

ANNUAL REPORT 2021



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Crown Energy is an international group that provides customised residential and office solutions with related services and is active in oil and gas exploration in Africa and the Middle East. The Company creates value via two business areas: Asset Development and Management and Energy.

Value is created by offering international companies a one-stop-shop concept for residential and office solutions with related services and by developing assets in their early stages to be presented at a later date to suitable players in the oil and gas industry for further development and production.

Crown Energy has offices in Stockholm, London, Luxembourg and Luanda.



BUSINESS AREA – ASSET DEVELOPMENT AND MANAGEMENT

Crown Energy is a provider of services to the energy industry and offers customised residential and office solutions with related services to international companies, primarily in the energy industry. Crown Energy's offer covers the entire chain from needs-adapted design and construction to leasing, property management and value-added services.

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BUSINESS AREA

- ENERGY

Crown Energy develops and explores oil assets in their early stages with a high potential for recoverable reserves. In the longer-term, the assets are presented to suitable players in the oil sector for further development and production.

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THE YEAR IN BRIEF

During 2021, the Company has signed an agreement for the disposal of the majority of its oil and gas assets, with guaranteed payments of USD 180 million.

- Michail Shatkus started as the Company's CFO on 1 January.
- On 13 April, Crown Energy announced that payments had been received that exceed one-third of the contracted sale price for the C-View Smart Business Park in Luanda, Angola.
- On 15 April, the Company announced that it is relinquishing its entire 5 per cent working interest in the Block Plicence in Equatorial Guinea.
- On 19 April, the Company announced that a memorandum of understanding had been signed with Wildcat Petroleum Plc, an oil company listed on the London Stock Exchange (LSE: WCAT).
- On 20 April, the Company announced that its partner Africa Energy Corp had received official approval to conclude its two farm-out agreements for Block 2B in South Africa.
- On 7 June, the Company announced that Andreas Forssell had informed the Board of Directors that he wishes to leave his role as CEO.

- On 15 September, Yoav Ben Eli was nominated as the new CEO of Crown and this appointment was formalised on 22 October. On 20 October, the Company announced that it had entered into an agreement for the disposal of the majority of its oil and gas assets.
- On 27 October, the Company confirmed receipt of the first USD 75 million down payment towards the disposal, with an additional consideration of USD 105 million payable over the next five years, with a total consideration, subject to the terms of an earnout consideration, of up to USD 450 million.
- On 15 November, the CEO announced his new vision for Crown Energy and its business going forward.
- The EGM on 17 December approved the new Articles of Association.

ABOUT CROWN ENERGY



Crown Energy is an international group with two current business areas – customised residential and office solutions with related services internationally and oil and gas exploration. Operations are currently conducted in Africa and the Middle East.

In the Asset Development and Management business area, Crown Energy offers international companies a one-stop-shop concept for residential and office solutions with related services. The Energy business area focuses on exploration opportunities with a high potential for recoverable reserves.

New business development, vision and mission – going forward Crown has recognised the need to move towards a more environmentally friendly, socially responsible and carbon neutral position. Crown has identified a number of projects to focus on in the areas of:

medical device, tele-medicine and health.

carbon capture and other environments, such as forestry.

CURRENT MISSION

Crown Energy's mission is to provide customised residential and office solutions and to develop oil and gas assets through exploration and processing, initially in Africa and the Middle East. Value is created by offering international companies a one-stop-shop concept for residential and office solutions with related services and by developing early-stage assets to be presented at a later date to suitable players in the oil and gas industry for further development and production.

OBJECTIVES

Crown Energy's objective is to generate the highest possible return for its shareholders. The Company aims to have an established service business through property concepts in several geographic markets, together with a balanced portfolio of development and exploration assets.

VISION

To be an established player and a preferred partner in the international energy market, both in exploration and development and in customised residential and office solutions with value-added services.

ADVANTAGES OF COMBINED OPERATIONS

The combination of the two business areas – Asset Development and Management and Energy – offers several advantages. Together the operations become more diversified, leading to lower risk. Furthermore, the cash flow generated through the service operations can be used for further development of the exploration assets. By building customer relationships with some of the world's leading energy companies in the Asset Development and Management area, Crown Energy has also been able to optimise a number of opportunities to capitalise on the existing exploration assets. Crown Energy is able to provide potential energy partners with related services in the form of customised housing and offices close to the assets.

STRATEGY

Crown Energy's strategy is based on the overall objective of generating the highest possible return for the shareholders with a well-balanced risk awareness.

- To establish service operations in more markets with a need for residential and office solutions for the oil and gas industry
- To carefully select exploration areas where the potential for oil and gas discovery is high
- To exploit synergies between the two business areas and reinvest part of the cash flow from service operations for further development of the exploration assets
- To provide exploration and extraction partners with customised housing and offices close to the assets
- To pursue farm-out opportunities and divestments as a capitalisation and thereby maximise asset values
- To create a good spread of risks through several parallel projects

DEAR SHAREHOLDERS AND INVESTORS,



This is now my third report to you as the new CEO of Crown Energy. We have been able to devote a lot of time in the final quarter of 2021 to the pursuit of the new projects I outlined in my address to our shareholders and in the secure knowledge that we have completed, after a long period of negotiation, a very large transaction and provided a great result for Crown Energy and our shareholders. From the end of October, we have had a free cash balance of over USD 70 million. Over the next five years, we will be receiving a secure income of USD 105 million, with the strong possibility of receiving considerable further milestone payments in earn-out consideration into the Company and also very importantly, we have no debt. Under IFRS accounting rules, we are treating the sums we have received as deferred income.

FUTURE VISION AND STRATEGY

Crown Energy is now moving in a new and more socially responsible direction, with our focus being on the medical device industry and on improving our green footprint by way of expanding into carbon capture opportunities, while at the same time, recognising the strong increases in the oil price. It is my continued aim to manage our oil and gas assets with a view to achieving a graduated and economically beneficial but firm exit from the oil and gas industry for our company in due course.

We are all aware that the world needs to achieve net-zero greenhouse gas emissions by mid-century to avoid the impacts of climate change. As a company, we have, therefore, decided to act to reduce our exposure to and dependency on energy originating from fossil fuels and to take active steps to help bring down carbon levels in our atmosphere. We will also adopt more stringent ESG measures in order to grow our company in this new direction.

Through new projects, we will work towards reducing our carbon emissions to an acceptable near net zero while continuing to meet our energy needs. Our strategy focuses on sustainable growth in the new world, on leading industries, technology in action, enhancing old businesses and transforming them to be more ESG compliant while, at the same time, we achieve excellent benefits for our shareholders. This strategy includes, for example:

- A. Environment the growing multi-billion dollar market for CO2 capture, land and real-estate and forestry investments in energy efficient projects for the purposes of carbon capture.
- B. Social improving healthcare technologies, growth in tele-medicine projects and investments (which we view as a very important part of the future of healthcare) and medical device projects.

I am presenting the Board with new and exciting investment opportunities in the areas I have described above, as we continue to be confident that new areas of investment provide great growth and financially rewarding opportunities for Crown

As I said previously, we shall maintain a constant and open dialog, as a Company policy, with the market and shareholders, with respect to the various investments and achievements reached and strive to be the best in what we do.

ASSET DEVELOPMENT AND MANAGEMENT

I am pleased to report that we are continuing to see an improving economic situation in Angola, which should continue during 2022. The Angolan kwanza has remained stronger against the US dollar, which is positive for us.

During 2021, net sales revenue decreased by 30 per cent compared to the same period last year. One positive is that property costs for the reporting period decreased by 10 per cent and amounted to SEK -10,982 (-12,692) thousand. The period's operating result is SEK -27,089 thousand (-16,083).

The buyer of the C-View property, the Angolan Ministry of Finance, has continued to pay our subsidiary in Angola. The second instalment of a total of six payments was received in full earlier this year and, after that, additional payments have continued to be made. By the end of this year, a total of 58 per cent of the agreed purchase price will have been paid.

ENERGY

The oil price has continued to hold around the USD 80 per barrel mark and gas prices have increased dramatically. We are seeing a notable increase in industry activity, although it remains unsettled due to the COVID-19 pandemic. On Block 2 B in South Africa, our operator, Azinam, signed a memorandum of understanding with Eco Atlantic, whereby Eco Atlantic would acquire Azinam's assets in South Africa and thus take over the operation of the well. This has now been completed and we at Crown welcome EcoAtlantic warmly to our joint venture. Regarding the Block, we have completed a seabed survey of the well location and the Island Innovator semi-submersible rig has been contracted for drilling the Gazania-1 well in Q3 of 2022.. Crown Energy holds a 10 per cent working interest and, in accordance with an earlier farm-out agreement, the other licence partners will bear all costs associated with drilling the next well within the licence area, including additional well testing.

On our other Energy assets, as previously reported on 20th October, we have successfully entered into a sale and purchase agreement with a buyer who has the right to acquire Crown Ener-

gy's upstream oil and gas assets, including in Iraq and an option in Madagascar, for a total consideration the purchase price of which under certain conditions could amount to USD 450 million before the deduction of transaction costs.

For Madagascar, the current licensing period expired in November 2019. Crown Energy has already applied for an additional extension and is continuing to discuss the possible terms of an extension with the authorities there.

EXTRAORDINARY GENERAL MEETING

The EGM was held on Friday, 17 December. Strong approval was received for the proposed changes to Crown Energy's Articles of Association to include our new corporately responsible vision, which will move us into a new commercial direction. I am grateful to all our shareholders for their support and look forward to a very bright future for Crown.

Yoav Ben-Eli CEO Crown Energy AB (publ)



ASSET DEVELOPMENT AND MANAGEMENT

Crown Energy delivers customised residential and office solutions to international companies with a need to station staff abroad, primarily in Africa. The comprehensive offer of leasing and related services allows customers to focus on their core business rather than worrying about major capital investments. This business area is a cash-generating segment of the operations, and the customers include established companies in sectors such as the oil and gas industry.

In addition to the leasing of residential and office solutions, Crown Energy's operations include related support services such as security, transport and telecommunications. Crown Energy's offer covers the entire chain from needs-adapted design and construction to leasing, property management and value-added services. The goal is to provide customers with a hassle-free total solution that is easy to administer and where tenants feel comfortable and safe.

This offer is mainly targeted towards international companies in the energy sector, primarily in Africa. These companies have an extensive need for professional external providers to meet the needs of their overseas staff. Consequently, there is great demand for high-quality residential and office solutions that offer both housing and property management with related services. Existing customers include some of the world's leading energy companies with high credit ratings.

Crown Energy's offering is delivered by both local and international teams. The focus is on always delivering the best quality to achieve a high level of customer satisfaction and generate new business.



WE TAKE PRIDE IN CREATING A STREAMLINED TRANSITION FOR INTERNATIONAL COMPANIES IN THE MOST COMPLEX AND CHALLENGING LOCATIONS AROUND THE WORLD AND MEETING ALL THEIR NEEDS ON A DAY-TO-DAY BASIS.

Yoav Ben-Eli, CEO

BUSINESS MODEL





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1



IDENTIFY CUSTOMER NEEDS

- Acquire in-depth understanding of customer needs for offices, housing and services.
- Identify which type of solution is most suitable.
- Present proposal based on time frame, geographic location, type of residential/ office solution, scope of the project etc.

FIND SUITABLE LAND OR PROPERTY

- Crown Energy identify suitable land and evaluate potential property acquisitions or opportunities for land use rights in collaboration with partners.
- Negotiate agreements for property acquisitions or agreements with landowners for land use rights.
- Obtain permits for financing, design, function, construction and operation.

CONSTRUCTION OF PROPERTY

- Develop the property in line with the customer's wishes.
- Obtain regulatory approval where required.
- Secure project financing.
- Commence construction in collaboration with partners.
- Draw up leases with customers with the aim of establishing long-term contracts (10-15 years or longer) so that the property can be depreciated over the same period.

MANAGEMENT AND VALUE-ADDED SERVICES

- One-stop shop with offices, residential properties and all related add-on services.
- Customers are global companies with high credit ratings.
- Most operating expenses are paid in local currency.
- ISO 9001:2008 certified



CROWN ACCOUNTS FOR ALL CAPITAL EXPENDITURE SO THAT CUSTOMERS HAVE ONLY OPERATING EXPENSES.

We save time for our customers by using a unique model with a single annual invoice that includes all the services provided: rent, asset management, maintenance, security, equipment, catering, telecoms, laundry and much more.



MARKET

THE PROPERTY MARKET AND CURRENCY IN ANGOLA

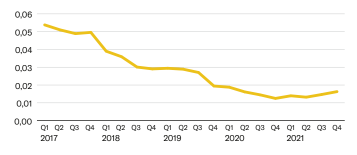
Angola's real-estate market is strongly linked to the oil and gas sector. The recent shrinking of the oil sector has led tenants in the office segment to seek to optimise office size and cut costs, which has in turn led to renegotiations and relocation to smaller spaces. The latest development is that companies are avoiding long-term commitments, meaning that landlords must offer flexible contracts that are of shorter duration or adaptable to immediate needs. Alternative concepts to traditional leasing, such as business centres, are emerging in the market. An increase in oil prices and the level of activity in the oil and gas industry indicate that the demand for office and residential properties will rise, while the investments in the real-estate market has lagged behind and there will not be a significant increase in supply in the short term. Crown Energy will strive to attract new tenants and offer solutions in this revitalised market.

During 2021, the kwanza has strengthened against both USD and SEK, by 15 and 23 per cent respectively.

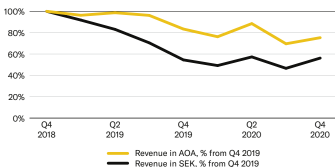
Exchange rate fluctuations in recent years have had consequences for revenue reported in Swedish krona. Although revenue in local currency has declined somewhat over the past two years, the decline is not as significant as in the reporting currency, SEK. The figure below illustrates the trend in revenue since the fourth quarter of 2019.

The Inflation rate in Angola was high but decreased slightly from around 25.1 per cent in December 2020 and then it rose to 24.4 per cent in December 2021 (source: Banco National de Angola). This is the highest inflation rate seen since May 2018 and there is, therefore, a possibility that Angola will once again come to be considered as a hyperinflationary economy and that IAS 29 Financial Reporting in Hyperinflationary Economies will again have to be applied to the consolidated financial statements.

Angolan kwanza (AOA) to Swedish Krona (SEK)



Revenue development Q4 2019-Q4 2021, AOA vs. SEK





PROJECT PORTFOLIO

ANGOLA

The project portfolio in Angola consists of 14 property assets. Five of the properties are wholly or partly owned by Crown Energy and the remainder are held under right-of-use contracts with landowners. The assets cover 19,917 square metres of lettable residential and office space. The signed leases consist of both long- and short-term contracts with tenants as well as landowners, and are regularly extended.





19,917
M²
AREA

162
MILLION
FAIR
VALUE

PROPERTY OPERATIONS IN ANGOLA

Property operations in Angola have two revenue streams: rental and service revenue from owned and leased properties. Service revenue is made up of charges for property services and value-added services such as cleaning, security, catering etc. In the financial statements, service revenue accounts for approximately 32 per cent of total revenue from the property assets.

Crown Energy's tenants

Crown Energy's tenants include global and reputable companies in the oil and gas industry, Angola-based companies, embassies, international schools etc. Of total rental and service income, companies in the oil industry account for 60 percent while the five largest tenants account for a total of 71 per cent. Several of our larger tenants have renewed their contracts multiple times, and the contracts that generate the highest contractual annual rents include tenants who signed their initial contracts as early as 2009.

Remaining contract periods

The Company's WAULT* fell from 9.2 to 9.0 months in 2021. The area occupancy rate has declined during the year and amounted to 56 (71) per cent. At the end of the year, two large properties, Soho and Ocean Corner were vacant. A new tenant will lease most of the areas In Q1 2022. The economic occupancy rate fell from 47 per cent to 44 per cent. The change is explained on the one hand by a strengthened kwanza and on the other hand by a lower overall occupancy rate..

Crown Energy's assessment is that demand in the property market in Luanda remains low. Although a couple of larger contracts expired without being renewed during the period, Crown Energy has continued to extend and sign new contracts in recent quarters. It remains to be seen how recent exchange rate developments will impact on rent levels and demand.

^{*} WAULT - weighted average unexpired lease term

The economic occupancy rate indicates contracted annual rent in relation to the total rental value of the potential lettable area. The economic occupancy rate for the property portfolio at 31 December 2021 (2020) was 44 per cent (47).

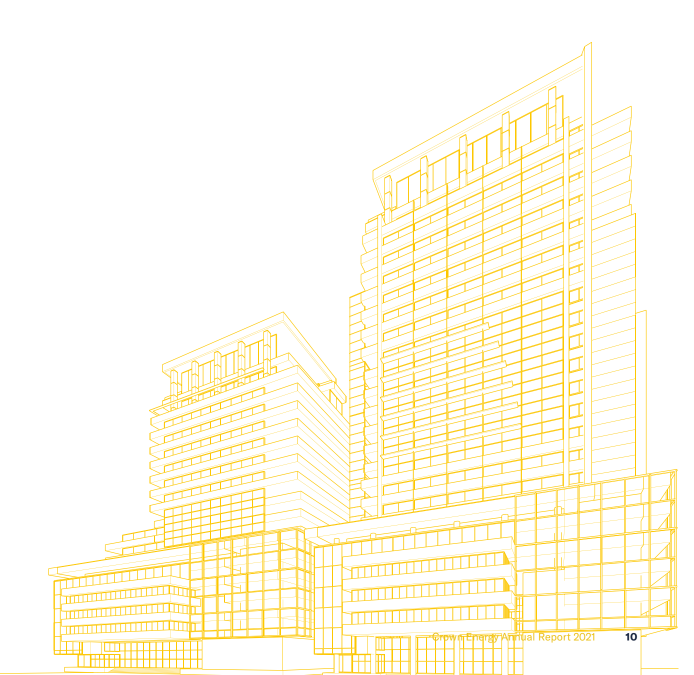
Rent and revenue backlog

Both the Rent and Revenue backlog increased from the end of 2020 to SEK 12,885 thousand and 16,680, respectively. This is largely due to a stronger local currency in Angola.

The split between USD and AOA contracts is 18 and 82 per cent.

FINANCIAL SUMMARY OF THE PROPERTY PORTFOLIO IN ANGOLA AT 31 DECEMBER 2021

	31/12/2021	31/12/2020
Revenue backlog, SEK thousand	16,680	13,698
Rent backlog, SEK thousand	12,885	10,217
Contracted annual rental and service income SEK thousand	, 24,552	17,896
Contracted annual rental revenue, SEK thousand	17,217	11,846
Area occupancy rate (excl. C-View), %	56%	71%
Economic occupancy rate (excl. C-view), %	44%	47%
WAULT rent and service, months	9	10
Market value of portfolio (excl. C-View), SEK thousand	162,250	176,261
Market value of C-View, SEK thousand	323,520	247,736



ENERGY

The Energy business area focuses on exploration opportunities with a high potential for recoverable reserves. Crown Energy seeks good risk diversification, both geographical and geological, and pursues farm-out and divestment opportunities as a growth strategy to capitalise on the value of these assets. In October 2021, Crown entered into a sale and purchase agreement in relation to its Madagascar and Iraq interests.



IRAQ

Onshore exploration licence covering an area of approximately 24,000 square kilometres located in northern Iraq, south-west of Kurdistan. The licence area contains several major discoveries, as well as vast unexplored areas with high hydrocarbon potential.

SOUTH AFRICA

Offshore exploration licence containing a discovery with contingent resources ready for appraisal well drilling later in 2022. Due to a previous oil discovery and additional prospects within the licence area, the licence is considered to have major potential. The Company is financed for the drilling of the upcoming well.



MADAGASCAR

Onshore exploration licence on the western side of the island. After conducting seismic and geological studies, several structures have been identified. Crown is in negotiation with the Madagascar authorities for an extension to the licence period, which expired in November 2019.

*EQUATORIAL GUINEA

Until April 2021, Crown Energy had a 5 per cent working interest in the Block P exploration licence in Equatorial Guinea. The Company decided to leave the project in April 2021. The working interest has been transferred to the other partners in the Block P Joint Venture. Read more about this in Notes 15 and 31.



OVERVIEW

EXPLORATION PROJECTS

Business has carried on in South Africa despite COVID-19 restrictions and new variants in 2021. Regulatory approvals came in for our partner Africa Energy on their farm-outs for part of their working interest in Block 2B. Azinam and Panoro joined the licence and Azinam became the new operator. The operator has tendered successfully for a semi-submersible rig and also completed a seabed survey of the site in preparation for drilling the Gazania-1 well. The operator completed the well plan and has been conducting final negotiations with rig contractors to optimise the well budget and drill the Gazania-1 well in the third quarter of 2022. In December 2021, Azinam signed an MOU with EcoPetrol whereby EcoPetrol would acquire all Azinam's South African assets and operating company and take over the Block 2 B operation. This acquisition was completed in March 2022. Eco Atlantic have confirmed that the drilling rig contract for the Island Innovator rig has also been signed in March and have stated that the well will be drilled in the third quarter of 2022, which is very positive news. The operator/new operator has estimated the prospect size as up to 349 million barrels. The well, Gazania-1, will target two prospects in relatively low-risk oil-bearing structures up-dip from the discovery A-J1 borehole drilled in 1988. Crown Energy holds a 10 per cent working interest and the licence partner Africa Energy will bear all costs associated with drilling the next well within the licence area, including additional well testing.

By the end of 2021, the energy market had become very strong, with high prices seen for oil and gas. This is mainly due to the improvement in world economies as the effects of the COVID-19 pandemic subside and the vaccination rollout continues. There are increases in industrial output, consumer spending, travel and these all have an effect on energy consumption and prices. There has also been a sustained period of under investment in exploration for oil and gas and this is starting to contribute to a tightening in supply.

Crown Energy has always stated that its projects are attractive to the energy industry. This belief has been confirmed by the very successful agreement entered into in October 2021 under which Crown will dispose of (or grant pre-emption rights over), its upstream oil and gas assets, covering Madagascar and Iraq and excluding Block 2 B in South Africa, for a consideration of up to USD 450 million, before the deduction of transaction costs - a fantastic deal for Crown's shareholders. In Madagascar, the current licencing period expired in November 2019. However, discussions have been ongoing since then and an application for extension has been submitted. The authorities have confirmed receipt of the Company's proposed change to the licence terms and conditions to better adapt to the prevailing circumstances for oil exploration, especially for the early stages. This includes extending the licence period, changing the fee structure and adjusting the conditions and terms for undertaking the work. The Company has been informed by the general director of OMNIS that they are considering how to meet Crown Energy's requests. The Company currently hopes that we can come to an agreement on these changes and thus renew and extend the licence. Crown Energy continues to liaise with the authorities before deciding on the best way forward for the Company regarding this licence. It should be noted that Crown is now in a much stronger financial position than before and thus has the capacity to be able to progress with this project, subject to further agreement with the authorities.

As we announced in our press release of 15 April 2021, the Company relinquished its stake in Equatorial Guinea. This resulted in a write-down of approximately SEK 5 million, which has an impact on the financial statements for 2021.

For a detailed description of the assets, see the Company's website.

BUSINESS MODEL

In the Energy business area, Crown Energy focuses on energy resources in under-explored areas in Africa and the Middle East. With a strategy of early-stage entry and further development of projects through exploration and resource optimisation, considerable value has now been realised for our shareholders.

To effectively manage and develop the Company's exploration opportunities, the focus is on the following factors: asset location strategy, costs, experience and expertise. Exploration assets are chosen based on a well-defined selection process that includes geological and geographical criteria and contributes to a well-balanced risk profile.

MARKET

At the beginning of 2021, the price of Brent oil, the international benchmark, was around USD 60/65 per barrel and global demand and consumption was still very stable. The oil price over the past 12 months has been fairly robust and, by the end of 2021, the rising oil price reached USD 80 and the gas price was very high.

ENERGY ASSETS

Crown Energy's existing projects are in South Africa, Madagascar (subject to the renewal of our licence) and Iraq.

Crown Energy had both contingent resources (2C) and prospective resources, but mainly the latter. Prospective resources are resources that are estimated to exist in accumulations in the exploration areas and are considered potentially recoverable but where drilling has not yet been carried out. A contingent resource is one in which deposits have been proven to exist through drilling, but for one or several reasons they have not yet met the requirements for a reserve.

The table below provides a summary of Crown Energy's project portfolio with the net potential stated in million barrels of oil equivalents (mmboe) based on the most recently updated Competent Persons Report from 28 September 2017.



Region	Stake	Stage	Operator	Gross contin- gent resources ¹	Gross prospective resources ¹	Crown Energy's working interest in the licence ²	Most recent update
South Africa - Block 2B	10%	Exploration	Africa Energy Corp.	37	376	41	September 2017
Madagascar – Manja Block 3108	100%	Exploration	Amicoh Resources Ltd ³	-	1,071	1,071	September 2017
Iraq - Salah ad-Din	60%	Exploration/ Evaluation/De- velopment	Crown Energy Iraq AB ³	181	2,612	1,567	September 2017
Total				218	4,058	2,676	

¹⁾ Million barrels oil equivalents.

²⁾ Crown Energy's share of the total contingent and prospective resources in the licence in million barrels of oil equivalents.

³⁾ Wholly owned subsidiary of Crown Energy AB







IRAQ - SALAH AD-DIN

The licence covers the entire Salah ad-Din region, about 24,000 square kilometres in northern Iraq.

The licence area includes several existing oil fields, such as Ajeel, Hamrin, Tikrit, and Balad, which potentially contain several billion barrels of oil. Existing discoveries and fields have historically belonged to Iraq's central government. Separate permits are required for these assets to be taken over and operated by Salah ad-Din and the licence holder, i.e.Crown Energy. Despite the large, obvious commercial discoveries, only limited production has been carried out. Activities over the past 20 years have been hampered by political instability.

The security situation in the region has improved significantly and stabilised. Ongoing discussions with the regional authorities have confirmed that the region is free from any conflict hot spots. The circumstances are currently much more positive than they were previously, although some areas may be still less secure to operate in.

In addition to the major oil fields mentioned above, there are many fields that have been drilled and partially tested. These fields are of significant interest for further investigation. They can be set into production with simple procedures, on a smaller scale, with only a few supplementary boreholes and using equipment adapted for initial production, or on a larger scale with additional equipment. A couple of structures have been identified to determine if this would be possible. Some of them are located near the main town of Tikrit, which also facilitates the logistics. This would represent considerable success for the asset and discussions have taken place with governmental authorities and third parties resulting into our entering into a significant agreement with a third party, as reported in October 2021. We see a great deal of potential for this licence going forward.

The Iraq asset has been included in the Company's Competent Persons Report since May 2015, and further information is available in this report.

