UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 6-K

REPORT OF FOREIGN ISSUER PURSUANT TO RULE 13a-16 OR 15d-16 OF THE SECURITIES EXCHANGE ACT OF 1934

Date of Report: April 29, 2022

(Commission File No. 001-39308)

CALLIDITAS THERAPEUTICS AB

(Translation of registrant's name into English)

Kungsbron 1, D5 SE-111 22

Stockholm, Sweden (Address of registrant's principal executive office)

Indicate by check mark whether the registrant files or will file annual reports under cover of Form 20-F or Form 40-F.

Form 20-F ⊠ Form 40-F □

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(1): 🗆

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(7):

Annual Report 2021

On April 27, 2022, Calliditas Therapeutics AB (the "Company") published its Annual Report 2021, a copy of which is attached hereto as Exhibit 99.1. In addition, on April 27, 2022, the Company published an announcement, a copy of which is attached hereto as Exhibit 99.2. The Company published an additional announcement on April 29, 2022, a copy of which is attached hereto as Exhibit 99.3. The information contained in Exhibits 99.1, 99.2 and 99.3 is intended to be furnished and shall not be deemed "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or otherwise subject to the liabilities of that section, nor shall it be deemed incorporated by reference in any filing under the Securities Act of 1933 or the Exchange Act, except as expressly set forth by specific reference in such filing.

EXHIBIT INDEX

Exhibit Description

<u>99.1</u>	Annual Report 2021
<u>99.2</u>	Company announcement dated April 27, 2022
<u>99.3</u>	Company announcement dated April 29, 2022

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

CALLIDITAS THERAPEUTICS AB

By: /s/ Fredrik Johansson Fredrik Johansson Chief Financial Officer

Date: April 29, 2022



calliditas





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The Annual Report of Caliditas Therapeutics AB (publ), 556659-9766, is comprised of directors report, the Group's and the Parent Company's financial statements with notes and audit report (pages 28-85).

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About Calliditas

Calliditas Therapeutics is a commercial stage holm, Sweden focused on identifying, devel treatments in orphan indications, with an ini eases with significant unmet medical needs. has been approved by the FDA as the first a (IgAN), indicated for reduction of proteinuria rapid disease progression, generally a UPCR a marketing authorization application (MAA (EMA) for this drug product. Additionally, Ca trial with the first in class NOX inhibitor pro biliary cholangitis and is also initiating a Pha neck cancer.

Calliditas is listed on Nasdaq Stockholm (ticl Select Market (ticker: CALT).

Visit www.calliditas.com for further informa



Business highlights

In January 2021, Caliiditas announced the clinical development plan for setanaxib and presented additional data from Part A of the NeflgArd study at the company's R&D Day. Caliiditas set out plans to initiate a pivotal Phase 2/3 study in PBC. In addition, Caliiditas set out plans to initiate a Phase 2 proof-of-concept study in head and neck cancer, which would study administration of setanaxib in conjunction with immunotherapy targeting CAFs (cancer associated fibroblasts). Caliiditas also provided some additional information regarding the recently concluded Part A of the Phase 3 study NeflgArd. The data presented included overall baseline characteristics, rate of discontinuation of study reatment (9.5%) and rate of discontinuation from the study (3.5%). It was also confirmed that no adverse clinical effects were seen with regards to weight gain, blood pressure or HbA1c, reflecting a safety profile in keeping with the Phase 2b trial.

In March 2021, Calliditas announced the submission of a New Drug Application (NDA) to the US Food and Drug Administration (FDA) for Nefecon in patients with primary IgA Nephropathy, seeking accelerated approval under Subpart H for the 505(b)(2) application.

- In April 2021, Calliditas announced that the FDA accepted the submission for the NDA for Nefecon.
- In May 2021, Calliditas announced that the company submitted a Marketing Authorisation Application (MAA) to the European Medicines Agency (EMA) for Nefecon.
- In July 2021, Calliditas signed a loan agreement of up to the EUR equivalent of \$75 million with Kreos Capital. The loan facility is divided into three tranches of \$25 million each. Drawdown of the first \$25 million tranche was made in September, 2021. Drawdown of the second tranche of \$25 million can be made until June 30, 2022 and became available when the FDA granted accelerated approval of TARPEYO.

