 3 February 2022, it was resolved to increase the number of shares in the Company through a share split (1:5), whereby one (1) existing share in the Company was divided into five (5) new shares. Through the split, the total number of shares in the Company increased from 3,662,391 shares to 18,311,955 shares.

On 8 April 2022, Oneflow AB successfully completed an initial public offering (IPO) on the Nasdaq First North Premier Growth Market, trading under the ticker "ONEF". The price per share in the IPO was SEK 45,



corresponding to a total value of all the outstanding shares in Oneflow AB of approximately MSEK 824 upon completion of the Offering. The Offering, excluding the over-allotment option, comprised 6,111,111 newly issued shares, corresponding to approximately MSEK 275 before transaction costs.

In November 2021, the Company raised a bridge loan of MSEK 30 in total. Pursuant to the terms of the bridge loans, each lender could set off its claim against new shares in the Company in connection with the Company's IPO. A total of approximately MSEK 17.6 was set off against new shares, which meant that the Company issued 391,782 new shares to these lenders, entailing an increase in the share capital of SEK 11,753.46. Following the IPO, the Company has also repaid the claims that were not set off. The bridge loan is thus repaid in its entirety.

On 5 May 2022, the Board of Directors resolved to issue a total of 327,680 shares

as part of the over-allotment option provided to Danske Bank in connection with the IPO.

Total number of shares issued was 25,142,528 at the end of the period.

In 2022, new subsidiaries were established in the UK, France and the Netherlands, consisting of sales organizations. These companies have been in the initial start-up phase during 2022.

Sustainability

Currently, Oneflow does not prepare a sustainability report.

Building Oneflow as a long-term and sustainable employer and partner involves active work in sustainability and collaboration with customers, suppliers, employees and other stakeholders. Oneflow is always striving to meet and exceed the targets set.

Multi-year review

TSEK	2022 Group IFRS	2021 Group IFRS	2020 Group IFRS	2019 Group IFRS	2018 Parent company K3
Net sales	69,126	43,583	26,591	17,203	10,091
EBIT	-65,750	-30,341	-20,007	-14 831	-10,813
EBITDA	-45,954	-17,576	-12,223	-9,278	-7,778
Balance sheet total	309,809	102,755	69,961	46,063	26,308
Average number of employees	122	83	52	37	26

Income statement disclosures

Revenue

Net sales increased by 59% from the previous year and amounted to TSEK 69,126 (43,453). The entire revenue increase was

organic and is related to an increase in subscription revenues.

Expenses

Operating expenses for the year increased by 76% (58) from the previous year and amounted to TSEK 162,455 (92,351).



The company has a heavy focus on product development, and our goal is to take a position as a global thought leader of digital contract management. The cost increase in 2022 is mainly related to the increase of the number of employees.

The main part of the Group's operating costs is related to staff. Personnel costs for the year amounted to TSEK 107,338 (66,365), up 62% (58). The number of employees at year-end amounted to 155 (105), and the average number of employees during the year was 122 (83).

The breakdown of staff and salaries and allowances is shown in Note 7.

Other costs amounted to TSEK 35,321 (13,221), where the increased costs are mainly explained by the fact that the Group, during the year, has established new offices in the UK, France and the Netherlands.

As a result of expanding our teams during the pandemic and opening offices in new markets, a strategic decision was made to invest in the company's corporate culture. This involved bringing the entire organization together for a two-day conference in Rome. This with the aim of strengthening the company's prerequisites for generating a profitable growth going forward. Costs for this amounted to TSEK 2,400.

Capitalized development work for own account during the year amounted to TSEK 36,664 (22,222). Depreciation during the year amounted to TSEK 19,796 (12,765). Depreciation increases compared to 2021 due to increased investments in own development. Developments during the year included adaptations to new markets, functionality for better management of GDPR data and expanded integration possibilities.

Net financial items amounted to TSEK -1,369 (-580) and consist mainly of interest expenses for bridge loans as described in Note 9.

Profit/loss

During the period, the Company has mainly focused on developing its product offering and increasing growth, which has contributed to an operating loss. Basic and diluted earnings per share amounted to SEK -2.89 (-1.70) and SEK -2.89 (-1.70), respectively. Since the Group has posted negative earnings, potential ordinary shares do not give rise to dilution.

Balance sheet disclosures

Intangible assets

Oneflow continuously invests resources in the development of new and existing applications in its platform.

Continuous development of the product has taken place during the year and includes adaptations for our new markets, functionality for better management of GDPR data and expanded integration capabilities.

Property, plant and equipment

Investment in tangible assets was mainly made up of computer equipment.

Financing and liquidity

Cash and cash equivalents

Cash and cash equivalents amounted to TSEK 211,651 (35,212) at the end of the period.

Financing

The company is currently in a growth phase, and loss for the financial year 2022



was TSEK -67,292 (-31,104). Historically, the company has not been able to finance its business operations solely from its own cash flow and has therefore been dependent on external financing. During the year, Oneflow was successfully listed on First North, and raised a total of MSEK 290 including the over-allotment. The conditions for Oneflow's further development and expansion look promising for the years ahead, and currently no further financing is deemed necessary.

Deferred tax asset

At the end of the period, the Group has accumulated loss carry-forwards that have not been capitalized, since it is uncertain when the Group will be able to offset these against future taxable profits. At year-end, these amounted to TSEK 156,633 (88,612).

Equity

Equity at year-end amounted to TSEK 230,607 (11,866), corresponding to SEK 9.17 (3.24) per outstanding share. The increase in equity has been achieved by way of new share issues, which are presented in detail in Note 21.

During the year, the company has also issued a share option program. For more information, please refer to Note 22.

As of 31 December 2022, the amount recognized in equity for employee share options amounts to TSEK 7,498 (4,935).

Interest-bearing liabilities

At year-end, interest-bearing liabilities in the Group, including lease liabilities, amounted to TSEK 4,491 (46,666). At the end of the financial year 2022, these comprised only lease liabilities.

All loans have been repaid during the year.

In November 2021, the Company raised a bridge loan of MSEK 30 in total. Pursuant to the terms of the bridge loans, each lender could set off its claim against new shares in the Company in connection with the Company's IPO. A total of approximately MSEK 17.6 of the bridge loan was set off against new shares and the remainder was repaid. During the year, loans from Almi of TSEK 2,695 were also repaid in full.

Comments on the consolidated statement of cash flows

Cash flow from operating activities totaled TSEK -28,893 (-3,952). The change from the previous year is explained by lower operating profit, which is mainly related to the increase in the number of employees and the company's investment in product development. Increased expenses can also be largely explained by the fact that the Group established new offices in the UK, France and the Netherlands during the year.

Cash flow is also positively affected by our customers paying in advance. Pricing is subscription-based with the majority being of annual subscriptions and 95% of revenues are recurring.

Cash flow from investment activities for the year amounted to TSEK -39,471 (-24,554). Investments in intangible assets totaled TSEK -36,664 (-22,222) and investments in tangible assets totaled TSEK -1,893 (-1,473).

Cash flow for the year from financing activities amounted to TSEK 244,785 (25,231) and consists of a new share issue of TSEK 307,376, costs for the new share issue of TSEK -23,950, amortization of interest-bearing debt of TSEK -32,695 (-1,067) and amortization of leases of TSEK -5,946 (-3,836).



Total consolidated cash flow for the year amounted to TSEK 176,421 (-3,275).

Significant risks and uncertainties

Oneflow's most significant risk is that sales do not increase according to plan, which in turn might lead to desired growth and profitability not being reached, as well as that the Group fails to retain and attract skilled staff.

Risk of Oneflow being unable to manage growth and achieve profitability

Oneflow is a relatively new SaaS company (Software as a Service). These are usually characterized by large initial investment cost during the upstart phase, combined with a long-term repayment of investments (ROI, Return on Investment).

Risks related to competition

The market for digital contract management in which Oneflow operates is competitive, with competition coming partly from larger global players and partly from local players in specific parts of the value chain. Also, the current market is in an early development phase, which entails a risk that a number of new players can enter, and thus further increase the competition.

Credit and counterparty risk

There is a risk that Oneflow's customers cannot fulfill their payment obligations, and therefore cause a loss for the company. Oneflow's exposure to credit risk is mainly related to trade receivables. In 2022, credit losses amounted to TSEK 382.

Liquidity risk

Liquidity risk is the risk that the Group will have insufficient cash and cash equivalents available to discharge its obligations in respect of financial liabilities. The Group has no unutilized credit facilities.

Cash flow forecasts are prepared on a regular basis. At Group level the rolling forecasts for the Group's liquidity reserves are monitored carefully to ensure that the Group has sufficient cash funds to meet the requirements of the ongoing operations.

Other future strain on liquidity pertains to the payment of salaries, taxes and accounts payable, as well as other current liabilities and repayment of loans.

As of 31 December 2022, the Group's current liabilities exceed its current assets. The Group's current liabilities largely comprise of prepaid subscription fees from customers, which does not lead to an outflow of liquidity.

The Board assesses that the company has the ability to continue as a going concern and has the ability to fund operations for 12 months. If no significant issue is performed, the Group has the ability to regulate the investment level and adapt its costs.

Risk of Oneflow not being able to recruit or retain key personnel

For the continued growth of the company, it is important that the key personnel with specialized knowledge of the business and market remain in their respective positions or that, should such persons terminate their employment, the company can replace them at short notice. Recruitment competition for highly qualified staff is high for several of the company's staff

categories, in particular software developers and senior managers.

Risk due to the macroeconomic situation

As mentioned in Operating Year 2022, the outbreak of war in Ukraine has drastically changed the external environment. Oneflow's operations have very limited exposure to Ukraine and Russia but are exposed to the effects of the war in the form of a deteriorating macroeconomic situation with rising inflation and interest rates and reduced economic growth. The main risks arising from the current uncertain situation due to the war in Ukraine are;

Revenue: As a result of the macroeconomic uncertainty, there is a risk that the demand for the company's products will decline, which may have a negative impact on the company's operations and growth opportunities.

Profitability: We have seen an increased rate of customer churn and an increased risk of customer loss. Actions are continuously taken to ensure timely and effective monitoring of outstanding accounts receivable. Furthermore, measures are taken to reduce costs that are not considered critical to operations in the short term.

The COVID-19 outbreak did not significantly affect our business in the 2022 financial year. Overall, the effect has been the opposite and the business has benefited through its digital product offerings.

In 2020, the Group received a government grant for short-term compensation. As this is not finally granted, it has been recognized as a liability in its entirety.

Research and development

Oneflow develops software in the form of user-friendly digital systems for contract management. The work performed consists of research, development and maintenance of software products, and testing. Oneflow conducts its own research as well as taking existing research and applying it to new applications.

Board Activities

The Board of Oneflow AB comprises five ordinary members. The Rules of Procedure for the Board of Directors, which is determined for one year at a time, contains, inter alia, disclosures of the allocation of responsibilities between the Board of directors and the CEO.

The Board's work follows an annual presentation plan, with a fixed agenda for each meeting. Meetings of the Board of Directors are attended by the CEO and company officials as rapporteurs and minute takers.

During the year, the Board held 15 meetings.

Nomination Committee

The company will adopt policies for its Nomination Committee at an Extraordinary General Meeting after the signing of the Annual Report.

Events after the end of the reporting period

In January 2023, Natalie Jelveh was appointed as new CFO. No significant events have occurred after the end of the reporting period.

Outlook

Oneflow assesses the underlying demand for the solutions that the company markets as good, and therefore regards the conditions for earnings improvements and continued growth as positive.

Parent Company

Operations in Sweden are conducted in the Parent Company. As of 31 December 2022, Oneflow AB owns 100% of the shares in Oneflow Norge AS, Oneflow England Ltd (14,114,623), Oneflow B.V. (86 067 982) and Oneflow SAS (913 702 957). The company also has a branch in Finland, Oneflow AB (3182863-6).

