SUNBORN LONDON







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REPORT OF BOARD OF DIRECTORS 2020

Key Figures (IFRS)

	1 Jan - 31 Dec	1 Jan - 31 Dec
EUR thousand	2020	2019
Rental income	2 675	2 945
Settlement fee	4 757	0
Operating profit	5 718	1 336
Investment property (yacht hotel)	36 402	37 907
Total Equity	28 441	29 128
Borrowings	29 307	29 814

Financial summary 1 January - 31 December 2020

For the reporting period Sunborn London Oyj ("the Company") continued to be a SPV with no other purpose than owning the Sunborn London Yacht hotel. The vessel was leased out to sister company Sunborn International (UK) Ltd ("Sunborn UK") through an internal bareboat agreement, and ultimately to ISS Facility Services Ltd ("ISS"). The structure of Sunborn group is described in Note 1 to the financial statements.

Rental Income for the reporting period was 2.68 M€ (2.95 M€) and other income for the period contains extraordinary income of 4,76 MEUR relating to the termination of the ISS Management Lease on 31.12.2020. On 29th December 2020 the bondholders approved the amendment of the Bond Terms and the ratification of the ISS Settlement agreement, namely the termination of the ISS management lease, Sunborn UK taking over the management agreement responsibilities and a 3 months' transition period beginning on the 31st December 2020. The Settlement amount paid by ISS consists of an agreed termination payment and has a significant impact in the Sunborn London Oyj financial capability going forward and an early bond repayment of 5 MEUR.

Operating costs are in line with previous year. Extra costs were caused by reorganization.

Book value of the yacht hotel as of 31 December 2020 approximates the fair value of the yacht hotel based on income approach using discounted cash flow analyses. The management has considered the influence of Covid-19 in the fair value and continues to carefully monitor any further consequences of the Covid-19.

Notable events during the reporting period

Take over the London operations and amendments to bond terms

Due to an announced strategic decision by management partner ISS to withdraw from UK hotel operations, the Company, Sunborn UK and ISS Facility Services Ltd negotiated a Settlement Agreement with the objective of an early termination of remaining ISS management lease for the Sunborn London hotel and consequently Sunborn UK taking over the management agreement responsibilities and a transition period from 1st of January 2021. The Settlement includes a lump sum amount paid by ISS to cover the expected loss, costs and commercial risks transferred to Sunborn London Oyj and Sunborn International (UK) Ltd.

After the in-principle agreement with ISS, the Company issued a request to its bondholders to accept a Proposal which included the negotiated Settlement exit offer. The Proposal was broadly accepted by bondholders and therefore Sunborn's current operating entity in UK will begin transfer operations on 1st January 2021 from ISS management.

Amendments to the Bond Terms included early amortization of the outstanding bond by 5.0 MEUR, which took place on the 17th February 2021. The remaining proceeds from the settlement remain in the hotel operating company for working capital and general corporate purposes. Amendments also included:

- an option to extend the maturity of the bond to by 6 months or until September 2022 with extension fee of 4 % and 8 % respectively.
- an interest coverage ratio covenant, which requires the Issuer to generate EBITDA minimum of 1.1 times the net finance charges
- Sunborn International Holding Oy as guarantor (owner of Sunborn's two yacht hotels, Sunborn Gibraltar and Sunborn London)
- the ability to use any government funding programs in the operating company (unsecured) if available with a limit of EUR 2 million.

The Bareboat charter agreement between Sunborn UK and the Company was renewed with a fixed sum of GBP 195,000 per month as per the amended Bareboat Charter Agreement (dated on 29.12.2020) effective from 1st January 2021 onwards.

Sunborn management views the settlement agreement provided a major positive boost to the financial standing of the Company at the end of a difficult trading year due to Covid 19, reducing a large proportion of outstanding debt by an early repayment of 5.0 MEUR and improving key financial parameters in preparation for refinancing of the bond due September 2021. As part of the Settlement, operator company Sunborn UK has secured an increase in working capital funds to deal with the immediate operating environment and the takeover provides clearly identified opportunities to better manage sales, reduce costs and increase profitability through synergies from other Sunborn operations and importantly allow for fast and effective management response in and fluid and extraordinary operating environment. The current management and staff of the hotel transfered to Sunborn UK.

Extraordinary operational lease adjustment

In light of the pandemic caused extraordinary operational circumstance and the resulting loss of operator's hotel revenues and contractual obligations agreed in the ISS Management lease agreement to provide assistance in extraordinary trading circumstances (Covid 19), ISS and Sunborn UK agreed to implement a temporary 15 % discount of the lease fee starting 1st July 2020. Corresponding discount for the corresponding period applied also to the intra-group contract between the Company and Sunborn UK, decreasing thus the company's lease income by 15 %.

Business environment

UK officially left the EU on 31.1.2020 and the Brexit transition period ended 31.12.2020.

Due to Brexit the volatility in pound sterling versus euro is expected to continue while Sunborn Group has implemented certain currency hedges to alleviate but not completely remove the risk of declining pound versus euro. According to Sunborn group's financial risk strategy, the management of the Company closely monitors the development of the GBP/EUR exchange rate and aims to protect the Company against unfavorable developments at the group level.

In 2016, Sunborn International (UK) Ltd entered into a 13-years long triple net management service contract for operations of the Sunborn London Yacht hotel with ISS Facility Services Ltd, a 100 % owned subsidiary of ISS A/S listed in Denmark. ISS has paid Sunborn UK a fixed sum per month in lease.

From 1st January 2021 onwards the Bareboat charter agreement between the hotel operator, Sunborn UK and the Company was on 29th December 2020 renewed with a fixed sum of GBP 195,000 per month to account for the termination of the ISS Settlement Agreement.

Customer satisfaction continues to be excellent reflected in the current score of 8.5/10 "Very good" on Booking.com, 8.6/10 "Fabulous" on Hotels.com, 4.3/5 "Excellent" on Expedia and #382 out of 1,135 hotels in London on TripAdvisor.

Estimated future development

The management has, prior to entering into the Settlement agreement, carefully planned the future business operations including the expected impact and continuation of pandemic restrictions on the hotel's operations.

Despite the obvious challenges of the pandemic, management believes the property will continue successful operations under the current management and the hotel to be placed in an excellent location, benefitting from the ongoing and continued growth and development of the Royal Docks area and the Excel center.

Sunborn UK is transferring over all the existing hotel staff and management from ISS and has identified synergies in sales, marketing and costs with other Sunborn properties, expecting to improve overall stabilized profitability once the normal trading conditions are restored. Management considers Sunborn UK to have sufficient resource available to weather out the current lockdowns and expects the market conditions to improve towards the summer of 2021. Despite the Covid-19 pandemic the Company's financial performance and debt service capacity is expected to remain stable.

UK has successfully managed the Covid 19 response and is in the forefront of international vaccination progress, gradual opening of the society and removal of restrictions on hospitality businesses. UK Hotels as per recent government announcements are expected to be able to continue normal operations in mid to end May. Management has high confidence the planned ISS exit strategy and forward looking business view will be successful.

Notable events after the end of the reporting period

Amendments to the Bond Terms included an early repayment of the bond by 5.0 MEUR, which took place on the 17th February 2021

Company has implemented the transfer of operations and staff from ISS to Sunborn UK. The hotel has been restricted in offering services, other than those provided for eligible support staff and eligible travelers.

Refinancing of the bond is under negotiation with several parties and the company is exploring various refinancing instruments.

Parent entity Sunborn International Holding Oy has received full planning permission for developing a new yacht hotel with permanent planning permission in the current site. This provides a solid foundation for long term development of the UK business.

Short-term risks and uncertainties

The Company's financial risks related to business are market risk including interest rate risk and foreign currency risk, credit risk, liquidity risk and refinancing risk.

The Company is exposed to foreign currency risk through rental receivables and future cash flows arising from the lease contract of the Yacht hotel that is denominated in GBP. The management of the company closely monitors the development of the GBP/EUR exchange rate and aims to protect the Company against unfavourable developments at the group level.

The transfer of operations from ISS to Sunborn UK contains commercial risks related to the continuation of the pandemic and restrictions imposed po the UK hospitality industry. The Sunborn London continues to operate under challenging conditions but management expects the cash reserves of the Sunborn UK to be sufficient to weather out the current lock down and continue to pay the monthly lease.

The current Covid-19 outbreak impacts negatively hotel market in London and the Company's credit risk and liquidity risk through operator being able to continue operating the hotel, meet its commitments under the Bareboat Charter agreement and the Company to pay the interest and other payments related to bond.