SOUTH AFRICA - BLOCK 2B

Exploration Block 2B in South Africa is located offshore on the Atlantic coast, just south of the border with Namibia. Oil was previously discovered in the exploration area. In October 2022, the Gazania-1 well prospect will be drilled. As of March 2022, the operator, Azinam, owned by Eco Atlantic, has estimated the prospect size as up to 349 million barrels. The well, Gazania-1, will target two prospects in relatively lowrisk oil-bearing structures up-dip from the discovery A-J1 borehole drilled in 1988. The well will be drilled during the third quarter of 2022 by the Island Innovator semi-submersible rig.

Crown Energy holds a 10 per cent working interest and the license partner Africa Energy will bear all costs associated with drilling the well within the license area, including additional well testing. The other partners of the Block 2 B Joint Venture are: Eco Atlantic Oil and Gas Limited with a 50% working interest held through their acquisition of Azinam Group Limited and operation, Africa Energy Corporation with a 27.5% working interest and Panoro ASA with a 12.5% working interest.

MADAGASCAR - 3108 MANJA

The Manja block is located on the west side of Madagascar and covers an area of 7,180 square kilometres. Several structures have been identified and the largest is in the north-western part of the licence area. This structure may contain up to 1,250 million barrels of oil and is situated at a depth of 3,500 metres. In the southern part of the licence, gas had already been found in the 1950s. In recent years, major gas deposits have been found in an adjacent licence to the south.

The licence ran until November 2019, after which the Company applied to the Madagascar authorities for an additional two-year extension. The proposal was to reconsider the size of the work programme commitment from the previous period, which included an FTG (full tensor airborne gravity) survey of the licence area. At the same time, the Company has continued to work to secure project partners to co-finance future activities.

The coronavirus pandemic has also partly delayed the process of negotiating a licence extension with the authorities in Madagascar under acceptable conditions, which are reflective of the market for this type of project. Crown Energy is in ongoing communication with the authorities.

SUSTAINABILITY

Crown Energy is committed to conducting its operations in a sustainable and socially responsible manner, in both our existing and new service activities.

This means that we must understand how our operations affect society and the environment in the areas where we are active and strive to meet the requirements and expectations placed on our operations to ensure that they are not conducted in a way that can cause a negative impact on the environment, human rights or health.

Based on Crown Energy's current operations, the following areas of sustainable development are most important to us:

- Transparency and ethics
- Environment
- Corporate social responsibility
- Health and safety

SPECIAL DIVISION OF ACCOUNTABILITY FOR SUSTAINABILITY IN OIL AND GAS EXPLORATION

In oil and gas exploration, responsibility for sustainability work is divided between operators and partners via an exploration and evaluation licence. The operator is directly responsible for operations under the licence and is governed by the production sharing agreement (PSA) and/or local laws and regulations on operating activities in general and oil and gas extraction in particular. These PSAs, signed with the licensing country/government agency (and/or laws), govern responsibility for the environment, working and social conditions, insurance and other related areas

In cases where there are multiple licence partners, the joint operation agreements (JOA) also govern how decisions are made within the partnership and which party is responsible for what. Depending on the distribution of shares in the partnership, partners may have differing degrees of influence over decisions in areas such as strategies, procedures, suppliers and participation in local social programmes.

GOVERNING DOCUMENTS - POLICIES

In addition to PSAs, JOAs and local legislation, Crown Energy has adopted internal Group policies in the following areas:

- Corporate social responsibility and ethics
- Environment and sustainability
- Finance
- Staff
- Information
- Corporate governance

The Group strives to follow the best available practices, even if they go above and beyond the requirements of local legislation.

TRANSPARENCY AND ETHICS

For Crown Energy, transparency and ethics mean conducting operations in a lawful and professional manner and making ethical business decisions. We want our operations to be founded on respect, honesty and integrity. This means that we work to fight corruption and all forms of bribery and facilitation payments. We also expect our counterparties (government agencies, suppliers and licence operators) to adhere to the same standards. As a rule, Crown Energy therefore selects partners based on both their financial strength and their core values regarding ethics, morals and the environment.

Crown Energy is aware that we conduct, and may expand, operations in countries that are characterised by political, social and economic instability, such as war and general social or political turbulence. This includes the occurrence of corruption.

Crown Energy has a compact organisation and the Board constantly strives to promote the Company's fundamental values in its operations. The Board has adopted policies for business ethics and anti-corruption, and both employees and consultants are required to comply with these. To seek guidance when needed, Crown Energy uses resources like the OECD Risk Awareness Tool for Multinational Enterprises in Weak Governance Zones.



ENVIRONMENT

Crown Energy strives to minimise harmful footprints in the implementation of our operations. In line with this, we always carry out an environmental risk assessment before commencing our projects in property management or oil and gas exploration. Where possible, we work to prevent or otherwise substantially minimise, reduce or remediate any environmental damage resulting from our operations.

In our Asset Development and Management business area, we are required to apply for relevant environmental permits from the authorities in the locations where our projects are being taking place. Our operations are, therefore, subject to the environmental legislation of various countries but, where possible, we always attempt to go beyond that which is required by law.

All of Crown Energy's exploration licences are in the early stages of a normal exploration and production life cycle. There are activities at the exploration and evaluation stage that can result in negative environmental impact, such as the performance of seismic surveys and test drilling. Activities of this type may impact both the flora and fauna. However, in exploration there are extensive requirements in the PSAs aimed at protecting the environment, and Crown Energy's environmental responsibility is mainly governed by these agreements. One of the environmental requirements in the PSAs is that companies must perform environmental impact assessments (EIAs). These are carried out prior to the commencement of large-scale activities in the licence area, such as prior to seismic surveys and test drilling. The way in which drilling is performed and areas are restored is often based on the environmental legislation and oil production laws of the respective country.

Crown Energy invests in initiatives to improve the environment and we are strongly committed to protecting natural resources. Through various partnerships, we strive to ensure that our business is conducted in a sustainable manner.

CORPORATE SOCIAL RESPONSIBILITY

For Crown Energy, corporate social responsibility means contributing both socially and economically to development in the countries and regions where we operate. At the same time, it is important to us that this does not take place at the cost of promoting social segregation and inequality. For Crown Energy, corporate social responsibility also includes safeguarding human

EITI STANDARD

The Extractive Industries Transparency Initiative (EITI) is a voluntary global reporting standard for companies operating in the extractive industries. The EITI is aimed at promoting transparency and responsible management of natural resources. Certain countries have chosen to implement the EITI standard to ensure full disclosure of taxes and other payments to government agencies and thereby prevent corruption and increase transparency. On 1 January 2016, Sweden passed a law originating from the EITI that requires reporting of payments to government agencies. This reporting is made to the Swedish Companies Registration Office. Sweden is still not an EITI member. However, Madagascar is an EITI candidate country, which means that Crown Energy submits annual reports about any payments to government agencies in this country. Iraq is also an EITI member.

rights in all situations, both directly (people associated with our operations) and indirectly (local communities in the regions where we operate).

In our Asset Development and Management business area, we strive to always address social problems in the areas where we have projects and work to benefit the local communities. Social investments made by Crown Energy include both community development projects and strategic entrepreneurship initiatives.

We cooperate with local stakeholders to identify social risks and effects in each country and strive to create tailored social investment plans for the communities we work with based on their priorities and needs.

The PSAs in oil and gas exploration include certain requirements concerning responsibility for local communities. The annual licence commitment normally includes a portion that is earmarked for education. These funds are intended for education and training of employees of the government agencies involved in oil and mineral operations in the respective countries. Crown Energy currently has no on-site operating activities, i.e., no production of oil/gas, in the countries and regions where we are an operator and/or licence partner.

HEALTH AND SAFETY

Crown Energy is responsible for preventing accidents and other incidents and providing a safe and healthy working environment for employees and contractors. Our health and safety responsibility also extends to local populations that are directly and indirectly affected by our operations.

In our Asset Development and Management business area, we strive to prevent all accidents that harm people or place our neighbours or facilities at risk. For that reason, all our employees are fully insured.

As an exploration company in the oil and gas industry, health and safety are highly important since the projects may from time to time pose major safety risks such as fires, oil spills and other accidents. These risks may result in personal injuries, property damage and environmental damage. Safety issues are largely regulated in the PSAs and JOAs, which stipulate the responsibilities of each party. If health and safety issues are not governed in these agreements, Crown Energy's internal policies will apply. If Crown Energy's own policies are stricter than a country or region's own regulations, Crown Energy's adopted policies will naturally apply. In addition to operational risks specific to the industry, there are also risks related to safety in a country or area, i.e. due to war and other unrest. Crown Energy's projects are in early phases and there are currently no activities being conducted in the licence areas that could directly lead to events such as personal injuries or fires. Depending on the progress of the projects, this may change in the future. In such cases, Crown Energy will ensure that effective routines are developed and implemented in these projects.

During 2021, Crown has remained very conscious of the risks associated with the COVID-19 pandemic. Crown Energy has taken the utmost care to maintain high standards of safety in all its activities. Crown Energy is committed to protecting the health and safety of all employees, customers and suppliers, which includes monitoring the course of events surrounding the spread of the virus and following the recommendations of health and governmental authorities.

BOARD OF DIRECTORS, SENIOR EXECUTIVES AND AUDITOR

BOARD OF DIRECTORS







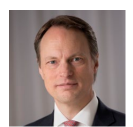


	Pierre-Emmanuel Weil	Alan Simonian	Jean Benaim	Yoav Ben-Eli
Function	Chairman of the Board	Board member	Board member	Board member, CEO since September 2021
Year elected	May 2016	2011	May 2016	December 2016
Birth year	1981	1966	1947	1970
Education	Finance degree from HEC Paris, law degree from Paris XI University	Law degree from South- ampton University	Robespierre College, studies in economics and statistics at Arts et Métiers, Paris Tech	Natural science at Tel- Aviv University
Experience	Investment adviser, asset management	Oil sector consultant	Has worked in Africa for many years in coffee export, oil licences and port logistics within the oil industry	Entrepreneur with experience from construction projects in the oil and gas industry
Other Board posts	Director in charge of Cement Fund SCSp, CEO and partner of Weil Inves- tissement, Board member and partner of Racing Club de Strasbourg Alsace	Board member of Simbo Petroleum No 2 Ltd and Simbo Petroleum No 3 Ltd	Board member and chair of Intercafa S A	Board member ESI Group S.A. and YBE Ventures Ltd
Shares in Crown Energy, 31 December 2021	Has no personal shareholdings, but is responsible for Cement Fund SCSp, which holds 63,000,000 ordinary shares in Crown Energy AB. He is, therefore, not independent of the major shareholders	3,429,521 ordinary shares (via family and company)	None	353,267,971 ordinary shares (via companies)
Board meeting attendance in 2021	18	18	6	18
Annual Board fee, SEK thousand	150	No longer receives a fee since he is an employee of the Parent Company	75	No longer receives a fee since he is an employee of the Parent Company
Independent of the company and its management*	Yes	No	Yes	No
Independent of major shareholders*	No	Yes	Yes	No

^{*} As defined in the Swedish Corporate Governance Code.

MANAGEMENT

CEO, Yoav Ben-Eli, and COO, Alan Simonian, who is also a member of the Board of Directors, see previous page.







	Andreas Forssell	Michail Shatkus	Peter Mikkelsen
Function	CEO until Sep 2021, dep- uty CEO Oct-Dec 2021	CFO, deputy CEO	Chief Geologist and Exploration Manager
Employee since	2011, CEO since 2015	2018, CFO since January 2021, deputy CEO since December 2021	Not employed, but part of management team since 2011
Birth year	1971	1986	1953
Education	Master of Science in Busi- ness and Economics from Stockholm University and MBA from Cass Business School in London	Master of Business Administration with an emphasis on banking and finance from Stockholm University	Bachelor of Science in Geology from Oxford University
Experience	Background in corporate finance, M&A consulting and senior positions in the property and energy sector	2012–2016 Business Controller, Petrogrand AB (Publ), an oil exploration company focused on Russia. 2016–2018 Dep- uty CEO, Petrogrand AB (Publ).	Senior positions and consultant in the oil sector (mainly exploration)
Other assignments	Board member of Kopy Goldfields AB (publ), AB Krasny Gold Fields and Crown Energy Iraq AB, as well as Board member and owner of Andreas Forssell AB	Deputy Board member of Crown Energy Iraq AB and deputy Board mem- ber of CEINV2 AB	Board member of KEA Petroleum Plc, Manage- ment Associate at Simco Petroleum and partner in Fastnet Ltd
Shares in Crown Energy, 31	175,765 ordinary shares	-	

Changes to management

December 2020

For all of 2021, management consisted of the Group CEO, CFO, COO and Chief Geologist and Exploration Manager.

(private and via company)

Michail Shatkus became Group CFO on 1 January 2021. Andreas Forssell has resigned from the CEO post In June 2021. In September 2021, Yoav Ben Eli was appointed as Group CEO by the Board, Andreas Forssell was appointed as Group deputy CEO until December 2021, when he was succeeded by Michail Shatkus, Group CFO.

Audito

Öhrlings PricewaterhouseCoopers AB, with Bo Lagerström (born 1966) as auditor in charge.

Mr. Lagerström is an authorised public accountant. Both he and Öhrlings PricewaterhouseCoopers AB are members of FAR, Sweden's association for accountancy professionals.

ADDRESSES

Board of Directors and senior executives:

Crown Energy AB Skeppargatan 27 SE-114 52 Stockholm

Auditor: PwC Torsgatan 21 SE-113 97 Stockholm

SHARES, SHAREHOLDERS AND SHARE CAPITAL

SHARE CAPITAL

According to Crown Energy's Articles of Association, adopted on 17 May 2018, the issued share capital shall amount to not less than SEK 14,000,000 and not more than SEK 56,000,000. The number of shares shall be not less than 477,000,000 and not more than 1,908,000,000. Each ordinary share confers one vote per share. Each shareholder who is entitled to vote at the AGM may vote for the full number of shares owned and represented by him or her, without limitation on the total number of voting rights. The Company's shares are not subject to an offer submitted based on mandatory bid rules, a right of squeeze out or a right of sell-out. The Company's shares have not been subject to any public takeover bids during the current or previous financial year. Crown Energy shares are denominated in SEK and are issued in accordance with Swedish law, and the owners' rights related to

the shares may be amended only in accordance with the procedures specified in the Swedish Companies Act (2005:551).

The number of registered ordinary shares in Crown Energy is 477,315,350. The quota value per share is SEK 0.0294. Crown Energy's share capital, therefore, amounted to SEK 14,032,865 on 31 December 2020. There are no shares in the Company that do not represent the share capital, and the Company holds no treasury shares.

SHARE CAPITAL PERFORMANCE

There were no changes in share capital in 2021.

Changes in the Company's share capital are presented below in table format from registration of the Company until publication of this report:

Year	Transaction	Increase in number of votes	Change in number of shares	Change in share capital (SEK thou- sand)	Capitalisa- tion excl. issue ex- penses (SEK thousand)	Total number of shares	Total share capital (SEK thou- sand)	Quota value (SEK)
2010	Incorporation	50,000	50,000	50	50	50,000	50	1.00
2011	Directed share issue	450,000	450,000	450	450	500,000	500	1.00
2011	Share split (3,406:2)	1,702,500,000	1,702,500,000	-	-	1,703,000,000	500	0.0003
2011	Directed share issue	116,820	116,820	-	0	1,703,116,820	500	0.0003
2011	Reverse share split (1:100)	1,686,085,652	1,686,085,652	_	-	17,031,168	500	0.0294
2012	Directed share issue	181,666	181,666	5	3,347	17,212,834	505	0.0293
2012	Non-cash issue ¹	1,135,411	1,135,411	34	16,987	18,348,245	539	0.0294
2012	Preferential rights issue ²	1,529,020	1,529,020	45	10,703	19,877,265	584	0.0294
2012	Directed share issue	4,285,714	4,285,714	125	30,000	24,162,979	709	0.0293
2012	Offset issue ³	1,592,051	1,592,051	48	11,144	25,755,030	757	0.0294
2013	Non-cash issue	1,842,715	1,842,715	54	18,611	27,597,745	811	0.0294
2014	Redemption of convertibles	246,934	246,934	8	1,845	27,844,679	819	0.0294
2014	Redemption of convertibles	298,732	298,732	8	2,398	28,143,411	827	0.0294
2015	Redemption of convertibles	100,000	100,000	3	837	28,243,411	830	0.0294
2015	Offset issue	25,828,733	25,828,733	759	78,673	54,072,144	1,589	0.0294
2015	Preferential rights issue	1,475,229	1,475,229	44	4,869	55,547,373	1,633	0.0294
2016	Directed share issue	5,500,000	5,500,000	162	11,000	61,047,373	1,795	0.0294
2016	Redemption of convertibles	6	6	0	1	61,047,379	1,795	0.0294
2016	Directed share issue	31,500,000	31,500,000	926	63,000	92,547,379	2,721	0.0294
2016	Change in voting rights, ordinary shares 4	832,926,411	n/a	n/a	n/a	n/a	n/a	n/a
2016	Private placement (discounted), C shares 4	363,401,823	363,401,823	10,684	1	455,949,202	13,405	0.0294
2017	Conversion of C shares to ordinary shares	3,179,411,739	n/a	n/a	n/a	455,949,202	13,405	0.0294
2017	Withdrawal of C shares	10,133,852	10,133,852	-298	n/a	445,815,350	13,107	0.0294
2017	Redemption of warrants	315,000,000	31,500,000	926	63,000	477,315,350	14,033	0.0294

¹⁾ Refers to payment for the acquisition of Amicoh Resources Ltd. The issue proceeds were offset against the purchase price liability recognised in 2011 in relation to the seller, Mocoh Resources Ltd.

²⁾ SEK 7,245,070 of the total capital employed refers to settlement of loans from the majority shareholder.

³⁾ Settlement of loans from the majority owner.

⁴⁾ Registered with the Swedish Companies Registration office in 2016. The shares and votes from the directed issue were transferred to the recipient in February 2017.

OWNERSHIP STRUCTURE

According to the most recent nominee register, Crown Energy had approximately 1,300 shareholders on 31 December 2021. The number of outstanding shares, of which all are ordinary shares, amounted to 477,315,350 at the publication of this report. The table below shows the holdings of the three largest shareholders and the combined holdings of other shareholders at publication One share corresponds to one vote.

Shareholders	Number of shares and votes	% of shares and votes
Yoav Ben-Eli, via companies ¹	343,817,971	72.0
Cement Fund SCSp	63,000,000	13.2
Alan Simonian, privately, via company and via family	3,429,521	0.7
Other shareholders	67,067,858	14.1
Total number of shares	477,315,350	100.0

¹⁾ The shares are held by YBE Ventures Ltd, which is controlled by Yoav Ben-Eli.

STOCK EXCHANGE

The Company's 477,315,350 shares outstanding, all of which are ordinary shares, are traded on NGM Main Regulated under the ticker symbol CRWN and ISIN code SE0004210854.

AFFILIATION WITH EUROCLEAR IN SWEDEN

Crown Energy is a CSD-registered company whose shares must be registered with a central securities depository pursuant to the Swedish Financial Instruments Accounts Act (1998:1479). The Company and its shares are affiliated with the securities system of Euroclear Sweden AB, address PO Box 191, SE-101 23 Stockholm, Sweden, as the central securities depository and clearing organisation. Instead of issuing physical certificates to shareholders, transactions are carried out electronically through registration in the CSD system of an authorised bank or other investment manager.

DIVIDEND POLICY

Over the next few years, Crown Energy's Board of Directors does not intend to propose the payment of dividends. Until further notice, any profits will be reinvested in expanding the business. The timing and amount of any future dividends will be proposed by the Board. In considering future dividends, the Board will weigh in factors such as the amount of shareholders' equity required by the nature, scope and risks associated with the Company's business, as well as the Company's consolidation requirements, liquidity and overall position. Crown Energy does not apply any restrictions or special procedures regarding cash dividends to shareholders residing outside Sweden. Except for possible limitations resulting from banking and clearing systems, payment is made in the same manner as for shareholders residing in Sweden. However, shareholders who are not tax residents of Sweden are normally subject to Swedish withholding tax. There are no rights, except the right to dividends, to share in the Company's profits. Crown Energy has not yet paid any dividends, nor are there any guarantees for any given year that a dividend will be proposed or approved by the Company.

SHARE-BASED INCENTIVE PROGRAMME AND WARRANTS ISSUED

The Company does not have any active incentive schemes.



CHAIRMAN'S STATEMENT



DEAR SHAREHOLDERS AND INVESTORS

I am very pleased to return to reporting to you after a commercially very successful year for our Company in 2021.

We have already highlighted the main events of the year at the start of this Report with the prime financial event of course being the successful signing of a Sales Agreement with a buyer for our non-South African oil and gas assets and the receipt by Crown of an initial payment of USD \$75 million in October 2020. This will be followed in April 2022 by the first instalment of \$8 million towards a total contractually agreed consideration of \$105 million, before costs, payable over the next five years. Further to that, under the terms of the Sales Agreement agreement, Crown could receive an absolute total consideration of up to \$450 million subject to certain milestones being met. This transaction took a long time to negotiate and I am extremely pleased that we have secured a very strong stream of revenue for Crown, in US dollars.

Under the confidentiality terms of our Sales Agreement, Crown is not permitted to state publicly the name of the buyer. However, I can reassure the Market and our shareholders that the buyer is a well-recognised and well-respected multi-national company.

I would also like to welcome Yoav Ben-Eli to the position of new CEO of Crown and thank Andreas Forssell for his years of service. Yoav has set out his new vision for the Company, taking us into a more Socially and Commercially Responsible direction, recognising the Environmental concerns of the day, and taking us into new projects that will be both beneficial to Crown and to mankind as a whole and to our planet. Yoav's enthusiasm and drive will I believe take us to new heights over the coming years.

We have successfully started the process of moving Crown away from the Energy Industry in a responsible and commercially wise manner. In South Africa we do look forward to the outcome of the drilling of the Gazania-1 well in 2022 before making any further decisions on this project.

I am pleased that the economic situation in Angola is improving and that the Angolan Kwanza has strengthened against other benchmark international currencies. This should benefit Crown during 2022.

Pierre-Emmanuel Weil Chairman



CORPORATE GOVERNANCE REPORT

This report was prepared in accordance with the Swedish Annual Accounts Act (1995:1554) and the Swedish Code of Corporate Governance (the Code)

INTRODUCTON

Crown Energy AB (publ) ('Crown Energy' or 'the Company') is a Swedish public limited company with its headquarters in Stockholm. The Company's ordinary shares are traded on NGM Main Regulated.

Crown Energy's corporate governance is allocated among shareholders, the Board, the CEO and senior management. Governance is regulated mainly by the Articles of Association, the Swedish Companies Act, NGM's rules for companies whose shares are traded on NGM Main Regulated, the Code, good practice on the stock market and internal guidelines and policies.

Companies whose shares are traded on a regulated market are required to implement the Code. The Code is part of self-regulation in the Swedish business community and is based on the "comply or explain" principle. This means that a company applying the Code may deviate from individual rules but must explain the reason for each deviation and provide a description of the solution that was chosen instead. The Code is available at www. corporategovernanceboard.se. In accordance with the provisions of the Annual Accounts Act and the Code, Swedish companies whose shares are traded on a Swedish regulated market must

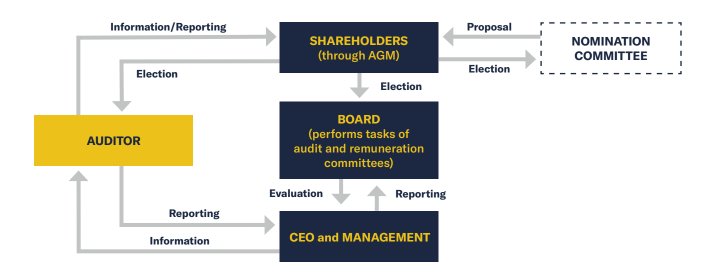
also prepare a corporate governance report. Crown Energy's corporate governance report for 2021 was prepared accordingly.

Rules of the Code from which Crown Energy deviated in 2021 are indicated in this report. The explanations and solutions that were used instead are described in each respective section of the corporate governance report.

The Company has no breaches of NGM's rules for companies whose shares are traded on NGM Main Regulated or breaches of good practice on the stock market to report for the year.

GOVERNANCE STRUCTURE AND ACCOUNTABILITY

The shareholders of Crown Energy exercise their influence through the annual general meeting, the Company's highest decision-making body, while the Board of Directors and the CEO are responsible for the Company's organisation and management of the Company's affairs in accordance with the Swedish Companies Act, other laws and regulations, applicable rules for listed companies, the Articles of Association and the Board's internal control instruments. Crown Energy's governance structure is described in the following organisational chart of the various governing bodies. A description of each governing body follows.



SHAREHOLDERS

As at 31 December 2021, Crown Energy had about 1,300 share-holders. The Company's two largest owners at 31 December 2021, in terms of both share capital and votes, are Yoav Ben-Eli (through YBE Ventures Ltd) with approximately 72.0 per cent and Cement Fund SCSp with 13.2 per cent. All outstanding shares are ordinary shares.

The two largest shareholders had combined holdings corresponding to 85.2 per cent of the shares and votes at the end of 2021. According to Chapter 6, Section 6, Sub section 2, Paragraph 3 of the Annual Accounts Act, corporate governance reports must present direct or indirect shareholdings that represent at least one-tenth of the number of votes for all shares in the Company. There were two shareholders with shareholdings

of this type at 31 December 2021: Yoav Ben-Eli and Cement Fund SCSp. Further information about the Company's shares and shareholders can be found on pages 19–20 of this annual report.

GENERAL MEETING

The General Meeting is Crown Energy's highest decision-making body. By law, the annual general meeting (AGM) must be held within six months after the end of the financial year. At the AGM, decisions are made on issues such as adoption of the income statement and balance sheet, appropriation of profits, discharge of liability and election of Board members and auditors. The AGM also makes decisions regarding the Articles of Association, dividends and any changes in the share capital.

Notice of the AGM, as well as of an extraordinary general meeting where resolutions to amend the Articles of Association will be addressed, shall be issued no earlier than six and no later than four weeks before the meeting through a press release, a public announcement in Post- och InrikesTidningar (Post and Domestic Times) and on the Company's website. Notice of any other general meeting shall be issued no earlier than six and no later than three weeks before the meeting. In order to attend and vote at the AGM, shareholders must be entered in the register maintained by Euroclear Sweden AB on Crown Energy's behalf no later than six working days before the meeting and must have reported their attendance to the Company as described in the meeting notice. Shareholders may be represented by proxy.

Annual General Meeting

Crown Energy's 2021 annual general meeting was held on 26 May 2021 in Stockholm. At the meeting, 86 per cent of the Company's total number of votes and shares were represented. Among others, the following items were resolved on at the meeting:

- Adoption of the income statements and balance sheets of the Parent Company and the Group
- Discharge from liability for the Board and CEO
- Adoption of the appropriation of profits, resulting in the Company's accumulated earnings of SEK 670,188,116 being carried forward
- Adoption of the number of Board members (four) and election of Board members (re-election of all members)
- Adoption of Board fees of SEK 225,000 to be apportioned in an amount of SEK 150,000 for the Chairman and SEK 75,000 for the non-executive Board member
- Re-election of the auditor and adoption of audit fees in accordance with approved invoices
- Adoption of guidelines for remuneration of senior executives in the Group

The 2022 AGM will be held on 15 June 2022 at 10:00 am at the Company's premises at Skeppargatan 27 in Stockholm. For information on the AGM, see the Company's website at www.crownenergy.se.