Share Structure

Oneflow AB's share capital at the end of 2022 amounted to SEK 754,276 divided into 25,142,528 shares.

Oneflow is listed on Nasdaq First North Premier Growth Market, trading under the ticker "ONEF".

Proposal for the appropriation of profits

Retained earnings	170,218,833
Net loss	-67,856,111

Total	102,362,722
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The board proposes that:

Carried forward to retained earnings	102,362,722
Total	102,362,722



Consolidated income statement

TSEK	Note	2022-01-01- 2022-12-31	2021-01-01- 2021-12-31
Net sales	5	69,126	43,583
Capitalized development work by own employees	13	27,526	18,392
Other revenues		53	35
Gross income		96,705	62,010
<i>Operating expenses</i>			
Compensation to employees	7	-107,338	-66,365
Depreciation	13, 14	-19,796	-12,765
Other expenses	6, 8, 11	-35,321	-13,221
Total operating expenses		-162,455	-92,351
Operating income		-65,750	-30,341
Financial income	9	741	54
Financial expenses	9	-2,110	-634
Income after financial net		-67,119	-30,921
Taxes	10	-173	-183
Net income		-67,292	-31,104
Net income attributed to:			
Shareholders of the Parent Company		-67,292	-31,104
		-67,292	-31,104
Earnings per share, based on income attributed to shareholders of the Parent during the year (SEK / share)			
Earnings per share	12		
Earnings per share, non-diluted		-2.89	-1.70
Earnings per share, diluted		-2.89	-1.70



Consolidated statement of other comprehensive income

TSEK	Note	2022-01-01– 2022-12-31	2021-01-01– 2021-12-31
Net income		-67,292	-31,104
Items that may be reclassified to the income statement:			
Translation adjustments		46	-14
Other comprehensive income for the period, net of tax		46	-14
Comprehensive income for the period		-67,246	-31,118
Comprehensive income for the period attributed to:			
The shareholders of the Parent Company		-67,246	-31,118

Consolidated balance sheet

TSEK	Note	2022-01-01– 2022-12-31	2021-01-01– 2021-12-31
ASSETS			
Intangible fixed assets	13		
Capitalized development cost		58,882	35,285
Other intangible non-current assets		338	574
Total intangible fixed assets		59,220	35,859
Tangible fixed assets	14		
Tangible non-current assets		2,831	1,955
Right-of-use assets		10,151	14,890
Total tangible fixed assets		12,982	16,845
Financial assets	15		
Other financial non-current assets		1,914	1,000
Total financial assets		1,914	1,000
Total fixed assets		74,116	53,704
Trade receivables	18	15,385	9,281
Current tax assets		453	332
Other current receivables		1,360	293
Prepaid expenses and accrued income	5, 19	6,844	3,933
Cash and cash equivalents	20	211,651	35,212
Total current assets		235,693	49,051
Total assets		309,809	102,755
EQUITY AND LIABILITIES			
Net income attributed to Shareholders of the Parent Company			
Share capital	21	754	366
Other contribution capital	22	349,904	64,121
Retained earnings including net income for the year		-120,051	-52,621
Total equity		230,607	11,866



TSEK	Note	2022-01-01– 2022-12-31	2021-01-01– 2021-12-31
LIABILITIES			
Non-current liabilities			
Interest-bearing non-current liabilities	23	-	1,528
Non-current leasing liabilities	8, 23	4,491	9,164
Deferred tax liabilities	24	167	190
Total non-current liabilities		4,658	10,882
Current liabilities			
Interest-bearing current liabilities	23	-	31,167
Current leasing liabilities	8, 23	4,851	4,807
Trade payables		5,365	2,596
Other current liabilities	25	9,712	7,788
Accrued expenses and deferred income	5, 26	54,616	33,649
Total current liabilities		74,544	80,007
Total equity and liabilities		309,809	102,755

Consolidated statement of changes in equity

Attributable to the Parent Company's shareholders

TSEK	Note	Share capital	Additional paid-in capital	Retained earnings	Total equity
Opening balance January 1, 2021		366	61,861	-21,503	40,724
Net income for the period				-31,104	-31,104
Other comprehensive income for the year				-14	-14
Total comprehensive income		366	61,861	-52,621	9,606
Transactions with owners					
Premium for stock options				134	134
Share-based payment	22		2,126		2,126
Total transactions with owners		-	2,126	134	2,260
Closing balance December 31, 2021		366	63,987	-52,487	11,866
Opening balance January 1, 2022		366	63,987	-52,487	11,866
Net income for the period				-67,293	-67,293
Other comprehensive income for the year				46	46
Total comprehensive income		366	63,987	-119,734	-55,381
Transactions with owners					
Bonus issue		183		-183	-
Share issue	21	205	307,171		307,376
Costs related to Share issue			-23,950		-23,950
Share-based payment	22		2,562		2,562
Total transactions with owners		388	285,783	-183	285,988
Closing balance December 31, 2022		754	349,770	-119,917	230,607



Consolidated statements of cash flow

TSEK	Note	2022-01-01– 2022-12-31	2021-01-01– 2021-12-31
Cash flow from current operations			
Operating income		-65,750	-30,341
Depreciation of tangible and intangible assets		19,796	12,765
Other adjustments for non-cash items	22	2,562	2,126
Interest received		742	19
Interest paid		-1,480	-196
Taxes paid		-307	-334
Cash flow from operating activities before changes in working capital		-44,437	-15,961
Change in accounts receivable		-6,104	-4,848
Change in other short-term operating receivables		-3,978	-1,764
Change in accounts payable		2,769	1,909
Change in other short-term operating liabilities		22,857	16,712
Total change in working capital		15,544	12,009
Cash flow from current operations		-28,893	-3,952
Cash flow from investment activities			
Investment in intangible non-current assets	13	-36,664	-22,222
Investment in tangible non-current assets	14	-1,893	-1,473
Sales of tangible non-current assets	14	-	17
Investment in financial non-current assets	15	-914	-1,000
Sales of financial non-current assets	15	-	124
Cash flow from investing activities		-39,471	-24,554



TSEK	Note	2022-01-01– 2022-12-31	2021-01-01– 2021-12-31
Cash flow from financing activities	28		
Share issue		307,376	-
Costs for Share issue		-23,950	-
Premium for stock options		-	134
Proceeds from borrowings		-	30,000
Amortization of leasing liabilities		-5,946	-3,836
Amortization of borrowings		-32,695	-1,067
Cash flow from financing activities		244,785	25,231
Net cash flow		176,421	-3,275
Net change in cash flow			
Cash and cash equivalents, beginning of the period		35,212	38,429
Exchange rate changes on cash		18	58
Cash and cash equivalents, end of period		211,651	35,212

Parent company income statement

TSEK	Note	2022-01-01– 2022-12-31	2021-01-01– 2021-12-31
Net sales	5	68,810	43,349
Capitalized development work by own employees	13	27,526	18,392
Other income		53	35
Gross income		96,389	61,776
<i>Operating expenses</i>			
Compensation to employees	7	-92,474	-59,970
Depreciation	13, 14	-14,263	-9,005
Other expenses	6, 8	-56,734	-23,523
Total operating expenses		-163,471	-92,498
Operating income		-67,082	-30,722
Financial income	9	741	52
Financial expenses	9	-1,478	-194
Income after financial net		-67,819	-30,864
Closing dispositions			-
Income before taxes		-67,819	-30,864
Taxes	10	-37	-24
Net income for the period		-67,856	-30,888

Parent company balance sheet

TSEK	Note	2022-12-31	2021-12-31
ASSETS			
Fixed assets			
Intangible fixed assets			
Capitalized development cost	13	59,220	35,859
		59,220	35,859
Tangible fixed assets			
Tangible fixed assets	14	2,547	1,896
		2,547	1,896
Financial assets			
Shares in subsidiaries	15	45	33
Other financial non-current assets		1,164	1,000
		1,209	1,033
Total fixed assets		62,976	38,788
Current assets			
Short-term receivables			
Trade receivables	18	15,385	9,024
Current tax assets		615	404
Other current assets		551	277
Prepaid expenses and accrued income	5, 19	7,473	5,322
		24,024	15,027
Liquid funds			
Cash and cash equivalent	20	210,072	34,757
Total current assets		234,096	49,784
Total assets		297,072	88,572
EQUITY AND LIABILITIES			
Restricted equity			
Share capital	21	754	366
Fund for development expenses		59,220	35,858
		59,974	36,224



TSEK	Note	2022-12-31	2021-12-31
Unrestricted equity			
Share premium reserve		321,357	38,319
Other unrestricted equity		7,497	4,935
Retained earnings		-90,779	-36,546
Net income for the year		-67,856	-30,888
		170,219	-24,180
Total equity		230,193	12,044
LIABILITIES			
Non-current liabilities			
Interest-bearing non-current liabilities	23	-	1,528
Total non-current liabilities		-	1,528
Current liabilities			
Current Interest-bearing liabilities	23	-	31,167
Account payables		4,881	2,425
Current tax liabilities		-	-
Current liabilities group companies		388	989
Other current liabilities	25	9,073	7,601
Accrued expenses and deferred income	5, 26	52,537	32,818
Total current liabilities		66,879	75,000
Total equity and liabilities		297,072	88,572

Parent company statement of changes in equity

Attributable to the Parent Company's shareholders

TSEK	Note	Share capital	Restricted equity	Unrestricted equity	Share premium reserve	Retained earnings	Total equity
Opening balance January 1, 2021		366	22,052	2,809	38,319	-22,835	40,711
Net income for the period						-30,888	-30,888
Translation differences						-39	-39
Fund for development expenses			13,806			-13,806	-
Total comprehensive income		366	35,858	2,809	38,319	-67,568	9,784
Transactions with owners							
Share-based payment				2,126			2,126
Premium for stock options						134	134
Total transactions with owners		-	-	2,126	-	134	2,260
Closing balance December 31, 2021		366	35,858	4,935	38,319	-67,434	12,044
Opening balance January 1, 2022		366	35,858	4,935	38,319	-67,434	12,044
Net income for the period						-67,856	-67,856
Translation differences						17	17
Fund for development expenses			23,362			-23,362	-
Total comprehensive income		366	59,220	4,935	38,319	-158,635	-55,795
Transactions with owners							
Bonus issue		183				-183	-
Share issue	21	205			307,171		307,376
Costs related to Share issue					-23,950		-23,950
Share-based payment				2,562			2,562
Total transactions with owners		388	-	2,562	283,221	-183	285,988
Closing balance December 31, 2022		754	59,220	7,497	321,540	-158,818	230,193



Parent's statement of cash flows

TSEK	Note	2022-01-01– 2022-12-31	2021-01-01– 2021-12-31
Cash flow from current operations			
Operating income		-67,082	-30,722
Depreciation of tangible and intangible assets		14,263	9,005
Other adjustments for non-cash items	22	2,562	2,126
Interest received		741	17
Interest paid		-1,478	-194
Taxes paid		-234	-284
Cash flow from operating activities before changes in working capital		-51,228	-20,052
Change in accounts receivable		-6,361	-4,592
Change in other short-term operating receivables		-2,425	-2,872
Change in accounts payable		2,456	1,836
Change in other short-term operating liabilities		20,581	18,113
Total change in working capital		14,251	12,485
Cash flow from current operations		-36,977	-7,567
Cash flow from investment activities			
Investment in intangible non-current assets	13	-36,664	-22,222
Investment in tangible non-current assets	14	-1,610	-1,418
Sales of tangible non-current assets	14	-	17
Investment/refunds in financial non-current assets	15	-164	-1,000
Cash flow from investing activities		-38,438	-24,623
Cash flow from financing activities			
Share issue	28	307,376	-
Premium for stock options		-23,950	134
Proceeds from borrowings		-	30,000
Amortization of borrowings		-32,695	-1,067
Cash flow from financing activities		250,731	29,067
Net cash flow		175,316	-3,123



TSEK	Note	2022-01-01– 2022-12-31	2021-01-01– 2021-12-31
Net change in cash flow			
Cash and cash equivalents, beginning of the period		34,757	37,886
Exchange rate changes on cash		-1	-6
Cash and cash equivalents, end of period		210,072	34,757

Notes

1. General information

Oneflow AB (publ) (the “Parent Company”) and its subsidiaries (together the “Group”) develops, sells and implements user-friendly digital systems for contract management. The Group has sales offices in Sweden, Norway and Finland, United Kingdom, France and the Netherlands where Oneflow AB primarily conducts its business operations through its wholly owned subsidiaries and branches.