The Company's bond is maturing for repayment on 29th September 2021. Management views the current high yield market conditions to be less favourable due to the higher industry risk and ongoing pandemic risk but financing to be available subject to terms and conditions. When the Bond Terms were amended, the bond was remeasured by discounting the amended cash flows using the original effective interest rate. The management has applied significant judgement in estimating the contractual cash flows. The management has assessed that it will not use the extension option and will repay the bond at its original maturity date.

The company management considers the ISS Settlement to have improved the credit metrics of the Company, lowering the loan to value and interest payment cover ratio, however also removing a long-term third-party lease agreement, which may impact the terms and conditions and availability of certain types of financing. Prior to the early 5 MEUR repayment of the loan, senior secured bank financing was outside expected parameters, but with the current lowered outstanding bond amount at 24.5 MEUR, there are more financing options available including bank debt, sale and lease-back, senior secure bond, private placement and structured financing. On 29th December 2020 the bondholders approved the amendment of the Bond Terms and the company has options to extend the bond maturity by 6 months or alternatively until 5th September 2022, however management is currently implementing a strategy of a full refinancing of the bond prior to original maturity and will assessing the likely success and uncertainty over the coming months.

Financial risk management carried out by the management of the Company aims to protect the Company against unfavourable developments in the financial markets and ensure the performance. The management review financial risks on regular basis to manage financial risk position and decide on necessary actions.

Covid 19 pandemic

The Covid-19 outbreak is severely and negatively affecting the tourism market globally. As the Company is reliant on the ability of the operator to pay rent, recent restricted operation of the underlying business and the subsequent forecasted recovery period is likely to affect the performance of the operator in the short and medium term.

Prolonged Covid-19 restrictions could further impact the Company's business through continued negative influence on the operator. The consequences of the unprecedented crisis are difficult to predict, and it is unknown when the recovery of the affected businesses will take place. Prolonged crisis could also in the long term impair the fair value of the yacht hotel.

Corporate Governance

Sunborn London Oyj's ownership, corporate structure, operational activities and related party transactions are described in notes to the financial statements.

The governance of Sunborn London Oyj is based on the Finnish Limited Liability Companies Act and Sunborn London Oyj's articles of association. The Company's shares are not listed for public trading. Sunborn London Oyj has issued a secured bond that is listed by NASDAQ Helsinki Oy, and the company complies with its rules and regulations for listed bonds, the Securities Markets Act as well as the Financial Supervisory Authority's regulations.

The Annual General Meeting is the highest decision-making body in Sunborn London Oyj, deciding on matters laid down in the Finnish Limited Liability Companies Act. The AGM is held once a year, in June at the latest, on a date determined by the company's Board of Directors.

The Board of Directors of Sunborn London Oyj consists of four ordinary members, elected by the AGM for one year at a time. The Board of Directors decides on significant matters concerning the company strategy, investments and finance. In 2020 the Board had 4 meetings.

Members of the Board of Directors in 2020 were Ritva Niemi, Pekka Niemi, Hans Niemi and Jari Niemi. There has not been any remuneration for the Board of Directors in 2020. Sunborn London Oyj has no committees.

Sunborn London Oyj's Board of Directors appoints the Chief Executive Officer. The CEO Hans Niemi is responsible for the Company's financial performance and for organizing business operations and administration according to legislation as well as instructions and orders issued by the Board.

The Annual General Meeting elects the authorized public accountants until further notice. Sunborn London Oyj auditors are PricewaterhouseCoopers Oy with Kalle Laaksonen, APA, as principal auditor since 2017.

Proposal for profit distribution

The Board of Directors proposes to the Annual General Meeting that the funds are carried forward to retained earnings.

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME (IFRS)

EUR thousand	Note	1 Jan -31 Dec 2020	1 Jan -31 Dec 2019
Rental income from group companies	5,13	2 675	2 945
Other operating income	5	4 886	128
Depreciation	9	-1 505	-1 505
Other operating expenses	6	-339	-232
Operating profit		5 718	1 336
Finance income	7,13	1 579	1 662
Finance costs	7	-2 082	-1 905
Finance income and costs, net		-503	-243
Profit before taxes		5 214	1 093
Income tax expense	8	(0)	-
Change in deferred tax	8	-1 043	-219
Profit for the period		4 171	874
Total comprehensive income for the period		4 171	874

The above statement of comprehensive income should be read in conjunction with the accompanying notes.

CONSOLIDATED BALANCE SHEET (IFRS)

Non-current assets 13 19 777 24 162 162 162 162 163 164 165	EUR thousand	Note	31 Dec 2020	31 Dec 2019
Investment property	Assets			
Investment property	Non-current assets			
Receivables from group companies 13 19 777 24 162 Cash collateral 12 880 880 Total non-current assets 57 060 62 949 Current assets Trade receivables from group companies 13 3 191 3 288 Trade and other receivables 21 10 Cash and cash equivalents 5 501 348 Total current assets 8 713 3 646 Equity and liabilities 8 713 3 646 Equity and liabilities 8 8 8 8 Share capital 11 80 80 Reserve for invested unrestricted equity 600 600 600 Retained carnings 27 761 28 448 29 128 Liabilities Non-current liabilities Non-current liabilities 5 257 385 Deferred income 5 257 385 Deferred income tax liabilities 10 6 918 7 090 Total non-current liabilities 10	- 10 01 01 01 01 01 01 01	9	36 402	37 907
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Total equity and liabilities 65 773 66 595	Total liabilities		37 333	37 466
	Total equity and liabilities		65 773	66 595

The above balance sheet should be read in conjunction with the accompanying notes.

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY (IFRS)

		Reserve for invested		
EUR thousand	Share capital	unrestricted equity	Retained earnings	Total equity
Equity at 1.1.2019	80	600	29 574	30 254
Profit for the period			874	874
Total comprehensive income	0	0	874	874
Transactions with owner: Group contribution			-2 000	-2 000
Total contributions by and distributions to owners of the parent, recognised directly in equity	0	0	-2 000	-2 000
Equity at 31.12.2019	80	600	28 448	29 128
Equity at 1.1.2020	80	600	28 448	29 128
Profit for the period			4 171	4 171
Total comprehensive income	0	0	4 171	4 171
Transactions with owner:				
Group contribution			-4 858	-4 858
Total contributions by and distributions to owners				
of the parent, recognised directly in equity	0	0	-4 858	-4 858
Equity at 31.12.2020	80	600	27 761	28 441

The above statement of changes in equity should be read in conjunction with the accompanying notes.

CONSOLIDATED STATEMENT OF CASH FLOWS (IFRS)

EUR thousand	Note	1 Jan – 31 Dec 2020	1 Jan - 31 Dec 2019
Cash flows from operating activities			
Profit before tax		5 214	1 093
Adjustments for			
Amortisation of deferred income	4	-128	-128
Depreciation	4	1 505	1 505
Finance income and costs, net		503	243
Change of working capital			
Change in trade and other receivables		86	-161
Change in trade and other payables		674	20
Net cash flows from operating activities		7 854	2 571
Net cash flows used in investing activities		_	
Cash flows from financing activities			
Repayment of borrowings		-704	-672
Contribution from/to Sunborn group companies	7	-130	-357
Transaction / loan agent costs		-9	-6
Interest and finance costs paid		-1 681	-1 710
Net cash flows from financing activities		-2 525	-2 746
Cash and cash equivalents at the beginning of period		348	419
Effects of exchange rate changes on cash and cash equivalents		-176	103
Change in cash and cash equivalents		5 153	-71
Cash and cash equivalents at the end of period		5 501	348

The above statement of cash flows should be read in conjunction with the accompanying notes.

NOTES TO THE FINANCIAL STATEMENTS (IFRS)

1. General information

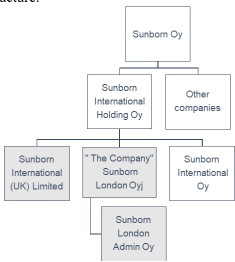
Sunborn London Oyj is a public limited liability company ("the Company") incorporated in Finland. The registered address of Sunborn London Oyj is Juhana Herttuan puistokatu 23, Turku, Finland. Sunborn London Oyj was established on April 30, 2016 through a demerger of Sunborn International Oy. Sunborn London Oyj owns a luxury yacht hotel "Sunborn London" docked at Royal Victoria Dock in London, the UK ("Yacht hotel"), which it has leased to its sister company Sunborn International (UK) Limited ("Sunborn UK"). The hotel operations of the Yacht hotel Sunborn London have been run by management company ISS Facility Services Ltd ("ISS") in accordance with a lease contract between ISS and Sunborn UK until the end of 2020. In the beginning of the year Sunborn UK took over the operations after the transition from ISS management.