Other general meetings

An extraordinary general meeting was held on 17 December 2021. Amendment to the object of the Company in the Company's Articles of Association.

NOMINATION COMMITTEE

A nomination committee's main tasks are to present proposals for election of the Chairman of the Board and Board members, fees to Board members, election of auditors and auditor fees to the AGM. Policies for appointing a nomination committee are resolved on at the AGM.

Historically, Crown Energy has not had a nomination committee, which is a deviation from the Code of Corporate Governance. The Board, together with the principal shareholders, has decided that a nomination committee is currently not necessary in view of the composition of the shareholders. Depending on any future changes in shareholder composition, the issue of a nomination committee may need to be raised again and Crown Energy intends to maintain an ongoing dialogue with the principal shareholders regarding this issue.

BOARD OF DIRECTORS

The Board's composition, function and rules of procedure The Board's work is conducted in compliance with the Companies Act, the Code and other applicable rules and regulations prescribed by the Company. The Board's overall function is to manage the Company's affairs and organisation.

According to the Articles of Association, Crown Energy's Board is to consist of at least three and no more than ten members, with no more than five deputies. The composition of the Board was unchanged during the year and consisted of four members.

Board of Directors at 31 December 2021:

- Pierre-Emmanuel Weil (Chairman)
- Alan Simonian (member)
- Jean Benaim (member)
- Yoav Ben-Eli (member)

There is no specific division of duties between the Board members. For additional information on the current Board, see the Board of Directors, senior executives and auditors section on pages 15-16 of the annual report.

At the statutory Board meeting after the AGM, the Board of Directors of Crown Energy establishes rules of procedure with instructions for the Board and the CEO, as well as instructions for financial reporting. The rules of procedure are reviewed and approved annually. The Board holds at least four regular meetings in addition to the statutory meeting. The meetings are scheduled to coincide with dates for financial reporting and the AGM to the greatest extent possible. Besides regular meetings, the Board convenes for additional meetings as required.

The work is led by the Chairman of the Board, who is responsible for ensuring that it is well organised and efficient. This includes ensuring that the Board has the relevant education to discharge its duties, ensuring that it receives adequate information and supporting documents and that it is evaluated annually. The Chairman also maintains frequent contact with the Company's CEO. The Chairman is appointed by the AGM. Pierre-Emmanuel Weil was re-elected Chairman of the Board at the 2021 AGM.

The Board may establish committees to delegate certain tasks. Normally, these committees consist of audit and remuneration committees. Board committees deal with issues that fall within their respective areas and submit reports and recommendations that form the basis of decisions made by the Board. The Board decides whether a committee should be established. In accordance with the Swedish Companies Act, the Board may decide to perform the duties of a committee within itself, i.e. to address the issues within the regular work of the Board. Crown Energy did not have an audit committee or remuneration committee in 2021, as the Board found it more appropriate to handle these types of issues as part of regular Board activities. Accordingly, the Board performs the duties of each committee.

The Code requires that most Board members be independent of the Company and its management. Currently two out of four board members are in the Company's management team. At least two of the independent Board members must be independent of the Company's major shareholders. Major shareholders are defined as owners who control 10 per cent or more of the shares or votes in the Company. The composition of the Board was unchanged in 2021. At the AGM in May 2021, all four Board members were re-elected. One of them is independent of the Company, its management and major shareholders. The Company deviates from the Code in that only one person is independent of both the Company's management and its major shareholders.

A summary of the Board members and their attendance at Board meetings can be found below:

Name	Position	Independent of Company and management	Independent of Company's major shareholders	Board meeting attendance 2021
Pierre-Emmanuel Weil	Chairman	Yes	No	18/18
Alan Simonian	Board member	No	Yes	18/18
Jean Benaim	Board member	Yes	Yes	6/18
Yoav Ben-Eli	Board member	Yes	No	18/18

Authorisation

The Company has no outstanding authorisations.

CEO AND MANAGEMENT

The CEO ensures that operations are conducted in accordance with the Swedish Companies Act, other laws and regulations, applicable rules for listed companies, the Articles of Association, the Board's internal control instruments and in accordance with the Board's established goals and strategies. In consultation with the Chairman of the Board, the CEO compiles the necessary informational and supporting documents for Board meetings, presents reports and motivates proposed resolutions. The CEO is Yoav Ben-Eli. As of 31 December 2021, Yoav Ben-Eli performs his duties on a consultancy basis and is not employed by the company.

The other members of Group management are Michail Shatkus, CFO, Alan Simonian, COO, and Peter Mikkelsen, Chief Geologist and Exploration Manager. Peter Mikkelsen performs his duties as a consultant, not as an employee of Crown Energy.

See the presentation of the CEO and other senior executives on pages 17 and 18 of the annual report.

INTERNAL AUDIT

The Company has a relatively simple legal and operational structure, along with established management and internal control systems. As a result, the Board determined in 2021 that a separate internal audit function was not necessary. The Board regularly monitors the Company's assessment of internal control through contact with the Company's auditors and by other means. In addition, internal efforts have been made to ensure that the controls and procedures of the incorporated new property business comply with the Group's established steering and internal control documents.

AUDITOR

The auditor is appointed by the AGM, on behalf of the shareholders, for the examination of Crown Energy's annual report and accounting records and the administration of the Company by the Board and CEO.

The 2021 AGM re-elected the auditing firm Öhrlings Pricewater-houseCoopers AB as Crown Energy's auditor for the period until the end of the 2021 AGM. As auditor in charge, authorised public accountant Bo Lagerström was appointed to sign the auditor's report.

The audit team had regular contact with the Company in 2021 in addition to the audit procedures performed.

The Company's auditor examined the annual accounts and the Company's internal controls for 2021.

Auditor's review of the half-year or nine-month reportThe Company's auditor has reviewed the nine-month report for the 2021 financial year.

REMUNERATION

Remuneration guidelines

Guidelines for the remuneration of senior executives at Crown Energy are adopted by the AGM and currently cover the CEO and the CFO, who are part of the management team and are employed by the Company. The policy is to offer remuneration that is market-based and competitive. The level of remuneration should be based on position, competence, experience and performance.

Most recently approved remuneration guidelines – 2021 AGM Ahead of the 2021 AGM, the Board proposed the following unchanged guidelines, which were later adopted at the AGM on 26 May 2021:

- The Board shall be entitled to deviate from the guidelines in individual cases if there are specific reasons for doing so. In the event of such a deviation, information about the deviation and the reason for it must be reported at the next AGM.
- Remuneration of the CEO and other senior executives shall consist of a fixed, market-based salary. Any benefits, where such exist, shall constitute only a limited portion of the remuneration.
- The CEO and other senior executives shall have defined contribution pension plans, which means that vesting occurs through the Parent Company's annual payment of premiums. The pension provision for the CEO shall be 30% of the CEO's annual salary. Pensions for other senior executives must be in line with the ITP plan.
- Upon termination by the Company, severance pay for senior executives can be paid in an amount corresponding to a maximum of 24 monthly salaries, including fixed salary during the notice period.
- Decisions about share and share price-related incentive schemes for senior executives shall be resolved on by the AGM. Share and share price-related incentive schemes shall be designed with the aim of achieving a greater alignment of interests between the participating executives and the Company's shareholders. Schemes that involve the acquisition of shares shall be designed to promote personal shareholdings in the Company. The vesting period, or the period from the conclusion of the agreement until shares may be acquired, shall not be less than three years. Board members who are not also employees of the Company shall not participate in schemes directed to the management or other employees. Share options shall not be included in schemes directed to the Board.
- In specific cases, the Company's Board members shall be allowed to receive fees for services rendered within their respective areas of expertise that do not constitute board work. Fees for these services shall be market-based, approved by the Board and disclosed at the AGM.

The Board's proposed remuneration guidelines ahead of the 2022 AGM

The Board's proposed remuneration guidelines ahead of the 2022 AGM are the same as the most recently adopted guidelines (see above).

Remuneration of the Board of Directors

Decisions regarding remuneration of the Board of Directors are resolved on by the AGM. The AGM on 26 May 2021 adopted Board fees as follows: SEK 150,000 for the Chairman and SEK 75,000 for each of the other non-executive Board members.

The Chairman and non-executive Board members do not receive a salary from the Company and are not eligible to participate in any of the Company's future incentive schemes.

On 1 December 2019, Yoav Ben-Eli was employed by one of the Parent Company's subsidiaries in the Netherlands. Consequently, this individual only received Board fees until the end of November 2019. From 1 December 2019 to 31 January 2021, Yoav Ben-Eli received a monthly salary of EUR 5,000.

Senior executives' remuneration and benefits in 2021

Decisions regarding remuneration of the CEO are made by the Board. CEO Andreas Forssell received SEK 130,000 per month during 2021. Andreas Forssell also received pension benefits which, as far as the Board can determine, are comparable to those for CEOs of companies like Crown Energy received.

Yoav Ben-Eli was appointed CEO of the company as of September 2021. Since 1 February 2021, Yoav Ben-Eli, Board member and largest shareholder in the Company, is remunerated by the Group's subsidiary in Angola through a consulting agreement. The agreement amounts to EUR 20,000 per month, which corresponds to SEK 2,545 thousand for the period February-December 2021. Yoav Ben-Eli received a salary of SEK 50 thousand for January 2021 from the Group subsidiary in the Netherlands.

The other senior executives of Crown Energy are Michail Shatkus (CFO), Alan Simonian (COO) and Peter Mikkelsen (Exploration Manager). Decisions regarding the remuneration of other senior executives are made by the CEO. The CFO and COO receive pension benefits which, as far as the Board can determine, are comparable to those for equivalent positions in companies like Crown Energy.

Apart from public pension plans, Crown Energy has no contractual pension benefits other than the pension benefits of the CEO, CFO and COO. Unless otherwise stated above, the Company has not entered any agreements with members of the Company's management, governance or supervisory bodies that entitle such members to any benefits after termination of their positions.

Peter Mikkelsen performs his management duties for the Company on a consultancy basis and is hired as needed. In 2021, Peter Mikkelsen invoiced total fees amounting to SEK 46 thousand.

The remuneration of Board members and senior executives is summarised below:

Remuneration, Board of Directors and senior executives

Amounts in SEKTHOUSAND	Basic salary/ Board fee	Variable re- muneration	Other benefits	Pension expenses	Total 2021	Total 2020
Board of Directors						
Pierre-Emmanuel Weil, Chairman of the Board	150	-	-	-	150	150
Jean Benaim, member	75	_	_	_	75	75
Alan Simonian, member*	-	_	_	-	-	_
Yoav Ben-Eli, member**	2,595	-	_	-	2,595	2,595
Senior executives		-	_	-		
Andreas Forssell, CEO	1,481	-	_	390	1,871	1,481
Other senior executives	1,462	-	-	153	1,616	1,462
Total Board and senior management	5,763	_	_	543	6,307	5,763

^{*} Alan Simonian was a full-time employee and a member of management in 2021. His salary is included under 'Other senior executives'. As Alan Simonian received a salary in 2021, he was not paid any Board fees.

Remuneration of auditor

The 2021 AGM elected Öhrlings PricewaterhouseCoopers AB as the auditor, with Bo Lagerström as auditor in charge. Bo Lagerström is an authorised public accountant and a member of FAR, Sweden's association for accountancy professionals. Remuneration to the auditor is paid on open account. Remuneration paid to Öhrlings PricewaterhouseCoopers by the Group for the 2021 financial year totalled SEK 1,449 thousand (1,132), of which

SEK 1,355 thousand (1,132) was related to audit services and SEK 94 thousand (0) to other services. Audit services refers to the statutory examination of the annual financial statements and the bookkeeping, as well as administration by the Board of Directors and the CEO, other tasks incumbent upon the Company's auditor and advice or other assistance occasioned by observations during such examination or the execution of other such tasks. Everything else is considered other services.

^{**} Yoav Ben-Éli was appointed CEO of the company as of September 2021. Since 1 February 2021, Yoav Ben-Éli, Board member and largest shareholder in the Company, is remunerated by the Group's subsidiary in Angola through a consulting agreement. The agreement amounts to EUR 20,000 per month, which corresponds to SEK 2,545 thousand for the period. February-December 2021. Yoav Ben-Eli received a salary of SEK 50 thousand for January 2021 from the Group subsidiary in the Netherlands.

INTERNAL CONTROL AND RISK MANAGEMENT OF FINANCIAL REPORTING FOR THE 2021 FINANCIAL YEAR

The Board is responsible for internal control in the Company and, according to the Annual Accounts Act, the Board must annually submit a description of the key elements of the Company's internal control and risk management system regarding financial reporting. Below is a brief description of how the internal control and financial reporting work.

Control environment

The control environment forms the basis of internal control over financial reporting. The Company's internal control structure is based on a clear division of responsibilities and duties between the Board and CEO as well as within the operating activities. In addition to steering documents such as instructions for the Board and CEO, the corporate communications policy and the financial reporting policy, there are also guidelines and policies for the operating and administrative activities. All steering documents and process descriptions are communicated within the organisation and are available and known to the personnel concerned.

Risk assessment

The Company identifies, analyses and makes decisions on how to manage the risk of errors in the financial reporting. At present, the operations are relatively small and involve a limited number of people. The Company has identified the operational processes and income statement and balance sheet items for which there is a risk that errors, omissions or irregularities could arise if the necessary control elements are not built into the routines. In its risk assessment, the Company has analysed how and where in the processes errors can arise. Issues that are important in risk assessment include whether assets and liabilities exist on

a given date, accurate valuation, whether a business transaction occurred and whether items are recognised in accordance with laws and regulations. Currently, the Company's biggest risk is linked to economic developments in the markets where the Company operates.

Control activities

Based on the Company's risk assessments, several control measures have been established. These are of both a preventive nature, meaning that they are designed to avoid losses or errors in the reporting, and an investigative nature. The controls are also meant to ensure that errors are corrected.

Information and communication

Internal regulations, policies and procedural descriptions are available on the Company's internal network. Regular meetings, either in person or by phone, are used for internal communication to and from the Board and management.

To ensure that external communication with the stock market is accurate, there is a corporate communications policy that governs how investor relations are managed.

Monitoring

In 2021, internal control was mainly monitored as part of the business at regular Board meetings.

The Company's process descriptions, policies and steering documents are updated as needed, but at least annually. The Board shall receive quarterly financial reports, including management's comments on operations. The Company's auditor participates in at least one Board meeting to present his/her observations about the Company's internal procedures and control systems.

AUDITOR'S REPORT ON THE CORPORATE GOVERNANCE STATEMENT

To the general meeting of the shareholders in Crown Energy AB (publ), corporate identity number 556804-9598

Assignment and division of responsibilities

The board of directors is responsible for ensuring that the corporate governance statement for 2021 on pages 22–26 has been prepared in accordance with the Annual Accounts Act.

Focus and scope of the examination

Our examination has been conducted in accordance with FAR's auditing 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 this examination has provided us with sufficient basis for our opinion.

Opinion

A corporate governance statement of been prepared. Disclosures in accordance with Chapter Section 6, second paragraph, points 2–6 of the Annual Counts Act and Chapter 7, Section 31, second paragraph of the same law are consistent with the annual accounts are the consolidated accounts and are in accordance with the Annual Accounts Act.

Stockholm on the date our digital signature

Öhrlings Pricewate useCoopers AB

Bo Lagerström
Authorised Lic Accountant

DIRECTORS' REPORT

The Board of Directors and CEO of Crown Energy AB (publ), 556804-8598, hereby issue the annual report for the financial year 1 January-31 December 2021.

OPERATIONS

Crown Energy AB (publ) with its subsidiaries ('Crown Energy', 'the Company' or 'the Group') is an international group in the oil, gas and service industries focused on under-explored areas in Africa and the Middle East.

The Energy business area focuses on exploration opportunities with a high potential for recoverable reserves. Crown Energy seeks good risk diversification, both geographical and geological, and pursues farm-out opportunities as exit strategies to capitalise as much as possible on its assets.

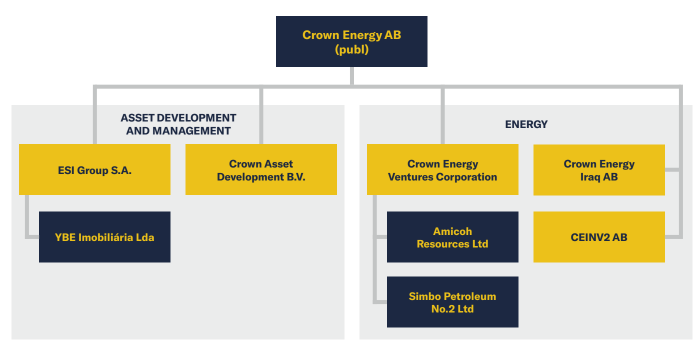
The Company's Asset Development and Management business area delivers customised residential and office solutions to inter-

national companies that need to station staff abroad, primarily in Africa. This comprehensive offering of leasing and associated services enables customers to focus on their core business instead of worrying about major capital investments.

For a more detailed description of the Group's asset development and management business and business concept, see the section Asset Development and Management. The Parent Company has its registered office in Stockholm, Sweden, and is listed on NGM Main Regulated.

COMPANY STRUCTURE

Below is an overview of the Group's legal structure at 31 December 2021.



All units are wholly owned (100 per cent)

SIGNIFICANT EVENTS DURING THE FINANCIAL YEAR

On 13 April, Crown Energy announced that payments had been received that exceed one-third of the contracted sale price for the C-View Smart Business Park in Luanda, Angola.

On 15 April, the Company announced that it is relinquishing its entire 5 per cent working interest in the Block P licence in Equatorial Guinea.

On 19 April, the Company announced that a memorandum of understanding had been signed with Wildcat Petroleum Plc, an oil company listed on the London Stock Exchange (LSE: WCAT).

On 20 April, the Company announced that its partner Africa Energy Corp had received official approval to conclude its two farm-out agreements for Block 2B in South Africa.

On 7 June, the Company announced that Andreas Forssell had informed the Board of Directors that he wishes to leave his role as CEO.

On 15 September, Yoav Ben Eli was nominated as the new CEO of Crown and this appointment was formalised on 22 October. On 20 October, the Company announced that it had entered into an agreement for the disposal of the majority of its oil and gas assets.

On 27 October, the Company confirmed receipt of the first USD 75 million down payment towards the disposal, with an additional consideration of USD 105 million payable over the next five years, with a total consideration, subject to the terms of an earn-out consideration, of up to USD 450 million. The effect of the payment will first appear in the year-end report as a bank asset and deferred income liability. The buyer is not subjected to sanctions.

On 15 November, the CEO announced his new vision for Crown Energy and its business going forward.

The EGM on 17 December approved the new Articles of Association.

FINANCIAL OVERVIEW

Group, SEK thousand	01/01/2021 31/12/2021	01/01/2020 31/12/2020
Operating income	20,764	29,985
Operating expenses	-47,859	-46,068
Operating profit/loss	-27,089	16,083
Net financial items	-11,419	60,524
Net profit/loss for the period, after tax	-63,600	45,046
Total assets	1,595,633	754,730
Earnings per share, SEK	-0.13	0.09
Equity per share, SEK	1.25	1.17
Equity/assets ratio	38%	74%
Average number of employees	17.5	18.5

Parent Company, SEK thousand	01/01/2021 31/12/2021	01/01/2020 31/12/2020
Operating income	2,163	6,842
Operating expenses	-11,631	-15,854
Operating profit/loss	-9,468	-9,012
Net financial items	12,932	-920,748
Net profit/loss for the period, after tax	3,465	-929,671
Total assets	1,368,459	688,886
Number of employees	4	4

For definitions of key ratios, see Note 32 Key ratios.

COMMENTS ON FINANCIAL PERFORMANCE Operating profit/loss

During the 2021 financial year ('the reporting period'), net revenue amounted to SEK 20,764 thousand, compared with SEK 29,759 thousand for the same period the previous year, a decline of 30 per cent. The decline is partly due to the depreciation of the Angolan currency since the beginning of 2020. In local currency, the decline is only -16 per cent. This decline is largely attributable to events that occurred in Q4 2020, when a major contract expired. Soho Property was not occupied during 2021, but a new tenant moved in during Q1 2022.

Property costs for the reporting period amounted to SEK -10,982 thousand (-12,183). The decrease on the previous year is -10 per cent.

Other external expenses amounted to SEK -20,783 thousand (-21,968), a decline of 5 per cent compared with the previous year. The amount includes transaction costs of approximately SEK 4,100 thousand for the sale of exploration assets.

Employee benefit expenses for 2021 showed a decline of 9 per cent compared with 2020, mainly due to staff changes.

Net financial items

Net financial items for the reporting period amounted to SEK -11,419 thousand (60,524). Net exchange rate effects were SEK 16,970 thousand (54,244). Exchange rate effects mainly arise on translation of both internal and external balances in foreign currency. They also arise as a result of property valuations being made in USD and translated to AOA.

Changes in value

Changes in value during the reporting period amounted to SEK 32,596 thousand (2,114) and comprise unrealised changes in value for investment properties.

Tax

The deferred tax expense is primarily attributable to temporary differences between the fair value of the properties and the local taxable residual value. The positive amount of SEK 7,504 thousand is due to lower valuation of Investment properties in local currency. For more information, see comments on financial position.

Other comprehensive income

Other comprehensive income includes total currency translation effects of SEK 101,588 thousand (-185,427) arising on remeasurement of the subsidiaries' assets and liabilities from local currencies to SEK

COMMENTS ON THE GROUP'S FINANCIAL POSITION Non-current assets

The carrying amount of investment properties amounts to SEK 162,250 thousand. The net change since the 2020 annual financial statements is SEK 17,125 thousand. The property valuations have been conducted internally. See Note 14 Investment properties for a summary of the period's changes.

The C-View property, as a property asset held for sale, is carried at fair value, which corresponds to the agreed purchase consideration, discounted over the payment period of three years. The fair value of SEK 323,520 thousand does not take into account the fact that the payments from the buyer will be adjusted in line with a price index based on the official inflation rate, which will be determined before the final payment. The increase of SEK 75,784 thousand since year-end 2020 is attributable to FX rate effects. For more information about the sale and its recognition, see Note 30 Sale of the C-View property.

Exploration and evaluation assets totalled SEK 207,107 thousand. On 15 April, the Company announced that it is relinquishing its entire 5 per cent working interest in the Block P licence in Equatorial Guinea. This has resulted in a write-down of SEK -5,402 thousand.and translation and remeasurement effects of SEK -10,981 thousand. See Note 15 Exploration and evaluation assets for a summary of the changes for the period.

Due to the uncertainty of the Angolan currency, the Angolan subsidiary invests cash funds in Angolan government bonds that carry an interest rate of 16.5 per cent. The total value of bonds amount to SEK 83,442 thousand. All bonds held at the end of the year have a remaining maturity of less than one year. For more information, see Note 16 Financial assets measured at amortised cost.

Current assets

Trade receivables consist of invoiced rent and service to customers as contracted. The balance sheet item amounts to SEK 127,991 thousand. Other receivables consist mainly of a receivable of SEK 34,932 thousand from ESI Angola Lda. For more information about this receivable, see Note 27 Transactions with related parties.

Prepaid expenses and accrued revenue amount to SEK 102,974 thousand and consist mainly of prepaid expenses for sale of exploration assets, that amount to SEK 57,820 thousand prepaid expenses attributable to business development projects in progress and prepaid transaction costs associated with the C-View transaction that amount to SEK 34,085 thousand.

Non-current liabilities

Deferred tax liabilities amounted to SEK 89,251 thousand and are attributable to surplus values in properties and surplus values in exploration and evaluation assets. Deferred tax has increased by SEK 11,740 thousand since the end of 2020. The increase is mainly due a exchange differences on the previous year's liability.

The Group's non-current lease liabilities amount to SEK 575 thousand and relate to future payments to landlords in Angola.

Other provisions of SEK 3,617 thousand concern an additional earn-out consideration attributable to an exploration asset. See Note 21 Other provisions for further information.

Current liabilities

Contract liabilities are normally only related to revenue invoiced in advance. Contract liabilities attributable to the C-View sale amounted to SEK 202,072 thousand on 31 December 2021. For more information about the C-View sale and its recognition, see Note 30 Sale of the C-View property.

COMMENTS ON CHANGES IN EQUITY

Changes in equity include other comprehensive income and exchange differences of SEK 101,588 thousand arising on translation of subsidiaries.

COMMENTS ON CASH FLOWS

Interest income in 2021 of SEK 2,321 thousand (1,529) concerns interest on Angolan government bonds.

Cash flow from investing activities for the full year 2021 was SEK 526,472 thousand (-10,130) and consists mainly of the first payment for the sale of exploration assets, amounting to SEK 645,270 thousand. Crown Energy has also paid transaction costs associated with the sale of prospetive assets of SEK -57,656 thousand.

The exchange rate gains/loses on cash and cash equivalents amounted to SEK 42,522 thousand (-9,636).

DISPUTES

There were no disputes between Crown Energy and other parties as at this annual report's publication date.

EVENTS AFTER THE END OF THE FINANCIAL YEAR

Events after the end of the financial year are only presented in notes. See Note 31 Events after end of reporting period.

OUTLOOK

Operations

Crown Energy is well-positioned with a balanced portfolio of exciting energy assets. Crown has entered into a sales and purchase agreement which covers our interests in Iraq and in Madagascar. Additionally, we have been able to report that a rig has been contracted to drill the Gazania-1 well on Block 2 B South Africa in the third quarter of 2022.

Financing and going concern

As the Group now has a very significant cash balance, positive cash flows from investing activities and assets and no debt, the Group continues to hold very adequate working and investment capital for the future.

The Company's main plan continues to be the fulfilment of all of its objectives, both in current and new business development and investments and day-to-day management, using existing funds in the next 12 months. However, it cannot be ruled out that the Company may need or wish to raise further capital from existing shareholders for investments beyond those described thus far. This may be done through new share issues, private

placements or preferential rights issues or through other offers to existing shareholders, or alternatively by raising loans/issuing corporate bonds, or a combination of these.

Crown Energy's position regarding COVID-19

During the first months of 2020 and carrying on through 2021, the world has been exposed to the worldwide virus COVID-19. Since 11 March 2020, the epidemic has been classified by the WHO as a pandemic, which has entailed extensive restrictions and shutdowns of communities and businesses worldwide. The pandemic has had major effects on the global world economy. Among other things, a lot of business have suffered and oil prices and stock exchange levels around the world have fluctuated. The rollout of vaccines across the world in 2021 have provided the global community with some degree of health security and countries with the ability, by year end at least, to return to a greater degree of normality. The long-term effects remain difficult to foresee at present and conditions do still change. Crown Energy is always monitoring the course of events surrounding the spread of the virus and is following the recommendations of the authorities. The situation is unpredictable, especially with new variants of the virus appearing over the course of 2021 and Crown Energy cannot currently quantify any effects that the virus has or could have on the Group's operations. Crown Energy does, however, not believe that the pandemic had any effect on the Group's profit during the full 12 months of 2021. Below is a summary of the Group's two business areas until this interim report is released and how the outbreak of COVID-19 has affected and may affect them.