Drawdown of the third and final \$25 million tranche can be made until 31 2022 and will be available subject to certain revenue milestones and cove metrics.

- In July 2021, Calliditas and STADA Arzneimittel AG entered into a license to register and commercialize Nefecon for the treatment of IgAN in the EI states, Switzerland and the UK valued at a total of EUR 97.5 million (\$115 initial upront and potential milestone payments, plus tiered royalities on r expressed as a percentage between the low twenties and the low thirties.
- * In August 2021, Calliditas received FDA fast track designation for setanax
- In August 2021, Calliditas completed an accelerated book building proced and resolved on a directed share issue in the amount of 2.4 million shares proceeds of SEK 324.0 million before transaction costs.

In December 2021, Calliditas announced that the US Food Drug Administration (FDA) approved TARPEYO (budesonid delayed release capsules to reduce proteinuria in adults wit primary immunoglobulin A nephropathy (IgAN) at risk of raj disease progression, generally a urine protein-to-creatinine (UPCR) \geq 1.5g/g.

Financial summary for the Group

	2021	2020	2019	2018	2017
Net sales (SEK in thousands)	229,347	874	184,829	3. 	-
Loss before income tax (SEK in thousands)	(513,373)	(436,151)	(32,501)	(132,049)	(86,794)
Cash (SEK in thousands)	955,507	996,304	753,540	646,175	57,352
Total assets (SEK in thousands)	1,459,910	1,463,908	845,200	648,417	62,288
Average number of employees	56	23	14	10	10

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CEO STATEMENT

» The successful approval of NEFECON is the result of the incredibly hard work and dedication of a diverse and extraordinary group of people, working as a team towards the common goal of addressing the unmet medical need of patients with this rare disease.«



Approval!

2021 was a transformative year for Calliditas, as our lead product NEFECON was granted accelerated approval in the US by the FDA under the brand name of TARPEYO. This was the first time that the FDA's cardio renal division granted an accelerated approval in a nephrology indication, a milestone event that we are very proud to be a part of.

Calliditas has actively been pioneering research and development in this rare kidney disease for well over a decade and we are therefore overjoyed that patients in the US suffering from IgAN now have access to a medication which has been through the FDA's rigorous review process. The full indication granted is reduction of proteinuria (the endpoint of the Phase 3 trial) in adults with primary IgA nephropathy (IgAN) at risk of rapid disease progression, generally a UPCR of 1.5g/gram. It is well established that patients with higher levels of UPCR have a worse outlook and prognosis with regards to their progression towards end stage renal disease, so it is even more important for these patients to obtain a reduction in proteinuria and to ensure that their kidney function (measured by eGFR) is stabilized as quickly as possible.

Discussions regarding how to target the actual origin of the disease started in the late 1990's between Professors Fellström and Hällgren, who were focused on delivering a drug agent to the ileum where the production of the secretory IgA antibodies are thought to originate. The focus on local treatment remains just as novel and intriguing today as it was then. Calliditas was convinced of the value of this approach and designed a drug development program focused on achieving disease modification by targeting the production of these secretory antibodies, a brave and ambitious decision. Development programs of any kind are inherently complex and can run into various problems along the way, so it was therefore extremely gratifying to see this approach produce such strong clinical results.

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The Phase 3 program is still ongoing, as there is an integrated confirmatory part which has the purpose of complementing the existing data with longer term outcome data related to the impact of the treatment on the kidney function over a longer period of time. This final part of the Phase 3 program will form the basis of a submission for full approval.

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The successful approval of NEFECON is the result of the incredibly hard work and dedication of a diverse and extraordinary group of people, working as a team towards the common goal of addressing the unmet medical need of patients with this rare disease. To date, clinical trials involving over 365 patients across three separate programs have successfully read out, with over 100 patients still enrolled across our Phase 3 program and our open label extension study. Calliditas' CMC department has provided clinical trial material, and successfully generated and overseen formulation improvements, upscaling of manufacturing and supply chain management to deliver a commercial product in a timely manner. The regulatory group has expertly provided both strategic and tactical insight and support for the entire regulatory process, including recently managing parallel EMA and FDA submissions.