The Yacht hotel is equipped with 138 cabins, including four suites or high-class cabins, with a total hotel capacity of 524 persons. There are also conference facilities for up to 200 delegates, restaurant, bar and lounges inside the Yacht hotel. The Company had no employees in 2020 and 2019. Sunborn London Oyj's parent company Sunborn Oy provides management and administrative services to the Company. Sunborn UK's sole operations consist of acting as the lessee and lessor of the Yacht hotel.

On 30th April, 2020, Sunborn Oy transferred its ownership in the Company to a newly established company Sunborn International Holding Oy, which thus became a new parent company of Sunborn London Oyj owning 100 % of the shares of the Company, as well as Sunborn UK. Sunborn International Holding Oy. Sunborn International Holding Oy is a family-owned company based in Finland. Sunborn Group focuses on the development of luxury spa and yacht hotels, restaurants and other high-quality property, and has more than 40 years of experience in the hospitality sector. Sunborn Oy had altogether 16 subsidiaries as at December 31, 2020 ("Sunborn Group"). Sunborn Oy prepares consolidated financial statements under Finnish Accounting Standards. The copies of the consolidated financial statements as well as the Company's standalone financial statements are available at the parent company's head office, Juhana Herttuan puistokatu 23, Turku, Finland.

As at 7 December 2018 Sunborn London Oyj acquired dormant subsidiary for administrative purposes thus became the parent company of the group ("Group"). The consolidated financial statements have been prepared in accordance with the basis of preparation and accounting policies set out below.

Sunborn Group structure:



2. Summary of significant accounting policies

Basis of preparation

These consolidated financial statements have been prepared in accordance with International Financial Reporting Standards (IFRS) as adopted by the European Union, conforming with the IAS and IFRS standards as well as SIC and IFRIC interpretations applicable as per December 31, 2020. International Financial Reporting Standards refer to the standards and interpretations applicable by corporations set out by the Finnish accounting ordinance and other guidance set out on the basis of this ordinance enforced for application in accordance with the procedure stipulated in the regulation (EC) No 1606/2002 of the European Parliament and of the Council. The notes to the financial statements also comply with the Finnish accounting and corporate legislation complementing the IFRS standards. There are no IFRSs or IFRIC interpretations that are not yet effective that would be expected to have a material impact on the Company's financial statements.

These financial statements have been prepared primarily under the historical cost convention unless otherwise indicated.

Preparation of consolidated financial statements in conformity with IFRS requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in the process of applying group's accounting policies. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the financial statements are disclosed in note 3.

The financial statements are presented in thousands of euros unless otherwise stated. All figures presented have been rounded and consequently the sum of individual figures may deviate from the presented sum figure.

Going concern and liquidity risk

The transfer of operations from ISS to Sunborn UK contains commercial risks related to the continuation of the pandemic and restrictions imposed po the UK hospitality industry. The Sunborn London continues to operate under challenging conditions and the management expects the cash reserves of the Sunborn UK to be sufficient to weather out the current lock down and continue to pay the monthly lease. The Company's financial risks related to business are market risk including interest rate risk and foreign currency risk, credit risk, liquidity risk and refinancing risk. The current Covid-19 outbreak impacts negatively London hotel market and Sunborn London's credit risk and liquidity risk through operator being able to continue operating the hotel, meet its commitments under the lease agreement and Sunborn London Oyj to pay the interest and other payments related to bond.

The Company bond is maturing for repayment on 29th September 2021. Management views the current high yield market conditions to be less favorable due to the higher industry risk and ongoing pandemic risk but financing to be available subject to terms and conditions. When the bond terms were amended, the bond was remeasured by discounting the amended cash flows using the original effective interest rate. The management has applied significant judgement in estimating the contractual cash flows. The management has assessed that it will not use the extension option and will repay the bond at its original maturity date.

The company management considers the ISS Settlement to have improved the credit metrics of the Company, lowering LTV and interest payment cover ratio, however also removing a long-term third-party lease agreement, which may impact the terms and conditions and availability of certain types of

financing. Prior to the early 5.0 MEUR repayment of the loan, senior secured bank financing was outside expected parameters, but with the current lowered outstanding bond amount at 24.5 MEUR, there are more financing options available including bank debt, sale and lease-back, senior secure bond, private placement and structured financing. On 29th December 2020 the bondholders approved the amendment of the bond terms and conditions and the company has options to extend the bond maturity by 6 months or alternatively until 5th September 2022, however management is currently implementing a strategy of a full refinancing of the bond prior to original maturity and will assessing the likely success and uncertainty over the coming months.

Foreign currency translation

Items included in the financial statements are measured using the currency of the primary economic environment in which the entity operates (the functional currency). The functional currency of the Company is euro, which is also the presentation currency of these consolidated statements.

Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transactions or valuation where items are re-measured. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation at year-end exchange rates of monetary assets and liabilities denominated in foreign currencies are recognised in the income statement. All foreign exchange gains and losses are presented in the income statement within finance income or costs.

Investment property

The Company presents as investment property its investment in a Yacht hotel that is leased out under operating lease, and it is operated as Yacht hotel "Sunborn London" by ISS. The Yacht hotel has the physical characteristics of a building. It is a non-propelled vessel that is permanently moored along quayside at Royal Victoria Dock in London, the UK. The Yacht hotel, as it is lacking propels and other standard equipment of a ship, is not readily movable and the future rental cash flows to be earned from the Yacht hotel depend largely upon its permanent location.

An investment property is measured initially at its cost. Directly attributable transaction costs are included in the initial measurement. The Company measured the investment property at fair value as at 1 January 2015, as the Company applied the exemption provided in IFRS 1 to use the fair value of the investment property as deemed cost at the date of transition to IFRS. Any improvement costs for the renovation and repair that add value to Yacht hotel are capitalized as additions to the Yacht hotel and depreciated over the shorter of the improvements' estimated useful lives or that of the Yacht hotel.

Subsequently, the investment property is carried at cost less accumulated depreciation and any accumulated impairment losses. Depreciation is calculated using the straight-line method to allocate the cost to the residual value over their estimated useful lives. The estimated useful life of the Yacht hotel divided to its significant components is presented in the table below:

Yacht 40 years Yacht, short term components (interior and fittings) 10 years

The Yacht hotel's residual value is estimated to be EUR 5 million. The residual value and useful lives are reviewed, and adjusted if appropriate, at the end of each reporting period.

Transfers to and from investment property are made if there is a change in use. Investment property is derecognised on disposal or when the asset is withdrawn from use and no future economic benefits are expected.

Impairment of investment property

Assets that are subject to depreciation are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. Impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs of disposal and value in use.

Financial assets

The group classifies all its financial assets as financial assets measured at amortised cost. The group's financial assets comprise lease receivables and loan receivables and are held within a business model whose objective is to collect the contractual cash flows, and the financial assets' contractual terms give rise to cash flows that are solely payments of principal and interest.

Financial assets at amortised cost are recognised initially at fair value, including any transaction costs incurred. They are subsequently carried at amortised cost less provision for impairment. Interest income is recognised in the income statement using the effective interest method. Financial assets are derecognised when the contractual rights to the cash flows from the financial asset expire or the group transfers the financial asset or the group of financial assets in question.

The group's financial assets are included in current assets, expect for maturities greater than 12 months after the end of the reporting period in which case they are classified as non-current assets. The financial assets comprise non-current loan given to Sunborn International Holding Oy, a parent company of Sunborn London Oyj, current trade and other receivables which include mainly rental receivable from the lessee Sunborn UK, related party, reserve account pledged (cash collateral) for the bond trustee, and cash and cash equivalents, which includes cash in hand and deposits held at call with banks.

Impairment of financial assets at amortised cost

The group assesses on a forward looking basis the expected credit losses associated with the receivables which are carried at amortised cost. The impairment methodology applied depends on whether there has been a significant increase in credit risk. If there is no significant increase in credit risk, 12 month expected losses are recognised in profit or loss. Otherwise, the lifetime expected credit losses are recognised.

The group assesses expected losses based on the historical payment profiles and the corresponding historical credit losses experienced within the current period. The historical loss rates are adjusted to reflect current and forward-looking information on macroeconomic factors affecting the ability of the customers to settle the receivables.

Trade receivables are written off when there is no reasonable expectation of recovery. Indicators that there is no reasonable expectation of recovery include, amongst others, a failure to make contractual payments for a period of greater than 360 days past due.