Asset Development and Management

The business area currently only operates in Angola and according to official information there have been limited reported cases of COVID-19. The government in Angola has imposed strict restrictions in the country in order to reduce and contain the possible spread of the COVID-19 virus. Because of travel restrictions and a general downturn in the global economy in 2020, international companies had to scale down their operations temporarily in Angola. However, over 2021 we have seen some improvement in the Angolan economy. Angola is a country that is highly dependent on international companies and, subject to the effects of the COVID-19 outbreak on these companies, the Group's property operations could be affected going forward. For example, the risk continues that when short-term leases expire, some current tenants may hesitate to extend them. Such a situation can affect both the Group's revenue and the valuation of property assets in the short and long term. Property operations are valuable to the Group as they generate cash flow. However, we see the situation in Angola as reasonably stable for us.

Crown Energy has, despite the changes in restrictions in Angola, managed to find applicable solutions to maintain full service to tenants while complying with Angolan health and safety regulations whilst at the same time continuing to provide its clients with a full suite of support and management services. Client feedback continues to show that satisfaction with our services remains high. There has been no disruption or interruption to our local business activities and rental and service revenues continue to be received as normal. During 2021, we did not notice any serious effects on the leasing due to COVID-19.

Energy

South Africa's COVID-19 management measures have continued throughout 2021, although these are no longer in significant force. The Group has not been affected in its activities and the operator has continued a tendering process to engage a rig to drill the well here during the second half of 2022. A site survey has been successfully carried out covering the well location. There has been no activity carried out under the Madagascar license, so we see no direct effects there. There has been no physical on-site activities on our Iraqi project. As reported, we

have completed a significant transaction with a buyer for our non-South African assets, despite the pandemic. The oil price has continued to increase. Demand for energy also increased as normality returned towards the end of 2021.

Conflict in Ukraine

Sanctions introduced against Russia due to the conflict in Ukraine do not affect Crown Energy or its operations.

Significant risks and risk management

See Note 3 Operational risks and Note 4 Financial risk management for a summary of the Group's significant risks and risk management

SHARES AND OWNERSHIP STRUCTURE Share capital

For more detailed information about the Company's shares, see the Shares, shareholders and share capital section on pages 19–21.

Ownership structure

For information about the Company's ownership structure, see the Shares, shareholders and share capital section on pages 19–21.

ANNUAL GENERAL MEETING

The AGM is planned to be held on 15 June 2022 at 10:00 am at the Company's premises at Skeppargatan 27 in Stockholm, Sweden.

PARENT COMPANY

Comments on financial performance

The Parent Company's revenue for 2021 amounted to SEK 2,162 thousand (6,756). Revenue relating to the re-invoicing of expenses and subsidiary management fees.

Other external expenses amounted to SEK -6,271 thousand (-9,858), a decline from the previous year. The decline is mainly attributable to lower consulting costs and other savings measures.

Employee benefit expenses showed a decline of 12 per cent compared with 2020. This is due to staff changes in 2021.

The write-down of shares in subsidiaries amounts to SEK -5,411 thousand and comprises the liquidation of subsidiaries in the Netherlands

Comments on financial position

Participations in Group companies have increased by approximately SEK 910 thousand, largely due to a shareholder contribution to the subsidiary Crown Energy Iraq AB.

PROPOSED APPROPRIATION OF PROFITS

The Board proposes that SEK 673,652,806 be carried forward.

Amounts in SEK	
Accumulated earnings	-976,917, 882
Share premium reserve	1, 647,105,998
Net profit for the year	3,464, 690
Total	673.652. 806

CONSOLIDATED INCOME STATEMENT

Amounts in SEK thousand	Note	01/01/2021 31/12/2021	01/01/2020 31/12/2020
Net revenue		20,764	29,759
Rental revenue	7	14,041	21,163
Service income	7	6,723	8,596
Other operating income	7, 10	6	226
Property-related expenses		-10,982	-12,183
Other external expenses	8	-20,783	-21,968
Employee benefit expenses	9	-8,915	-9,875
Depreciation		-1,056	-1,025
Other operating expenses	11	-6,124	-1,017
Operating profit/loss		-27,089	16,083
Finance revenue	10, 11	-25,539	77,607
Finance expenses	10, 11	-36,957	17,082
Net financial items		-11,419	60,524
Profit/loss before tax and changes in value		-38,507	44,441
Changes in value		-32,596	2,114
Property, unrealised	14	-32,596	2,114
Assets held for sale, unrealised	14, 30		
Profit before tax		-71,103	46,554
Income tax	12		252
Deferred tax	12, 20	7,504	-1,760
Net profit		-63,600	45,046

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

	01/01/2021	01/01/2020
Amounts in SEK thousand	31/12/2021	31/12/2020
Net profit	-63,600	45,046
Other comprehensive income		
Items that can be reclassified to profit or loss:		
Currency translation effects	101,588	-185,427
Total Items that can be reclassified to profit or loss	101,588	-185,427
Other comprehensive income, net of tax	101,588	-185,427
Total comprehensive income for the period	37,988	-140,381
Comprehensive income for the period attributable to Parent Company shareholders	37,988	-140,381

CONSOLIDATED BALANCE SHEET

	01/01/2021 31/12/2021	01/01/2020 31/12/2020
ASSETS		
Non-current assets		
Investment property 14	162,250	179,375
Property assets held for sale 30	323,520	247,736
Equipment, tools, fixtures and fittings	1,523	1,428
Intangible assets 1	-	412
Exploration and evaluation assets	207,107	201,774
Financial assets measured at amortised cost 16	83,442	3,41!
Deferred tax assets 20	_	
Total non-current assets	777,841	634,142
Total Holl Garrelle assess	11,511	00 1,1 1.
Current assets		
Trade receivables 4, 17	12,991	7,97
Other receivables 16	41,519	39,13
Prepaid expenses and accrued revenue	102,974	30,96
Cash and cash equivalents	660,308	42,52
Total current assets	817,792	120,58
TOTAL ASSETS	1,595,633	754,730
Capital and reserves attributable to Parent Company shareholders Share capital	14,033	14,03
Share capital	14,033	14,033
Other paid-in capital	859,523	859,52
Reserves	-613,004	-714,59
Accumulated earnings	401,706	356,659
Net profit	-63,600	45,04
Total equity	598,658	560,670
LIABILITIES		
LIABILITIES Non-current liabilities		
	575	311
Non-current liabilities Finance lease liability 4, 22, 23		
Non-current liabilities Finance lease liability 4, 22, 23 Deferred tax liabilities 20	89,176	77,43
Non-current liabilities Finance lease liability 4, 22, 23 Deferred tax liabilities 20	89,176	77,43 3,27
Non-current liabilities Finance lease liability 4, 22, 23 Deferred tax liabilities 20 Other provisions 4, 21 Total non-current liabilities Current liabilities	89,176 3,617 93,369	77,43 3,27
Non-current liabilities Finance lease liability 4, 22, 23 Deferred tax liabilities 20 Other provisions 4, 21 Total non-current liabilities Current liabilities Finance lease liability 4, 22, 23	89,176 3,617 93,369	77,43 3,27 83,82 (
Finance lease liabilities Finance lease liability 4, 22, 23 Deferred tax liabilities 20 Other provisions 4, 21 Total non-current liabilities Current liabilities Finance lease liability 4, 22, 23 Accounts payable 4, 23	89,176 3,617 93,369 - 6,124	77,43 3,27 83,82 31
Finance lease liabilities Finance lease liability 4, 22, 23 Deferred tax liabilities 200 Other provisions 4, 21 Total non-current liabilities Current liabilities Finance lease liability 4, 22, 23 Accounts payable 4, 23 Current tax 12	89,176 3,617 93,369 - - - - 6,124	77,43 3,27 83,82 31 7,35
Non-current liabilities Finance lease liability 4, 22, 23 Deferred tax liabilities 20 Other provisions 4, 21 Total non-current liabilities Current liabilities Finance lease liability 4, 22, 23 Accounts payable 4, 23 Current tax 12 Other current liabilities 4, 23	89,176 3,617 93,369 3 - 4 6,124 2 - 8 8,656	77,43 3,27 83,82 31 7,35
Finance lease liability 4, 22, 23 Deferred tax liabilities 20 Other provisions 4, 21 Total non-current liabilities Current liabilities Finance lease liability 4, 22, 23 Accounts payable 4, 23 Current tax 12 Other current liabilities 4, 23 Accrued expenses and deferred revenue 25	89,176 3,617 93,369 3 - 4 6,124 2 - 5 8,656 6 682,763	77,43 3,27 83,82 31 7,35
Non-current liabilities Finance lease liability 4, 22, 23 Deferred tax liabilities 20 Other provisions 4, 21 Total non-current liabilities Current liabilities Finance lease liability 4, 22, 23 Accounts payable 4, 23 Current tax 12 Other current liabilities 4, 23	89,176 3,617 93,369 3 - 4 6,124 2 - 5 8,656 6 682,763	311- 77,43 3,27: 83,82 31- 7,35- 6,67 2,75: 93,13(110,23-

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

	Attributable to Parent Company shareholders				
Amounts in SEK thousand	Share capital	Other paid-in capital	Reserves	Accumulated earnings	Total equity
Opening balance at 1 Jan 2020	14,033	859,523	-529,165	356,660	701,051
Comprehensive income					
Net profit for the year	-	-	-	45,046	45,046
Other comprehensive income	-	-	-	-	-
Exchange differences	-		-185,427	-	-185,427
Inflation adjustments – IAS 29	-	-	-	-	_
Total comprehensive income	_	-	-185,427	45,046	-140,381
Transactions with shareholders					
Total transactions with shareholders	-	-	-	-	-
Closing balance at 31 Dec 2020	14,033	859,523	-714,592	401,706	560,670
Opening balance at 1 Jan 2021	14,033	859,523	-714,592	401,706	560,670
Comprehensive income					
Net profit for the year	-	-	-	-63,600	-63,600
Other comprehensive income	-	-	-	-	_
Exchange differences	-	-	101,588	-	101,588
Inflation adjustments – IAS 29	-	-	-	-	-
Total comprehensive income	-	-	101,588	-63,600	37,988
Transactions with shareholders					
Total transactions with shareholders	-	-	-	-	-
Closing balance at 31 Dec 2021	14,033	859,523	-613,004	338,107	598,658

CONSOLIDATED STATEMENT OF CASH FLOWS

Amounts in SEK thousand	Note	01/01/2021 31/12/2021	01/01/2020 31/12/2020
Cash flow from operating activities			
Operating profit before financial items		-27,089	16,083
Adjustments for items not included in cash flow:			
Depreciation		1,056	1,025
Exchange rate effects in operating profit		12,655	-2,948
Interest received		2,321	1,529
Interest paid		-1,235	-278
Exchange rate effects realised		-	66
Tax paid		-	252
Cash flow from operating activities before change in working capital		-12,292	-16,438
Changes in working capital:			
Increase/decrease in current receivables		-1,836	-3,102
Increase/decrease in current liabilities		97,316	42,932
Total changes in working capital		95,480	39,830
Cash flow from operating activities		83,188	23,392
Cash flow from investing activities			
Capital expenditures on investment properties	14	-545	-42,883
Capital expenditures on exploration and evaluation assets	15	458	-495
Capital expenditures on property, plant and equipment		-363	-1,885
Investments in/Sale of financial assets (government bonds)	16	-60,691	36,363
Advance payment - Sale of exploration and evaluation assets		645,270	_
Prepayment of transaction fees for the sale of exploration and evaluation assets		-57,656	-
Dividend tax paid		-	-1,230
Cash flow from investing activities		526,472	-10,130
Repayment of lease liability		-3,299	-3,680
Net cash flows from financing activities		-3,299	-3,680
Cash flow for the period		606,361	9,582
·		,	, -
Cash and cash equivalents at start of period	18	42,522	42,576
Cash flow for the period		606,361	9,582
Exchange gains/losses on cash and cash equivalents		11,424	-9,636
Cash and cash equivalents at end of period	18	660,308	42,522

PARENT COMPANY INCOME STATEMENT

Amounts in SEK thousand	Note	01/01/2021 31/12/2021	01/01/2020 31/12/2020
Net revenue	27	2,162	6,756
Other operating income	11	1	86
Total operating income		2,163	6,842
Other external expenses	8	-6,271	-9,858
Employee benefit expenses	9	-5,272	-5,975
Depreciation		-	-18
Other operating expenses	11	-88	-3
Total operating expenses		-11,631	-15,854
Operating profit/loss		-9,468	-9,012
Write-down of participations in Group companies ¹⁾	28	-5,411	-923,704
Dividend from Group companies		14,454	-
Interest income and similar items	10, 11	775	-936
Interest income from Group companies	10, 27	3,115	3,891
Interest expenses and similar items	10, 11	-	_
Profit from financial items		12,932	-920,748
Profit before tax		3,465	-929,761
Tax	12		
Net profit		3,465	-929,761

PARENT COMPANY STATEMENT OF COMPREHENSIVE INCOME

Amounts in SEK thousand Note	01/01/2021 31/12/2021	01/01/2020 31/12/2020
Net profit	3,465	-929,761
Other comprehensive income	-	-
Other comprehensive income, net of tax	-	-
Total comprehensive income for the year	3,465	-929,761
Comprehensive income for the period attributable to Parent Company shareholders	3,465	-929,761

PARENT COMPANY BALANCE SHEET

Amounts in SEK thousand	Note	01/01/2021 31/12/2021	01/01/2020 31/12/2020
ASSETS			
Non-current assets			
Participation in Group companies	28	467,320	466,410
Intangible assets		-	-
Property, plant and equipment		-	-
Receivables from Group companies		212,322	213,780
Total non-current assets		679,642	680,189
Receivables from Group companies		3,480	1,945
Other current receivables		4,410	229
Prepaid expenses and accrued revenue		58,027	487
Cash and bank balances	18	622,899	6,037
Total current assets		688,817	8,697
TOTALASSETS		1,368,459	688,886
EQUITY			
Equity			
Restricted equity			
Share capital	19	14,033	14,033
Total restricted equity		14,033	14,033
Non-restricted equity			
Share premium reserve	19	1,647,106	1,647,106
Accumulated earnings		-976,918	-47,157
Net profit for the year		3,465	-929,761
Total non-restricted equity		673,653	670,188
Total equity		687,685	684,221
Current liabilities			
Accounts payable		926	2,404
Other current liabilities		364	161
Accrued expenses and deferred income		679,483	2,102
Total current liabilities		680,774	4,667
TOTAL EQUITY AND LIABILITIES		1,368,459	688,886

PARENT COMPANY STATEMENT OF CHANGES IN EQUITY

	Attrik	outable to Parent C	ompany sharehold	lers	
Amounts in SEK thousand	Share capital	Other paid-in capital	Accumulated earnings	Net profit for the year	Total equity
Opening balance at 1 Jan 2020	14,033	1,647,106	-42,699	-4,458	1,613,982
Unappropriated net income as per AGM resolution			-4,458	4,458	-
Comprehensive income					
Net profit for the year	-	-	-	-929,761	-929,76
Other comprehensive income	-	-	-	-	-
Total comprehensive income	-	_	_	-929,761	-929,76
Transactions with shareholders					
Issue expenses (reversed reserve)	-	-	-	_	
Total transactions with shareholders	-	-	-	-	-
Closing balance at 31 Dec 2020	14,033	1,647,106	-47,157	-929,761	684,22
Opening balance at 1 Jan 2021	14,033	1,647,106	-47,157	-929,761	684,22
Unappropriated net income as per AGM resolution			-929,761	929,761	
Comprehensive income					
Net profit for the year	_	-	_	3,465	3,46
Other comprehensive income	_	_	_	_	
Total comprehensive income	-	-	-	3,465	3,46
Transactions with shareholders					
Issue expenses (reversed reserve)	-	_	_		
Total transactions with shareholders	-	-	-	-	
Closing balance at 31 Dec 2021	14,033	1,647,106	-976,918	3,465	687,68

PARENT COMPANY STATEMENT OF CASH FLOWS

Amounts in SEK thousand Note	01/01/2021 31/12/2021	01/01/2020 31/12/2020
Cash flow from operating activities		
Operating profit before financial items	-9,468	-9,012
Adjustments for items not included in cash flow:		
Depreciation	0	17.9
Exchange rate effects in operating profit	-2,520	3
Interest received	-	0
Interest paid	-	0
Tax paid	-	-
Cash flow from operating activities before change in working capital	-11,987	-8,992
Changes in working capital:		
Increase/decrease in current receivables	-2,920	4,596
Increase/decrease in current liabilities	-3,315	-4,252
Advance payment of share divestment in subsidiary		
Total changes in working capital	-6,235	344
Cash flow from operating activities	-18,222	-8,648
Cash flow from investing activities		
Acquisitions, Group companies	-	-115
Loans to Group companies	-674	10,597
Advance payment for sale of subsidiary	645,270	0
Advance payment of transaction costs for divestment of shares in subsidiary	-57,656	
Cash flow from investing activities	586,938	10,482
Net cash flows from financing activities	14,454	0
Cash flow for the period	583,170	1,834
Cash and cash equivalents at start of period 18	6,037	4,203
Cash flow for the period	583,170	1,834
GENERALINFORMATION	33,692	
Cash and cash equivalents at end of period 18	622,899	6,037

NOTES

1

GENERAL INFORMATION

Crown Energy AB (publ) ('the Parent Company'), corporate identity number 556804-8598, with its subsidiaries ('Crown Energy', 'the Company' or 'the Group'), is an international group in the oil, gas and property industries focused on under-explored areas in Africa and the Middle East. The Parent Company is a public company registered in Sweden and domiciled in Stockholm. The Parent Company is listed on NGM Main Regulated. The visitors' address of the main office is Skeppargatan 27, 114 52 Stockholm, Sweden.

On 30 April 2021, the Board of Directors approved these consolidated accounts for publication. All amounts are presented in SEK thousands unless otherwise stated. Figures in parentheses refer to the previous year.

2

SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

2.1 Basis of preparation of the reports

Crown Energy's consolidated accounts were prepared in accordance with the Swedish Annual Accounts Act, RFR 1 Supplementary Consolidated Accounting Standards, International Financial Reporting Standards (IFRS) and interpretations of the International Financial Reporting Interpretations Committee (IFRIC) as adopted by the EU. The financial statements of the Parent Company were prepared in accordance with RFR 2, Accounting for Legal Entities and the Swedish Annual Accounts Act. Cases for which the Parent Company applies different accounting policies than the Group are listed separately at the end of this note. The preparation of 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 the Group's accounting policies. Note 5 Critical accounting estimates and judgements discloses the areas that require a more thorough assessment, are complex or for which assumptions and estimates are very significant to the consolidated accounts. The principal accounting policies applied to these consolidated accounts are set out below. These policies have been consistently applied to all the years presented, unless otherwise stated.

2.2 New standards that came into force in 2021

No new standards or interpretations that Crown Energy applies from 1 January 2021 have had any significant impact on the Group's consolidated financial statements.

Other changes

IAS 29 Financial Reporting in Hyperinflationary Economies In 2018, Angola was classified as a hyperinflationary economy. IIMF data has shown that the three-year cumulative inflation rate was below 100 per cent in 2019. The qualitative indicators in 2020 also support the conclusion that Angola is no longer hyperinflationary. Crown Energy has, therefore, discontinued inflation-adjusted reporting in accordance with IAS 29 with effect from 1 January 2020. The amounts reported in the 2019 year-end financial statements are considered to be the carrying amounts for subsequent financial statements - that is, the restated amounts are the cost bases of any non-monetary items from 1 January 2020. However, official inflation in Angola rose to 24.4 per cent in December 2021. There is, therefore, a possibility that Angola will once again come to be considered a hyperinflationary economy, and that IAS 29 Financial Reporting in Hyperinflationary Economies will again have to be applied to the consolidated financial statements.

Standards, amendments and interpretations of existing standards that have not yet become effective and that the Group has not applied early

A number of new standards and amendments to interpretations and existing standards will enter into force for financial years beginning after 1 January 2021. None of these new standards and interpretations is expected to have any significant impact on the Group's consolidated financial statements.

2.3 Consolidated accounts

Subsidiaries

Subsidiaries are all entities (including structured companies) over which the Group has control. The Group controls an entity when the Group is exposed to, or has rights to, variable returns from its involvement with the entity and could affect those returns through its power over the entity.

Subsidiaries are included in the consolidated accounts from the date on which the controlling influence is transferred to the Group. They are deconsolidated from the date that control ceases. In the event of the acquisition of a subsidiary, the Group determines whether the acquisition is a business combination, i.e. whether the acquired assets and assumed liabilities are an operation/business. If the acquired subsidiary cannot be defined as an operation/business, the transaction is recognised as an acquisition of assets.

Acquisition of operations

The acquisition method is used to recognise consolidated business combinations. The consideration for acquisition of a subsidiary is defined as the fair value of transferred assets, liabilities that the Group incurs from previous owners of the acquired company and the shares issued by the Group. The consideration includes the fair value of all assets or liabilities that are the result of a contingent consideration agreement. Identifiable acquired assets and liabilities assumed in a business combination are measured initially at their fair values on the acquisition date. For each acquisition, the Group determines whether non-controlling interest in the acquired company should be recognised at fair value or at its proportional share of the carrying amount of the acquired company's identifiable net assets. Expenses that are directly attributable to the acquisition are expensed as they are incurred. If the business combination is achieved in stages, the acquisition date carrying value of the acquirer's previously held equity interest in the acquiree is remeasured to fair value at the acquisition date. Any gain or loss arising from remeasurement is recognised in profit/loss. Each contingent consideration to be transferred by the Group is recognised at fair value on the date of acquisition. Subsequent changes to the fair value of contingent consideration that is classified as an asset or liability are recognised in profit or loss. A contingent consideration that is classified as equity is not remeasured, and its subsequent settlement is accounted for within equity. Identifiable acquired assets, liabilities assumed and contingent liabilities in a business combination are measured initially at their fair values on the acquisition date regardless of the scope of any non-controlling interest. The excess of the cost of acquisition over the fair value of the Group's share of identifiable acquired assets, liabilities and contingent liabilities is recognised as goodwill. If the cost of acquisition is less than the fair value of the acquired subsidiary's assets, liabilities and contingent liabilities, the difference is recognised directly in the income statement.

Acquisition of subsidiaries that are not operations/businesses In cases where the acquired subsidiary is not deemed to meet the criteria for an operation/business, the transaction is accounted for as an acquisition of assets and will then follow the accounting for each asset's accounting standard. The cost of acquisition is divided among the individual identifiable assets and liabilities based on their relative fair values at the time of acquisition. Such an acquisition does not give rise to goodwill.

Expenses directly attributable to the acquisition are capitalised as part of the cost of acquisition.

Joint arrangements

A holding in a joint arrangement is classified as either a joint operation or a joint venture depending on the contractual rights and obligations of each investor. A joint operation arises when the parties that have joint control over the arrangement have direct rights to the assets and responsibility for the liabilities in an arrangement.

In such an arrangement, assets, liabilities, revenue and expenses are recognised based on the holders' share of these, that is, as per the proportional method. A joint venture arises when the parties that have joint control have rights to the net assets in an arrangement. In such an arrangement, the holder recognises its share as per the equity method.

The Group currently has two joint arrangements that relate to the interest in the Block P (PDA) licence in Equatorial Guinea and Block 2B in South Africa. Based on the joint operating agreements' terms and Crown Energy's working interest, the Group does not have joint control over these arrangements and is thus not a party to a joint operation. In both cases, Crown Energy is deemed party to a joint arrangement.

In both cases, Crown Energy has rights to the assets and obligations with respect to the liabilities originating from the joint operation. As a result, Crown Energy recognises its working interest in these licences in accordance with IFRS 6 Exploration for and Evaluation of Mineral Resources.

See section 2.7 Exploration and evaluation assets for more information about how these joint arrangements are managed in the accounts.

Other

Intra-Group transactions, balance sheet items and unrealised gains on transactions between Group companies are eliminated. Unrealised losses are also eliminated, but any losses are viewed as an indication that assets may be impaired. Accounting policies for subsidiaries were modified as applicable to ensure the consistent application of Group policies.

2.4 Translation of foreign currencies

Functional and presentation currencies

Items included in the financial statements of each Group entity are measured using the currency of the primary economic environment in which the entity operates (the functional currency). The Company's subsidiaries Amicoh Resources Ltd, Simbo Petroleum No.2 Ltd, ESI Group S.A., Crown Energy Asset Development BV and NHQ BV use USD as their functional currency. In addition, the Company's indirectly owned subsidiary YBE Imobiliária Angola Lda uses the Angolan currency kwanza (AOA) as its functional currency.

The consolidated accounts are presented in SEK, which is the Parent Company's functional and presentation currency. The balance sheets and income statements of foreign Group companies are translated using the current rate method. All assets and liabilities of subsidiaries are translated at the closing day rate, while the income statements are translated at average rates for the year, except where it is considered more appropriate to use the transaction date rate. Goodwill and fair value adjustments arising on the acquisition of a foreign entity are treated as assets and liabilities of the foreign entity and are also translated at the closing day rate. Translation differences arising from the translation of foreign operations are recognised directly in the currency translation reserve in other comprehensive income.

Transactions and balance sheet items

Foreign currency transactions are translated into the functional currency using the exchange rates prevailing on the transaction date. Exchange gains and losses resulting from the settlement of such transactions and from the translation of monetary assets and liabilities denominated in foreign currencies at the closing rate are recognised in the income statement. Exchange differences on lending and borrowing are recognised in net financial items, while other exchange differences are included in operating profit.

Exchange rates

The following exchange rates were used to prepare the financial statements (consolidation, annual accounts, etc.) in this report:

Currency	Closing rate, 2021	Average rate, 2021	Closing rate, 2020	Average rate, 2020
USD 1 in SEK	9.044	8.558	8.189	9.209
AOA 1 in SEK	0.016	0.014	0.012	0.016

2.5 Revenue

The Group has two regular income streams: rental revenue from leases and income from service contracts with tenants. Rental revenue, which comprises most of the Group's revenue, is subject to IFRS 16 Leases and comes from the Company's investment properties. Service income is strongly linked to leases but originates in separate contracts with tenants and is recognised in accordance with IFRS 15 Revenue from Contracts with Customers. Other operating income is not significant and refers primarily to exchange rate effects attributable to the business. The Group may also generate revenue from property sales and this is also recognised in accordance with IFRS 15.

Rental revenue

Rental revenue is attributable to the Group's operating leases with tenants and is recognised in accordance with IAS 16 Leases. The revenue comes from the Company's investment properties. Rental revenue is accrued and recognised as income on a straight-line basis over the term of the lease if the terms and conditions of the lease are not of such a nature that another method of accrual reflects the change over time in the economic benefits attributable to leasing the investment property to lessees. Rent payments received in advance are recognised as deferred revenue.