The Parent Company is a limited company registered in Sweden, corporate registration number 556903-2989, with its head office in Stockholm. The address of the headquarters is Gävlegatan 12 A, 113 30 Stockholm, Sweden.

2. Summary of significant accounting policies

The principal accounting policies applied in the preparation of these financial statements for the Group and the Parent Company are presented below. These standards have been consistently applied for all the years presented, unless otherwise stated.

2.1 Basis of preparation

Group

This interim report has been prepared pursuant to the Swedish Annual Accounts Act.

The Group applies the International Financial Reporting Standards (IFRS) as endorsed by the EU, and interpretations of these standards (IFRIC). In addition, the Group applies the Swedish Annual

Accounts Act and the Swedish Financial Reporting Board recommendation RFR 1 Supplementary Accounting Rules for Groups.

These statements have been prepared on a historical cost basis.

Parent Company

The Annual Report for the Parent Company was prepared in accordance with RFR 2 Accounting for Legal Entities and the Swedish Annual Accounts Act.

Estimates and assessments

Preparing reports according to IFRS requires the use of a number of key estimates for reporting purposes. Moreover, it requires management to make certain assessments in conjunction with the application of the Group’s accounting policies. The areas involving a high degree of assessments, that are complex or such areas where assumptions or estimates are of significant importance for the consolidated statements are presented in Note 4.

New standards and interpretations not yet applied by the Group

None of the amendments to standards that became effective during the 2022 financial year have had any material effects on the financial statements.

2.2 Consolidated statements

Subsidiaries are all entities in which the Group has a controlling interest. The Group controls an entity when it is exposed to, or has rights to, variable return from its involvement with the entity and has the ability to affect those returns through its power over the entity. Intra-Group income,



expenses and balance-sheet items between Group companies are eliminated in the consolidated accounts. They are consolidated from the date on which the Parent Company obtains a controlling interest. Subsidiaries are deconsolidated from the day the controlling interest ends.

2.3 Translation of foreign currencies

The Group's presentation currency is Swedish Krona (SEK), which is the functional and presentation currency of the Parent entity. Items included in the financial statements of each of the Group's companies are measured using the currency of the primary economic environment in which the entity operates ('the functional currency'). Profit (loss) and financial position for all Group companies having a different functional currency than the presentational currency, are translated into the Group's presentational currency as follows:

In preparing the consolidated accounts, assets and liabilities in foreign subsidiaries and foreign branches are translated into SEK at the closing-day rate. Income and expenses are translated at an average exchange rate. The resulting exchange rate differences are recognized in other comprehensive income, as part of the translation reserve in equity.

Transactions in foreign currency are converted to the functional currency at the exchange rates prevailing on the transaction date. Foreign exchange gains and losses arising from the settlement of such transactions and upon conversion of monetary assets and liabilities in foreign currency at closing rates are recognized in operating profit or loss in the income statement. Foreign exchange gains and losses attributable to loans and cash and cash equivalents are recognized in the

income statement as financial income or expense.

2.4 Segment reporting

An operating segment is defined as business activities which generate income and incur costs, whose operating profit is regularly followed up by the Group's chief operating decision maker and for which independent financial information is available. In Oneflow, the CEO is defined as the chief operating decision maker. This person makes decisions regarding the allocation of resources, and regularly monitors and assesses the results.

Currently, all customer contracts are managed and underwritten by the Swedish company. The Group's internal reporting is built in such a way, that the CEO can monitor performance and results. As results are only monitored for one business area, the whole Group is comprised of one single operating segment, subscription agreements.

Segment information is not presented on the basis that the Group has determined that the entire business comprises one segment. Additional disclosures according to IFRS 8 are presented in Note 5.

2.5 Revenue recognition

The Group recognizes revenue from the following major sources: Revenue recognition is done in accordance with the five-step process that is presented in IFRS 15.

1. Identify contracts
2. Identify various performance obligations in the contract
3. Determine the transaction price
4. Allocate the transaction price to each of the separate performance obligations

5. Recognition of earnings in conjunction with the performance obligations being fulfilled

2.5.1 Contracts

Oneflow sells software subscriptions for contract management processes. The software is controlled and run by Oneflow and is offered to customers as a cloud-based service. Services are delivered according to a SaaS model (Software-as-a-service) and can be used via the customer's browser on a laptop, tablet or mobile phone. The contracts can be divided into two contract types.

- Software subscriptions (SaaS)
- Integration services

2.5.2 Performance obligation

Most contracts comprise a number of performance obligations that are recognized separately. The following separate performance obligations have been identified in the contracts:

- Software-as-a-service (SAAS), software subscription
- Onboarding (online education, a certain number of customized templates, a certain level of configuration)
- Customer Success Manager – Support
- Integration service, access to integration / access to another system
- Customized templates (in addition to those included in the onboarding service)

2.5.3 Transaction price

The transaction price consists mainly of a fixed price for the SAAS service per user and month (including customer success manager/support). Fixed prices are also charged for onboarding (including configuration and templates) and for additional customized templates. The transaction price for the integration service

also consists of a fixed price per user and month. In the contracts, there are no significant financing components, upfront fees or prepayments.

2.5.4 Allocation of the transaction price to the performance obligation

The transaction price for the subscription agreements is allocated to the Group's performance obligations, based on its stand-alone sales prices. In such cases where there are no observable prices, an estimation has been made of the stand-alone sales price. The Group's assessment is that the agreed price per performance obligation in all material respects represents its stand-alone sales price. No separate allocation has been made to the support performance obligation, as this revenue is reported over the same time period as the SaaS solution.

No allocation of the transaction price is made for the integration service agreements, as these only comprise of one performance obligation.

2.5.5 Revenue recognition

The Group recognizes revenue for software subscriptions (SaaS), onboarding, support and integration agreements over time. Revenue for SaaS, support and integration is recognized on a straight-line basis over the contract period. In those cases where further templates are sold and when a customer pays extra for a specific E-signature, revenue is recognized at a point in time when these products/services have been transferred to the customer. The Group applies the exemption which entails that no disclosures are provided for the remaining performance obligations related to agreements with a term of less than one year.

Costs directly attributable to obtaining a customer contract (such as sales

commissions) are capitalized in the balance sheet, recognized as prepaid costs and amortized throughout the contract term.

2.5.6 Government grants

Income from government grants that are not associated with requirements for future performances, are recognized as income when the performance is rendered and it is probable that the economic benefits associated with the transaction will flow to the company, and the income can be calculated in a reliable manner.

Income from government grants that are associated with requirements for future performances, are recognized as income when the performance is rendered and it is probable that the economic benefits associated with the transaction will flow to the company, and the income can be calculated in a reliable manner.

In 2020, the company received a government grant for short-term compensation. As this is not finally granted, it has been recognized as a liability in its entirety.

2.6 Financial income and expenses

Interest income and expenses are recognized in the profit and loss account using the effective interest method. Financial expenses consist of interest and other costs associated with borrowing.

2.7 Employee benefits

Employee benefits such as salaries and social security costs, vacation and paid sick leave are recognized as the employees render services. Commitments for employees are secured through defined contribution pension plans. Plans in which the company's obligation is limited to the contributions the company has undertaken to pay are classified as

defined-contribution. In this case, the scope of the employee's pension depends on the contributions the company pays into the plan, or to an insurance company and the return on capital of the contributions. Consequently, the employee bears the actual risk and the investment risk. The company's obligations pertaining to defined-contribution plans are recognized as a cost in net profit for the year, at the rate they are accrued by the employees performing services for the company over a period of time.

2.8 Share-based payments (employee stock options)

The Group's share option program is classified as an equity-settled program. The share options are measured at fair value on the date when the Group enters into agreements of share-based payments. Fair value at the grant date is recognized as a cost with a corresponding adjustment in equity allocated over the vesting period, based on the Group's estimation of the number of share options that are expected to be redeemable. The fair value is calculated by using the Black-Scholes valuation model.

2.9 Current and deferred tax

The tax expense for the period comprises current tax and deferred tax. The current tax expense is calculated with application of the tax regulations that have been enacted or substantively enacted on the balance sheet date.

Deferred income tax is recognized, using the liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the consolidated financial statements. Also, the deferred income tax is not accounted for if it arises from initial recognition of an asset or liability in a

transaction other than a business combination that, at the time of the transaction, affects neither accounting nor taxable profit or loss. Deferred income tax is calculated by applying tax rates that have been enacted or announced at the balance sheet date and that are expected to apply when the related deferred tax asset is realized, or the deferred tax liability is settled.

Deferred tax assets on tax losses are recognized to the extent that it is probable that future taxable profits will be available against which the losses can be utilized.

2.10 Intangible assets

2.10.1 Acquired through separate acquisitions

Intangible assets acquired separately are recognized at cost less accumulated depreciation and any accumulated impairment. Assets are amortized on a straight-line basis over their estimated useful lives. The estimated useful life is 5 years.

2.10.2 Acquired through internal earnings – capitalized development expenditure

Costs associated with maintaining software programs are recognized as an expense as incurred. Development costs that are directly attributable to the design and testing of identifiable and unique software products controlled by the Group are recognized as intangible assets where the following criteria are met:

- It is technically feasible to complete the intangible fixed asset such that it can be utilized or sold,
- The Group's intention is to complete the asset
- There are prerequisites in place to utilize or sell the intangible asset,

- The asset is expected to generate future economic benefits
- Necessary and adequate technical, economic and other resources are available to complete the
- Expenditure can be reliably estimated

Directly attributable costs that are capitalized include expenses for employees, compensation for development services received and direct materials.

Other development costs that do not meet these criteria are recognized as an expense as incurred. Development costs previously recognized as an expense are not recognized as an asset in subsequent periods.

The Group monitors, in a separate system, resource allocation at an individual level as regards product development versus ongoing maintenance. In the last years, the share of product development of the time available has been 80% on average. The Group aims to continue with significant investments in product development in the next few years, and therefore foresee that capitalized work on own account will continue to the same extent as earlier.

Capitalized work on own account is recognized as a revenue in the consolidated income statement.

After initial recognition, internally accrued intangible fixed assets are recognized at cost less accumulated depreciation and any accumulated impairment. Amortization begins when the asset can be used. Capitalized expenditure is amortized on a straight-line basis over an estimated useful life of 5 years.

2.10.3 Review of useful lives

Estimated total useful lives and depreciation methods are reviewed if there

is an indication that these have changed compared with the estimate made on the previous balance sheet date. The effect of any changes in estimates and judgements are recognized prospectively. Amortization begins when the asset can be used.

2.11 Tangible assets

Tangible fixed assets are recognized at cost, less accumulated depreciation and any impairment. Cost comprises the purchase price, expenditure that is directly attributable to the asset to bring it to its place. Additional expenses that meet the criterion for classification as an asset are included in the asset's carrying amount. Expenses for ongoing maintenance and repairs are recognized when they arise. Property, plant and equipment is depreciated on a straight-line basis over the expected useful economic life of the asset. Amortization begins when the asset can be used. The Group's tangible fixed assets consist of equipment, tools and installations and their estimated useful economic life is 3-5 years.

A capital gain or capital loss on the sale of an item of property, plant and equipment is recognized as Other operating income or Other operating expense, respectively.