Financial liabilities

Financial liabilities of the group consist of borrowings and accounts and other payable. A financial liability is derecognized when it is extinguished – that is when the obligation is discharged, cancelled or expired. The difference between the carrying amount of a financial liability (or part of a financial liability) extinguished or transferred to another party and the consideration paid, including any non-cash assets transferred or liabilities assumed, shall be recognised in profit or loss.

Borrowings

Borrowings are recognised initially at fair value, net of transaction costs incurred. Borrowings are subsequently carried at amortised cost. Any difference between the proceeds (net of transaction costs) and the redemption value is recognised in the income statement as interest expense over the period of the borrowings using the effective interest method. The group's borrowings consist of senior secured bonds which the Company withdrew during 2016.

Accounts and other payable

Accounts payable are obligations to pay for goods or services that have been acquired in the ordinary course of business from suppliers. Other payables consist of interest and tax accruals. Accounts payable are classified as current liabilities if payment is due within one year or less. If not, they are presented as non-current liabilities. Accounts payable are recognised initially at fair value and subsequently measured at amortised cost.

Current and deferred tax

The tax expense for the period comprises current and deferred tax. Tax is recognised in the income statement, except to the extent that it relates to group contribution that is recognised directly in equity. In this case, the tax is also recognised directly in equity. The current income tax charge is calculated on the basis of the tax laws enacted or substantively enacted at the balance sheet date in the countries where the Group entities operate and generate taxable income.

Deferred tax is recognised on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the financial statements. Deferred tax is determined using tax rates (and laws) that have been enacted or substantively enacted by the balance sheet date and are expected to apply when the related deferred tax asset is realised or the deferred tax liability is settled. Deferred tax assets are recognised only to the extent that it is probable that future taxable profit will be available against which the temporary differences can be utilised.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to offset current tax assets against current tax liabilities and when the deferred taxes assets and liabilities relate to income taxes levied by the same taxation authority on either the same taxable entity or different taxable entities where there is an intention to settle the balances on a net basis.

Recognition of rental income

The Company recognises rental income from renting out the Yacht hotel "Sunborn London" to Sunborn UK based on fixed monthly payments determined in the lease contract. The lease of the Yacht hotel is classified as operating lease, since the Company retains a significant share of risks and rewards of ownership. Rental income from operating leases is recognised on a straight-line basis over the lease term.

Interest income

Interest income on the loan to the parent company Sunborn International Holding Oy is recognised using the effective interest method and presented within finance income in the statement of comprehensive income.

Group contribution

Group contribution given under Finnish Group Contribution Act 1986/825 to the entities in the Sunborn Group in Finland is recognised as a liability or receivable in the consolidated financial statements in the period to which it relates to. Group contribution is deducted directly from equity net of taxes.

Segment reporting

The Group only has one operation (owning and leasing the Yacht hotel), so it constitutes a single operating segment. The chief operating decision maker is determined as the Board of Directors of the Company who monitors the result of the group after its establishment based on the rental income generated from the lease agreement less operating expenses.

3. Critical accounting estimates and management judgement

The preparation of financial statements in compliance with IFRS requires making estimates and assumptions. Application of accounting policies requires making judgements. The estimates and underlying assumptions are reviewed on an ongoing basis. The estimates and assumptions, and judgements are based on historical experience and various other factors, including projections of future events, which are believed to be reasonable under current circumstances.

Useful life and residual value of the Yacht hotel

The Yacht hotel has been built as permanently floating real-estate and hull and structure is designed to have a technical lifespan of over 70 years, subject to normal maintenance and upkeep over the lifespan. In addition to the high technical specification of the hull and its protection systems, the hotel is typically moved only once every 10 to 15 years for refitting and is not normally subjected to adverse sea conditions, salt water, and friction. As a non-moving vessel, it will not be impacted by encounters with land or vessels. The management of the Company has made estimates on the depreciation period and residual value of the Yacht hotel. The management has estimated that the useful life of the Yacht hotel is 40 years for the hull and structure and 10 years for the interior and fittings. The residual value is estimated to be EUR 5 million. Should certain factors or circumstances cause the management to revise its estimates of the Yacht hotel's useful lives or projected residual values, depreciation expense could be materially higher or lower. If the estimated average Yacht hotel useful life had reduced or increased by one year, depreciation expense for 2020 would have increased by approximately EUR 0.1 million / decreased by 0.1 million. If the Yacht hotel was estimated to have no residual value, depreciation expense for 2020 would have increased by approximately EUR 0.13 million.

Determination of the functional currency of the Company

Determination of the functional currency of the Company requires critical judgement. The management of the Company has prepared the financial statements on the basis of the judgement that the functional currency is the Euro. Management's view is that the Company acts as an extension of its ultimate parent entity Sunborn Oy, whose functional currency is euro.

Impairment of the long term loan receivable from the parent entity

The management has applied judgement in considering that the credit risk of the loan receivable from the parent entity has not increased significantly. If the credit risk for a loan receivable is not significantly increased, the impairment loss is recognised based on 12 month expected losses. If the credit risk is

significantly increased, the impairment is recognised based on lifetime expected losses. This might have significant impact on the profit for the period.

4. Financial risk management

The financial risks related to business are market risk (including interest rate risk and foreign currency risk), credit risk, liquidity risk and refinancing risk. Financial risk management carried out by the management aims to protect the group against unfavourable developments in the financial markets and ensure the performance. The management review financial risks on regular basis to manage financial risk position and decide on necessary actions.

Foreign exchange risk

The objective of foreign exchange risk management is to reduce the uncertainty caused by fluctuations in foreign exchange rates in the group's profit and loss, cash flows and balance sheet to an acceptable level. The Group is exposed to foreign currency risk through rental receivables and future cash flows arising from the lease contract of the Yacht hotel that is denominated in GBP. Volatility in GBP versus EUR is also expected to continue due to Brexit.

The management of the company closely monitors the development of the GBP/EUR exchange rate and aims to protect the Company against unfavorable developments. Sunborn Oy, the parent of the Company, has hedged foreign exchange risk at the Sunborn Group level by using window forward rate contract.

The GBP denominated receivables and cash balances on the balance sheet in the periods presented are as follows:

EUR thousand	31 Dec 2020	31 Dec 2019
Lease receivables	3 191	3 288
Cash and cash equivalents	5 452	234
Total	8 643	3 522

At December 31, 2020, if the GB Pound strengthened/weakened by 15% against the euro, post-tax profit for the year would have been EUR 1 127 thousand (2019: EUR 459 thousand) higher/lower.

Interest rate risk

The Company has issued senior secured bonds during year 2016 whose interest is bound to 3-month Euribor. The nominal value of the bonds is EUR 32 million in total and they carry interest at rate of 5.5 % as at December 31, 2020 consisting of margin of 5.5 % plus 3-month Euribor subject to a floor at 0 %. Cash and cash equivalents do not carry significant interest. The loan receivable from the parent of the Company, Sunborn International Holding Oy amounts to EUR 19,8 million carries floating interest rate based on 3-month Euribor subject to a floor at 0 % plus marginal, being 6.1 % as at December 31, 2020.

Due to the low interest rate levels, the Company has paid the floor interest of 5.5 % p.a. on its borrowings and in substance the interest rate has been fixed. Also the interest rate for the receivable from Sunborn International Holding Oy has been fixed in substance. Possible future fluctuations in interest rates would be mainly offset by the opposite impacts of the changes in interest rates on the receivable and liability. Had the Euribor been 50 basis points higher or lower during the periods presented, that would not have had material impact on the interest expense or interest income. The management of the Company monitors

changes in the interest rate level and its possible impact on future cash outflows. The need for any hedging activity is assessed continuously.

Credit risk

Credit risk is the risk that the other party to the loans and receivables will cause a financial loss for the group by failing to discharge an obligation. Credit risk arises from rental receivables from its sister company Sunborn UK, loan to Sunborn International Holding Oy, the parent company, and cash and cash equivalents and the cash deposit held (cash collateral) at banks.

The Company assesses on a forward looking basis the expected credit losses associated with these receivables. The impairment methodology applied depends on whether there has been a significant increase in credit risk. If there is no significant increase in credit risk, 12 month expected losses are recognised in profit or loss. Otherwise, the lifetime expected credit losses are recognised.

The Company has leased the Yacht hotel to its sister company Sunborn UK. The lease receivables from Sunborn UK amounted to approximately EUR 3.2 million on 31.12.2020 (EUR 3.3 million on 31.12.2019). The receivables correspond to approximately one-year lease receivables. Previously the Company agreed with Sunborn UK on a longer payment period for the lease receivables to set off the receivables with outstanding liabilities of Sunborn International Oy to Sunborn UK. However, due to the demerger, the receivables and liabilities could not be offset. Sunborn UK makes the lease payments according to the contract, and the management has assessed that there is no significant increase in the credit risk of the receivables. The management has assessed that the 12-month expected loss on the lease receivables is not material.