The Group does not have any income-based leases.

Service income

Service is normally performed for tenants who have a lease, but this is governed in a separate service agreement. Although the service is strongly linked to the lease, it is not a lease component and must, therefore, be recognised separately from the lease.

The income is recognised when the Group has fulfilled its performance commitment, in other words over time and as the service is performed, which is normally assessed once a month. In some cases, the service is invoiced immediately after it is performed and sometimes it is invoiced in advance. In cases where the service has been invoiced in advance, in other words meaning that the Group has not yet fulfilled its performance commitments, it is recognised as a contract liability.

Compensation for the service is fixed and the revenue is recognised at an amount that reflects the compensation that the Company is expected to be entitled to in exchange for the service rendered.

The Group does not recognise any assets related to contract costs for acquiring the contracts or those directly attributable to fulfilment of the contract.

All service income is attributable to the Asset Development and Management segment. At present, this segment only covers the Group's operations in Angola. Since revenue comes entirely from Angola, the current service income entails a currency risk due to the very high inflation Angola has suffered from in recent years. See the description of currency risks in Note 4 Financial risk management.

Revenue from property sales

Revenue generated on disposal of a property asset must be recognised when control over the property can be considered to have been transferred to the buyer. The income is normally recognised on the transfer date unless control (risks and rewards) was transferred at an earlier date. Control of the asset may have been transferred at an earlier date than the closing date and, if so, the income from the property sale is recognised at this earlier date. When assessing the income recognition date, consideration

is given to the agreements between the parties regarding risks and rewards as well as involvement in current administration. In addition, consideration is given to factors that may affect the outcome of the transaction which are beyond the control of the seller and/or buyer. When selling properties with rent guarantees, the present value of the probable outflow of guarantee payments is calculated and recognised as a provision.

Other revenue

Interest income is recognised on a time proportion basis using the effective interest method.

Dividend income is recognised when the right of the share-holders to receive payment has been established.

2.6 Operating segments

An operating segment is that part of a group that runs operations from which it can generate revenue and incur costs for which independent financial information is available. The performance of an operating segment is monitored by the Company's chief operating decision-maker to evaluate the results and to allocate resources to the operating segment and evaluate its short-term and long-term results. Segment information is presented based on the chief operating decision-maker's perspective, which means that it is presented in the same way as in internal reporting.

The Group has two segments matching the two business areas: Energy (oil and gas exploration) and Asset Development and Management (property and service operations). The chief operating decision-maker is deemed the Board of the Parent Company.

2.7 Leases

A lease transfers the right to decide how an identified asset is used in exchange for compensation over a specific period. A lessee must recognise a right-of-use asset and a lease liability. A lessor must classify each lease as either an operating lease or a finance lease. A finance lease essentially transfers the economic risks and rewards incidental to ownership of the underlying asset. These risks and rewards are not transferred under an operating lease.

Crown Energy is a lessor when it leases premises to tenants and a lessee for investment properties and the right of use to premises.

Lessees

A lessee must recognise a right-of-use asset and a lease liability. The right of use is measured at cost on the start date of the lease. The cost includes the total amount the lease liability was originally recognised at, all lease payments paid at or before the start date and the lessee's initial immediate expenses. At the start date, the lease liability is measured at the present value of the lease payments not yet paid at that time. The lease payments are discounted at the interest rate implicit in the lease if the rate can be readily determined. Otherwise, the lessee's incremental borrowing rate is used. The lease payments included are the fixed payments (including in-substance fixed payments), variable lease payments that vary depending on an index or price, residual value guarantees that are expected to be paid, exercise prices for options to purchase the asset and any penalties payable upon known termination.

After the start date, the right of use is measured at cost less accumulated depreciation and impairment losses along with any revaluations. Depreciation is in line with the provisions of IAS 16 Property, Plant and Equipment.

Given that the Group measures its investment properties at fair value, this method is also used for rights of use that meet the definition of investment property.

The lease liability is measured after the start date by adding the interest on the lease liability to the carrying amount and subtracting the value of the lease payments made.

After the start date, lease payments are apportioned between interest and depreciation. Depreciation and interest expenses are recognised in the statement of comprehensive income. Variable payments are recognised as an operating expense in profit or loss. This means that the asset is recognised at fair value and the lease payment is divided between interest and change in value of the investment property.

Lessors

Rental revenue from operating leases is recognised on a straightline basis over the term of the lease.

Crown Energy's leases

the investment property.

Leases for right of use to buildings and land (property)
Crown Energy holds several leases covering both buildings and land that come under the definition of investment properties.
This means that the asset is recognised at fair value and the lease payment is divided between interest and change in value of

Leases for rights of use to office equipment/machinery Crown Energy has opted to not recognise a right of use and a lease liability for leased office equipment and machinery in consideration of the low values of the underlying assets.

Leases for right of use to premises

The Group recognises a right-of-use asset and a lease liability for the Group's head office in Stockholm in accordance with the policies for lessees above.

Lease of premises to tenants

Crown Energy leases premises to tenants under operating leases. Rental income from operating leases is recognised on a straight-line basis over the term of the lease. See the description of rental revenue under section 2.5 Revenue.

2.8 Earnings per share

The calculation of earnings per share is based on the net profit (in total, from continuing and discontinued operations) for the period attributable to the Parent Company's shareholders and on the weighted average number of shares outstanding during the period. When calculating diluted earnings per share, earnings and the average number of shares are adjusted to reflect the effects of diluting potential ordinary shares. Dilution from options arises only when the exercise price is lower than the market price. Convertibles and options are not considered dilutive if they cause earnings per share from continuing operations to be better (larger gain or smaller loss) after dilution than before dilution.

2.9 Employee benefits

Personnel are employed by the Swedish Parent Company, as well as in the indirectly owned subsidiary YBE Imobiliária Angola Lda.

Retirement benefits

The Parent Company only has defined contribution pension plans. In defined contribution plans, the Parent Company pays fixed contributions into a separate legal entity and has no obligation to pay any additional contributions. Expenses are charged to Parent Company earnings as the benefits accrue. No pension contributions are paid in the subsidiary in Angola.

Termination benefits

Termination benefits are payable when employment is terminated by the Group before the normal retirement date or whenever an employee accepts voluntary termination in exchange for such benefits. A provision is recognised in connection with termination of employment only if the Group is demonstrably committed to terminate employment before the normal retirement date, or when benefits are offered to encourage voluntary termination. Benefits falling due more than 12 months after the end of the reporting period are discounted to present value.

2.10 Current and deferred tax

Current tax expense is calculated using the tax rules that at the end of the reporting period were enacted or for all practical purposes enacted in the countries in which the Parent Company's subsidiaries are active and generate taxable revenue. Deferred tax is recognised in full using the balance sheet method on all temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the consolidated accounts. Deferred tax is not recognised if it arises from a transaction that constitutes the initial recognition of an asset or liability that is not a business combination and that at the

time of the transaction affects neither accounting nor taxable earnings. Deferred income tax is determined using tax rates (and tax laws) that were enacted or substantively enacted by the end of the reporting period and that are expected to apply when the related deferred tax asset is realised, or the deferred tax liability is settled. Deferred income 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 is calculated on temporary differences arising on investments in subsidiaries, except where the timing of the reversal of the temporary difference can be controlled by the Group and it is probable that the temporary difference will not be reversed in the foreseeable future.

Taxes related to property operations in Angola

In Angola, taxes are deducted from gross income from property management, i.e. rental income and service income. These taxes are recognised as property costs in operating profit. The obligation to pay taxes is based on customer payments and is due one month after payment. If the customer is a company, which most of the Group's customers are, responsibility for making these payments to local tax authorities lies with them. In practice, this means that the landlord receives a net payment after tax from the customer. This type of tax, as well as expenses directly attributable to service operations, are counted as deductible expenses when calculating income tax for the year, which means that the Angolan service business is expected to have no or very low income tax.

Other property-related taxes, such as local property taxes, are recognised as property expenses.

2.11 Investment property

Properties owned or leased and held primarily for the purpose of generating rental revenue and service income are classified as investment property. Investment properties include buildings, land, land improvements and fixtures and fittings. Properties under construction and refurbishment intended to be used as investment properties when the work is completed are also classified as investment properties. Investment properties are measured at fair value in accordance with IAS 40. Initially, investment properties are recognised at cost of acquisition, which includes expenses directly attributable to the acquisition. Fair value is based on market value and represents the estimated amount that would be received in a transaction at the time of the valuation between competent, independent parties who have an interest in the transaction being conducted as is customary on the market and where both parties are expected to have acted insightfully, wisely and without obligation. The valuation is conducted in accordance with level 3 in the IFRS valuation hierarchy.

The valuation model consists of a cash flow model discounting the future cash flows that the investment properties are expected to generate. In the event of significant changes, the valuation is updated at each accounting period. A description of the valuation methods applied and significant inputs in the value assessments can be found in Note 5 Critical accounting estimates and judgements.

Both realised and unrealised changes in value are recognised in profit or loss. Realised changes in value refer to changes in value from the most recent measurement at fair value until the disposal date for properties disposed of during the period, considering capitalised investment expenses for the period. Unrealised changes in value refer to other changes in value that are not due to acquisitions or capitalised investment expenses.

Property sales and purchases are recognised when the risks and rewards associated with ownership are transferred from the seller to the buyer (see Note 2.5 Revenue).

Subsequent expenses are added to the carrying amount of investment properties only if it is probable that the future economic benefits associated with the expenses will flow to the Company and the cost of acquisition can be calculated reliably. All other subsequent expenses are recognised as expenses in the periods in which they arise. Expenses for replacement of identified components and the addition of new components are added to the carrying amount when they meet the above criteria. Repairs and maintenance are expensed as the expenses arise.

The fair value of an investment property held through a lease reflects expected cash flows. This means that if a valuation includes the payments that are expected to be paid, any recognised liabilities must be reversed so that they are not double counted in the accounts. The Group's valuation of properties includes these payments, which is why the double counting must be adjusted.

2.12 Property, plant, and equipment

Property, plant and equipment is carried at cost less accumulated depreciation and impairment losses. The cost includes expenses that are directly attributable to the acquisition of the asset. Subsequent expenditures are added to the asset's carrying amount or recognised as a separate asset only when it is probable that future economic benefits associated with the asset will flow to the Group and the cost of the asset can be measured reliably. The residual values and useful lives of the assets are reviewed at the end of each reporting period and adjusted if necessary. The asset is amortised on a straight-line basis over its useful life. The depreciation amount is recognised for each period in operating profit or loss.

Leasehold improvements are capitalised as property, plant and equipment. The cost includes expenses that are directly attributable to the acquisition of the asset.

Useful life of property, plant and equipment:

Equipment, tools, fixtures and fittings Leasehold improvements 5 years 10 years

2.13 Intangible assets

Intangible assets are carried at cost less accumulated amortisation and impairment losses. Intangible assets are measured using the cost method, which means that the asset is recognised following initial recognition at cost less accumulated amortisation and impairment losses. The residual values and useful lives of the assets are reviewed at the end of each reporting period and adjusted if necessary. The asset is amortised on a straight-line basis over its useful life. The depreciation amount is recognised for each period in operating profit or loss. The useful life of current intangible assets is five years.

2.14 Exploration and evaluation assets

The Group complies with IFRS 6, Exploration for and Evaluation of Mineral Resources when recognising any exploration and evaluation expenses that arise.

Recognition of costs for exploration, evaluation and development

Exploration and evaluation assets are initially recognised at cost if it is probable that they will generate future economic benefits. All costs for acquiring concessions, licences or working interests in production sharing contracts and for technical surveys, drilling, and development of such interests are capitalised. This includes capitalisation of future decommissioning and restoration costs. Exploration and evaluation assets can be classified as both property, plant and equipment and intangible assets. Classification is done consistently over time. The Group currently only has intangible assets.

Amortisation

Exploration and evaluation assets classified as intangible assets are not amortised. Instead, the assets are regularly evaluated to determine whether any impairment exists. As the Group only holds intangible assets, no amortisation occurred during the reported periods.

Impairment

Exploration and evaluation assets are tested for impairment when facts and circumstances suggest that the carrying amount of an asset may exceed its recoverable amount. Examples of circumstances that may indicate an impairment exists are when the deadline for the exploration period has expired or will expire soon, there are no plans for further exploration, exploration and evaluation have not led to any discoveries of commercial size, or when conditions have deteriorated in terms of recovery of value from a sale. Impairment is tested for each cash generating unit,

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which in the Group's case consists of each individually acquired licence and concession along with stakes in any oil discoveries in the country in which they operate. An impairment loss is recognised in accordance with IAS 36 when an asset or cash generating unit's carrying amount exceeds its recoverable amount. Impairment losses are recognised in the income statement. If assets were previously impaired, an assessment is made at least once a year to determine whether there are any indications that the impairment should be reversed.

Reclassification to oil and gas assets

When the technical feasibility and commercial viability of extracting oil and gas can be proven, assets are no longer classified as exploration and evaluation assets. Instead, they are classified as an oil or gas asset. They are then reclassified, after which they are recognised according to IAS 16 and IAS 38. Oil and gas assets comprise reclassified exploration and evaluation assets and capitalised development costs. Depreciation/amortisation of the relevant asset begins in conjunction with the start of production. The assets are tested for impairment regularly and if it is established that they are impaired, the asset is written off in the form of an impairment loss via the income statement.

Oil and gas assets are categorised as either producing or non-producing. The Company applies the successful efforts method, which means that when the exploration of a project is completed, the project is tested to determine whether it should be transferred to producing assets or be abandoned. If the project is abandoned, all expenses incurred are expensed at that time. The Group does not hold any assets classified as oil and gas assets at this time.

Jointly owned assets in the form of licences

The Group's working interests in jointly controlled assets in the form of licences are based on the proportion of the licence. Licences that the Group holds are deemed wholly or jointly owned assets. The consolidated financial statements reflect the Group's share of investments in the licences. Exploration and evaluation are mostly managed by the operator. A budget for the licence is set annually, which all partners must approve. Based on these projected expenses, the operator then performs the agreed work. The expenses for this work are charged to the other partners based on each partner's working interest. The Group capitalises these expenses as exploration and evaluation assets.

Farm-outs

Farm-outs are reported in accordance with IFRS 6 in cases where they involve exploration and evaluation assets. Crown Energy recognises cash payments directly against the asset and retains the recognised share of the asset less cash payments received. As a result, no revenue is recognised in connection with farm-outs unless the cash payment exceeds the carrying amount of the farmed-out asset. Future payments are not recognised at the transaction date. Farm-outs that involve oil and gas assets are reported in accordance with IAS 16. Crown Energy then derecognises the carrying amount of the asset in proportion to the share of ownership farmed out and recognises any future payments in the balance sheet. Once a payment that is part of a transaction is received and posted, a capital gain or loss is recognised in the income statement. After completion of the transaction, Crown Energy assesses whether the cash generating units are impaired. Impairment losses impact the income statement.

2.15 Non-current assets held for sale

The implication of a non-current asset or disposal group being classified as held for sale is that its carrying amount will be recovered largely through sale and not through use. An asset or disposal group is classified as held for sale if it is available for immediate sale in its current state and it is very likely that the sale will be made. These assets or disposal groups are recognised on a separate line as current assets and current liabilities, respectively, in the statement of financial position. For depreciable assets, depreciation ceases after reclassification to assets held for sale.

Immediately prior to classification as held for sale, the carrying amount of the assets and all assets and liabilities in a disposal group is determined in accordance with applicable standards. At initial classification as held-for-sale, non-current assets and disposal groups are recognised at the lower of carrying amount and fair value less selling expenses. Certain assets, such as financial assets and deferred tax assets, which are either individual assets or part of a disposal group, are exempt from the above measurement rules.

2.16 Financial instruments

Financial instruments recognised under assets in the balance sheet include cash and cash equivalents, loan receivables, trade receivables, other current receivables and financial investments. Liabilities include loans liabilities, other provisions, lease liabilities, accounts payables and other current liabilities.

Recognition and derecognition from the balance sheet
A financial asset or liability is recognised in the balance sheet
when the Company becomes a party to the contractual terms and
conditions of the instrument. Trade receivables are recognised
when an invoice is sent. Liabilities are recognised when the
counterparty has delivered and there is a contractual obligation
to pay, even if the invoice has not yet been received.

A financial asset is derecognised from the balance sheet when the rights of the contract are realised, lapse or the Company loses control over them. The same applies to part of a financial asset. A financial liability is derecognised from the balance sheet when contractual obligations are fulfilled or otherwise lapse.

A financial asset and a financial liability are offset and recognised at a net amount in the balance sheet only when there is a legal right to offset the amounts and when there is an intention to sell the items at a net amount or to simultaneously realise the asset and settle the liability.

Classification and measurement

At initial recognition, financial assets are to be classified at fair value through profit or loss, amortised cost or fair value through other comprehensive income. This classification is based on the Group's business model for managing financial assets and the characteristics of the contractual cash flows from the financial asset. A financial asset is measured at amortised cost if it is held for the purpose of collecting contractual cash flows and the terms and conditions of the asset give rise to cash flows at certain points in time that are strictly payments of principal and interest on the outstanding principal (hold to collect). If the asset is held for the purpose of collecting contractual cash flows and selling financial assets (hold to collect and sell), then the asset is measured at fair value through other comprehensive income. Financial assets measured neither at amortised cost nor through other comprehensive income are measured at fair value through profit or loss.

All financial liabilities are classified as measured at amortised cost, with one exception. This exception is contingent consideration arising in connection with a business combination in accordance with IFRS 3 Business Combinations, and this provision is measured at fair value through profit or loss.

The Group uses a simplified method with respect to impairment losses on lease receivables, contract assets and trade receivables. Crown Energy calculates expected credit losses based on the expected credit loss for the remaining term. The Group has established an impairment model based on the Group's historical credit losses adjusted for factors specific to the customer/tenant and the financial situation. See note 4.2 Credit risk for a breakdown of trade receivables and credit loss reserves by age.

Financial assets

The following are considered financial assets:

- Financial investments
- Trade receivables
- Other receivables
- Cash and cash equivalents

All financial assets are measured at amortised cost.

Financial liabilities

The following are considered financial liabilities:

- Lease liabilities
- Accounts payables
- Other current liabilities
- Other provisions

All financial liabilities are measured at amortised cost, except for Other provisions, which comprise contingent consideration (business combination), and are measured at fair value through profit or loss.

2.17 Trade receivables

Trade receivables comprise rent and service invoiced pursuant to contracts with customers. Trade receivables are initially measured at fair value and subsequently at amortised cost. The carrying amount of trade receivables is assumed to approximate their fair value, as this item is short-term in nature.

Provisions for bad debts are calculated using a model based on the expected credit loss for the remaining term. The Group has established a provision model based on the Group's historical credit losses adjusted for factors specific to the customer/tenant and the financial situation. Impairment losses on trade receivables are recognised in operating profit or loss. See Note 4.2 Credit risk for a breakdown of trade receivables and credit loss reserves by age.

2.18 Cash and cash equivalents

Cash and cash equivalents includes cash in hand, bank balances and other short-term investments with maturities of three months or less from the acquisition date.

2.19 Share capital

Ordinary shares are classified as equity. Transaction costs directly attributable to the issue of new shares are recognised in equity as a deduction from the proceeds.

2.20 Provisions

Provisions for contingent earn-out considerations that arose in connection with a business combination and are recognised in accordance with IFRS 3 are measured at fair value through profit or loss.

2.21 Lease liabilities

Lease liabilities that arise from leases are initially recognised at present value of future lease payments. See Note 2.7 for more information about the recognition of lease liabilities.

2.22 Accounts payables

Accounts payables are recognised initially at fair value and subsequently at amortised cost. The carrying amount of accounts payables is assumed to approximate their fair value, as this item is short term in nature. This means that accounts payables are measured without discounting at nominal cost.

2.23 Borrowing

Borrowing is recognised initially at fair value, net of transaction costs incurred. Borrowing is subsequently recognised at amortised cost and any difference between the proceeds (net of transaction costs) and the redemption value is recognised in the income statement over the loan term using the effective interest method.

2.24 Parent Company accounting policies

The Parent Company applies RFR2 Accounting for Legal Entities. The Parent Company applies different accounting policies from the Group in the following cases.

Presentation of income statement and balance sheet
The Parent Company uses the formats listed in the Annual
Accounts Act, which among other things means that a different
presentation of equity is applied and that provisions are recognised under a separate heading in the balance sheet.

Shares in subsidiaries

Shares in subsidiaries are carried at cost less any impairment losses. Dividends received are recognised as revenue when the right to receive payment is established. Thereafter, the shares to which the dividend relates are tested for impairment. When there is an indication that shares and participations in subsidiaries have decreased in value, an estimate of the recoverable amount is made. If it is lower than the carrying amount, an impairment is made. Impairment losses are recognised under profit from working interests in Group companies. Cost also refers to transaction-related expenditures, unlike in the Group where transaction expenditures are normally expensed in the period in which they

Shareholder contributions

Shareholder contributions are recognised as an increase in the value of shares and participations. An assessment is then made of whether the value of the shares and participations in question needs to be impaired.

Leases

The Parent Company does not recognise leases in accordance with IFRS 16. The Parent Company complies with RFR 2 and uses the exemption there in respect of IFRS 16, instead recognising leases in accordance with RFR 2.

Financial instruments

The Parent Company does not apply IFRS 9, as per the exemption rule in RFR 2

Financial instruments are measured at cost considering the measurement provisions in the Swedish Annual Accounts Act for current assets and for non-current assets.

Interest income and expenses are recognised using the effective interest method and dividend revenue is recognised when the dividend is established, it is probable that the economic benefits will flow to the Parent Company and the dividend can be measured reliably.

The Parent Company uses the same policies as the Group for recognising and derecognising financial instruments in the balance sheet. In addition, the same IFRS 9 policies are used as for the Group for assessing and calculating whether receivables need to be impaired.

OPERATIONAL RISKS

Crown Energy's operations are subject to all the risks and uncertainties with which businesses focused on exploration and the acquisition, development, production and sale of oil and gas are associated. Even with a combination of experience, knowledge and careful evaluation, these risks cannot be completely avoided.

3.1 Operational and industry-related risks

Description of risks	Risk management	2021 outcome/Sensitivity analysis	Financial impact if risk occurs
>>> Revoked or suspended licences			
The Company's exploration activities depend on concessions and/or permits granted by governments and authorities. If the Company fails to meet the obligations and conditions related to operations and costs that are necessary for obtaining concessions and permits, then it may result in a smaller working interest in, or loss of, such permits and claims for damages, which may have a negative effect on the Company's business, earnings and financial position.	Crown Energy has a good dialogue with all the relevant authorities. Clear communication occurs regularly through meetings with the authorities and any other licence partners.	No licences were revoked in 2021 and Crown Energy is not in default on any licence. It is impossible to quantify the risk and thus also impossible to conduct a sensitivity test.	High
>>> Contract risks/joint ownership and partnerships			
Crown Energy is a partner in several licences with other companies. In these cases, it is difficult to influence how the licence is operated, especially in cases where Crown Energy only holds a small working interest and thus is unable to influence important decisions. If the Company or any of its partners should be deemed to have not fulfilled their obligations under a concession, licence or other agreement, it could also cause the Company's rights under them to be fully or partially eliminated, or cause Crown Energy to incur costs or obligations to meet the other party's obligations.	For licences where other partners besides Crown Energy are the operators, there are joint-operating agreements containing standards and requirements on how the operator is to conduct operations and how decisions are made within the partnership. In cases where Crown Energy farms out assets, the general rule is to only farm out assets to companies that are considered to have strong business, financial and technical capacity.	There are no known uncertainties or disputes regarding licences Crown Energy is involved in at this time. It is impossible to quantify the risk and thus also impossible to conduct a sensitivity test.	Medium
>>> Geological risks			
Any valuation of oil and gas reserves and resources contains a degree of uncertainty. In many cases, exploration activities never lead to development and production. Although oil companies try to minimise risks through seismic surveys, they can be very costly and require significant effort without leading to drilling. There is always a risk that the estimated volumes do not correspond to reality. Costly investigations that do not lead to drilling could negatively affect the Company's business and financial position.	Crown Energy has engaged employees that are highly competent in geology to reduce the risk of possible miscal-culations. Crown Energy's valuations of reserves and resources are always prepared in accordance with established rules and standards. Internally prepared competent persons reports (CPR) are always certified by an independent appraiser to minimise the risk of incorrect assessments.	Exposure to this type of risk is considered comparable to other companies in the same industry. Crown Energy had an internal CPR prepared in 2017. This CPR encompassed all assets in the Energy business area. The report was certified by an independent appraiser. It is impossible to quantify the risk and thus also impossible to conduct a sensitivity test.	Medium– High
>>> Oil price risk			
Oil and gas prices are set on the world market and depend on many different factors beyond the control of the Group. Crown Energy is not currently in a production phase, which limits its oil price risk. However, a significant and prolonged decline in prices relative to average historical oil price levels may lead to difficulties in arranging financing for Crown Energy and reduced interest in farm-out projects and similar arrangements. Operations in Angola involve a large proportion of customers active in the oil and gas industry. The Angolan economy and its development are strongly associated with demand and price trends in the oil market and low demand for oil and low oil prices have an immediate impact on the Angolan property market. The oil price could indirectly impact Crown Energy's financing and refinancing capabilities. See the description of financial risks in Note 4.	As the Company is not currently involved in production, no oil price hedges are taken out. However, investment calculations are reviewed on an ongoing basis considering the current market situation to ensure that the decline in oil prices does not cause the Group's exploration and evaluation assets to be impaired. Investments are commonly postponed during periods of lower oil prices. Crown Energy regularly tracks developments in Angola and attempts to adapt its operations to the prevailing situation. Among other actions, Crown Energy attempts to achieve flexibility in rental and service agreements in terms of contract periods. At present, short contracts enable Crown Energy to wait and see how the Angolan market performs.	The oil price fluctuations in recent years have not caused impairment of any of the Company's exploration and evaluation assets. See the Company's estimates in Note 5, Critical accounting estimates and judgements. In recent years, Crown Energy has been able to see some change in terms of customers operating in the oil industry. Among other things, Crown Energy has noted that this type of customer tends to reduce floor space and/or renegotiates to press down rent levels. It is impossible to quantify the risk and thus also impossible to conduct a sensitivity test.	Low-High

Description of risks	Risk management	2021 outcome/Sensitivity analysis	Financial impact if risk occurs
>>> Property risk			
Rental revenue and the market value of property in general are affected by general economic conditions, such as GDP growth, employment, inflation and changes in interest rates. Both the property value and rental revenue can also be affected by competition from other property companies, or perceptions of potential buyers or tenants concerning the attractiveness, convenience and security of the properties. If one or more of the above factors were to develop negatively, this could have a material adverse effect on the Group's business, financial position and earnings.	Crown Energy regularly tracks developments in Angola and attempts to adapt its operations to the prevailing situation. Among other actions, Crown Energy attempts to achieve flexibility in rental and service agreements in terms of contract periods. At present, short contracts enable Crown Energy to wait and see how the Angolan market performs.	In 2021, the value of investment properties was stable. The change in value is mainly based on generally lower market expectations in Angola, given the prevailing Angolan economy. Assumptions about market rents and vacancy rates therefore continue to be cautious. A sensitivity analysis is conducted in conjunction with valuation of the properties. The value range of the Group's property portfolio is SEK 150–176 million. The parameters used to produce the value range for the sensitivity analysis are ±0.5 per cent for yield requirements and WACC and ±5 per cent for current market rents	Medium- High

3.2 Political and societal risks

Description of risks	Risk management	2021 outcome/	Sensitivity an	alysis	Financial impact if risk occurs	
>> Political, social and economic insta	bility					
Given that Crown Energy is engaged in and may expand its activities in developing countries, the Company may be affected by political, social and economic instability, such as		nduct a sensitiv political and se	sk and thus also ity test. However, below ecurity risks prepared by	Low-High		
terrorism, military coercion, war and general social or political unrest. This includes the occurrence of	rest. assessed as they arise. e of Crown Energy uses the OECD and Risk Awareness Tool for Multination- us have al Enterprises in Weak Governance e Com- Zones to seek guidance where	assessed as they arise.		Political risk	Operational security risk	
corruption. Political, social and		Angola	Medium	High		
economic instability may thus have a very negative impact on the Com- pany's operations, particularly as		Equatorial Guinea	Medium	High		
regards permits and partnerships.	necaca.	Iraq	High	High		
		Madagascar	High	High		
		South Africa	Medium	Medium		
		Energy has ongoi government of Sa situation has imp	ng discussions Ilah ad-Din. Alt roved in recent	ies in Iraq, Crown with the regional hough the security years, Crown Energy area on hold for security		



FINANCIAL RISK MANAGEMENT

Crown Energy is exposed to various financial risks in its operations. The Company's overall risk management policy focuses on the unpredictability of financial markets and seeks to minimise

potential adverse effects on financial performance and liquidity due to financial risks.