2.12 Impairment of intangible and tangible fixed assets

On every balance sheet date, the Company analyzes the carrying amount of property, plant and equipment and intangible assets to determine whether there are any indications that the value of these items has decreased. When this is the case, the asset's recoverable amount is calculated to establish the value of any impairment. When it is not possible to measure the recoverable amount for an individual asset, the Company calculates the recoverable amount of the cash-generating unit to

which the asset belongs. Also, an impairment test is performed annually regarding capitalized expenditure for development work that is yet to be finished.

On every balance sheet date, the Company assesses whether the previous impairment is no longer justified. When this is the case, the impairment loss is reversed in whole or in part. The reversal of an impairment is recognized directly in profit or loss.

2.13 Leases where the Group is the lessee

The Group has leases for premises and recognizes all leases (with a few exceptions that are presented below) in the statement of financial position as a leasing liability for the obligation to pay future fixed lease payments and a right-of-use asset as an expression of the right to use an underlying asset. The lease liability is measured at amortized cost by applying the effective interest method. Therefore, lease payments are allocated between amortization of the lease liability and interest cost.

Lease payments to be made under reasonably certain extension options are also included in the measurement of the liability. The lease payments are discounted using the interest rate implicit in the lease. If this interest rate cannot easily be established, the lessee's incremental borrowing rate is used. For all leases, the Group has applied the incremental borrowing rate when calculating the lease liability.

The right-of-use asset is measured at cost and is recognized at an amount equal to the initial measurement of the lease liability after adjusting for prepaid lease payments and initial direct costs, and costs to restore the asset to the condition stipulated in the terms of the lease.



Right-of-use assets are depreciated in subsequent periods over the shorter of the asset's useful life and the lease term on a straight-line basis.

When the Group enters into lease agreements, an assessment is made as to whether it is reasonably certain that the option to extend will be exercised. In the assessment, all relevant facts and circumstances that offer economic incentives are considered.

In the financial years 2022 and 2021 there are no low-value/short-term leases.

2.14 Financial instruments

The Group's financial instruments consist of:

- Accounts receivable, customers
- Cash and cash equivalents
- Liabilities to credit institutions
- Other non-current liabilities (loans)
- Accounts payable, suppliers

The Group does not have any derivatives and there is no hedge accounting.

2.15 Financial assets

Financial assets measured at amortized cost

The assets in this category mainly occur from the providing of goods and services to customers (e.g., accounts receivable), but also include other types of financial assets, such as contract receivables. The financial receivables are not held for sale or for any other purpose. The assets do not have the character of the kind that they generate any other cash flows than repayment of principal and interest, if any. All financial assets are recognized at the amortized cost.

2.16 Impairment of financial assets

Impairment of accounts receivable is recognized based on the simplified method with the use of the expected credit losses for the entire remaining term of the contract. To calculate the credit loss allowance for accounts receivable, the Group applies a matrix. Historic levels of credit losses are adjusted to take current and forward-looking information into consideration that could impact customers' ability to pay the receivable. At confirmation that the customer will not be able to pay the account receivable, the gross value of the asset is written off against the related provision. Historically, the Group has recognized low credit losses, customer credits are relatively short term, and the company has relatively few unpaid outstanding accounts receivables due. The credit risk is deemed as low.

Cash and cash equivalents

Cash and cash equivalents include cash funds, disposable balances with banks and short-term investments. Cash and bank balances are recognized at nominal value.

2.17 Financial liabilities

The financial liabilities are classified and measured as liabilities measured at amortized cost.

Financial liabilities include the following items:

- Bank loans and other loans are initially recognized at fair value, minus the transaction costs directly attributable to issuing the instrument. Subsequently, these interest-bearing liabilities are measured at cost according to the effective interest method, which ensures that the interest expense is calculated at a fixed interest of the recognized amount of

the liability on the balance sheet. Included in the effective rate recognized are initial transaction costs and any premiums that are to be paid at redemption, as well as interest or coupon to be paid while the liability is outstanding.

- Accounts payable are commitments to pay for goods or services which have been purchased in the course of the day-to-day operations. Accounts payable are classified as current liabilities if they are due within one year (or within a normal operating cycle if longer).

2.18 Statement of cash flows

The cash flow statement has been prepared using the indirect method. This means that the operating profit is adjusted for transactions which have not resulted in inflows or outflows during the period, and for any income or expenses attributable to cash flows from investing or financing activities.

2.19 Earnings per share

Earnings per share is calculated by dividing profit/loss for the period attributable to the shareholders of the Parent Company and on the weighted average number of shares outstanding during the year. For calculation of earnings per share after dilution, the weighted average number of shares outstanding is adjusted for the dilution effect of all potential ordinary shares.

2.20 Parent Company accounting policies

In cases where the Parent Company applies other accounting policies than the Group, this is stated separately below.

Shares and participations in subsidiaries

Holdings in subsidiaries are valued at cost, which includes acquisition-related expenses. Where the carrying amount of the investment exceeds its recoverable amount, an impairment loss is recognized. Dividends from subsidiaries are recognized as income when the right to receive dividends is deemed to be certain and can be reliably calculated.

Financial instruments

The Parent Company applies the exception in RFR 2. For this reason, the rules on financial instruments in IFRS 9 are not applied in the Parent Company. In the Parent Company, financial assets are measured at cost less any impairments, and current financial assets in accordance with the lower of cost and net realizable value. In accordance with the rules in IFRS 9, the Group applies a simplified method for impairment testing of trade receivables.

Leases

The Parent Company does not apply IFRS 16 in the stand-alone financial statements in accordance with the exception in RFR 2. As a lessee, lease payments are recognized as costs straight-line over the lease term and, accordingly, no right-of-use assets or lease liabilities are recognized in the balance sheet.

Reserve for development costs

Reserve for development costs A transfer from non-restricted equity to the reserve for development expenditure in restricted equity is done for an amount corresponding to what was capitalized during the year.

Branches

The branches are part of the Parent Company from a reporting standpoint, and their income statement and balance sheet are added line by line. Exchange-rate

differences that occur at the recognition of foreign branches are recognized directly in Parent Company equity.

3. Financial risk management

3.1 Financial risk factors

The Group is exposed to a number of different financial risks through its business activities: market risk (currency and interest-rate risk), credit risk and liquidity risk. The Group's overall risk-management policy focuses on the unpredictability of the financial markets and endeavors to minimize potential unfavorable effects on the Group's financial earnings. The Group does not use derivatives for financial hedging of risk exposure. Risk management is handled by a central finance department in accordance with policies approved by the Board. The Board of Directors prepares written policies, both in terms of the overall risk management and within areas, such as currency risk, credit risk, use of derivatives and financial instruments which are not derivatives, as well as regards the investment of surplus liquidity.

Risks related to Oneflow's liquidity, long-term financing and capital requirements

The company is in a growth phase, and loss for the period for the financial year 2022 was TSEK -67,292, and before that, for the financial year 2021, it was TSEK -31,104. Historically, the company has not been able to finance its business operations solely from its own cash flow and has therefore been dependent on external financing. During the year, Oneflow was successfully listed on First North, and raised a total of MSEK 290 including the over-allotment. The conditions for Oneflow's further development and expansion look promising

for the years ahead, and currently no further financing is deemed necessary.

If the company has insufficient capital to fund the operations according to the company's growth plans, the company might be forced to halt or delay planned development work, conduct restructuring of all or part of the operations or be forced to conduct its business at a slower pace than desired, which might lead to delayed or lost sales revenue, and the time it takes for the company to be profitable is postponed. If the company cannot fund its operations without external funding, or if the company requires external funding but it is not available or is only available on terms and conditions that are unfavorable for the company, it might have a significant adverse effect on the company's profit, financial position and growth opportunities.

If share issues cannot be carried out to a sufficient degree, the operations might need to regulate the cost and development level.

Currency risk

Currency risk is the risk that fair value or future cash flows will fluctuate because of changes in the foreign exchange rates. Exposure to currency risk arises primarily from payment flows in foreign currencies and at translation of the balance sheets and income statements of foreign subsidiaries to the Group's reporting currency, which is Swedish kronor (SEK).

Translation exposure

Translation exposure is the risk that the value of the Group's net investments is adversely affected by changes in the foreign exchange rates. The Group consolidates net assets in SEK on the balance sheet date.

Transaction exposure

Transaction exposure is the risk that the results will be adversely affected by fluctuations caused by changes in the foreign exchange rates for cash flows in a foreign currency.

The Group has payment flows in local currencies in the countries where purchases, even more important, sales are conducted, including NOK, GBP and EUR. If Oneflow's sales abroad should increase, which is in line with the company's business plan, payment flows in local, non-Swedish currencies will also increase.

Furthermore, there is a risk that fluctuating foreign exchange rates will make the company's products seem more expensive compared to their foreign equivalents, which might lessen the competitiveness of the company's products. Generally, the company's customer contracts do not include any specific provisions regarding the effects of changes in foreign exchange rates, neither does the company have any currency hedging. Generally, if foreign exchange rates become subject to fluctuations and high volatility, it might have an adverse effect on the Company's result. The table below presents outstanding funds in foreign currency at the balance sheet date

The Group's outstanding currency risk as of 31 December 2022 as shown in the table below.

Parent company

Per 31 December 2022, TSEK	NOK	EUR	GBP	USD	Total outstanding currency risk	Total
Accounts receivable	2,621	2,312	230	75	5,238	15,385
Cash and cash equivalent	265	5	-	270	540	211,651
Accounts payable	-9	-505	-28	-1,018	-1,560	5,365
Total	2,877	1,812	202	-673	4,218	232,401

Per 31 December 2021, TSEK	NOK	EUR	GBP	USD	Total outstanding currency risk	Total
Accounts receivable	1,072	882	58	88	2,100	9,281
Cash and cash equivalent	133	398	-	-	531	35,212
Accounts payable	-	-49	-	-315	-364	2,596
Total	1,205	1,231	58	-227	2,267	47,089

Cash and cash equivalents in cash and bank refer to foreign currency accounts. The above accounts receivable and accounts payable pertain to receivables and liabilities in a currency other than SEK. Since foreign exchange risk in the Group only occurs in the Parent Company, there is only one common table.



Credit and counterparty risk

There is a risk that Oneflow's customers cannot fulfill their payment obligations, and therefore cause a loss for the company. Oneflow's exposure to credit risk is mainly attributable to accounts receivable-trade. As of 31 December 2022, these amounted TSEK 15,385. The risk that Oneflow's customers cannot fulfill their payment obligations due to financial difficulties can be affected by the current economic climate and other macroeconomic factors. Due to the deteriorated economic climate, the Group has noted an increase in companies with payment difficulties, which has led to a higher number of provisions for credit losses. In 2022, credit losses amounted to TSEK 382. Historically, the Group has recognized low customer losses, as there is a possibility to exclude customers from the platform. Furthermore, customers are invoiced in advance, which has the benefit of being able to exclude a customer from the service at an early stage, and thus lessen the risk of losses. Due to the deteriorated economic climate, the Group has noted an increase in companies with payment difficulties, which has led to a higher number of provisions for credit losses.

In the current economic climate on the market, there is a risk that smaller companies with a weak balance sheet will terminate their licenses, and larger companies might have to give notice to

their staff, with a downgrade of the number of licenses as a result.

Liquidity risk

Liquidity risk is the risk that the Group will have insufficient cash and cash equivalents available to discharge its obligations in respect of financial liabilities. The goal of the company's liquidity management is to minimize the risk that the Group will have insufficient cash and cash equivalents available to meet its commercial obligations.

Cash flow forecasts are prepared on a regular basis. At Group level the rolling forecasts for the Group's liquidity reserves are monitored carefully to ensure that the Group has sufficient cash funds to meet the requirements of the ongoing operations. As of 31 December 2022, the Group's cash and cash equivalents amounted to TSEK 211,651. The Group has no unutilized credit facilities.