The current Covid-19 outbreak impacts negatively hotel market in London and the Company's credit risk. The transfer of operations from ISS to Sunborn UK contains credit risks related to the continuation of the pandemic and restrictions imposed to the UK hospitality industry. The Sunborn London continues to operate under challenging conditions but management expects the cash reserves of the Sunborn UK to be sufficient to weather out the current lock down and continue to pay the monthly lease.

The most significant receivable is the loan granted to the parent Sunborn Oy in 2017 and transferred to Sunborn International Holding Oy in 2020. The loan carries normal credit risk related to intra-group receivables. The credit quality of the loan depends on the financial performance of the parent company. Financial activities of the Sunborn Group companies are directed by common management. The amounts and terms and conditions of the receivables from group companies are presented in note 13.

The management considers that there has not been a significant increase in credit risk since initial recognition of the loan receivable. Accordingly, impairment based on 12 month expected losses is recognised. The management of the Company has made the assessment and concluded that there is no material impairment loss to be recognised.

Cash and cash equivalents and the cash deposit (cash collateral) are held in reputable Nordic banks, whose credit ratings are strong. While cash and cash equivalents are also subject to the same impairment requirements as other receivables, the management has assessed that the impairment loss for them is immaterial.

The calculations of expected credit loss for financial assets are based on assumptions about risk of default and expected loss rates. The management uses judgement in making these assumptions and selecting the inputs to the impairment calculations, based on past history, existing market conditions as well as forward looking estimates at the end of each reporting period.

The ageing analysis of trade receivables is as follows:

EUR thousand	31 Dec 2020	31 Dec 2019
Not due	-	253
Less than 6 months past due	3 191	1 264
6 - 12 months past due	-	1 516
Over 12 months past due	-	256
Total	3 191	3 288

Liquidity risk and refinancing risk

Liquidity risk is the risk that existing funds and borrowing facilities become insufficient to meet the Company's business needs or high extra costs are incurred for arranging them. Refinancing risk is the risk that refinancing of the existing borrowings and/or raising new funding will not be available, or is available at high price.

Prudent liquidity risk management implies maintaining sufficient cash, and the availability of adequate funding. In the long—run the principal source of liquidity is expected to be the cash flow generated by the lease agreement. The Group's liquidity position is monitored by the management.

A summary table with maturity of the financial liabilities is presented below. The amounts disclosed in the tables below are the contractual undiscounted cash flows including the interest payments. The interest payments are calculated based on the interest rate level on the balance sheet dates presented.

21	Dec	20	171
31	Dec	Z U	IJΨ

EUR thousand	< 1 year	1 to 2 years	2 to 3 years	3 to 5 years	Total
Payables to group companies	50	-	-	-	50
Trade and other payable	9	-	-	-	9
Senior secured bond	29 307	-	-	_	29 307
Senior secured bond, interest payments	1 030	-	-	-	1 030
Total	30 396	-	-	_	30 396

31 Dec 2019

EUR thousand	< 1 year	1 to 2 years	2 to 3 years	3 to 5 years	Total
Payables to group companies	24	-	-	-	24
Trade and other payable	2	-	-	-	2
Senior secured bond	704	29 456	-	-	30 160
Senior secured bond, interest payments	1 677	1 214	-	-	2 891
Total	2 407	30 670	-	-	33 077

The refinancing risk is managed by securing the refinancing early enough. The Company's bond is maturing for repayment on 29th September 2021. Management views the current high yield market conditions to be less favorable due to the higher industry risk and ongoing pandemic risk but financing to be available subject to terms and conditions. When the Bond Terms were amended, the bond was remeasured by discounting the amended cash flows using the original effective interest rate. The management has applied significant judgement in estimating the contractual cash flows. The management has assessed that it will not use the extension option and will repay the bond at its original maturity date.

The company management considers the ISS Settlement to have improved the credit metrics of the Company, lowering the loan to value and interest payment cover ratio, however also removing a long-term third-party lease agreement, which may impact the terms and conditions and availability of certain types of financing. Prior to the early 5 MEUR repayment of the loan, senior secured bank financing was outside expected parameters, but with the current lowered outstanding bond amount at 24.5 MEUR, there are more financing options available including bank debt, sale and lease-back, senior secure bond, private placement and structured financing. On 29th December 2020 the bondholders approved the amendment of the Bond Terms and the company has options to extend the bond maturity by 6 months or alternatively until 5th September 2022, however management is currently implementing a strategy of a full refinancing of the bond prior to original maturity and will assessing the likely success and uncertainty over the coming months.

Capital management

Capital of the group as monitored by the management consists of borrowings and equity as shown in the balance sheet.

Capital management is based on the evaluation of essential risks concerning the group. The management of the Company monitors equity ratio. Capital is managed through group contributions or equity instalments. In accordance with the terms of bonds issued by the Company and guaranteed by Sunborn UK, as described in note 12 Borrowings, the Company is not permitted to raise new external debt, however intra-group financing is allowed if needed either in form of equity or debt instruments.

The bond terms include an asset cover ratio covenant, which requires the Company, together with the guarantor, to maintain the asset cover ratio of minimum 120.0 %. The covenant is calculated based on the market value of the yacht hotel calculated by approved shipbroker appointed by the Company and approved by the bond trustee, divided by financial indebtedness of the Company. The Company has not breached the covenant.

5. Rental income from related parties and other income

The Group's rental income consists of rental income from Sunborn UK.

Despite the change in operator in 2021, the amended Bareboat charter agreement between Sunborn UK and the Company remains in place with a fixed sum of GBP 195,000 per month in lease. Bareboat charter agreement is in force until terminated by either party subject to six months' prior notice. In 2019 the period for which the lease payments were presented are based on the term of the contract between ISS and Sunborn UK. Rental income relates to investment property, see note 9 for details.

Future minimum lease payments from the lease contract translated at exchange rate prevailing on each balance sheet date are as follows:

EUR thousand	31 Dec 2020	31 Dec 2019
Within 1 year	651	3 032
Between 1 and 2 years	-	3 032
Between 2 and 3 years	-	3 032
Between 3 and 4 years	-	3 032
Between 4 and 5 years	-	3 032
Later than 5 years	-	13 141
Total	651	28 303

Sunborn UK has paid in December 2020 in advance the 3 months' lease payments, so the table above only reflects the lease payments for 3 months' period.

Other income relates mostly to the one-time settlement exit fee from Sunborn UK due to the termination of contract with ISS.

Smaller item in other income relates to the payments received from ISS to renovate and repair the yacht hotel before the commencement of the lease in 2014. The payments received are recognised as other income over the time of the depreciation of the improvements.

6. Operating expenses

Operating expenses are presented in the table below:

Operating expenses

Operating expenses		
	1 Jan - 31 Dec	1 Jan - 31 Dec
EUR thousand	2020	2019
Insurance	121	101
Professional services	95	46
Management fee	114	73
Administrative expenses	9	12
Total	339	232
Auditor's fee		
	1 Jan - 31 Dec	1 Jan - 31 Dec
EUR thousand	2020	2019
Statutory fees	16	13
Other services	2	6
Total	18	19

7. Finance income and costs

Finance income and costs are presented in the table below:

	1 Jan - 31 Dec	1 Jan - 31 Dec
EUR thousand	2020	2019
Finance income:		
Interest income on loan given to parent company	1 559	1 559
Foreign exchange gains	20	103
Total finance income	1 579	1 662
Finance expenses:		
Interest expenses on borrowings	-1 872	-1 899
Foreign exchange losses	-210	-6
Total finance costs	-2 082	- 1 905
Finance income and costs, net	-503	-243

Foreign exchange losses relate mainly to the lease receivables from Sunborn UK which are denominated in GBP. Terms and conditions on loan given and borrowings from the parent company are described in note 13 Related party transactions.

8. Income tax expense

The effective tax rate in 2020 and in 2019 was 20 %.

Income tax expense

	1 Jan - 31 Dec	1 Jan - 31 Dec
EUR thousand	2020	2019
Current tax	0	0
Change in deferred taxes	-1 043	-219
Total	-1 043	-219

Tax charge

	1 Jan - 31 Dec	1 Jan - 31 Dec
EUR thousand	2020	2019
Profit before income tax	5 214	1 093
Previously unregognized tax losses	0	0
Tax calculated at Finnish tax rate (20%)	-1 043	-219
Total	-1 043	-219

9. Investment property

The Group presents as investment property its investment in a Yacht Hotel that is leased out under operating lease and it is operated as Yacht hotel Sunborn London by ISS and from 1st January 2021 by Sunborn International UK Ltd. The investment property is carried at cost less any accumulated depreciation and any accumulated losses.