4.1 Description of financial risks

Description of risks	Risk management	2021 outcome/Sensitivity analysis	Financial impact if risk occurs
>>> Financing and refinancing risk			
Financing risk is defined as the risk of the financing of Crown Energy's capital needs and refinancing of outstanding loans becoming more difficult or more expensive. Oil and gas exploration and property development are capital-intensive businesses. Depending on operational developments in general, Crown Energy may need additional capital to acquire assets, to develop new projects, to further develop the assets under conditions favourable for Crown Energy or to continue its operating activities. If the Group cannot raise enough funds, the extent of its operations may be limited, which in the long run could result in the Company being unable to implement its long-term exploration plan. In addition, new shares may be issued under less favourable market conditions where interest is low and/or the cost of implementing the share issue is too high.	Crown Energy monitors and assesses financing and refinancing options on an ongoing basis to manage this risk.	No additional financing was raised in 2021. The Company's main plan for the next 12 months is to fulfil all outstanding obligations, including investments, day-to-day management and repayment of loans using regular cash flows from the Angola operations. The annual report was prepared with a going-concern assumption considering the Company's current business, its activities for the next 12 months and existing cash and cash equivalents. It is impossible to quantify the risk and thus also impossible to conduct a sensitivity test.	Medium- High
>>> Liquidity risk			
Liquidity risk is defined as the risk of not being able to fulfil commitments and pay debts on time or at a reasonable cost. This risk is related to the financing and refinancing risk.	Management carefully monitors rolling forecasts of the Group's cash and cash equivalents. As mentioned above, Crown Energy reviews financing options on an ongoing basis to be able to meet its obligations.	Through the acquisition of ESI Group S.A., the Group has a positive cash flow from operating activities. This cash flow comes from the property business in Angola. It is impossible to quantify the risk and thus also impossible to conduct a sensitivity test. It is impossible to quantify the risk and thus also impossible to conduct a sensitivity test.	Medium- High
>>> Credit risk			
Credit risk is defined as the risk of the Group not receiving payment for recognised trade receivables.	Crown Energy regularly tracks its credit exposure to minimise losses attributable to unpaid trade receivables. This risk is managed via regular contact with the relevant customers and necessary provisions are made for bad debts.	Historically, the property business has not had any substantial bad debt losses. The provision model for credit loss reserves is presented in Note 4.2. At present, the Group estimates that the risk of incurred bad debt losses is not high.	Low-Me- dium
>>> Market risk – interest rate risk			
Net interest expenses are affected by the proportion of financing that has variable and fixed interest rates in relation to changes in market interest rates. The effect of a change in interest rates on earnings depends on the contractual terms of the loans and investments. Future increases in interest rates may, therefore, have an adverse effect on the Group's earnings and future business opportunities.	Crown Energy has no interest-bear- ing liabilities with variable interest rates, so there is no interest rate risk related to cash flows. Borrowings with fixed interest rates only expose the Group to interest rate risk in respect of fair value.	As the Group has no borrowings at variable interest rates, interest rate risk is not expected to be significant. Because of this, a sensitivity analysis was not prepared either.	Low

Description of risks	Risk management	2021 outcome/Sensitivity analysis	Financial impact if risk occurs
>>> Market risk - currency risk			
Currency risk arises from future commercial transactions, recognised assets and liabilities and net investments in foreign operations.	Following the acquisition of ESI Group S.A., the company primarily has a significant exposure to the Angolan currency kwanza (AOA) and, after receiving the first instalment for the sale of exploration assets, directly to USD. The company evaluates on an ongoing basis the needs, opportunities and costs for hedging the Group's currency risks.	At present, the Group has no borrowing in foreign currency. The Group's main transaction currencies, apart from SEK, are USD and AOA. See the sensitivity analysis of currency exposure in section 4.3 below.	Low-Me- dium
>>> Translation risk			
Currency exposure arising from holdings in a foreign subsidiary that has a functional currency different from the Group's reporting currency is a translation risk. Translation affects both earnings and equity (currency translation reserve). Exploration and evaluation assets and property assets acquired through a foreign operation are treated as assets of that operation and are, therefore, translated at the closing rate. As a result, the acquired exploration and evaluation assets and property assets are translated at each reporting period. The translation difference impacts the currency translation reserve in equity.	All translation risks refer to the USD/SEK and AOA/SEK exchange rates. Crown Energy does not currently hedge translation risk. As a result, there may be major fluctuations in the Group's earnings, the value of assets in foreign currency and in the currency translation reserve in equity between reporting periods.	The C-view property has had the same underlying value in kwanza since 2019, but in SEK the value has increased from SEK 247,736 thousand to SEK 323,520 thousand, an increase of more than 30% which affects the Group's financial position. In section 4.4, a sensitivity analysis has been prepared for the translation exposure.	High

4.2 Credit risk

The Group uses an impairment model based on historical credit losses adjusted for factors specific to the customer/tenant and the financial situation.

Group, amounts in SEK thousand	Not over- due	1-90 days	91–180 days	180–360 days	Overdue >360 days	Total
TOTALTRADE RECEIVABLES						
31 December 2021						
Expected loss level in %	0.5%	0.5%	1%	5%	10%	
Gross carrying amount, trade receivables	-	5,378	1,855	3,626	6,147	17,005
Credit loss reserve		-27	-19	-181	-3,787	-4,014
TRADE RECEIVABLES ATTRIBUTABLE TO RENTAL REVENUE						
31 December 2021						
Expected loss level in %	0.5%	0.5%	1%	5%	10%	
Gross carrying amount, trade receivables		4,233	1,221	1,503	4,394	11,351
Credit loss reserve	-	-21	-12	-75	-3,338	-3,447
TRADE RECEIVABLES ATTRIBUTABLE TO SERVICE INCOME						
31 December 2021						
Expected loss level in %	0.5%	0.5%	1%	5%	10%	
Gross carrying amount, trade receivables	-	1,145	633	2,123	1,753	5,654
Credit loss reserve	-	-6	-6	-106	-449	-567

 $^{^{\}star}\,$ Trade receivables include an invoice issued by the Company to the buyer of C-view

Group, amounts in SEK thousand	Not overdue	1-90 days	91-180 days	Overdue> 180 days	Total
TOTALTRADE RECEIVABLES					
31 December 2020					
Expected loss level in %	0.5%	0.5%	1%	5%	
Gross carrying amount, trade receivables	377	3,980	561	5,630	10,549
Credit loss reserve	2	20	6	2,547	2,574
TRADE RECEIVABLES ATTRIBUTABLE TO RENTAL INCOME					
31 December 2020					
Expected loss level in %	0.5%	0.5%	1%	5%	
Gross carrying amount, trade receivables	377	2,689	480	4,228	7,774
Credit loss reserve	2	14	5	2,436	2,457
TRADE RECEIVABLES ATTRIBUTABLE TO SERVICE INCOM	 E				
31 December 2020					
Expected loss level in %	0.5%	0.5%	1%	5%	
Gross carrying amount, trade receivables	-	1,291	81	1,403	2,775
Credit loss reserve	_	6	1	111	118

4.3 Sensitivity analysis, currency exposure

Crown Energy mainly executes transactions in Swedish krona (SEK), US dollar (USD), euro (EUR) and Angolan kwanza (AOA). Small transactions are also made on an ongoing basis in other foreign currencies, but they are not expected to have any significant impact on currency exposure. Transactions in foreign currencies mainly involve expenses attributable to the Company's exploration and evaluation assets as well as the service business. There are intra-Group receivables and liabilities in foreign currencies but, given that settlement is not planned or probably

will not occur within the foreseeable future, they are considered to constitute a net investment in a foreign operation. As a result, they are not included in the sensitivity analysis for currency exposure. Crown Energy may from time to time be dependent on available external financing for further development of its business. External capital can be raised in various currencies but will be continuously translated and recognised in SEK, resulting in the possibility of an exchange rate risk. There were no liabilities of this type at year-end 2021. The Group's risk exposure in foreign currencies at the end of the reporting period expressed in thousands of SEK was as follows:

	31 December 2021			31 D	ecember 2020	
	AOA	USD	EUR	AOA	USD	EUR
Trade receivables	17,005	-	-	10,549	-	-
Other receivables	2,614	34,972	-	6,968	30,751	-
Trade payables	223	4,976	-	80	5,124	35
Net exposure	19,396	29,997	_	17,437	25,627	-35
Impact on profit after tax						
Change in SEK exchange rate, +10%	1,940	3,000	-	1,744	2,563	-3
Change in SEK exchange rate, -10%	-1,940	-3,000	-	-1,744	-2,563	3

4.4 Sensitivity analysis, translation exposure

Exchange rate changes impact the Group in conjunction with the translation of foreign subsidiary income statements to SEK when the Group's earnings are impacted and when net assets in foreign subsidiaries are translated to SEK, which impacts equity. The Group does not hedge this risk and it cannot be ruled out that fluctuating exchange rates could impact the Group's earn-

ings and financial position negatively. As previously mentioned, the Group has translation exposure due to an earlier business combination, which resulted in an intangible asset in USD. This is translated in all reporting periods and impacts the Group's exploration and evaluation assets, deferred tax and equity. Below is a summary of the Group's translation exposure for 2021:

Group, amounts in SEK thousand	31 Decei	mber 2021	31 December 2020		
Exploration and evaluation assets in the financial statements (SEK thousand)	207,107	207,107	204,151	204,151	
Change, SEK/USD	+10%	-10%	+10%	-10%	
Total impact on exploration and evaluation assets	15,636	-15,636	15,660	-15,660	
Investment properties in the financial statements	485,770	485,770	653,073	653,073	
Change, SEK/AOA	+10%	-10%	+10%	-10%	
Total impact on investment properties	48,577	-48,577	65,307	-65,307	
Deferred taxes in the financial statements	89,176	89,176	85,407	85,407	
Change, SEK/USD	+10%	-10%	+10%	-10%	
Total impact on deferred tax	1,570	-1,570	1,557	-1,557	
Change, SEK/AOA	+10%	-10%	+10%	-10%	
Total impact on deferred tax	7,348	-7,348	6,983	-6,983	
Equity in the financial statements	598,658	598,658	811,899	811,899	
Change, SEK/USD	+10%	-10%	+10%	-10%	
Total impact on equity	-874	874	-987	987	
Change, SEK/AOA	+10%	-10%	+10%	-10%	
Total impact on equity	40,830	-40,830	58,843	-58,843	
Profit/loss in the financial statements	-63,600	-63,600	186,909	186,909	
Change, SEK/USD	+10%	-10%	+10%	-10%	
Total impact on net profit/loss for the year	723	-723	-1,247	1,247	
Change, SEK/AOA	+10%	-10%	+10%	-10%	
Total impact on net profit/loss for the year	-5,376	5,376	18,505	-18,505	

4.5 Liability terms

The following table presents the non-discounted cash flows of consolidated liabilities in the form of financial instruments based on the remaining contract terms at the end of the reporting period. As a result, the amounts do not always match the amounts reported in the balance sheet. Amounts falling due

within 12 months correspond to their carrying amounts, as the impact of the discount rate is immaterial. Amounts in foreign currency were estimated using the exchange rates and interest rates applicable at the end of the reporting period.

Group, amounts in SEK thousand	Less than 1 year	Between 1 and 2 years	Between 2 and 5 years	More than 5 years
At 31 December 2021				
Lease liabilities	-	575	-	-
Other provisions	3,617		-	-
Trade payables	6,124	-	-	-
Other liabilities	8,656	_	-	-
Total	18,398	575	_	_
At 31 December 2020)			
Lease liabilities	314	3,114	-	-
Other provisions	3,275		-	-
Trade payables	7,354	-	-	-
Other liabilities	6,677	_	_	_
Total	17,621	3,114	-	_

Parent Company, amounts in SEK thousand	Less than 1 year	Between 1 and 2 years	Between 2 and 5 years	More than 5 years
At 31 December 2021				
Trade payables	2,404	-	-	-
Other liabilities	161	-	-	_
Total	2,564	-	-	-
At 31 December 2020				
Borrowing	4,495	-	-	-
Accounts payables	2,515	_	-	-
Total	7,010	-	_	-

4.6 Fair value estimation

Crown Energy classifies fair value measurement using a fair value hierarchy that reflects the reliability of the inputs used in making the measurements. In accordance with IFRS 13, disclosures on fair value measurement at each level are required for financial instruments. The fair value hierarchy consists of these levels:

- Level 1 Quoted prices in active markets for identical assets or liabilities.
- Level 2 Inputs other than quoted prices that are observable for the asset or liability, either directly as prices or indirectly as derived prices, for example.

Level 3 – Inputs for the asset or liability that are not based on observable information. The appropriate level is determined based on the lowest level of input that is significant to measuring the fair value.

For reconciliation of opening and closing balances, see Note 14 (Investment property) and Note 21 (Other provisions).

For information about measurement processes and sensitivity analyses, see Note 5 Critical accounting estimates and judgements.

Closing balance at 31 Dec 2021	Note	Level 1	Level 2	Level 3	Total
Assets measured at fair value through profit or loss:					
Investment properties held under operating leases	5, 14			32,952	32,952
Total assets		_	-	32,952	32,952
Liabilities					
Financial liabilities measured at fair value through profit or loss:					
Provision for additional earn-out consideration, commercial discovery	5, 21, 27	-	-	3,617	3,61
Total liabilities		-	-	3,617	3,61
Amounts in SEK thousand					
Closing balance at 31 Dec 2020	Note	Level 1	Level 2	Level 3	Tota
Assets measured at fair value through profit or loss:					
Investment properties held under operating leases	5, 14			39,186	39,186
Total assets		_	-	39,186	39,186
Liabilities					
Financial liabilities measured at fair value through profit or loss:					
Provision for additional consideration, commercial discovery	5, 21, 27	-	-	3,275	3,275

5

CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS

The Group makes estimates and assumptions about the future. The accounting estimates that result from them, by definition, seldom correspond to the actual results.

5.1 Fair value

The fair value of financial instruments not traded in an active market is determined using discounted cash flows. The carrying amount, less any impairment losses, of trade receivables and accounts payables is assumed to approximate their fair values due to their short-term nature. The fair value of financial liabilities is calculated for disclosure purposes by discounting the future contractual cash flow at the current market interest rate available to the Group for similar financial instruments.

5.2 Deferred tax

The Group recognises a deferred tax liability on acquired exploration and evaluation assets since they are considered an asset to local know-how, which in synergy with the knowledge found within Crown Energy can facilitate exploitation of exploration

rights. In addition, the Group reports a deferred tax liability relating to unrealised changes in value of properties. No deferred tax revenue was recognised in the income statement in this financial year or the prior year due to revaluation and capitalisation of tax losses. See Note 20 Deferred tax for detailed information on amounts.

5.3 Classification on acquisition of subsidiaries

When a company is acquired, an analysis must be made to determine whether the acquisition is to be regarded as a business combination or an asset acquisition. It is common for companies to acquire exploration licences. In such acquisitions, an analysis is performed to determine whether the acquisition meets the criteria for a business combination. Crown Energy investigates the intention of acquisitions, i.e. whether it is a business being acquired or merely an asset. Companies with only one or more exploration licences and no related management/administration are normally classified as asset acquisitions.

The following is a breakdown of Crown Energy's subsidiary acquisitions since 2011:

Date of acquisition	Type of asset	Classification
2011	100% of shares in Crown Energy Ventures Corporation BVI	Asset acquisition
2011	100% of shares in Amicoh Resources Ltd	Business combi- nation
2013	100% of shares in Crown Energy Iraq AB	Asset acquisition
2015	100% of shares in Simbo Petroleum No. 2 Ltd	Asset acquisition
2017	100% of shares in ESI Group S.A.	Business combi- nation
2019	100% of shares in CAD BV and	Business combi- nation
2020	100 % in CEINV2	Business combi- nation

5.4 Provisions related to the acquisition of licences and subsidiaries

In the exploration industry, it is common for the parties negotiating acquisition of a licence to agree on future additional earn-out considerations that are dependent on future events. Typically, additional earn-out considerations involve payments to the seller in the event of a commercial discovery. A probability assessment must be made every year-end for each potential future additional earn-out consideration. The following is a description of the potential future additional earn-out considerations that existed at 31 December 2021.

Manja Block 3108 (Madagascar)

Besides the settled consideration for the acquisition of the licence (via Amicoh Resources Ltd) in 2011 and 2012, an additional earn-out consideration was agreed upon in the event of a commercial discovery in Madagascar. Under the acquisition agreement, the seller will receive USD 4,000 thousand in the event of a commercial discovery. When calculating the cost of acquisition of the licence, a provision was made for this additional earn-out consideration. Based on the geological reports that Crown Energy received, the average probability of a commercial discovery in the licence area is 10%. Based on this report, it was assessed that the probability that an additional earn-out consideration will be paid to the seller corresponds to the geological probability of a commercial discovery, i.e. 10%. In calculating the present value of the provision for the additional earn-out consideration, a discount factor before tax of 6.0% (6.0) was used. At 31 December 2020 (2019), the estimated amount was USD 400 thousand (400), corresponding to SEK 3,617 thousand (3,275). The present value has not been calculated for 2021, as the investment's time horizon is unclear.

Block 2B (South Africa)

A separate agreement was signed in addition to the purchase agreement in connection with the acquisition of Simbo Petroleum No. 2 Ltd, ('Simbo No.2'), which owns the working interest in Block 2B. This agreement stipulates that an additional earn-out consideration be paid if the licence leads to production. The additional earn-out consideration will be paid to the sellers of Simbo No.2. The first payment is due upon the start of production. The amount of the payment depends on the price of oil at the time of initial production. If oil prices are below USD $50\,$ (minimum) at the start of production, the total payment will be SEK 66.828 thousand. The maximum additional earn-out consideration will amount to SEK 102,813 thousand if oil prices are and remain over USD 65. The payments will be made in instalments based on a share of Crown Energy's net revenue from production. There is currently great uncertainty about whether the previously mentioned additional earn-out consideration will be paid. There are several factors impacting the probability of settlement of the additional earn-out consideration that are beyond the control of Crown Energy: the probability of successful drilling (and advancing to production), the fact that the operation ownership has changed and that Azinam will essentially have control over the asset. At present, Crown Energy assesses the probability of settlement to be low, and the additional earn-out consideration does not meet the requirements for recognition as a provision. Instead, it is recognised as a contingent liability, outside of the statement of financial position. Recognition of the additional earn-out consideration will be assessed on an ongoing basis and may change as the conditions of the licence change, e.g. in the event of successful test drilling. It should be noted that the assessment of the probability of settlement of the additional earn-out consideration has no connection with Crown Energy's commercial assessments of the licence (chance of success, economic models, etc.). The contingent liability is recognised at the maximum possible amount of the additional earn-out consideration, i.e. SEK 102,813 thousand.

5.5 Impairment of exploration and evaluation assets

Exploration and evaluation assets are tested for impairment when facts and circumstances suggest that the carrying amount of an asset may exceed its recoverable amount. Impairment testing is done by cash generating unit, which in Crown Energy's case consists of each individually acquired licence. Crown Energy has evaluated each individual licence and assessed that the recoverable amounts exceed the carrying amounts. The facts and circumstances considered in this assessment include current oil prices. The following is a summary of Crown Energy's assessments of these circumstances. The following is a summary of Crown Energy's assessment of oil prices.

Oil prices

Oil price and fluctuation factors may indicate that an exploration and evaluation asset is impaired. Since Crown Energy is not currently in production, oil prices have not had a direct impact on asset values, as the carrying amounts are based on costs incurred, not on oil prices. However, a fall in oil prices could impact the entire industry by increasing the uncertainty of future investments. A significant effect of a fall in oil prices is the fact that the overall level of costs falls for exploration activities and development of discoveries for production. Provided that supplier agreements are negotiated based on current depressed costs and that long-term oil prices of USD 60-100 per barrel remain, development cost estimates could become even more profitable. Based on the nature of Crown Energy's assets, their geographical location, etc. combined with the types of investment currently being made in the industry and the general fall in exploration costs, the current assumptions about the long-term oil price are not deemed to indicate that the fair value of the Company's assets is lower than their carrying amount. See also the comments on oil prices in Note 3 Operational risks.

5.6 Valuation of investment property

Valuation process

The property portfolio is valued internally each quarter, whereby independent external valuation consultants and experts in the local property market have quality assured assumptions about market rents, operating costs, vacancies and yield requirements. The portfolio is valued by an independent external valuation consultant at least once a year.

Basis of property valuation

The valuations are based on observable and non-observable inputs. Examples of observable inputs are current rent figures, actual operating and maintenance costs, planned investments and current vacancy rates. Non-observable inputs include yield requirements, expected rent and vacancy levels and expected inflation and exchange rate trends. Given that the Group conducts property operations in Angola, which is considered a high inflation country, careful analyses and discussions with independent external consultants are required for assumptions about inflation and future market rent levels.

Valuation method

Each property is valued individually without considering any portfolio impact. The valuation is based on a cash flow model

with individually assessed yield requirements for each property. The yield requirement is used to assess the value through a present value calculation during the calculation period and through a present value calculation of the residual value at the end of the calculation period. The calculation period is five years for owned properties, and the calculation period for leased properties is based on the lease period for the right of use. During the calculation period, revenue consists of agreed rent levels until the lease expires or is up for renegotiation. For the subsequent period, the rental revenue is calculated at the estimated market rent.

Factors impacting the valuation include existing rent levels and market rent figures, existing tenants and contract structures, current and future vacancies, operating and maintenance costs in the long term (based on actual costs) and assumptions about inflation.

Sensitivity analysis, property valuation

The valuation reported at 31 December 2021 was conducted internally. Yield requirements were determined separately for residential and office premises and were set at 7 and 8.5 per cent respectively. The weighted average cost of capital (WACC) for the market was estimated at 13.6 per cent for the period, before tax.

In connection with the preparation of the valuation of the properties, a sensitivity analysis was carried out. According to the most recent valuation, the value range of the Company's property portfolio is SEK 165–193 thousand. The parameters used to produce the value range for the sensitivity analysis are ± 0.5 per cent for yield requirements and WACC, and ± 5 per cent for current market rents

The valuation of the Ocean Corner property at 31 December 2021 was at the adjusted agreed purchase consideration, which corresponds to approximately SEK 38 million.

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SEGMENT INFORMATION

Group, amounts in SEK thousand	Energy 2021	Property Development and services 2021	Other and eliminations 2021	Total 2021
Other operating income	-	20,769	1	20,770
Operating expenses	-5,676	-30,101	-12,082	-47,859
Operating profit/loss	-5,676	-9,332	-12,081	-27,089
Net financial items	-3,498	-13,898	-1,019	-11,419
Profit/loss before tax and changes in value	-2,178	-23,228	-13,100	-38,507
Changes in value:				
Property, unrealised	-	-32,596	-	-32,596
Profit before tax	-2,178	-55,824	-13,100	-71,103
Income tax	-	-	-	-
Deferred tax	-	7,505	-1	-7,504
Net profit	-2,178	-48,320	-13,101	-63,599
				-
Non-current assets at end of period	207,107	570,735	-	777,841

Group, amounts in SEK thousand	Energy 2020	Property Development and services 2020	Other and eliminations 2020	Total 2020
Total revenue	130	29,769	86	29,985
Operating expenses	-1,348	-31,109	-13,612	-46,069
Operating profit/loss	-1,218	-1,339	-13,526	16,083
Net financial items	-8,059	69,590	-1,007	60,524
Profit/loss before tax and changes in value	-9,278	68,251	-14,531	44,441
Changes in value:				-
Property, unrealised	-	2,114	-	2,114
Profit before tax	-9,278	70,365	-14,531	46,554
Income tax	-	252	_	252
Deferred tax	-	-1,759	-2	-1,760
Net profit	-9,278	68,858	-14,533	45,046 -
Non-current assets at end of period	201,774	431,955	413	634,142

REVENUE

The Group has two main income streams: rental revenue from leases and revenue from service contracts with tenants. Rental revenue, which makes up most of the Group's income, is covered by IFRS 16, which is why it is excluded from IFRS 15 and its disclosure requirements. Other operating income is not signifi-

cant and refers to exchange rate effects. All revenue comes from external customers.