Other future liquidity pressures relate to the payment of accounts payable and other current liabilities as well as salary costs. The table below shows the contractual undiscounted cash flows including interest from the Group's financial liabilities that constitute financial liabilities, broken down by the time remaining on the balance sheet date until the contractual maturity date.

Liquidity risk- Group

Per 31 December 2022, TSEK	Less than 3 months	Between 3 months and 1 year	Between 1 to 2 years	Between 2 to 5 years	Total
Borrowing	-	-	-	-	-
Liabilities- leasing	1,428	3,423	3,994	497	9,342
Accounts payable and other liabilities	5,365	-	-	-	5,365
Total	6,793	3,423	3,994	497	14,707

Per 31 December 2021, TSEK	Less than 3 months	Between 3 months and 1 year	Between 1 to 2 years	Between 2 to 5 years	Total
Borrowing	292	30,989	1,167	247	32,695
Liabilities- leasing	1,226	3,580	5,258	3,907	13,971
Accounts payable and other liabilities	2,596	-	-	-	2,596
Total	4,114	34,569	6,425	4,154	49,262

Management of capital

The Group's targets regarding its capital structure are to secure the Group's capability to carry on its business so that it can continue to generate both a yield to shareholders and benefit to other stakeholders, as well as maintain an optimal capital structure to keep the cost of capital as low as possible. In order to maintain or adjust the capital structure, the Group can change the dividend paid to shareholders, repay capital to the shareholders, issue new shares or sell assets to reduce debts. The Group monitors the capital structure on the basis of the loan-to-value ratio and equity ratio.

4. Critical accounting estimates and judgments

4.1 Key accounting assessments estimates and assumptions

The Group undertakes estimates and assumptions regarding future developments. The resulting accounting estimates will, by definition, seldom correspond to the actual results. Estimates and assumptions which involve a significant risk of material adjustments to the carrying amounts of assets and liabilities in the coming financial year are described below.

4.1.1 Capitalized development expenditure

The Group has capitalized expenditure on development costs that are recognized as intangible assets. The Group performs ongoing assessments of which costs can be capitalized in the balance sheet based on the criteria that must be met in order for capitalization to occur (see section 2.10.2 Accounting policies). Important criteria for the Group to continuously assess are whether the new products are technically and commercially viable and whether the company has sufficient resources to continue development. To date, the Group has concluded that these criteria are met (see section 3.1 on the Group's financing risk).

The company makes assessments regarding the distinction between research and development. Costs that are deemed to comprise research, such as looking for new technology, new know-how and evaluation of different alternatives are recognized directly in profit or loss. The Group's costs in this phase (the research phase) are rather limited, as most of the development work relates to development of the technology platform which is already in place. Costs in the development phase are

capitalized in case the costs pertain to further development which complements the existing platform with new features and integrations that significantly enhance the products and processes. The Group monitors costs related to the development projects at the project level. Directly attributable costs that are capitalized include costs for employees, fees for consultants who work with development and directly related material. In the last years, the share of product development of the time available for the staff has been 80% on average. The Group estimates that product development will continue at approximately the same level in the coming years. However, this assessment may be adjusted and imply a higher or lower level of capitalizable costs in the future.

The Group also makes assessments regarding the distinction between development and ongoing maintenance. The monitoring is based on what resources work with administration and bug fix, and what resources work with new development. The costs of routine maintenance are expensed in the income statement in the period in which they arise.

After the initial recognition, the asset is tested for impairment whenever there is an indication that the asset might be impaired. At initial recognition, the Group makes assessment of the useful life of the asset. The useful life is assessed annually and adjusted if necessary. The Group's capitalized development costs are currently amortized over five years. Capitalized expenditure for development activities for which no depreciation has yet not started, are tested for impairment annually. Determining impairment involves a certain degree of judgment. An assessment of the asset's recoverable value relative to its carrying amount. In relation to this, an assessment is made of the Group's expected future economic benefits of the



asset relative to its carrying amount (note 13).

As of 31 December 2022, capitalized expenditure for development activities amounted to MSEK 58,882 (2021: MSEK 35,285).

The Board of Directors makes the assessment that the Group fulfills the demands to capitalize development costs and the further development which is made of the software.

4.1.2 Share-based payments

The Group's share option program is classified as an equity-settled program. When calculating the cost, the Group shall estimate how many share options will be vested. This assessment is then updated at each balance sheet date. The Group has estimated that 80% of the share options will be vested.

Accrued income is measured at fair value on the date when the Group enters into agreements of share-based payments. Fair value at the grant date is recognized as a

cost with a corresponding adjustment in equity allocated over the vesting period, based on the Group's estimation of the number of share options that are expected to be redeemable. The fair value is calculated by using the Black-Scholes valuation model.

4.1.3 Going concern

The Board assesses that the company has the ability to continue as a going concern and has the ability to fund operations for 12 months. If no significant issue is performed, the Group has the ability to regulate the investment level and adapt its costs.

4.1.4 Other judgments

For other assessments regarding revenue recognition and leasing, see section 2.5 Revenue recognition, section 2.13 Group as lessee and tax losses, Note 2.9. For assessment regarding Segment, see section 2.4.

5. Net sales

	Group		Parent company	
TSEK	2022-01-01– 2022-12-31	2021-01-01– 2021-12-31	2022-01-01– 2022-12-31	2021-01-01– 2021-12-31
Subscription revenue	65,865	41,921	65,865	41,921
Other	3,261	1,662	2,945	1,428
Total net sales	69,126	43,583	68,810	43,349

Oneflow sells software through long-term subscription agreements that are invoiced in advance, mainly annually but also monthly, which means a high proportion of recurring revenue. In the financial year ending 31 December 2022, subscription revenue represented 95.3% of the company's total revenue. Non-recurring income relates mainly to one-off services in the form of customer specific consultancy services such as setting up customized templates or exporting data.

No single customer has a share of more than 10% of the company's net sales.

Net sales, Sweden and other countries

TSEK	Group		Parent company	
	2022-01-01– 2022-12-31	2021-01-01– 2021-12-31	2022-01-01– 2022-12-31	2021-01-01– 2021-12-31
Sweden	51,818	35,817	51,818	35,817
Norway	9,362	5,044	9,362	5,044
Other countries	7,946	2,722	7,630	2,488
Total net sales	69,126	43,583	68,810	43,349

Contractual balances

Contract assets are primarily related to the Group's right to receive payment for work performed but not invoiced at the balance sheet date.

TSEK	Group		Parent company	
	2022-12-31	2021-12-31	2022-12-31	2021-12-31
Current contract assets	363	31	363	31
Current leasing liabilities	44,260	27,808	44,260	27,808

Contract assets are primarily related to the Group's right to receive payment for work performed but not invoiced at the balance sheet date. There is no impairment of contract assets on 31 December 2022 or 2021. Contract assets are transferred to receivables when the rights become unconditional. This is usually when the Group issues an invoice. Contract liabilities are primarily related to advances from customers, prepaid income in the form of right-of-use already sold, for which revenue is recognized over time. TSEK 27,808, which was recognized as a contract liability at the beginning of the period, was recognized as revenue in 2022, and TSEK 44,260, which was recognized as a contract liability at the end of 2022, pertains to revenue that will be recognized in 2023.

6. Remuneration to the auditors

TSEK	Group		Parent company	
	2022-01-01– 2022-12-31	2021-01-01– 2021-12-31	2022-01-01– 2022-12-31	2021-01-01– 2021-12-31
Grant Thornton				
- Audit	1,122	441	1,016	441
- Auditing advice other than statutory audit services	1,539	94	1,539	94
Total	2,661	535	2,555	535

The audit engagement refers to the fee for the statutory audit, that is, the work necessary to produce the audit report, and the audit advice provided in connection with the audit engagement. Audit-related services during the year relate mainly to the review of the prospectus and opinions in connection with the listing.



7. Employee benefits

Salaries and other remuneration for all employees

	Group		Parent company	
TSEK	2022	2021	2022	2021
Salaries, and other remunerations	74,603	46,666	63,454	41,282
Social security expenses	21,281	13,204	19,321	12,415
Pension costs / defined contribution plans	5,272	3,028	4,950	2,864
Total	101,156	62,898	87,725	56,561

Salaries and remuneration of senior managers benefits

2021-01-01–2021-12-31, TSEK	Base salary/ fee	Variable pay	Social security expenses	Of which pension costs	Total
Board members	-	-	-	-	0
CEO/Anders Hamnes	890	-	488	208	1,378
Other senior executives, 7	3,727	398	1,609	438	5,734
Group total	4,617	398	2,097	646	7,112

2022-01-01–2022-12-31, TSEK	Base salary/ fee	Variable pay	Social security expenses	Of which pension costs	Total
Board members	667	-	209	-	876
CEO/Anders Hamnes	1,306	89	826	388	2,221
Other senior executives, 7	5,873	4,116	2,590	613	12,579
Group total	7,846	4,205	3,625	1,001	15,676

Number of employees (average)

	Group		Parent company	
	2022	2021	2022	2021
Number of employees (average)	122	83	107	69
Whereof men	74	55	63	44
Breakdown per country				
Sweden	101	69	101	69
Norway	8	9	-	-
Finland	6	5	6	5
UK	3	-	-	-
France	2	-	-	-
Netherlands	2	-	-	-
Total	122	83	107	74

Gender distribution in the Group for board members

	Group		Parent company	
	2022	2021	2022	2021
Women	1	-	1	-
Men	4	5	4	5
Total	5	5	5	5
Executive management, CEO inc				
Women	4	3	4	3
Men	4	4	4	4
Group total	8	7	8	7

Guidelines for the remuneration of senior executives

Fees are payable to the Chairman and other members of the Board in accordance with a resolution of the Annual General Meeting. At the Annual General Meeting on 6 May 2022, it was decided that the remuneration to the members of the Board of Directors shall amount to a total of MSEK 1, on an annual basis. It was also decided that additional fees for committee work should not be paid. Members of the company's board of directors are not

entitled to any benefits after their resignation as members of the board.

Employment conditions for the CEO and other senior managers

The CEO of the company is, according to the employment contract, entitled to a fixed remuneration that the company considers to be on market terms. In addition to fixed remuneration, the CEO is also entitled to an individual occupational pension insurance corresponding to the



ITP 1 pension plan. Agreed benefits will also apply during the notice period.

Other senior executives are employed by the company and receive what the company considers to be market-based remuneration and other benefits, including occupational pensions. Variable remuneration in the form of a target-based bonus is paid to all senior executives. In addition to this, free qualified employee share options have been granted to senior executives with 65,440 share options in 2020, corresponding to 327,000 after the brokerage, none in 2021 and 35,000 in 2022. For a description, please refer to Note 22.

The notice of termination for other senior executives in the event of termination by the company is three months, or the longer notice of termination pursuant to the Act on protection of employees. The notice of termination for other senior executives in the event of termination by the senior executive is three months. Agreed benefits will also apply during the notice period. The senior executives are not entitled to any benefits in the event that their employment is terminated, with the exception of salary and other benefits in

accordance with their employment contract during the notice period.

Defined contribution pensions

The Group only has defined contribution pension plans. Pension cost refers to the cost that affected the result for the year. Pensionable salary refers to basic salary. The pension agreement states that the pension premium is determined in accordance with the Group's pension policy. No pension obligations have been entered into for Board members who are not permanently employed by one of the Group companies.

Severance pay

The company and the CEO have a reciprocal notice period of six months. In the case of other senior executives, employment is subject to a mutual notice of termination of three months. Apart from the payment of salary during the notice period, the employment contracts do not provide for any severance pay.

For information on Transactions with related parties, see Note 29.

8. Leases

The Group's right-of-use assets consist of office premises. Right-of-use assets added during the year relate to new premises in Helsinki. In addition to the leasing contracts, the Group has a number of rental contracts that are not identified as leases as they relate to office hotels and workplace rental, and the rental period is less than 12 months. All newly established offices in the UK, France and the Netherlands are located in office hotels.