The Yacht hotel is registered in Finland but located in London, United Kingdom, where it is leased under a bareboat charter agreement to Sunborn UK. ISS Facility services has been responsible for the management up until 31.12.2020 and thereafter the responsibility lies with Sunborn International (UK) ltd. ISS and Sunborn have agreed a management contract transition period to hand over the operation and staff.

The deferred income recognised in the balance sheet relates to payments received from ISS to renovate and repair the Yacht hotel before the commencement of the lease in 2014. Costs of renovation are included in the fair value of the Yacht hotel. The deferred income is recognised as other income over the time of the depreciation of the improvements.

Fair value measurement of the Yacht hotel

Fair value of the yacht hotel as at 31 December 2020 has been estimated to be EUR 36 million (31.12.2019: EUR 43 million). The fair value has been determined based on income approach using discounted cash flow analyses. The fair value measurement is based on unobservable inputs and accordingly, is classified in Level 3 in the fair value hierarchy. The volatility in the fair value is due to the impact of the takeover of the operations from ISS to estimated cash flows and from the fluctuation of the GBP/EUR exchange rate. Fair value of the yacht hotel as at 31, December 2020 approximates the book value of the yacht hotel. The management has considered the impact of Covid-19 in the fair value and continue to carefully monitor any further impact of the Covid-crisis on the fair value and thus possible impairment of the Yacht Hotel.

The calculation takes into account different scenarios for determining the residual value after the contractual lease term: its estimated terminal value at the end of the lease term and assumed continuation of the lease contract after the contractual fixed period. Discount rate of 7 % is based on hotel yields in London added by inflation of 2 %. The payments for the extrapolated period include adjustment for risk of 1 %.

The fair value measurement is prepared using unobservable inputs based on the management estimation. The cash flows in the discounted cash flow calculation are based on the fixed payments in the lease contract less estimated operating expenses. If the discount rate used in the calculation would be one percentage point lower/higher, the fair value would have been approximately 3.8 million higher / 3.2 million lower.

Changes in the carrying amount of investment property

EUR thousand	Yacht hotel
Cost at January 1, 2019	45 432
Cost at December 31, 2019	45 432
Accumulated depreciation at January 1, 2019	6 019
Depreciation	1 505
Accumulated depreciation and impairment at December 31, 2019	7 525
Not book value at January 1, 2010	39 412
Net book value at January 1, 2019	
Net book value at December 31, 2019	37 907
EUR thousand	Yacht hotel
EUR thousand Cost at January 1, 2020	Yacht hotel 45 432
-	
Cost at January 1, 2020 Cost at December 31, 2020	45 432
Cost at January 1, 2020 Cost at December 31, 2020 Accumulated depreciation at January 1, 2020	45 432 45 432 7 525
Cost at January 1, 2020 Cost at December 31, 2020	45 432 45 432
Cost at January 1, 2020 Cost at December 31, 2020 Accumulated depreciation at January 1, 2020 Depreciation	45 432 45 432 7 525 1 505

Rental income and direct operating expenses related to Yacht hotel recognised in the comprehensive income statement are as follows:

	1 Jan - 31 Dec	1 Jan - 31 Dec
EUR thousand	2020	2019
Rental income	2 675	2 945
Direct operating expenses from property that generated rental income	121	103

10. Deferred tax assets and liabilities

	1 Jan - 31 Dec	1 Jan - 31 Dec
EUR thousand	2020	2019
Deferred tax assets:		
Unused tax losses	0	38
Payment received for the improvements of the the Yacht hotel	77	103
Total	77	140
At January 1	140	198
Recognized in income statement	-63	-58
Book value at December 31	77	140
Deferred tax liabilities:		
Depreciation difference on investment property	6 965	7 161
Measurement of the borrowings using effective interest method	30	69
Total	6 995	7 230
At January 1	7 230	7 569
Recognized in income statement	-235	-339
Book value at December 31	6 995	7 230
Deferred tax assets and liabilities, net	6 918	7 090

11. Equity

Number of the shares has been 200 shares since the establishment of the Company. Shares have no nominal value. The Company has not distributed any dividend and the bond agreement set some restrictions for distribution of dividend. However group contributions are allowed. The group contribution recognised directly to equity amounted to EUR 6.073 (2019: EUR 2.500) thousand.

12. Borrowings

EUR thousand	31 Dec 2020	31 Dec 2019
Non-current:		
Senior secured bond		29 110
Current:		
Senior secured bond	29 307	704
Total	29 307	29 814

As at 26 September 2016 the Company issued senior secured bonds with nominal amount of EUR 32 million to certain qualified institutional investors mainly to finance the existing debt of its sister company Sunborn UK in the amount of EUR 23.8 million and to provide additional financing to its parent company Sunborn Oy in the amount of EUR 6.5 million. The amount of EUR 0.9 million equivalent of 6 months

interest was deposited in a reserve account in the bank (cash collateral). The remaining proceeds were used for general corporate purposes.

The bond terms were amended on 29 December 2020. Amendments to the Bond Terms include early amortization of the outstanding bond by 5.0 MEUR, which took place on the 17th February 2021. The remaining proceeds from the settlement will remain in the hotel operating company Sunborn UK to handle working capital needs. Amendments also include

- an option to extend the maturity of the bond by 6 months for extension fee of 4% (€0.9M) or up until September 2022 with extension fee of 8% (€1.9 M).
- an interest coverage ratio covenant, which requires the Issuer to generate EBITDA minimum of 1.1 times the net finance charges
- Sunborn International Holding Oy as guarantor (owner of Sunborn's two yacht hotels, Sunborn Gibraltar and Sunborn London)
- the ability to use any government funding programs in the operating company (unsecured) if available with a limit of EUR 2 million.

The bonds are repaid by the Company in 5 small instalments (with extension in 6 small instalments) and the remaining amount will be fully redeemed on maturity date at the nominal amount (with extension option at a price of 108 % of the nominal amount on the new maturity date). The contractual interest is 5.5 % plus 3-month Euribor. The effective interest rate is 6.15 %.

The management estimates that the fair value of the bonds payable approximates the carrying amount, as interest rates have not changed much and the management estimates that the credit standing of Sunborn London has not changed significantly from the issue date. When the bond terms were amended, the bond was remeasured by discounting the amended cash flows using the original effective interest rate. The management has applied significant judgement in estimating the contractual cash flows. The management has assessed that it will not use the extension option and will repay the bond at its original maturity date. Accordingly, bond extension fees are not included in the modified cash flows

Collaterals and guarantees given

The bonds are secured by a 1st lien mortgage in the Yacht hotel and the cash collateral discussed above. Moreover, the Company has pledged all cash flows generated by the lease agreement on the yacht hotel, as well as the loan receivable from the parent company and other intragroup receivables. The normal bank accounts have been pledged to secure the bond repayments, however they can be used by the Company in the ordinary course of business. The bond agreement sets some restrictions on the activities of the Company as described note 4 Financial risk management, section Capital management and note 11 Equity.

The bonds are also secured by an on-demand guarantee from Sunborn UK, which were issued under the bond agreement and by a 1st lien floating charge registered on the Company's movable property in accordance with the Floating Charge Act. Until the end of year 2020 Sunborn UK's sole operations consisted of acting as the lessee and lessor of the Yacht hotel. Since 2021 operations consist of acting as the lessee and operator of the Yacht hotel. Its revenue consists of rental income and 2021 forward operational hotel income. Also, Sunborn UK's cash flows and receivables, as well as their bank accounts have been pledged as security of the bonds.

As explained above, the amendments to the bond terms introduced an interest coverage ratio covenant for Sunborn London Oyj EBITDA to Net Financial charges of 1.1 to 1.0 ratio and Sunborn International Holding Oy was added as guarantor for the bonds.

Moreover, Sunborn Oy has pledged its shares in the Company and Sunborn UK to secure the repayment of the bonds. The financial covenant is further described in note 4 Financial risk management, section Capital Management.

13. Related parties

Transactions with related parties

Sunborn Oy has transferred as a contribution in kind its business operations relating to the yacht hotel business to Sunborn International Holding Oy, which became the direct owned of the Group on 30 April 2020.