Below is a summary of the Group's revenue categories, based on income from contracts with customers. The summary is based on the Group's operating segments:

Operating segments Group, amounts in SEK thousand	Energy 2021	Property Development and services 2021	Other and eliminations 2021	Total 2021
Rental revenue	-	14,041	-	14,041
Service income	-	6,723	-	6,723
Other revenue	0	5	1	6
Total revenue	0	20,769	1	20,770
Of which revenue from contracts with customers, subject to IFRS 15	-	6,723	-	6,723
Time of revenue recognition				
At a specific time	-	-	-	-
Over time	-	6,723	-	6,723
	_	6,723	-	6,723

Operating segments Group, amounts in SEK thousand	Energy 2020	Property Development and services 2020	Other and eliminations 2020	Total 2020
Rental revenue	-	21,163	-	21,163
Service income	-	8,596	-	8,596
Other revenue	130	11	86	226
Total revenue	130	29,769	86	29,985
Of which revenue from contracts with customers, subject to IFRS 15	-	8,596	-	8,596
Time of revenue recognition				
At a specific time	-	-	-	+
Over time	-	8,596	-	8,596
	_	8,596	_	8,596

REMUNERATION OF AUDITORS

Group, amounts in SEK thousand	01/01/2021 31/12/2021	01/01/2020 31/12/2020
PwC:		
Audit services	1,253	1,132
Auditing aside from audit engagements	102	-
Tax consulting	-	-
Valuation services	-	-
Other services	94	-
Other audit firms:	-	-
Audit services	126	118
Auditing aside from audit engagements	-	-
Tax consulting	-	-
Other services	-	-
Group total	1,575	1,250
Of which PwC	1,449	1,132

Parent Company, amounts in SEK thousand	01/01/2021 31/12/2021	01/01/2020 31/12/2020
PwC:		
Audit services	497	395
Auditing aside from audit engagements	-	-
Tax consulting	-	-
Valuation services	-	-
Other services	94	-
Parent company total	591	395

Audit services comprise examination of the annual financial statements, accounting records and administration of the Board and CEO, other procedures required to be carried out by the Company's auditors and advice.

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SALARIES, FEES, OTHER REMUNERATION AND PAYROLL OVERHEAD

REMUNERATION OF SENIOR EXECUTIVES AND THE BOARD

Remuneration 2021

Amounts in SEK thousand	Basic salary/ Board fee	Variable remuneration	Other benefits	Pension expenses	Total
Board of Directors					
Pierre-Emmanuel Weil, Chairman of the Board	150	-	-	-	150
Jean Benaim, member	75	-	-	-	75
Alan Simonian, member*	See below	-	-	-	-
Yoav Ben-Eli, member**	2,595	-	_	_	2,595
Senior executives		-	-	-	
Andreas Forssell, CEO	1,481	-	-	390	1,871
Other senior executives	1,462	-	-	153	1,616
Total Board and senior management	5,763	_	-	543	6,307

Remuneration 2020

Amounts in SEK thousand	Basic salary/ Board fee	Variable remuneration	Other benefits	Pension expenses	Total
Board of Directors					
Pierre-Emmanuel Weil, Chairman of the Board	150	-	-	-	150
Jean Benaim, member	75	-	-	-	75
Alan Simonian, member*	See below	-	-	-	_
Yoav Ben-Eli, member**	633	-	-	-	633
Senior executives		-	-	-	
Andreas Forssell, CEO	1,589	-	-	427	2,016
Other senior executives	1,952	_	-	201	2,153
Total Board and senior management	4,399	_	_	628	5,027

^{*} Alan Simonian does not receive any remuneration as a Board member. His salary and pension costs are recognised under Other senior executives

^{**} On 1 December 2019, Yoav Ben-Eli was employed by one of the Parent Company's subsidiaries in the Netherlands. Consequently, this individual only received Board fees until the end of November 2019. Starting on 1 December 2019, Yoav Ben-Eli has received a monthly salary of EUR 5,000. Yoav Ben-Eli's employment is not included among the senior executives.

Terms and guidelines relating to remuneration of and benefits for senior executives See the Corporate Governance Report.

	2021	2021		2020		
AVERAGE NUMBER OF EMPLOYEES	Average number of employees	Of whom men	Average number of employees	Of whom men		
Group						
Sweden	4.5	4.0	4.5	3.0		
Angola	13.0	7.0	13.0	7.0		
The Netherlands		0.0	1	1		
Group total	17.5	11.0	18.5	11.0		
Parent Company						
Sweden	4.5	4.0	4.5	3.0		
Parent company total	4.5	4.0	4.5	3.0		

	2021		2020		
GENDER BREAKDOWN OF BOARD MEMBERS AND OTHER SENIOR EXECUTIVES	Number at end of reporting period	Of whom men	Number at end of reporting period	Of whom men	
Group					
Board members	4	4	4	4	
CEO and other senior executives	3	3	3	3	
Group total	7	7	7	7	
Parent Company					
Board members	4	4	4	4	
CEO and other senior executives	3	3	3	3	
Parent Company total	7	7	7	7	

SALARIES, REMUNERATION AND PAYROLL	Grou	Group Pa		Parent Company	
OVERHEAD, amounts in SEK thousand	01/01/2021 31/12/2021	01/01/2020 31/12/2020	01/01/2021 31/12/2021	01/01/2020 31/12/2020	
Salaries, fees and benefits					
Fees to Board members	171	225	171	225	
CEO	1,481	1,589	1,481	1,589	
Other senior executives	1,462	1,952	1,462	1,952	
Other employees	3,801	3,977	449	999	
Total salaries, fees and benefits	6,915	7,744	3,563	4,766	
Contractual pension expenses					
CEO	390	427	390	427	
Other senior executives	107	201	107	201	
Other employees	57	44	57	44	
Total pension expenses	553	672	553	672	
Payroll overhead, incl. special employer's contribution					
Board members	-	-	-	-	
CEO	560	563	560	563	
Other senior executives	354	391	354	391	
Other employees	378	481	144	191	
Total payroll overhead, incl. special employer's contribution	1,292	1,434	1,057	1,145	

FINANCE REVENUE AND EXPENSES

Group, amounts in SEK thousand	01/01/2021 31/12/2021	01/01/2020 31/12/2020
Finance revenue		
Exchange gains	18,625	69,474
Interest income	6,765	8,133
Provisions, reversal of discount effect	-	-
Other finance revenue	149	-
Total finance revenue	-25,539	77,607
Finance expenses		
Exchange losses	-35,624	-15,230
Interest expenses, leases	-68	-216
Other interest expenses	-1,231	-278
Provisions, reversal of discount effect	-	-128
Dividend tax	-34	-1,230
Total finance expenses	-36,957	17,082
Net profit from financial items	-11,419	60,524

Parent Company, amounts in SEK thousand	01/01/2021 31/12/2021	01/01/2020 31/12/2020
Interest income and similar items		
Exchange differences		
Exchange gains	-	-
Interest income, Group Companies	3,115	3,891
Other finance revenue	0	-
Total interest income and similar items	3,115	3,891
Interest expenses and similar items		
Exchange losses	-	-936
Other finance expenses	-	0
		-936
Total interest expenses and similar items	-	-930

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NET EXCHANGE DIFFERENCES

Exchange differences are recognised in the income statement as follows:

Group, amounts in SEK thousand	01/01/2021 31/12/2021	01/01/2020 31/12/2020
Exchange differences on operating receivables and liabilities	-1,243	-4,620
Net financial items	-16,999	54,244
Total exchange differences	-18,242	49,624

Parent Company, amounts in SEK thousand	01/01/2021 31/12/2021	01/01/2020 31/12/2020
Exchange differences on operating receivables and liabilities	-87	83
Net financial items	-	-936
Total exchange differences	-87	-853

TAX

Tax reported in profit/loss:

Group, amounts in SEK thousand	01/01/2021 31/12/2021	01/01/2020 31/12/2020
Current tax	-	3,162
Deferred tax	7,504	-75,746
Total tax	7,504	-72,584

Parent Company, amounts in SEK thousand	01/01/2021 31/12/2021	01/01/2020 31/12/2020
Current tax	-	-
Deferred tax	-	-
Total tax	_	_

Differences between the recognised tax expense and estimated tax expense based on current tax rates are as follows:

Group, amounts in SEK thousand	01/01/2021 31/12/2021	01/01/2020 31/12/2020
Profit before tax	-71,103	46,554
Income tax calculated as per the Group's current tax rate	14,647	-9,963
Tax effects of:		
Non-taxable revenue	4,209	11,447
Non-deductible expenses	-2,571	-3,356
Expenses to be deducted but not included in net profit	73	29
Tax losses for which no deferred income tax asset was recognised	-3,094	-16,255
Effect of foreign tax rates	1,863	387
Effect of changed tax rates	-	16,879
Adjustment of current tax for previous years	10	252
Other adjustments	-7,633	-928
Recognised tax	7,504	-1,508

Parent Company, amounts in SEK thousand	01/01/2021 31/12/2021	01/01/2020 31/12/2020
Profit before tax	3,465	-929,761
Income tax calculated as per the current tax rate	-714	198,969
Tax effects of:		
Non-taxable income	-2,978	
Non-deductible expenses	-1,129	-197,674
Expenses to be deducted but not included in net profit	_	-
Taxable revenue not included in recognised profit/loss	-701	-
Tax losses for which no deferred income tax asset was recognised	5,521	-1,295
Recognised tax	0	0

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EARNINGS PER SHARE

The Company's earnings per share key ratio is calculated as: Earnings after tax divided by average number of shares for the period. This ratio is calculated both with and without dilutive effects.

DILUTIVE EFFECT

At 31 December 2021, the Parent Company did not have any warrants or other equity-related instruments issued.

EARNINGS PER SHARE AND NUMBER OF SHARES

At 31 December 2021, the Parent Company had 477,315,350 shares outstanding and no warrants or derivatives outstanding, resulting in no dilutive effect. The average number of shares in 2021 was 477,315,350. Profit before tax was SEK -71,103 thousand (46,554), and profit after tax was SEK -63,600 thousand (45,046), corresponding to SEK -0.13 (0.09) per share.

INVESTMENT PROPERTY

The Group's properties are held for the purpose of generating rental revenue and service income. For more information about how fair value was calculated, see Note 5 Critical accounting estimates and judgements.

At 31 December 2021, five of the Group's 14 properties were owned fully or partially and the rest were held under leases with the property owner.

For information about lease liabilities attributable to the investment properties, see Note 22 Leases. For information about the Group's operating leases where Crown Energy is the lessor, see Note 22 Leases.

Changes in carrying amount:

Group, amounts in SEK thousand	01/01/2021 31/12/2021	01/01/2020 31/12/2020
Opening carrying amount	179,375	154,395
+ Capital expenditure for the period	545	485
+ Acquisitions for the period	-	42,398
+/- Unrealised changes in value:	-	-
+/- Change in fair value	-31,946	6,319
+/- Change in lease liability	-2,921	-4,206
Change in leases not affecting income	-	2,255
Reclassification to property assets held for sale	-	-
+/- Exchange rate effects*	17,197	-22,272
Closing carrying amount	162,250	179,375

^{*} Exchange rate effects due to revaluation from the US dollar to the Angolan kwanza and then to the Swedish krona.

Group, amounts in SEK thousand	31/12/2021	31/12/2020
Owned properties	129,298	140,189
Investment property held under lease	32,952	39,186
Total carrying amount	162,250	179,375

Lease expenses for rights of use are included in calculation of fair value, which means that the lease liability is reversed to avoid double counting these costs:

Group, amounts in SEK thousand	31/12/2021	31/12/2020
Fair value, investment properties	161,674	176,261
Reversal of lease expenses recognised as lease liabilities	575	3,114
Carrying amount at end of reporting period	162,250	179,375

The amounts recognised in profit or loss are as follows (note that service income and expenses attributable to service are included in this breakdown):

Group, amounts in SEK thousand	31/12/2021	31/12/2020
Rental revenue	14,041	21,163
Service income	6,723	8,596
Direct expenses for the investment properties that generated rental revenue during the period	-10,151	-11,633
Direct expenses for the investment prop- erties that did not generate rental revenue during the period	-830	-550
Amount recognised in profit/loss	9,782	17,575

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EXPLORATION AND EVALUATION ASSETS

Changes in carrying amount:

Group, amounts in SEK thousand	01/01/2021 31/12/2021	01/01/2020 31/12/2020
Opening carrying amount	201,774	215,741
Capital expenditure for the period	-247	495
Disposals for the period	-5,192	
Increase through business combination		
Translation and revaluation effects	10,771	-14,461
Carrying amount	207,107	201,774

On 15 April, the Company announced that it is relinquishing its entire 5 per cent working interest in the Block P licence in Equatorial Guinea. The Board has determined that the economic outlook for the project does not meet Crown Energy's expectations for potential returns compared to the estimated risk. This has resulted in a write-down of SEK 5,402 thousand.

With regards to our other energy assets, as previously reported on 20 October, Crown Energy has successfully entered into an agreement with a buyer who has the right to acquire Crown Energy's upstream oil and gas assets, including in Iraq and Madagascar, for a total consideration of up to USD 450 million before the deduction of transaction costs. In accordance with IFRS 15 no write up of the assets will be performed, until the control over the assets is transferred to the buyer, which is expected after a full consideration of USD 180 million is paid, scheduled in October 2026.

In Madagascar, the current licencing period expired in November 2019. However, discussions have been ongoing since then and an application for extension has been submitted.

Crown Energy will await further feedback from the authorities before deciding on the best way forward for the Company regarding this licence. The current value of the Madagascar asset is SEK 93,425 thousand.

FINANCIAL ASSETS MEASURED AT AMORTISED COST

The following is a breakdown of the Group's financial assets measured at amortised cost, with fair values for disclosure purposes.

Due to the uncertainty of the Angolan currency, the Angolan subsidiary invests funds in Angolan government bonds indexed against the USD, which reduces the Group's currency risk somewhat. The bonds carry an interest rate of 16.5 per cent. Bonds

with a maturity of more than one year have been recognised as non-current financial assets.

The receivable from ESI Angola Lda carries a market interest rate, which is recognised as accrued revenue.

Other current receivables mostly comprise prepaid preliminary tax and VAT receivables along with a receivable for the payment of C-View amounting to SEK 6,239 thousand.

	31/12	31/12/2021		31/12/2020	
Group, amounts in SEK thousand	Carrying amount	Fair amount	Carrying amount	Fair amount	
Financial assets:					
Government bonds	83,442	74,271	3,415	3,974	
Current assets:					
Receivable from ESI Angola Lda	34,972	34,972	30,562	30,562	
Other current receivables	6,547	6,547	8,570	8,570	
Financial assets measured at amortised cost	124,961	115,790	42,547	43,106	

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TRADE RECEIVABLES

Carrying amount, trade receivables:

Group, amounts in SEK thousand	31/12/2021	31/12/2020
Trade receivables	17,005	10,549
Bad debt loss reserves	-4,014	-2,574
Carrying amount, trade receivables	12,991	7,974

Changes in trade receivables:

Group, amounts in SEK thousand	2021	2020
1 January	7,974	16,216
Net changes during the year	2,378	517
Change in bad debt loss reserves for the period	-524	-3,523
Exchange rate effects	3,162	-5,236
Closing carrying amount at 31 December	12,991	7,974

Carrying amount of trade receivables by revenue type (rental and service income):

Group, amounts in SEK thousand	31/12/2021	31/12/2020
Trade receivables attributable to revenue recognised under IFRS 16:		
Trade receivables attributable to rental revenue	11,351	7,774
Bad debt loss reserves attributable to rental revenue	-3,447	-2,457
Carrying amount of trade receivables attributable to rental revenue Trade receivables attributable to revenue recognised under IFRS 15:	7,905	5,317
Trade receivables attributable to service income	5,654	2,775
Bad debt loss reserves attributable to service income	-567	-118
Carrying amount of trade receivables attributable to service income	5,087	2,656

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CASH AND CASH EQUIVALENTS

Cash and cash equivalents in balance sheet and cash flow statement:

Total cash and cash equivalents in balance sheet and cash flow statement	660,308	42,522
Short-term investments	-	2,389
Cash and cash equivalents	660,308	40,134
Group, amounts in SEK thousand	31/12/2021	31/12/2020

Parent Company, amounts in SEK thousand	31/12/2021	31/12/2020
Cash and cash equivalents	622,899	6,037
Total cash and cash equivalents in bal- ance sheet and cash flow statement	622,899	6,037

SHARE CAPITAL AND OTHER CONTRIBUTED CAPITAL

The share capital consists of 477,315,350 shares with a quota value of SEK 0.029.

Parent Company, amounts in SEK thousand	Number of shares	Share capital	Other paid-in capital	Total
Opening balance at 1 January 2020	477,315,350	14,033	1,647,106	1,661,139
Closing balance at 31 December 2020	477,315,350	14,033	1,647,106	1,661,139
Opening balance at 1 January 2021	477,315,350	14,033	1,647,106	1,661,139
Closing balance at 31 December 2021	477,315,350	14,033	1,647,106	1,661,139

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DEFERRED TAX

The deferred tax liability recognised is expected to be settled after 12 months. Deferred tax assets and liabilities are allocated in the balance sheet as follows:

Group, amounts in SEK thousand	31/12/2021	31/12/2020
Deferred tax assets(+)/liabilities (-)		
Deferred tax on surplus value in exploration assets	-15,698	-14,214
Deferred tax on surplus value in investment properties	-73,478	-63,222
Deferred tax on leased right of use	-	1
Total deferred tax liabilities	-89,176	-77,435

The Parent Company does not recognise any deferred tax.

Changes in deferred tax assets and liabilities for the year:

Group, amounts in SEK thousand	Surplus values in exploration and evaluation assets	Surplus values in investment properties	Rights of use, premises	Total deferred tax liability (net)
At 1 January 2020	16,173	99,570	-3	115,740
Recognised in income statement		1,759	2	1,760
Recognised in other comprehensive income	-1,959	-38,107		-40,066
Recognised in equity				-
At 31 December 2020	14,214	63,222	-1	77,435
At 1 January 2021	14,214	63,222	-1	77,435
Recognised in income statement		-7,505	1	-7,504
Recognised in other comprehensive income	1,484	17,760		19,244
Recognised in equity				-
At 31 December 2021	15,698	73,478	0	89,176

OTHER PROVISIONS

Group, amounts in SEK thousand	Acquisition of Amicoh Resources Ltd Additional earn-out considerations	Total provisions
At 1 January 2020	3,602	3,602
Recognised in income statement:		
Discount and revaluation effect	128	128
Exchange differences	-455	-455
At 31 December 2020	3,276	3,276
At 1 January 2021	3,276	3,276
Recognised in income statement:		
Discount and revaluation effect	-	-
Exchange differences	342	342
At 31 December 2021	3,617	3,617

	Group, amounts in SEK thousand	31/12/2021	31/12/2020
	Long-term component	3,617	3,276
-	Total provisions	3,617	3,276

For more information and a detailed description of the Company's assessments and assumptions regarding these provisions, see Note 5 Critical accounting estimates and judgements.

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LEASING

Crown Energy as lessee

The consolidated balance sheet recognises the following amounts related to leases.

Group, amounts in SEK thousand	2021	2020
Right-of-use assets		
Investment property	575	3,114
Offices	0	314
Total	575	3,428

Lease liabilities:

Group, amounts in SEK thousand	2021	2020
Non-current	575	3,114
Current	0	314

The consolidated income statement recognises the following amounts related to leases:

Group, amounts in SEK thousand	31/12/2021	31/12/2020
Changes in value in leased properties included in unrealised changes in value for the period	-650	-4,206
Depreciation of premises	-412	-561
Interest expense for lease liability	-68	-216
Expenses attributable to finance leases that are included in net profit	-1,130	-4,982
Total cash flow regarding leases	2,818	3,896

FINANCIAL LIABILITIES MEASURED AT AMORTISED COST

The following is a breakdown of the Group's financial liabilities measured at amortised cost, with fair values for disclosure purposes.

	31/12/2021		31/12/2020	
Group, amounts in SEK thousand	Carrying amount	Fair amount	Carrying amount	Fair amount
Lease liabilities	575	575	3,428	3,428
Accounts payables	6,124	6,124	7,354	7,354
Other current liabilities	8,656	8,656	6,677	6,677
Financial liabilities measured at amortised cost	15,356	15,356	17,459	17,459

Other current liabilities mainly comprise local taxes in the form of employee-related taxes and property-related taxes.

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CONTRACT LIABILITIES

Below is a presentation of contract liabilities attributable to revenue recognised in accordance with IFRS 15:

Group, amounts in SEK thousand	31/12/2021	31/12/2020
Deferred service income	3,990	3,316
Prepaid payment for C-View	202,073	89,814
Total contract liabilities	206,063	93,130

The performance commitment for service income is met on delivery of the service, which is normally once a month.

Payments from Minfin are reported as prepaid revenue, classified as a contract liability, until the financial control is transferred to Minfin. The contract liability related to the C-View sale amounted to SEK 202,072 thousand at 31 December, 2021, which in local currency corresponds to 58 percent of the total purchase price.

At 31 December 2021, all contract liabilities were current.

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ACCRUED EXPENSES AND DEFERRED REVENUE

Group, amounts in SEK thousand	31/12/2021	31/12/2020
Payroll overhead and other employee- related expenses	539	433
Various consultancy expenses	79	435
Audit fees	746	824
Board fees	134	706
Other accrued expenses	2,987	362
Deferred revenue	678,278*	-
Total accrued expenses and deferred revenue	682,763	2,759

Parent Company, amounts in SEK thousand	31/12/2021	31/12/2020
Payroll overhead and other employee- related expenses	426	421
Various consultancy expenses	184	356
Audit fees	446	615
Board fees	134	706
Other accrued expenses	15	4
Deferred revenue	678,278	-
Total accrued expenses and deferred revenue	679,483	2,102

 $^{^{\}ast}~$ For more information see the Directors' Report on pages 28–31.

FINANCIAL INSTRUMENTS - CLASSIFICATION AND MEASUREMENT CATEGORIES

All of Crown Energy's financial assets are held for the purpose of collecting contractual cash flows, which means that they are measured at amortised cost. Most of Crown Energy's financial liabilities are measured at amortised cost. However, the provision

attributable to additional earn-out consideration (in accordance with IFRS 3 Business Combinations) is measured at fair value through profit or loss.

		Measurement category			
Group, amounts in SEK thousand	Note	Fair value through profit or loss	Amortised cost	Fair value through profit or loss	Fair value through other comprehensive income
31/12/2021					
Financial assets					
Financial assets measured at amortised cost	16	-	83,442	-	-
Trade receivables	17	-	12,991	-	-
Other receivables	17	-	41,519	-	-
Cash and cash equivalents	18	-	660,308	-	-
Total financial assets		-	798,260	-	-
Financial liabilities					
Lease liabilities	22	-	575	-	-
Accounts payables	23	-	6,124	-	-
Other current liabilities	23	-	8,656	-	-
Other provisions	21	3,617	-	-	-
Total financial liabilities		3,617	15,356	_	_

		Measurement category				
Group, amounts in SEK thousand	Note	Fair value through profit or loss	Amortised cost	Fair value through profit or loss	Fair value through other comprehensive income	
31/12/2020			_			
Financial assets						
Financial assets measured at amortised cost	16	-	3,415	_	-	
Trade receivables	17	-	7,974	-	-	
Other receivables	17	-	39,132	-	-	
Cash and cash equivalents	18	-	42,522	-	-	
Total financial assets		-	93,044	-	-	
Financial liabilities						
Lease liabilities	22	-	3,428	-	-	
Accounts payables	23	-	7,354	-	-	
Other current liabilities	23	-	6,677	-	-	
Other provisions	21	3,275	-	-	-	
Total financial liabilities		3,275	17,459	_	-	

TRANSACTIONS WITH RELATED PARTIES

The Parent Company and its subsidiaries are deemed to be related parties. Related parties are also defined as Board members, senior executives and their close relatives. Senior executives are defined as individuals who, with the CEO, comprise the management team. At Crown Energy, the employed senior executives comprise the CEO, COO and CFO.

PURCHASES AND SALES WITHIN THE GROUP

Of the Parent Company's revenue for 2021 (2020), 100 per cent (100) represents re-invoicing to other companies within the Group. Of the Parent Company's total interest income in 2021 (2020), 100 per cent (100) relates to other entities within the Group.

LOANS GRANTED TO RELATED PARTIES

In accordance with the acquisition agreement for ESI Group SA, all financial rights and obligations from properties and leases would be passed on to YBE Imobiliária Angola Lda as from 1 January 2017. Owing mainly to prepaid rent in 2016 for 2017, this resulted in YBE Imobiliária Angola Lda acquiring a receivable from ESI Angola Lda. ESI Angola Lda. is controlled by Yoav Ben-Eli,

who is CEO, a Board member and principal owner of the Parent Company. At 31 December 2021 (2020), this receivable amounted to the equivalent of SEK 27,966 thousand (25,322) and carries a market interest rate. The interest accrued amounted to SEK 6,966 thousand (5,209).

PURCHASE OF SERVICES

Peter Mikkelsen works in his management position under a consultancy agreement. The services are purchased on normal commercial terms and work performed is invoiced regularly.

As part of the acquisition of ESI Group, the Company entered an agreement with ESI Angola Lda regarding property services for the properties in Angola.

REMUNERATION OF SENIOR EXECUTIVES

For information on the remuneration of senior executives, see Note 9 Salaries, fees, other remuneration and payroll overhead.

The following is a summary of services purchased from related parties in 2021 and 2020. The amounts at 31 December were calculated based on an average exchange rate for the year.

Key personnel in senior positions received the following remuneration:

	Invoicing		Amounts in thousands of the invoicing currency		Amounts in SEK thousand	
Group, amounts in SEK thousand	currency	31/12/2021	31/12/2020	31/12/2021	31/12/2020	
Remuneration for consulting (technical services), Peter Mikkelsen	GBP	4	3	46	34	
Remuneration for consulting (technical services), ESI Angola Ltd.	AOA	562,966	640,284	7,753	10,359	
Remuneration for consulting (management services), Yoav Ben-Eli	AOA	184,823	-	2,545	-	
Total				10,343	10,393	

PARTICIPATIONS IN GROUP COMPANIES

Parent Company, all amounts in SEK thousand	31/12/2021	31/12/2020
Opening cost	466,410	1,387,998
Shareholder contribution, Crown Energy Iraq AB	1,000	2,000
Crown Asset Development BV	-90	90
Acquisition, CEINV2 AB	-	25
Write-down of shares in ESI Group S.A.	-	-923,704
Closing carrying amount	467,320	466,410

The following is a breakdown of the Parent Company's subsidiaries:

	Comprete identity	rate identity Share of er Registered office equity	Chave of		Carrying amount, amounts in SEK thousand	
	number				31/12/2021	31/12/2020
Crown Energy Ventures Corporation	79456	British Virgin Islands	100%	100	500	500
Crown Energy Iraq AB	556673-5329	Stockholm	100%	100	27,204	26,204
CEINV2 AB	559288-5080	Stockholm	100%	250	25	25
ESI Group S.A.	B-179346	Luxembourg	100%	50,000	439,590	439,590
Closing carrying amount					467,320	466,410
Indirectly owned Group companies						
Amicoh Resources Ltd	667642	British Virgin Islands				
Simbo Petroleum No.2 Ltd	8542642	UK				
YBE Imobiliaria Lda.	2079-17	Angola				

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PLEDGED ASSETS AND CONTINGENT LIABILITIES (PARENT COMPANY)

Contingent liabilities refer to the additional earn-out consideration for Simbo Petroleum No.2 Ltd and the Group has recognised it at the maximum amount that may be paid at the time of settlement. For more information on the additional earn-out consider-

ation, see Note 5 Critical accounting estimates and judgements. No changes to the estimate of the contingent liability have been made since the previous financial year. The following is a summary of pledged assets and contingent liabilities:

Group, amounts in SEK thousand	31/12/2021	31/12/2020
Pledged assets	-	-
Contingent liabilities		
Additional earn-out consideration Block 2B	102,813	102,813
Total pledged assets and contingent liabilities	102,813	102,813

Parent Company, amounts in SEK thousand	31/12/2021	31/12/2020
Pledged assets	-	-
Contingent liabilities	-	-
Total pledged assets and contingent liabilities	-	-

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SALE OF THE C-VIEW PROPERTY

Background

On 30 April 2019, Crown Energy concluded an agreement for the sale of the C-View property in Angola. The buyer is the Angolan government via the Ministry of Finance (MINFIN). The transaction was made in Angolan kwanza and will be paid over three years. The payments will be adjusted with an official inflation rate. The inflation compensation is determined before the final instalment is paid. For more information about the transaction and how it will be accounted for, please see Note 30 Sale of the C-View Property in the annual report 2020.