The group as lessee, TSEK	2022-12-31	2021-12-31
Right-of-use assets		
Opening balance	14,890	1,173
Purchases	734	17,453
Depreciations	-5,473	-3,737
Closing balance	10,151	14,890
Lease liabilities		
Opening balance	13,971	682
Purchases	685	16,687
Interest costs	631	439
Amortization of leasing debt	-5,945	-3,837
Closing balance	9,342	13,971
Cost relating to short-term leasing agreements	64	35
Total cashflow for lease agreements	-5,946	-3,836
Right-of-use assets per asset type		
Premises	10,151	14,890
Total	10,151	14,890
Lease liabilities per asset type		
Premises	9,342	13,971
Total	9,342	13,971

The parent companies leasing as the lessee, TSEK	2022-12-31	2021-12-31
Future minimum lease payments for non-cancelable leases due as follows:		
Within 1 year	4,596	4,596
Between 2 and 5 years	3,447	8,043
Later than 5 year	-	-

9. Financial income and expenses

TSEK	Group		Parent company	
	2022-01-01– 2022-12-31	2021-01-01– 2021-12-31	2022-01-01– 2022-12-31	2021-01-01– 2021-12-31
Financial income				
- Interest income	615	20	614	18
- Other financial income	127	34	127	34
Financial income	742	54	741	52

TSEK	Group		Parent company	
	2022-01-01– 2022-12-31	2021-01-01– 2021-12-31	2022-01-01– 2022-12-31	2021-01-01– 2021-12-31
Financial expenses				
- Interest cost loans	-1,466	-196	-1,466	-194
- Interest cost leasing	-631	-438	-	-
- Other financial expenses	-14	-	-12	-
Financial expenses	-2,111	-634	-1,478	-194
Net financial income and expenses	-1,369	-581	-737	-142

The arrangement fee and interest for the bridge loan raised in 2021 is accrued over the term of the loan. See also Note 23 Transactions with related parties.

10. Income tax

TSEK	Group		Parent company	
	2022-01-01– 2022-12-31	2021-01-01– 2021-12-31	2022-01-01– 2022-12-31	2021-01-01– 2021-12-31
Current income tax:				
Current income tax for the year	-196	-94	-37	-24
Total current income tax	-196	-94	-37	-24
Deferred tax	23	-88	-	-
Total deferred tax	23	-88	-	-
Income tax	-173	-183	-37	-24

Income tax on the Group's income before tax differs from the theoretical amount which would have been produced with the use of the Swedish tax rate on income in the consolidated companies, according to the following:

TSEK	Group		Parent company	
	2022-01-01– 2022-12-31	2021-01-01– 2021-12-31	2022-01-01– 2022-12-31	2021-01-01– 2021-12-31
Income before tax	-67,119	-30,922	-67,819	-30,864
Income tax calculated based on national tax rates applicable on income in respective country	13,827	6,370	13,971	6,358
Tax effect of:				
- Effect of foreign tax rates	-2	-4	-	-
- Non-taxable income	-	-7	-	-7
- Non-deductible expenses	-200	65	-194	65
- Employee stock option	-528	-438	-528	-438
- Tax loss carryforwards for which no deferred tax asset has been recognized	-13,249	-6,246	-13,249	-5,978
- Other items	-21	77	-	-
- Tax attributable to foreign branch	-	-	-37	-24
Income tax	-173	-183	-37	-24

Unrecognized deferred tax assets

Tax loss carryforwards for which loss carryforwards are not recognized in the statement of financial position amount to TSEK 156,633 (88,612). Deferred tax assets have not been recognized for these items as there is uncertainty as to when the Group will utilize them against future taxable profits.

11. Foreign exchange differences

Exchange-rate differences were recognized in profit or loss as follows:

TSEK	Group		Parent company	
	2022-01-01– 2022-12-31	2021-01-01– 2021-12-31	2022-01-01– 2022-12-31	2021-01-01– 2021-12-31
Other income/expenses - net	-444	-42	-159	41
Total	-444	-42	-159	41

Foreign exchange gains and losses arising from translation are recognized in the consolidated statement of operations in the income statement. The Group primarily deals with currencies in NOK, DKK, EUR, USD and GBP.

12. Earnings per share

Non-diluted

Earnings per share before dilution is calculated by dividing the earnings attributable to the Parent Company's shareholders by the weighted average number of ordinary shares outstanding.

Non-diluted	2022-01-01– 2022-12-31	2021-01-01– 2021-12-31
Net income attributed to Shareholders of the Parent Company, TSEK	-67,247	-31,118
Weighted average number of ordinary shares outstanding, prior to bonus issue, pcs	3,661,405	3,661,399
Earnings per share, before bonus issue in February 2022-02, SEK		-8.50
Weighted average number of ordinary shares outstanding, after bonus issue, pcs	23,298,299	18,306,995
Earnings per share, non-diluted, SEK	-2.89	-1.70

Diluted

For calculation of earnings per share after dilution, the weighted average number of shares outstanding is adjusted for the dilution effect of all potential ordinary shares. Since the Group has posted negative earnings, potential ordinary shares do not give rise to dilution.

Diluted	2022-01-01– 2022-12-31	2021-01-01– 2021-12-31
Net income attributed to Shareholders of the Parent Company, TSEK	-67,247	-31,118
Weighted average number of ordinary shares outstanding, prior to bonus issue, pcs	3,661,405	3,661,399
Earnings per share, before bonus issue in February 2022-02, SEK		-8.50
Weighted average number of ordinary shares outstanding, after bonus issue, pcs	23,298,299	18,306,995
Earnings per share, diluted, SEK	-2.89	-1.70

13. Intangible fixed assets

Group			Parent company			
TSEK	Capitalised expenses	Web page	Total	Capitalised expenses	Web page	Total
2022 Financial year						
Opening balance	35,285	574	35,859	35,285	574	35,859
Capitalised work/ acquires	36,664		36,664	36,664		36,664
Depreciation	-13,067	-236	-13,303	-13,067	-236	-13,303
Closing balance	58,882	338	59,220	58,882	338	59,220
As per 31 December 2022						
Acquisition value	97,967	707	98,674	97,967	707	98,674
Accumulated depreciation	-39,085	-369	-39,454	-39,085	-369	-39,454
Closing balance	58,882	338	59,220	58,882	338	59,220

TSEK	Capitalised expenses	Web page	Total	Capitalised expenses	Web page	Total
2021 Financial year						
Opening balance	22,052	-	22,052	22,052	-	22,052
Capitalised work/ acquires	21,516	707	22,222	21,516	707	22,222
Depreciation	-8,283	-133	-8,416	-8,283	-133	-8,416
Closing balance	35,285	574	35,859	35,285	574	35,859
As per 31 December 2021						
Acquisition value	61,303	707	62,010	61,303	707	62,010
Accumulated depreciation	-26,018	-133	-26,151	-26,018	-133	-26,151
Closing balance	35,285	574	35,859	35,285	574	35,859

Impairment testing of capitalized development expenditures

At 31 December 2022, the Group's capitalization of development costs amounted to TSEK 59,220 (2021: TSEK 35,859). Depreciation has been initiated for all capitalizations. The value is tested annually for impairment. Management evaluates the performance of the business based on the group's overall operating results, which is linked to the technical platform. Consequently, the

management's assessment is that there is only one cash-generating unit/operating segment linked to the technical platform.

Impairment testing is based on calculations of the value in use. These calculations proceed from estimated future cash flows before tax, based on financial budgets and forecasts approved by company management.

Critical variables, and the method used for estimating these values, for the seven-year

period described below. All significant assumptions are based on management's historical experience.

Forecast period and long-term growth

The forecast period is 7 years. During the forecast period, net sales growth is estimated on average to be 43%. Cash flows beyond this seven-year period have been attributed an annual net sales growth rate of 2%. The rate of growth does not exceed the long-term rate of growth for the market in which the Group is active. The forecasted operating margin in year 7 amounts to 20%.

Oneflow has used a seven-year cash flow forecast motivated by the fact that the business is still in a growth phase with forecasted sales revenue and operating results expected to be beyond the nearest forecast years.

Growth and margin

The growth rate of net sales and the cost for development in the first five years are based on historical experience and assessment of the Group's position in the market, with consideration of forward-looking factors.

Discount rate

The discount rate is calculated as the Group's weighted average cost of capital, including risk premium. The forecast cash flows have been discounted using a pre-tax interest rate of 16.4%.

Sensitivity analysis

For the cash generating unit, the recoverable amount exceeds its carrying value. Management makes the assessment that a reasonable and possible in the above critical variables would not have such a great effect that they individually would reduce the recoverable amount to a value lower than the carrying amount

14. Tangible fixed assets

TSEK	Group			Parent company		
	Equipment and computers	Right-to-use assets	Total	Equipment and computers	Right-to-use assets	Total
2022 Financial year						
Opening balance	1,955	14,890	16,845	1,896	-	1,896
Exchange rate differences	3	-	3	-1	-	-1
Purchases	1,893	734	2,627	1,610	-	1,610
Sales and disposals	0	-	-	-	-	-
Depreciations	-1,020	-5,473	-6,493	-958	-	-958
Closing balance	2,831	10,151	12,982	2,547	-	2,547
As per 31 December 2022						
Acquisition value or restated amount	5,217	21,373	26,590	4,830	-	4,830
Accumulated depreciations	-2,386	-11,222	-13,608	-2,283	-	-2,283
Closing balance	2,831	10,151	12,982	2,547	-	2,547

TSEK	Group			Parent company		
	Equipment and computers	Right-to-use assets	Total	Equipment and computers	Right-to-use assets	Total
2021 Financial year						
Opening balance	1,097	1,173	2,270	1,070	-	1,070
Exchange rate differences	-	-	-	-	-	-
Purchases	1,473	17,454	18,927	1,418	-	1,418
Sales and disposals	-3	-	-3	-3	-	-3
Depreciations	-612	-3,737	-4,349	-589	-	-589
Closing balance	1,955	14,890	16,845	1,896	-	1,896
As per 31 December 2021						
Acquisition value or restated amount	3,399	20,639	24,038	3,221	-	3,221
Accumulated depreciations	-1,444	-5,749	-7,193	-1,325	-	-1,325
Closing balance	1,955	14,890	16,845	1,896	-	1,896

15. Financial assets

Other financial assets, TSEK	Group		Parent company	
	2022-12-31	2021-12-31	2022-12-31	2021-12-31
Opening acquisition value	1,000	124	1,000	-
Deposit paid	914	1,000	164	1,000
Deposit received	-	-124	-	-
Closing balance	1,914	1,000	1,164	1,000

The Group's long-term receivables comprise rent deposits that are repaid when rent agreements in question are terminated.

16. Subsidiaries and branches

Name	Country of incorporation and operation	Operation	Number of ordinary shares owned by the Group (%)	Equity (TSEK)
Oneflow Norge AS	Norge, Org.nr. 922 750 378	Sales	100%	33
Oneflow England Ltd	Storbritannien, Org.nr. 14 114 623	Sales	100%	0
Oneflow B.V.	Nederländerna, Org.nr. 86 067 982	Sales	100%	1
Oneflow SAS	Frankrike, Org.nr. 913 702 957	Sales	100%	11

All subsidiaries are consolidated in the group.

Name	Country of incorporation and operation	Operation
Oneflow branch office in Finland	Finland, FO nr. 3182863-6	Sales

Subsidiaries and branches are sales divisions of the Swedish company and sell exclusively the Group's software products and related services.