Related parties are the ultimate parent company Sunborn Oy, the direct parent company Sunborn International Holding Oy, other Sunborn Group entities, the board of directors and key management of the Group and the Board of Directors and management of the parent company, together with their close family members, and companies controlled by these individuals.

The following table summarises the group's transactions and outstanding balances with related parties during or at the end of the years presented:

	1 Jan – 31 Dec 2020			$1 \mathrm{Jan} - 31$		
EUR thousand	Rental income from the operating lease	Management fee	Interest income	Rental income from the operating lease	Management fee	Interest income
Ultimate parent - Sunborn Oy	-	-50	518	-	-48	1 559
Parent - Sunborn International Holding Oy	-	-40	1 041	-	-	-
Sunborn International Oy	-	-24	-	-	-24	-
Sunborn UK	7 433	-	-	2 945	-	
Total	7 433	-114	1 559	2 945	-72	1 559

	31 Dec 2020		31 Dec	2019
EUR thousand	Receivables	Liabilities	Receivables	Liabilities
Ultimate parent - Sunborn Oy	_	-	24 162	-
Parent - Sunborn International				
Holding Oy	19 777	50	-	-
Sunborn International Oy	-	-	-	24
Sunborn Saga Oy	-	-	-	-
Sunborn UK	3 191	-	3 288	_
Total	22 968	50	27 450	24

The rental income arises from a lease contract related to the Yacht hotel with Sunborn UK. The Bareboat charter agreement is in force until terminated by either party subject to six months' prior notice. In 2020 rental income contains extraordinary income of 4,76 MEUR relating to the termination of the ISS Management Lease.

The Group has paid management fee to Sunborn Oy, Sunborn International Holding Oy and Sunborn International Oy and received interest income from Sunbnr Oy and Sunborn International Holding Oy. The interest income arises from the loan granted to the parent as described below.

The intercompany receivable from the parent company Sunborn Oy in September 2016, and legally transferred to the new parent company Sunborn International Holding Oy in April 2020. The loan receivable accumulates interest income at 6.1 % p.a. and is recognised as receivable from the parent company. Fair value of the loan receivable approximates its carrying amount, as interest rates have not changed much, and the management estimates that the credit standing of the debtor has not changed significantly from the issue date.

The lease receivables from Sunborn UK amounted to approximately EUR 3.2 million on 31.12.2020 (EUR 3.3 million on 31.12.2019).

Sunborn UK and Sunborn International Holding Ltd have guaranteed the senior secured bonds of the Company. Detailed information on the guarantee is described in note 12 Borrowings.

14. Events after the balance sheet date

Amendments to the Bond Terms included an early repayment of the bond by 5.0 MEUR, which took place on the 17th February 2021

Company implemented the transfer of operations from ISS to Sunborn UK over the 1st quarter and completed the TUPE transfer of staff at end of March.

Refinancing negotiations are ongoing with several parties and the company is exploring various refinancing instruments.

Sunborn International Holding Oy received full planning permission for developing a new yacht hotel with permanent planning permission in the current site. This provides a foundation for long term development of the UK business.

INCOME STATEMENT (FAS)

	1.1 31.12.2020	1.1 31.12.2019
TURNOVER	7 432 811,58	2 944 825,64
Depreciation	-909 046,32	-909 046,32
Other operating charges	-338 631,34	-232 258,15
EBITA	6 185 133,92	======== 1 803 521,17
Financial income and expenses Interest income and financial income Interest expenses and financial expenses	1 578 903,37 -1 885 953,10 -307 049,73 ========	1 662 010,44 -1 715 828,98 -53 818,54 =======
PROFIT BEFORE ADJUSTMENT ITEMS AND TAXES	5 878 084,19	1 749 702,63
Adjustment items Group contribution Increase (-) or decrease (+) in depreciation difference Income taxes	-450,00	-2 500 000,00 909 046,32 0,00
PROFIT FOR THE PERIOD	======== 188 119,59	======= 158 748,95

BALANCE SHEET (FAS)

ASSETS	31.12	.2020	31.12	.2019
FIXED ASSETS				
Tangible assets Machinary and equipment Construction in process	8 992 113,54 261 205,30	9 253 318,84	9 901 159,86 261 205,30	10 162 365,16
Investments Shares		2 500,00		2 500,00
CURRENT ASSETS				
Receivables Receivables from Group companies Other receivables	19 777 408,15 879 995,95	20 657 404,10	24 161 522,12 879 995,95	25 041 518,07
Current receivables Receivables from Group companies Other receivables Prepaid expenses and accrued income	3 191 233,13 12 998,24 8 259,00	3 212 490,37	3 288 083,85 3 121,52 6 866,33	3 298 071,70
Cash and bank receivables		5 498 439,29		345 171,43
TOTAL ASSETS		38 624 152,60		38 849 626,36
LIABILITIES	31.12	.2020	31.12	.2019
SHAREHOLDERS' EQUITY Share capital Reserve for invested non-restricted equity Retained earnings Profit for the period	80 000,00 600 000,00 161 963,11 188 119,59	1 030 082,70	80 000,00 600 000,00 3 214,16 158 748,95	841 963,11
APPROPRIATIONS Accumulated depreciation difference		7 415 430,77		7 798 916,17
LIABILITIES				
Non-current liabilities Bonds		0,00		29 456 000,00
Current liabilities Bonds	29 456 000,00 644 983,46	,	704 000,00	·
Debt to group companies Accounts payable Accrued liabilities and deffered income	59 654,78	30 178 639,13	24 000,00 1 708,19 23 038,89	752 747,08
. 155/454 Habilitios and delicited modific		=========		==========
TOTAL LIABILITIES		38 624 152,60		38 849 626,36

NOTES TO THE FINANCIAL STATEMENTS (FAS)

1. ACCOUNTING PRINCIPLES

The accounting period of the company is a calendar year.

Valuation principles for fixed assets

Fixed assets are valued at their current acquisition cost less planned depreciation. Planned depreciation is calculated according to the predefined depreciation plan as straight-line depreciation on the original acquisition cost of fixed assets. Minor acquisitions (below EUR 850) are booked as costs for accounting period.

Depreciation periods based on estimated economic working lives are as follows:

Machinery and equipment 25 years

Receivables and liabilities denominated in foreign currency

Receivables and liabilities denominated in foreign currency are valued on the basis of the average rate on the balance sheet date.

Consolidated Financial Statements

The company belongs to Sunborn Group. The parent company is Sunborn Oy, domicile in Turku. Copies of group financial statements are available at the Group's Headquarters: Juhana Herttuan puistokatu 23, 20100 TURKU, FINLAND.

2. DEPRECIATON AND DEPRECIATION DIFFERENCE

	Planned depreciation	Depreciation difference +/-	Total depreciation
Tangible assets	depreciation	dilicities 17-	rotal acpreciation
Machinery and equipment	909 046,32	-383 485,40	525 560,92
3. OTHER OPERATING EXPENSES	2020	2019	
Administrative expenses	143 695,95	104 254,91	
Insurance expenses	120 968,30	101 233,41	
Other expenses	73 967,09	26 769,83	
Total	338 631,34	232 258,15	
4. AUDITOR'S FEES			
	2020	2019	
Pricewaterhousecoopers Oy			
Audit fees	15 815,00	12 989,87	
Tax advice	5 694,00	6 395,00	
5. FINANCIAL INCOME AND EXPENSES			
	2020	2019	
Financial income			
Interest income from group companies	1 558 886,03	1 558 886,04	
Other financial income	20 017,34	103 124,40	
Total	1 578 903,37	1 662 010,44	
Financial expenses			
Interest expenses	1 676 321,30	1 709 466,23	
Other financial expenses	209 631,80	6 362,75	
Total	1 885 953,10	1 715 828,98	
Financial income and expenses total	-307 049,73	-53 818,54	

6. GROUP CONTRIBUTIONS	2020	2019
Paid group contributions	6 073 000,00	2 500 000,00
7. CHANGES IN FIXED ASSETS		
Tangible assets: Machinery and equipment	2020	2019
Acquisition cost 1 Jan	24 217 754,42	24 217 754,42
Accumulated depreciation 1 Jan	14 316 594,56	13 407 548,24
Depreciation during the financial year	909 046,32	909 046,32
Accumulated depreciation 31 Dec	15 225 640,88	14 316 594,56
Book value 31 Dec	8 992 113,54	9 901 159,86
Construction in process		
Acquisition cost 1 Jan	261 205,30	261 205,30
Acquisition cost 31 Dec	261 205,30	261 205,30
Accumulated depreciation difference		
Machinery and equipment	7 415 430,77	7 798 916,17

8. INVESTMENTS

<u>Name</u>	Holding %	<u>Domicile</u>
Sunborn London Admin Oy	100 %	Turku

The Company acquired dormant subsidiary (share capital 2.500 EUR) in December 2018. Subgroup companies include in the Sunborn Group financial statements.