Accounting during 2021

C-View, up until the economic control is transferred to the buyer, continues to be managed by Crown Energy, which means that it was classified as an asset held for sale The asset is recognised at fair value, which corresponds to the contractual purchase consideration, discounted over the agreed payment period of three years. Transaction costs will be accounted for as a part of the net realised result of the transaction, in connection with the transfer of the economic control. As of 31 December 2021, the client did

not take over economic control of the property, despite reaching the required threshold of 1/3 of the purchase price in April 2021, thus the property is still accounted for as an asset held for sale. Crown Energy will recognise the profit and costs associated with sale of the asset in accordance with IFRS 15, as soon as the buyer assumes the economic control of the asset.

The payments from Minfin are recognised as deferred income, classified as a contract liability, until economic control is transferred to Minfin. As per 31 December 2021, the contract liability related to the C-View sale amounts to SEK 202,072 thousand, which in local currency corresponds to 58 per cent of the total sales price. Based on initial exchange rates at the time of the signing in April 2019 of the amounts to be received, this would have corresponded to approx. SEK 361,821 thousand. As communicated previously, the property title will be transferred to the buyer after the full purchase price and an inflation compensation is paid to Crown Energy's Angolan subsidiary. Due to an uncertain timeline for this payment and the amount depending on future inflation Crown Energy did not account for the inflation compensation in 2021.

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EVENTS AFTER END OF REPORTING PERIOD

On 3 March 2022, Crown Energy announced that the joint venture Block 2B offshore in South Africa has signed an agreement for a semi-submersible rig, Island Innovator, to drill a well at Gazania-1 by October 2022.

Crown Energy announced on 21 April, 2022, that the second installment of USD 8 million has been credited to the Company's account in accordance with the agreement for the disposal of the majority of its oil and gas assets signed on 20 October, 2021. The total amount received in accordance with the agreement since October 2021 amounts to USD 83 million.

Sanctions introduced against Russia due to the conflict in Ukraine do not impat Crown Energy and its operations or its partners.

KEY RATIOS

Amounts in SEK thousand unless otherwise stated	01/01/2021 31/12/2021	01/01/2020 31/12/2020	01/01/2019 31/12/2019	01/01/2018 31/12/2018
PROFIT				
Rental and service income	20,764	29,759	48,788	76,633
Other operating income	6	226	2,728	214
Operating profit/loss	-27,089	-16,083	-996	22,075
Operating profit and items offseting comparability	27.000	16.092	-996	22.075
Operating profit excl. items affecting comparability Net profit/loss for the period, after tax	-27,089 -63,600	16,083 45,046	133,599	22,075 186,909
Net profit/1088 for the period, after tax	-03,000	45,040	133,339	180,908
PROPERTY-RELATED KEY RATIOS				
Rental revenue	14,041	21,163	34,155	53,349
Service income	6,723	8,596	14,633	23,284
Property-related expenses	-10,982	-12,183	-17,121	-23,883
Operating net	9,782	17,575	31,667	52,750
Operating surplus ratio, property portfolio, %	47%	59%	65%	69%
Revenue backlog, SEK thousand	16,680	13,698	31,145	51,222
Rent backlog, SEK thousand	12,885	10,217	25,519	32,64
Contracted annual rental revenue, SEK thousand	24,552	11,846	25,302	60,37
Contracted annual rental and service income, SEK thousand	17,217	17,896	34,503	78,86
Area occupancy rate, %***	56%	71%	73%	559
Economic occupancy rate, %***	44%	47%	58%	449
WAULT, months**	9.0	10.1	12.1	6.
Market value of portfolio	162,250	176,261	149,860	603,70
Leasable area, thousands of square metres***	19.9	19.9	20.0	31.
Number of properties at end of period	14.00	14.00	15.00	16.00
FINANCIAL KEY RATIOS				
Return on equity (ROE), %	neg.	7.1%	2.5%	229
Return on assets (ROA), %	neg.	5.4%	2.0%	189
EBITDA	-26,033	-15,058	-8,186	22,348
Adjusted EBITDA	-26,033	-15,058	-8,186	22,348
EBITDA margin, %	neg.	neg.	neg.	199
Adjusted EBITDA margin, %	neg.	neg.	neg.	199
Equity/assets ratio, %	38%	74%	77%	839
Total assets	1,595,633	754,730	914,342	980,44
Equity	598,658	560,670	701,051	811,90
Average equity	579,664	630,861	756,475	843,13
Average assets	1,175,182	834,536	947,394	1,025,54
DATA PER SHARE				
Basic shares outstanding, thousand	477,315	477,315	477,315	477,31
Diluted shares outstanding, thousand	477,315	477,315	477,315	477,31
Average number of shares, thousand	477,315	477,315	477,315	477,31
Average no. of shares after dilution, thousand	477,315	477,315	477,315	477,31
Basic earnings per share, SEK	-0.13	0.09	0.28	0.39
Equity per share, SEK	1.25	1.17	1.47	1.70
EMPLOYEES				
Average number of employees	16.9	18.4	18.3	16.8
• , ,				

^{*} A number of new key ratios have been calculated and produced for Q3 2018 onwards. The time spent and cost of presenting data for periods further back was weighed against the added value of presenting the information. The assessment is that it is more relevant for the Group to calculate these key ratios from Q3 2018 onwards and that calculation of the

ratios before this period is not reasonable in terms of cost and time.

WAULT stands for weighted average unexpired lease term. The average unexpired lease term was not weighted for periods before Q3 2018. Key figures were not calculated for the full year 2018.
**** For 2019, the C-View property is not included in the key ratios area/economic occupancy rate and leasable area.

The Board and CEO confirm that the consolidated financial statements have been prepared in accordance with IFRS as adopted by the EU and provide a true and fair view of the Group's financial position and performance. The Parent Company's financial statements have been prepared in accordance with generally accepted accounting principles and provide a true and fair view of the Parent Company's financial position and performance. The Directors' report for the Group and Parent Company provides a true and fair overview of the development of the operations, financial position and performance of the Parent Company and Group and describes material risks and uncertainties faced by the Parent Company and Group companies.

The results of the Group's and Parent Company's operations and their financial positions at the end of the financial year are presented in the income statements, balance sheets, cash flow statements and related notes.

Balance sheets and income statements will be presented for approval at the AGM planned to be held on 15 June 2022.

Stockholm, Sweden, 28 April 2022

Pierre-Emmanuel Weil Chairman of the Board

Alan Simonian Board member Jean Benaim Board member

Yoav Ben-Eli CEO Board member

Our audit report was submitted on 28 April 2022 Öhrlings PricewaterhouseCoopers AB

> Bo Lagerström Authorised Public Accountant

AUDITOR'S REPORT

To the annual general meeting of shareholders in Crown Energy AB (publ), corporate registration number 556804-8598

REPORT ON THE AUDIT OF THE ANNUAL ACCOUNTS AND CONSOLIDATED ACCOUNTS

Opinions

We have audited the annual accounts and consolidated accounts of Crown Energy AB (publ) for the year 2021. The annual accounts and consolidated accounts of the company are included on pages 28–70 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 the parent company and the group as of 31 December 2021 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 2021 and its 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.

Our opinions in this report on the annual accounts and consolidated accounts are consistent with the content of the additional report that has been submitted to the board of the par company and the group in accordance with the Audit Regul (537/2014) Article 11.

Basis for opinions

al Stand-We conducted our audit in accordance with Internat g standards ards on Auditing (ISA) and generally accepted audi ds are furin Sweden. Our responsibilities under those stap ction. We are ther described in the Auditor's Responsibilities independent of the parent company and the up in accordance with professional ethics for accountants in eden and have otherwise fulfilled our ethical responsibil s in accordance with these requirements. This includes, sed on the best of our services referred to in knowledge and belief, that no prohibit the Audit Regulation (537/2014) Artig 5.1 have been provided to able, its parent company or the audited company or, where ap EU. its controlled companies within

We believe that the audit evirtuce we have obtained is sufficient and appropriate to provide asis for our opinions.

Our audit approach

Audit scope

We designed our aug by determining materiality and assessing the risks of materi nisstatement in the financial statements. In particular, we nsidered where the managing director and made subjective judgements; for example, in board of direct respect of sign cant accounting estimates that involved making assumption nd considering future events that are inherently s in all of our audits, we also addressed the risk of uncertain nt override of internal controls, including among other onsideration of whether there was evidence of bias that nted a risk of material misstatement due to fraud.

We tailored the scope of our audit in order to prorm sufficient work to enable us to provide an opinion on the consolidated financial statements as a whole, taking into count the structure of the group, the accounting processes at controls, and the industry in which the group operates.

The operations in Sweden comprise e parent company and five n, the Netherlands, Luxemwholly owned subsidiaries in Swa s as well as three indirectly bourg and the British Virgin Isla owned group companies in th K, Angola and the British Virgin Islands. The company is may ed, administered and controlled nolm, Sweden. The operations from the head office in St valuation assets are controlled relating to exploration ar holding companies. The operations by the parent company vities in Angola consists of one company relating to property a that owns, rents and eases residential and offices to other legal entities in Angola

Our audit has proused on operations pursued via the parent company and in property gola taking into account the control environment, current but less processes and group management's oversight and followup activities.

We have examined the annual accounts for the group, including the crent company and consolidation as well as subsidiaries. We have conducted an assessment of key controls of the ancial reporting based on the scope and organisation of the perations. The group engagement team also conducted the statutory audit in Sweden for all Swedish subsidiaries. Operations in Angola were reviewed by the local team in Angola in accordance with instructions from the group team.

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 a whole. 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, both individually and in aggregate, on the financial statements as a whole.

Key audit matters

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

Key audit matter

Valuation of exploration and evaluation assets
Refer to Note 2.14 Exploration and evaluation assets (intangible assets), Note 5.4–5.5 Significant accounting estimates and judgements and Note 15 Exploration and evaluation assets.

The consolidated balance sheet includes Exploration and evaluation assets totalling SEK 207 million. The assets represent a material share of the consolidated balance sheet. The assets pertain to four different regions and include both contingent and prospective assets.

Crown Energy's measurement of the exploration and evaluation assets is based on the Competent Person's Report (CPR) of Crown Energy's assets. The most recent report is from 28 September 2017 and includes all assets. The report was prepared by Dunmore Consulting and is based on earlier reports from 2016 and on updated data from experts at Crown, ERC Equipoise, and Netherland, Sewell & Associates, Inc. (NSAI).

The report and the company's own measurement show that the company's oil and gas assets are estimated to be unchanged compared with the corresponding report from Dunmore Consulting in July 2016.

In 2021, in accordance with the requirements of IFRS 6 and IAS 36, the company has tested for indications of an impairment of assets in any region. On 15 April 2021, Crown Energy announced that the company was relinquishing its 5 per cent interest in Block P licence in Equatorial Guinea, which meant the carrying amount of these assets were written off. Refer to Note 15 Exploration and evaluation assets for a breakdown of changes during the period.

Valuation of investment properties

Refer to Crown Energy's discussion of the valuation of investment properties in the administration report, in Note 2.11 Investment properties, Note 5.6 Significant accounting estimates and judgements and in Note 14 Investment properties.

The value of investment properties amounted to SEK 162 million on 31 December 2021. Investment properties according to a substantial share of the balance sheet. The valuation of investment properties is inherently subjective and subject to management's assessments of the specific property.

At 31 December 2021, all properties had been jurnally valued by the company.

In determining the property's fair value, the praiser takes into account relevant information about the specific property, such as current leases, rental into the and operating expenses. In order to arrive at the final vocation, the appraiser uses assumptions and makes a dessments of future cash-flow, net operating income and primated market rent, as well as assumptions of prevailing field requirements and comparable market transactions.

The importance of the estimate and assessments included in work to establish the fair value, combined with the fact that amounts are significant takes the valuation of investment properties a key audit matter in our audit.

How our audit addressed the key audit matter

In our audit, we performed a number of audit activities to verify that the judgments conducted by Crown Energy possible impairment are also based on accepted value on methods and reasonable assumptions regarding sure actors as future cash flows and discount rates.

The following actions were taken in our audit

We have obtained and assessed the compared judgment of impairment indicators.

We have evaluated the assumptions use ith respect to, inter alia, oil prices.

We have verified that the company's sumptions with respect to contingent and prospective and sets correspond to the assets recognised in the Competent person's Report (CPR) on 28 September 2017. We have all revaluated if any new circumstances or information gap rise to a need for amendments in contingent and prospective assets recognised in the aforementioned CPR.

We have evaluated the stativity analysis of changes in the assumptions that confidence in the assumptions that confidence in the same and the same a

We have compared the values reported by Crown Energy to available market dependent and transactions, where possible and relevant, and irrestricular when it comes to the transaction relating to the absidiary Crown Energy Iraq AB and its holdings of explantion and evaluation assets in Salah ad Din in Iraq.

We have explained the company's supplementary disclosures relating to exploration and evaluation assets in the financial externents.

We have reviewed and evaluated the management's valuain process. We have reviewed a selection of the company's iternally prepared valuations. Our audit procedures were performed to verify that the company's valuations comply with accepted valuation methods and are mathematically correct and are based on the use of reasonable assumptions of, among others, future cash-flow estimates and return requirements.

The following actions were taken in our audit:

Assisted by our valuation specialists, we verified the reasonableness of the company's assumptions and assessed the model used to calculate the fair value of the investment properties.

We assessed the signification assumptions used as a basis for the projected cash flows such as market rents and operating profit.

We compared the values reported by the company with known market information when possible and relevant.

We have evaluated the sensitivity analysis of changes in the assumptions that could lead to deviations from the estimated fair value.

Assisted by our accounting specialists, we have examined the company's supplementary disclosures relating to investment properties in the financial statements.

Other information that the annual accounts and consolidated accounts

This document also partains other information than the annual accounts and constructed dated accounts and is found on pages 1-27 and 75-76. Other commation includes the remuneration report, which we expect to gain access to after the date of this auditor's report. The body of directors and the managing director are responsible of this other information.

Our oping in on the annual accounts and consolidated accounts does recover this other information and we do not express any form assurance conclusion regarding this other information.

onnection with our audit of the annual accounts and conlidated 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 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 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 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 have 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.

A further description of our responsibility for the audit of the annual accounts and consolidated accounts is available on Revisorspektionen's website: www.revisorsinspektionen.se/ revisornsansvar. This description is part of the auditor's report.

REPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS

Opinions

In addition to our audit of the annual accounts and conscillated accounts, we have also audited the administration of the oard of directors and the managing director of Crown Energy (B (publ) for the year 2020 and the proposed appropriations of the company's profit or loss.

We recommend to the general meeting of share ders that the profit be appropriated in accordance with the oposal in the statutory administration report and that the embers of the board of directors and the managing directors be discharged from liability for the financial year.

Basis for opinions

We conducted the audit in accordance with generally accepted auditing standards in Sweden. Of desponsibilities under those standards are further describer of 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 otherwice fulfilled our ethical responsibilities in accordance with these equirements.

We believe that the partit evidence we have obtained is sufficient and appropriate to vide a basis for our opinions.

Responsibilities of the board of directors and the managing director

The board confrectors and managing director are responsible for the proper for appropriations of the company's profit or loss. At the proposal of a dividend, this includes an assessment of wheth the dividend is justifiable considering the requirements which the company's and the group's type of operations, size and rist place on the size of the parent company's and the group's party, consolidation requirements, liquidity and position in neral.

The board of directors and managing director are responsible for the company's organisation and the administration of the company's affairs. This includes, among other things, contin assessment of the company's and the group's financial sit ion and ensuring that the company's organisation is designed that the accounting, management of assets and the co any's manner. financial affairs otherwise are controlled in a reassur The managing director shall manage the ongoing ag histration according to the board of directors' guidelines an nstructions and, among other matters, take measures that necessary to fulfil the company's accounting in accordance th law and handle the management of assets in a reassuring nanner.

Auditor's responsibility

Our objective concerning the audit of the administration, and thereby our opinion about discharge and liability, is to obtain audit evidence to assess with a real table degree of assurance whether any member of the board directors and managing director in any material respect.

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

Our objective converning the audit of the proposed appropriations of the converning to loss, and thereby our opinion about this, it is assess with reasonable degree of assurance whether the proposal is in accordance with the Companies Act.

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

A further description of our responsibility for the audit of the administration is available on Revisorspektionen's website: www. revisorninspektionen.se/revisornsansvar. This description is part of the auditor's report.

THE AUDITOR'S EXAMINATION OF THE ESEF REPORT

Opinions

In addition to our audit of the annual accounts and consolidated accounts, we have also examined that the board of directors and the managing director have prepared the annual accounts and consolidated accounts in a format that enables uniform electronic reporting (the ESEF report) pursuant to Chapter 16, Section 4a of the Swedish Securities Market Act (2007:528) for Crown Energy AB (publ) for the financial year 2021.

Our examination and our opinion refer only to the statutory requirement.

In our opinion, the ESEF report #[checksumma] has been prepared in a format that in all material respects facilitates uniform electronic reporting.

Basis for opinions

We have performed the examination in accordance with FAR's recommendation RevR 18 Examination of the ESEF report. Our responsibility under this recommendation is described in more detail in the Auditor's responsibility section. We are independent of Crown Energy AB (publ) 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 evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

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 ESEF report in accordance with Chapter 16, Section 4(a) of the Swedish Securities Market Act (2007:528), and for such internal control that the board of directors and the managing director determine is necessary to prepare the ESEF report without material misstatements, whether due to fraud or error.

Auditor's responsibility

Our responsibility is to form an opinion with reasonable assurance whether the ESEF report is in all material respects prepared in a format that meets the requirements of Chapter 16, Section 4(a) of the Swedish Securities Market Act (2007:528), based on the procedures performed.

RevR 18 requires us to plan and execute procedures to achieve reasonable assurance that the ESEF report is prepared in a format that meets these requirements.

Reasonable assurance is a high level of assurance, but it is not a guarantee that an engagement carried out according to RevR 18 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 aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of the ESEF report.

The audit firm applies ISQC 1 Quality Control for Firms that Perform Audits and Reviews of Financial Statements, and other Assurance and Related Services Engagements and accordingly maintains a comprehensive system of quality control, including documented policies and procedures regarding compliance with

professional ethical requirements, professional standards and legal and regulatory requirements.

The examination involves obtaining evidence, through vari procedures, that the ESEF report has been prepared in a mat that enables uniform electronic reporting of the annua consolidated accounts. The procedures selected dep on the auditor's judgment, including the assessment of th sks of material misstatement in the report, whether due to ud or error. In carrying out this risk assessment, and in ord o design audit procedures that are appropriate in the circum nces, the audithat are relevant tor considers those elements of internal con to the preparation of the ESEF report by the oard of directors and the managing director, but not for the urpose of expressing nternal controls. The an opinion on the effectiveness of those examination also includes an evaluat of the appropriateness ade by the board of direcand reasonableness of assumption tors and the managing director.

The procedures mainly include technical validation of the ESEF report, i.e. if the file containing the ESEF report meets the technical specification set put in the Commission's Delegated Regulation (EU) 2019/815 and a reconciliation of the ESEF report with the audited annual accounts and consolidated accounts.

Furthermore, the projectures also include an assessment of whether the ESEF port has been marked with iXBRL which enables a fair a complete machine-readable version of the consolidated of tement of financial performance, financial position, change in equity and cash flow.

Öhrlings CewaterhouseCoopers AB, Torsgatan 21, SE-113 97 Stockhorn, was appointed auditor of Crown Energy AB (publ) by the greral meeting on the 26 May 2021 and has been the comparate auditor since 27 August 2010.

Stockholm 8 April 2022

Öhrlings PrigaterhouseCoopers AB

Bo Lagerström norised Public Accountant

GLOSSARY AND KEY RATIO DEFINITIONS

ALTERNATIVE PERFORMANCE MEASURES

The Company applies the European Securities and Markets Authority's (ESMA) guidelines on alternative performance measures. The alternative key financial performance indicators are defined as financial measures of historical or future earnings trends, financial position, financial performance or cash flows that are not defined or specified in the applicable regulations for financial reporting, IFRS and the Annual Accounts Act. These measures should not be regarded as a substitute for measures defined in accordance with IFRS.

If an alternative performance measure cannot be identified directly from the financial statements, a reconciliation is required. All indicators are alternative unless stated otherwise.

DEFINITIONS OF KEY RATIOS

Financial key ratios

Total assets

Total assets at the end of the period. Total assets is a measure of the value of Crown Energy's assets at the end of the period.

Return on equity (ROE)

The amount of net income returned as a percentage of share-holders' equity. Return on equity is used to highlight Crown Energy's ability to generate profit on shareholders' capital in the Group.

Return on assets (ROA)

This ratio measures profitability relative to total assets. Return on assets is used to highlight Crown Energy's ability to generate profit on the Group's assets, unaffected by the Group's financing.

EBITDA

Earnings before interest, taxes, depreciation and amortisation. EBITDA is used by Crown Energy to measure earnings from operating activities, independently of depreciation, amortisation and impairment losses.

Adjusted EBITDA

Earnings before financial items, tax, depreciation/amortisation and impairment, adjusted for effects of reverse acquisition. EBIT-DA is used by Crown Energy to measure earnings from operating activities, independently of depreciation, amortisation and impairment losses.

EBITDA margin

Measurement of the company's operating profit as a percentage of sales. The EBITDA margin is used to compare EBITDA in relation to sales.

Equity, SEK

Equity at end of period.

Average equity

Calculated as opening equity + closing equity divided by two. Used to calculate return on equity.

Average capital

Calculated as opening capital employed + closing capital employed divided by two. Used to calculate return on equity.

Average assets

Calculated as opening total assets + closing total assets divided by two. Used to calculate return on assets.

Operating profit excl. effect of reverse acquisition

Earnings before financial revenue and expenses and taxes, adjusted for the effect of the reverse acquisition. Used to measure operating profitability.

Operating profit incl. effect of reverse acquisition

Earnings before financial revenue and expenses and taxes. Used to measure operating profitability.

Equity/assets ratio, %

Equity including the minority as a percentage of total assets. Equity/assets ratio is used by Crown Energy to highlight its interest rate sensitivity and financial stability.

Data per share

Total number of shares outstanding*
Number of shares outstanding at end of period.

Weighted average number of shares*

Weighted number of shares outstanding during the year.

Equity per share, SEK

Equity at end of period divided by number of shares at end of period. Equity per share, used to highlight the shareholders' portion of the company's total assets per share.

Earnings per share, SEK*

Earnings after tax divided by average number of shares for the period. Used to show the shareholders' share of a company's earnings per share.

Employees

Average number of employees**

Average number of employees during the period.

PROPERTY-RELATED DEFINITIONS AND GLOSSARY

Economic occupancy rate**

Calculated by dividing contracted annual rental revenue by rental value. This figure is used to help facilitate the assessment of rental revenue in relation to the total value of available, unleased area. Note that this calculation does not include service income.

Rental value means rental revenue plus assessed market rent for unleased area.

Operating net

Total revenue less property costs.

Rental income*

Billed rent, rent surcharges and rental guarantees less rent discounts

Rent backlog**

Outstanding rental revenue during remaining contract term. Rent backlog is used to highlight the Group's remaining contract value for rental revenue at a given point in time. Cannot be derived from the Company's financial reporting.

Revenue backlog**

Outstanding rental and service income during remaining contract term. Revenue backlog is used to highlight the Group's total remaining contract value to be invoiced to the tenant at a given point in time. Cannot be derived from the Company's financial reporting.

Service income*

Service billed in accordance with client contract. Service may, depending on how the contract is designed, include everything from operating costs to internet and catering costs.

Weighted average unexpired lease term (WAULT)**

Used to illustrate the average lease term until expiry for the entire property portfolio, weighted after total contractually agreed rental revenue. Calculated by dividing contracted rental revenue until expiry by annual contracted rent. Normally expressed in years, but Crown Energy uses months.

Area occupancy rate**

Leased area in relation to total leasable area at the end of the period.

Leasable area, sqm**

Leased area plus leasable vacant area.

Surplus ratio**

Operating net divided by total revenue.

CONCEPTS AND MEASUREMENTS RELATED TO THE OIL INDUSTRY

Block/Concession/Licence

A country's exploration and production areas are divided into different geographical blocks. Agreements are entered with the host country that grant the company the right to explore and produce oil and gas within the specified area in exchange for the company paying a licence fee and royalties on production.

Farm-in

Farm-in means that a company reaches an agreement with another company concerning the financing of part or all of the other company's project in return for a participating interest in the project.

- * Measures defined by IFRS/IAS.
- ** Measures not covered by ESMA's guidelines for alternative performance measures (physical, non-financial or not based on disclosures in the financial reports).

Farm-out

Farm-out means that a company reaches an agreement with a partner that bears the cost of part or all of a project in return for a participating interest in the project.

MBOE/MMBOE

Thousand barrels of oil equivalents/Million barrels of oil equivalents

Onshore

Refers to operations on land.

Offshore

Refers to operations at sea.

Operator

A company that has the right to explore for oil in an area and to pursue production at an oil discovery. Small operators often let other companies buy working interests in their rights to reduce the risk and share costs.

Prospect

A geographical exploration area in which commercial quantities of oil or gas have been found.

Exploration

Identification and investigation of areas that may contain oil or natural gas reserves.

Reserves and resources

Oil assets are divided into reserves and resources. The difference is in how far the oil company has progressed in working on the licence, whether the discoveries are of a commercial nature etc. In short, resources are considered reserves when they are deemed commercially recoverable and a development plan has been approved by the local licensing authority. Reserves are divided into proven, probable and possible reserves. Resources are divided into contingent and prospective resources. Crown Energy calculates reserves and resources in accordance with the Society of Petroleum Engineers Petroleum Resources Management System of 2007.

Reservoirs

Accumulated oil or gas in a porous type of rock with good porosity, such as sandstone or limestone.

Seismic data

Seismic surveys are conducted to describe geological structures in the bedrock. Sound signals (blasts) are sent from the surface of the ground or the sea and the reflections are captured by special measuring instruments. Used, amongst other things, to localise occurrences of hydrocarbons.