17. Financial instruments per category

Group			
TSEK	Valued at accrued cost	Valued at fair value through profit or loss	Total
As per 31 December 2022			
Balance sheet assets			
- Trade debtors and other receivables excluding interim claims	16,745	-	16,745
- Cash and cash equivalents	211,651	-	211,651
Total	228,396	-	228,396
Balance sheet liabilities			
- Borrowings	-	-	-
- Leasing debts	9,342	-	9,342
- Trade creditors and other liabilities excluding financial liabilities	59,981	-	59,981
Total	69,323	-	69,323

Group			
TSEK	Valued at accrued cost	Valued at fair value through profit or loss	Total
As per 31 December 2021			
Balance sheet assets			
- Trade debtors and other receivables excluding interim claims	9,604	-	9,604
- Cash and cash equivalents	35,212	-	35,212
Total	44,816	-	44,816
Balance sheet liabilities			
- Borrowings	32,695	-	32,695
- Leasing debts	13,971	-	13,971
- Trade creditors and other liabilities excluding financial liabilities	36,245	-	36,245
Total	82,910	-	82,910

The carrying amounts of financial instruments comprise a good approximation of their fair values as the financial instruments mainly comprise current liabilities and current receivables. Contract receivables and contract liabilities are recognized in the items of accrued income and deferred income.

18. Accounts receivable, customers

TSEK	Group		Parent company	
	2022-12-31	2021-12-31	2022-12-31	2021-12-31
Accounts receivable	15,780	9,425	15,780	9,168
Reserve for expected credit losses	-395	-144	-395	-144
Total	15,385	9,281	15,385	9,024

As at 31 December 2022, accounts receivable and contract assets amounted to MSEK 15,748 (2021: TSEK 9,311) for the Group, of which accounts receivable of TSEK 1,457 (2021: TSEK 1,891) are past due. Impairment of accounts receivable is recognized based on the simplified method with the use of the expected credit losses for the entire remaining term of the contract. Historic levels of credit losses are adjusted to take current and forward-looking information into consideration that could impact customers' ability to pay the receivable. At confirmation that the customer will not be able to pay the account receivable, the gross value of the asset is written off against the related provision. Historically, the Group has recognized low credit losses and, therefore, no further annual provision for expected credit losses has been made before. Due to the deteriorated economic climate, where the Group has noted an increase in companies with payment difficulties, a higher number of provisions for credit losses have been made during the year, which has resulted in higher expected credit losses. The overdue receivables relate to customers that have not previously had payment difficulties. An age analysis of these trade receivables is shown below.

Overdue accounts receivable as of the closing date, TSEK	Group		Parent company	
	2022-12-31	2021-12-31	2022-12-31	2021-12-31
Not due	14,323	7,534	14,323	7,277
Less than 3 months	876	1,565	876	1,565
More than 3 months	581	326	581	326
Total	15,780	9,425	15,780	9,168

19. Prepaid expenses and accrued revenues

TSEK	Group		Parent company	
	2022-12-31	2021-12-31	2022-12-31	2021-12-31
Prepaid rent	-	-	1,518	1,315
Costs of obtaining contracts	2,916	1,649	2,733	1,649
Prepaid listing expenses	-	1,160	-	1,160
Accrued income	960	31	960	31
Other prepaid expenses	2,968	1,093	2,262	1,167
Total	6,844	3,933	7,473	5,322

20. Cash and cash equivalents

TSEK	Group		Parent company	
	2022-12-31	2021-12-31	2022-12-31	2021-12-31
Cash and bank	211,651	35,212	210,072	34,757
Total	211,651	35,212	210,072	34,757

The Group's cash and cash equivalents are placed in deposits with Skandinaviska Enskilda Banken AB (publ). Subsidiaries and branches have local commercial banks in each country. Excess liquidity is placed in accordance with the Board's financial policy.

21. Share capital

TSEK	Parent company	
	2022-12-31	2021-12-31
Number of shares opening balance	3,662,391	3,660,391
Bonus issue 1:5	14,649,564	-
Share issue	6,830,573	2,000
Total	25,142,528	3,662,391

As of 31 December 2022, the registered share capital comprised 25,142,528 ordinary shares with a face value of 0.03 per share. Oneflow AB is listed on Nasdaq First North Premier Growth Market. The company does not own any of its own shares.

At an Extraordinary General Meeting, it was resolved that the company's share capital should be increased through a bonus issue, from SEK 366,239.10 to SEK 549,358.65. The bonus issue was carried out through a transfer of SEK 183,119.55 from non-restricted equity to equity according to the adopted balance sheet. It was also resolved to increase the number of shares in the Company through a share split (1:5), whereby one (1) existing share in the Company was divided into five (5) new shares. Through the share split, the total number of shares in the Company increased from 3,662,391 to 18,311,955.

On 8 April 2022, Oneflow AB successfully completed an initial public offering (IPO) on the Nasdaq First North Premier Growth Market, trading under the ticker "ONEF". The price per share in the IPO was SEK 45, corresponding to a total value of all the outstanding shares in Oneflow AB of approximately MSEK 824 upon completion of the Offering. The Offering, excluding the over-allotment option, comprised 6,111,111 newly issued shares, corresponding to approximately SEK 183,333.00.

In November 2021, the Company raised a bridge loan of MSEK 30 in total. Pursuant to the terms of the bridge loans, each lender could set off its claim against new shares in the Company in connection with the Company's IPO. A total of approximately MSEK 17.6 was set off against new shares, which meant that the Company issued 391,782 new shares to these lenders, entailing an increase in the share capital of SEK 11,753.46. Following the IPO, the Company has also repaid the claims that were not set off. The bridge loan is thus repaid in its entirety.

On 5 May 2022, the board of directors resolved to issue a total of 327,680 shares as part of the over-allotment option provided to Danske Bank in connection with the IPO. This entailed increase of share capital with 9,830.40 SEK.



22. Share-based payment

As of 31 December 2022, the company has three outstanding incentive plans, described below. In addition to the share options that are indicated below, there are no other outstanding warrants, convertibles or other exchangeable securities or securities that are associated with the right for subscription to any other securities in the company.

Provided that all warrants for the three different incentive plans are exercised to subscribe for shares, this will result in an increase of a total of 853,450 shares and a dilution for existing shareholders of approximately 3.28% of the number of shares and votes as of the balance sheet date.

Incentive program warrants

As of 10 May 2021, the company's Board resolved, with the support of the authorization from the AGM on 10 June, 2020, to issue 3,000 warrants. Each warrant entitles the holder to subscribe for one new share in the company, during the period from 1 April 2025 to 30 June 2025. The subscription price of the subscription for shares by exercising the warrant is SEK 28. All warrants have been subscribed by Belafonte AS, which is controlled by an employee in the company (not a senior executive).

Provided that all subscribed warrants are exercised for the subscription for shares, the maximum dilution effect under the incentive program regarding warrants can amount to a total of approximately 0.08% of the total number of shares and votes in the company at the balance sheet date.

Share Incentive Plan regarding employee share options

During the period from July 2018 to December 2020, the company has entered agreements regarding employee share options with 28 employees, by which the employees, subject to redemption, shall have the right to subscribe for shares in the company at a price of SEK 0.1 per share. The share options were issued at seven vesting times and have been issued free of charge. All warrants have a 4 year vesting period. In total, there are 142,890 outstanding employee share options as of 31 December 2022, corresponding to 709,450 warrants after the bonus issue in February 2022, which can be subscribed in different periods between 1 February 2021 to 30 April 2025.

The Extraordinary General Meeting on 3 February 2022 resolved to initiate the 2022/2026 employee stock option program. In total, there are 129,000 outstanding employee share options as of 31 December 2022, which cover 23 employees. Each warrant entitles the holder to subscribe for one share. The share option plan runs and can be subscribed in different periods from 1 May 2026 to 31 December 2026.

According to the employee share options agreement, the employee shares shall vest according to the following: twelve forty-eighths (12/48) of the employee share options are vested one year after the employee share options agreement is entered, and the remaining employee share options are vested one forty-eighth (1/48) per month. If the holder of the employee share options ends his or her employment before the vesting period begins, the company shall be entitled to repurchase vested employee share options in the case the holder is considered to be a good leaver (according to the employee share options agreement) at a price

corresponding to market value, and non-vested employee share options should be annulled. If the holder is considered to be a bad leaver (according to the employee share options agreement), both vested and non-vested employee share options should be annulled.

The share options are so called qualified employee share options, and thus no liability is recognized for social security contributions or deferred tax.

	2022		2021	
	Average exercise price per share (SEK)	Number of options	Average exercise price per share (SEK)	Number of options
Outstanding 1 January	0.1	145,890	0.1	154,890
Bonus issue 1:5	0.1	-145,890	-	-
Bonus issue 1:5	0.03	726,950	-	-
Issued	0.03	129,000	0.1	3,000
Forfeited	0.03	-2,500	0.1	-10,000
Exercised	-	-	0.1	-2,000
Expired	-	-	-	-
Outstanding 31 December	0	853,450	0.1	145,890

At 31 December 2022, the amount recognized in equity for the program amounted to TSEK 7,498 (4,935). The total cost recognized in profit or loss for share options amounted to TSEK 2,562 (2,126) for 2022.

23. Borrowing

All loans in the Group were repaid in 2022.

The Group's borrowing comprised Almi business loans and a bridge loan from shareholders. The terms and conditions of the bridge loan was a commitment commission of 1.5% and an annual rate of interest of 10%. The loan was due on 1 December 2022, and if the loan was not repaid before the 1 December, the lender has the right to subscribe to shares in the company at a price equal to 166% of the last noted price. Pursuant to the terms of the bridge loans, each lender could also set off its claim against new shares in the Company in connection with the Company's IPO. A total of approximately MSEK 17.6 was set off against new shares, and the remaining part was repaid in 2022.

	Group		Parent company	
Non-current liabilities	2022-12-31	2021-12-31	2022-12-31	2021-12-31
Interest-bearing liabilities	-	1,528	-	1,528
Liabilities related to leasing	4,491	9,164	-	-
Total	4,491	10,692	-	1,528

	Group		Parent company	
Current liability	2022-12-31	2021-12-31	2022-12-31	2021-12-31
Räntebärande skulder	-	31,167	-	31,167
Liabilities related to leasing	4,851	4,807	-	-
Total	4,851	35,974	0	31,167

24. Deferred income tax

	Group	
Deferred tax assets	2022-12-31	2021-12-31
Other temporary differences	-	-
Total	-	-

Deferred tax liability	2022-12-31	2021-12-31
Deferred tax related to right-of-use assets	167	190
Total	167	190

Refers to temporary differences in accordance with IFRS 16.

The Group's loss carry-forwards were, as of 31 December 2022, amounted to MSEK 156.6, of which no deferred tax assets have been recognized.

25. Other liabilities

	Group		Parent company	
TSEK	2022-12-31	2021-12-31	2022-12-31	2021-12-31
VAT	2,210	1,338	2,199	1,414
Employee related liabilities (taxes and fees)	3,655	2,687	-	2,450
Government support	3,677	3,677	3,677	3,677
Other liabilities	-	86	-	60
Total	9,542	7,788	5,876	7,601

In 2020, the Group received a government grant for short-term compensation. As this is not finally granted, it has been recognized as a liability in its entirety. The case has, after a ruling



on repayment in the Administrative Court, been appealed to the Administrative Court of Appeal in March 2023.

26. Accrued expenses and prepaid revenue

TSEK	Group		Parent company	
	2022-12-31	2021-12-31	2022-12-31	2021-12-31
Wage debts	3,590	2,362	2,996	1,749
Holiday pay debt	5,228	2,557	4,257	2,341
Prepaid revenue (service agreements / subscriptions)	44,260	27,808	44,260	27,808
Other accrued expenses and prepaid revenue	1,538	921	1,024	920
Total	54,616	33,649	52,537	32,818

27. Pledged collaterals and contingent liabilities

TSEK	Group		Parent company	
	2022-12-31	2021-12-31	2022-12-31	2021-12-31
Corporate mortgages	-	4,100	-	4,100
Cash equivalents	50	50	50	50
Contingent liabilities	-	-	-	-
Total	50	4,150	50	4,100

28. Cash flow from financing activities

Below is presented a reconciliation between opening and closing balance regarding liabilities, the cash flow for which is included in financing activities.