9. INTERCOMPANY BALANCES

5. INTERCOMPANT BALANCES	2020	2019
Long-term receivables Short-term receivables	19 777 408,15	24 161 522,12
Accounts receivable	3 191 233,13	3 288 083,85
Total	22 968 641,28	27 449 605,97
Short-term liabilities		
Accounts payable	0,00	0,00
Other liabilities	0,00	0,00
Accrued liabilities	18 000,89	24 000,00
Total	18 000,89	24 000,00
10. SHAREHOLDERS' EQUITY		
	2020	2019
Shareholders´ equity		
Share capital 1 Jan	80 000,00	80 000,00
Share capital 31 Dec	80 000,00	80 000,00
Reserve for invested non-restricted equity 1 Jan	600 000,00	600 000,00
Reserve for invested non-restricted equity 31 Dec	600 000,00	600 000,00
Retained earnings 1 Jan	161 963,11	3 214,16
Profit for the period 31 Dec	188 119,59	158 748,95
Total shareholders' equity	1 030 082,70	841 963,11

Distributable assets 31 Dec		
Reserve for invested non-restricted equity	600 000,00	600 000,00
Retained earnings	161 963,11	3 214,16
Profit for the period	188 119,59	158 748,95
	950 082,70	761 963,11

The number of company shares is 200. Each share entitles equal voting rights and rights to dividend and company assets. The company's shares are 100% owned by Sunborn Oy.

11. ACCRUED EXPENSES	2020	2019
Interest accrual	18 000,89	23 038,89
12. COLLATERALS AND CONTINGENT LIABILITIES	2020	2019
Bonds	29 456 000,00	30 160 000,00
Mortgages	40 000 000,00	40 000 000,00
Floating charge	41 600 000,00	41 600 000,00
Pledged bank accounts	6 371 341,34	1 218 073,48
Pledged internal receivables	22 968 641,28	27 449 605,97

SUNBORN LONDON OYJ - SIGNATURES FOR THE REPORT OF THE BOARD OF DIRECTORS AND FINANCIAL STATEMENTS

to be in

Ritva Niemi Pekka Niemi

Chairman of the Board Board member

Hans Niemi Jari Niemi

Chief Executive Officer (CEO) Board member

THE AUDITOR'S NOTE

Turku, April 16, 2021

A report on the audit performed has been issued today.

Turku, April 30, 2020

PricewaterhouseCoopers Oy

Authorized Public Accountant Firm

Kalle Laaksonen

KHT

Authorized Public Accountant



Auditor's Report (Translation of the Finnish Original)

To the Annual General Meeting of Sunborn London Oyj

Report on the Audit of the Financial Statements

Opinion

In our opinion

- the consolidated financial statements give a true and fair view of the company's financial position and financial
 performance and cash flows in accordance with International Financial Reporting Standards (IFRS) as adopted
 by the EU.
- the financial statements give a true and fair view of the parent company's financial performance and financial position in accordance with the laws and regulations governing the preparation of the financial statements in Finland and comply with statutory requirements

Our opinion is consistent with the additional report to the Board of Directors.

What we have audited

We have audited the financial statements of Sunborn London Oyj (business identity code 2726819-7) for the year ended 31 December 2020. The financial statements comprise:

- the consolidated balance sheet, statement of comprehensive income, statement of changes in equity, statement of cash flows and notes, including a summary of significant accounting policies.
- the parent company's balance sheet, income statement and notes

Basis for Opinion

We conducted our audit in accordance with good auditing practice in Finland. Our responsibilities under good auditing practice are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report.

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

Independence

We are independent of the company in accordance with the ethical requirements that are applicable in Finland and are relevant to our audit, and we have fulfilled our other ethical responsibilities in accordance with these requirements.

To the best of our knowledge and belief, the non-audit services that we have provided to the company are in accordance with the applicable law and regulations in Finland and we have not provided non-audit services that are prohibited under Article 5(1) of Regulation (EU) No 537/2014. The non-audit services that we have provided are disclosed in note 6 to the Financial Statements.



Our Audit Approach

Overview

Materiality Overall materiality assets.	r: 328 thousand euros, which represents 0.5% of group total
Group scoping The group audit s	coping encompassed the parent company
Key audit matter Revenue recognit Investment prope	ion

As part of designing our audit, we determined materiality and assessed the risks of material misstatement in the financial statements. In particular, we considered where management made subjective judgements; for example, in respect of significant accounting estimates that involved making assumptions and considering future events that are inherently uncertain.

Materiality

The scope of our audit was influenced by our application of materiality. An audit is designed to obtain reasonable assurance whether the financial statements are free from material misstatement. Misstatements may arise due to fraud or error. They are considered material if individually or in aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of the financial statements.

Based on our professional judgement, we determined certain quantitative thresholds for materiality, including the overall materiality for the financial statements as set out in the table below. These, together with qualitative considerations, helped us to determine the scope of our audit and the nature, timing and extent of our audit procedures and to evaluate the effect of misstatements on the financial statements as a whole.

Overall materiality	328 thousand euros
How we determined it	0.5% of group total assets.
Rationale for the materiality benchmark applied	We chose group total assets as the benchmark because in our view, it is the benchmark against which the assets of the company is most commonly measured by users and is a generally accepted benchmark. We chose 0.5% which is within the range of acceptable quantitative materiality thresholds in auditing standards.

How we tailored our group audit scope

We tailored the scope of our audit, taking into account the structure of the group, the accounting processes and controls, and the industry in which the group operates. The group operates mainly in the parent company. The group audit scope encompassed the parent company. We determined that no risk for material misstatements relates to the subsidiary and therefore our procedures regarding this entity comprised only of analytical procedures performed at group level. By performing the procedures above, we have obtained sufficient and appropriate audit evidence regarding the financial information of the group as a whole in order to provide an opinion on the consolidated financial statements.



Key Audit Matters

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

As in all of our audits, we also addressed the risk of management override of internal controls, including among other matters consideration of whether there was evidence of bias that represented a risk of material misstatement due to fraud.

Key audit matter in the audit of the company	How our audit addressed the key audit matter
Revenue recognition	
Refer to Accounting policies and note 5 Revenue consists of rental income from lease contract. Rental income is booked as a revenue as straight-line basis based on the lease contract.	We reviewed the appropriateness of the company's accounting policies regarding revenue recognition. We assessed compliance with policies in terms of applicable accounting standards.
J	In audit of revenue recognition, we focused on lease agreement. We tested the booked revenue by comparing it to agreements.
Valuation of investment property	
Refer to Accounting policies and note 9	We reviewed the company's process and control environment for investment property.
Company's investment property consists of Yacht hotel.	We assessed the management's ability to make assumptions and estimations when assessing the recoverable amount of investment property. In our assessment, we focused on cash flow forecast, useful lifetime of investment property and to the discount rate.

We have no key audit matters to report with respect to our audit of the parent company financial statements.

Responsibilities of the Board of Directors and the Managing Director for the Financial Statements

The Board of Directors and the Managing Director are responsible for the preparation of financial statements that give a true and fair view in accordance with International Financial Reporting Standards (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 financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, the Board of Directors and the Managing Director are responsible for assessing the company's ability to continue as a going concern, disclosing, as applicable, matters relating to going concern and using the going concern basis of accounting. The financial statements are prepared using the going concern basis of accounting unless there is an intention to liquidate the company or to cease operations, or there is no realistic alternative but to do so.



Auditor's Responsibilities for the Audit of the Financial Statements

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

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

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

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

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

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



Other Reporting Requirements

Appointment

We were first appointed as auditors by the annual general meeting on 19 November 2015. Our appointment represents a total period of uninterrupted engagement of 5 years.

Other Information

The Board of Directors and the Managing Director are responsible for the other information. The other information comprises the report of the Board of Directors but does not include the financial statements and our auditor's report thereon.

Our opinion on the financial statements does not cover the other information.

In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit, or otherwise appears to be materially misstated. With respect to the report of the Board of Directors, our responsibility includes considering whether the report of the Board of Directors has been prepared in accordance with the applicable laws and regulations.

In our opinion

- the information in the report of the Board of Directors is consistent with the information in the financial statements
- the report of the Board of Directors has been prepared in accordance with the applicable laws and regulations.

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

Turku 30.4.2021

PricewaterhouseCoopers Oy Authorised Public Accountants

Kalle Laaksonen

Authorised Public Accountant (KHT)