Group	2022-01-01	Cash flow items	Interest	Other	2022-12-31
Current interest-bearing liabilities	31,167	-31,167	-	-	-
Non-current interest-bearing liabilities	1,528	-1,528	-	-	-
Lease liabilities	13,971	-5,945	631	685	9,342
Total	46,666	-38,640	631	685	9,342

Group	2021-01-01	Cash flow items	Interest	Other	2021-12-31
Current interest-bearing liabilities	1,067	30,100	-	-	31,167
Non-current interest-bearing liabilities	2,695	-1,167	-	-	1,528
Lease liabilities	682	-3,836	439	16,686	13,971
Total	4,444	25,097	439	16,686	46,666

Parent company	2022-01-01	Cash flow items	Other	2022-12-31
Current interest-bearing liabilities	31,267	-31,267	-	-
Non-current interest-bearing liabilities	1,428	-1,428	-	-
Total	32,695	-32,695	-	-

Parent company	2021-01-01	Cash flow items	Other	2021-12-31
Current interest-bearing liabilities	1,067	30,100	100	31,267
Non-current interest-bearing liabilities	2,695	-1,167	-100	1,428
Total	3,762	28,933	-	32,695

29. Related-party transactions

The following transactions took place with related parties:

TSEK	Group		Parent company	
	2022	2021	2022	2021
Sale and purchase of goods and services				
Sale of services to companies controlled by senior executives ¹⁾	525	450	525	450
Related-party debts				
Trade debtors ²⁾	1	1	1	1
Related-party liabilities				
Current liabilities ³⁾	-	19,500	-	19,500

1. Sales have been made to Board directors Lars Appelstål, Bengt Nilsson and Finn Persson (or companies controlled by these people).
2. Refers to accounts receivable related to sales to related parties according to the above.
3. Refers to shareholder loan (bridge loan), described in Note 23. Related parties who have issued bridge loans are Lars Appelstål, Bengt Nilsson, Finn Persson, Johan Borendal and Gustaf Wibom (or companies controlled by the people).

All transactions have been at arm's length, and the Board makes the assessment that the terms and conditions for the transactions are based on the market price, taking into account the conditions when entering the transactions. Of the consolidated bridge loan, TSEK 19,500 comprise shareholder loans from related parties.

30. Events after the end of reporting period

In January 2023, Natalie Jelveh was appointed as new CFO. No significant events have occurred after the end of the reporting period.

31. Definitions of key performance indicators

KPIs	Definition	Purpose
EBITDA	EBITDA (earnings before interest, taxes, depreciation and amortization) is operating profit before depreciation, amortization and impairment.	EBITDA provides an overall view of profit that is generated by operations, which is useful for showing the underlying earning capacity of the business.
Recurring revenue	Contracted subscription revenue are renewed automatically.	Revenue renewed automatically, without any acquisition cost.
Annualized recurring revenue (ARR)	ARR is defined as the 12-months value of contractual recurring revenue. These revenue streams are invoiced and distributed across 12 months, for which reason the ARR may be higher than the figure for net sales.	ARR is a measurement of the revenue that is expected to be repetitive over the coming 12 months, and facilitates comparison with other companies in the industry.

Adoption of Annual Report

On 12 May 2023, the income statement and balance sheet of the Group will be presented to the AGM for approval.

The Board of Directors affirm that the consolidated accounts have been prepared in accordance with International Financial Reporting Standards (IFRS), as adopted by the EU, and provide a true and fair view of the Group's profit and financial position. The Annual Report has been prepared in accordance with the generally accepted

accounting policies and provides a true and fair view of the Parent Company's profit and financial position.

The administration report for the Group and the Parent Company provides a fair review of the development of the Group's and Parent Company's operations, profit and financial position and describes material risks and uncertainty factors faced by the Parent Company and the companies included in the Group.

Stockholm April 2023, according to the date indicated by the electronic signature.

Lars Appelstål
Chairman

Anders Hamnes
Managing Director

Rosie Kropp
Director

Bengt Nilsson
Director

Finn Persson
Board Director

Our auditor's report was submitted in Stockholm April 2023, according to the date indicated by the electronic signature.

Grant Thornton Sweden AB

Daniel Forsgren
Authorized Public Accountant





Auditor's report

N.B. The English text is a translation of the official version in Swedish. In the event of any conflict between the Swedish and English version, the Swedish shall prevail.

To the general meeting of the shareholders of Oneflow AB (publ.)

Corporate identity number 556903 - 2989

Report on the annual accounts and consolidated accounts

Opinions

We have audited the annual accounts and consolidated accounts of Oneflow AB (publ.) for the year 2022, except for the corporate governance statement on pages 11-18.

The annual accounts and consolidated accounts of the company are included on pages 22 - 76 in this document.

In our opinion, the annual accounts have been prepared in accordance with the Annual Accounts Act and present fairly, in all material respects, the financial position of parent company as of 31 December 2022 and its financial performance and cash flow for the year then ended in accordance with the Annual Accounts Act. The consolidated accounts have been prepared in accordance with the Annual Accounts Act and present fairly, in all material respects, the financial position of the group as of 31 December 2022 and their financial performance and cash flow for the year then ended in accordance with International Financial Reporting Standards (IFRS), as adopted by the EU, and the Annual Accounts Act.

The statutory administration report is consistent with the other parts of the annual accounts and consolidated accounts.

We therefore recommend that the general meeting of shareholders adopts the income statement and balance sheet for the parent company and the group.

Basis for Opinions

We conducted our audit in accordance with International Standards on Auditing (ISA) and generally accepted auditing standards in Sweden. Our responsibilities under those standards are further described in the *Auditor's Responsibilities* section. We are independent of the parent company and the group in accordance with professional ethics for accountants in Sweden and have otherwise fulfilled our 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 opinions.

Other Information than the annual accounts and consolidated accounts

This document also contains other information than the annual accounts and consolidated accounts and is found on pages 3 - 10. The Board of Directors and the Managing Director are responsible for this other information.

Our opinion on the annual accounts and consolidated accounts does not cover this other information and we do not express any form of assurance conclusion regarding this other information.

In connection with our audit of the annual accounts and consolidated accounts, our

responsibility is to read the information identified above and consider whether the information is materially inconsistent with the annual accounts and consolidated accounts. In this procedure we also take into account our knowledge otherwise obtained in the audit and assess whether the information otherwise appears to be materially misstated.

If we, based on the work performed concerning this information, conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of the Board of Directors and the Managing Director

The Board of Directors and the Managing Director are responsible for the preparation of the annual accounts and consolidated accounts and that they give a fair presentation in accordance with the Annual Accounts Act and, concerning the consolidated accounts, in accordance with IFRS as adopted by the EU. The Board of Directors and the Managing Director are also responsible for such internal control as they determine is necessary to enable the preparation of annual accounts and consolidated accounts that are free from material misstatement, whether due to fraud or error.

In preparing the annual accounts and consolidated accounts, The Board of Directors and the Managing Director are responsible for the assessment of the company's and the group's ability to continue as a going concern. They disclose as applicable, matters related to going concern and using the going concern basis of accounting. The going concern basis of accounting is however not applied if the Board of Directors and the Managing Director intend to liquidate the company, to cease operations, or has no realistic alternative but to do so.

Auditor's responsibility

Our objectives are to obtain reasonable assurance about whether the annual accounts and consolidated accounts as a whole are free from material misstatement, whether due to fraud or error, and to issue

an auditor's report that includes our opinions. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISAs and generally accepted auditing standards in Sweden 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 annual accounts and consolidated accounts.

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

- Identify and assess the risks of material misstatement of the annual accounts and consolidated accounts, 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 opinions. 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 the company's internal control relevant to our 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 the Board of Directors and the Managing Director.
- Conclude on the appropriateness of the Board of Directors' and the Managing Director's use of the going concern basis of accounting in preparing the annual accounts and consolidated accounts. We also draw a conclusion, based on the audit evidence obtained, as to whether any material uncertainty exists related to events or conditions that may cast significant doubt on the company's and the

group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the annual accounts and consolidated accounts or, if such disclosures are inadequate, to modify our opinion about the annual accounts and consolidated accounts. 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 a company and a group to cease to continue as a going concern.

- Evaluate the overall presentation, structure and content of the annual accounts and consolidated accounts, including the disclosures, and whether the annual accounts and consolidated accounts represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient and appropriate audit evidence regarding the financial information of the entities or business activities within the group to express an opinion on the consolidated accounts. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our opinions.

We must inform the Board of Directors of, among other matters, the planned scope and timing of the audit. We must also inform of significant audit findings during our audit, including any significant deficiencies in internal control that we identified.

Report on other legal and regulatory requirements

Opinions

In addition to our audit of the annual accounts and consolidated accounts, we have also audited the administration of the Board of Directors and the Managing Director of Onflow AB (publ.) for the year 2022 and the proposed appropriations of the company's profit or loss.

We recommend to the general meeting of shareholders that the profit be appropriated in accordance with the proposal in the statutory administration

report and that the members of the Board of Directors and the Managing Director be discharged from liability for the financial year.

Basis for Opinions

We conducted the audit in accordance with generally accepted auditing standards in Sweden. Our responsibilities under those standards are further described in the *Auditor's Responsibilities* section. We are independent of the parent company and the group in accordance with professional ethics for accountants in Sweden and have otherwise fulfilled our 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 opinions.

Responsibilities of the Board of Directors and the Managing Director

The Board of Directors is responsible for the proposal for appropriations of the company's profit or loss. At the proposal of a dividend, this includes an assessment of whether the dividend is justifiable considering the requirements which the company's and the group's type of operations, size and risks place on the size of the parent company's and the group's equity, consolidation requirements, liquidity and position in general.

The Board of Directors is responsible for the company's organization and the administration of the company's affairs. This includes among other things continuous assessment of the company's and the group's financial situation and ensuring that the company's organization is designed so that the accounting, management of assets and the company's financial affairs otherwise are controlled in a reassuring manner. The Managing Director shall manage the ongoing administration according to the Board of Directors' guidelines and instructions and among other matters take measures that are necessary to fulfill the company's accounting in accordance with law and handle the management of assets in a reassuring manner.

Auditor's responsibility



Our objective concerning the audit of the administration, and thereby our opinion about discharge from liability, is to obtain audit evidence to assess with a reasonable degree of assurance whether any member of the Board of Directors or the Managing Director in any material respect:

- has undertaken any action or been guilty of any omission which can give rise to liability to the company, or
- in any other way has acted in contravention of the Companies Act, the Annual Accounts Act or the Articles of Association.

Our objective concerning the audit of the proposed appropriations of the company's profit or loss, and thereby our opinion about this, is to assess with reasonable degree of assurance whether the proposal is in accordance with the Companies Act.

Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with generally accepted auditing standards in Sweden will always detect actions or omissions that can give rise to liability to the company, or that the proposed appropriations of the company's profit or loss are not in accordance with the Companies Act.

As part of an audit in accordance with generally accepted auditing standards in Sweden, we exercise professional judgment and maintain professional skepticism throughout the audit. The examination of the administration and the proposed appropriations of the company's profit or

loss is based primarily on the audit of the accounts. Additional audit procedures performed are based on our professional judgment with starting point in risk and materiality. This means that we focus the examination on such actions, areas and relationships that are material for the operations and where deviations and violations would have particular importance for the company's situation. We examine and test decisions undertaken, support for decisions, actions taken and other circumstances that are relevant to our opinion concerning discharge from liability. As a basis for our opinion on the Board of Directors' proposed appropriations of the company's profit or loss we examined whether the proposal is in accordance with the Companies Act.

Stockholm, according to the date indicated by the electronic signature.

Grant Thornton Sweden AB

Daniel Forsgren
Authorised Public Accountant



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Year-end Report 2023

Oneflow AB

Corporate identity no: 556903-2989

oneflow.com | +46 8 517 297 70

Gävlegatan 12 A | 113 30 Stockholm | Sweden