Market access and medical affairs have brought insight from healthcare professionals and the payor universe, conducted hundreds of interactions with groups and individuals to inform the organization and provided relevant input for critical decision making. Marketing and commercial have worked to create and implement all of the systems, resources, structures and materials required for the commercial launch, while legal, HR, IT and finance have all worked in tandem to ensure that our resources, compliance, communication, integration and reporting have kept up with the increasing demands and opportunities of a fast paced and growing organization, one which was transforming from an R&D

2021: The culmination of a long but exciting regulatory journey

At the end of the year, Calliditas achieved a huge milestone when the FDA approved our drug for IgA nephropathy, an achievement that was the result of over a decade of clinical development and regulatory interaction.

This journey began with discussions on how to target the origins of this autoimmune kidney disease in the 1990s between Professors Fellström and Hällgren, who patented the underlying concept to target the gut, the presumed origin of the disease. Two decades later, Calliditas submitted two landmark regulatory filings with the FDA and EMA, seeking approval in this indication for the first time.

The regulatory undertaking began with a Phase 2a trial in 16 Swedish patients, who were treated for six months followed by a three month follow up period, which read out positive data in 2009. The following year, Calliditas was granted US orphan drug designation for this product, by then named Nefecon. This laid the foundation for the company to initiate the largest, at the time, study ever conducted in IgA nephropathy, a Phase 2b randomized double-blinded, placebo-controlled clinical trial assessing the safety and efficacy of two different doses of Nefecon over a nine-month treatment period. This study, named NEFIGAN, was conducted in 62 centers across 10 European countries;

it originally intended to recruit 90 patients but over-recruitment almost doubled this number, and ultimately the study read out positive data on over 150 patients. It was at the end of Phase 2b meeting in January 2017 that Calliditas received a groundbreaking acceptance of proteinuria as a surrogate marker for accelerated approval, which marked the first time that the FDA allowed the use of this surrogate endpoint for a Phase 3 nephrology study.

Calliditas helped to pioneer this regulatory pathway, collaborating on a meta-analysis – published in 2016 – with Professor Inker at Tufts University and the National Kidney Foundation that examined the correlation between changes in urine protein and clinical end points at individual and trial levels.

Calliditas subsequently agreed with the FDA on the design for our Phase 3 NeflgArd study, which is still ongoing with a total of 360 patients as a randomized, double blinded and placebo controlled trial for confirmatory purposes, and closely echoes the NEFIGAN trial.



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The first patient was enrolled in November 2018, and two years later Calliditas read out positive topline data from Part A, with statistically significant results both for the primary endpoint of proteinuria reduction, as well as for eGFR at 9 months, which alongside the results of the NEFIGAN trial formed the basis for the submission of an NDA with the FDA, which sought accelerated approval under Subpart H for the SO5(b)(2) application. To compile all the data and materials that had been accumulated over a decade of clinical development was an enormous undertaking: thousands of pages, graphs and tables needed to be produced, edited, reviewed and double checked. Our NDA consisted of 1,198 documents which, if printed, would amount to 75,533 pages.

Shortly after this submission, we also filed an MAA with the EMA. Though some of the documents used in the NDA filing could be used also for the regulatory process in Europe, many were EU specific and thus had to be created, compiled and checked separately. The MAA ultimately consisted of 576 documents amounting to a total of 38,442 pages, submitted as one electronic document with 18.896 links and 4,055 hyperlinks. Both of these submissions, which were filed on time as planned, represented a hugely significant achievement and reflected the hard work of many different people in the company, guided by our regulatory team. tantly patien cally d The B and Bi study date, d and re measu broad for co drug o of dru succe: there incred excitir after r within

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TARPEYO APPROVAL

TARPEYO: First ever approved treatment for IgAN

On December 15th, 2021, the US Food and Drug Administration granted accelerated approval of Calliditas' lead product, TARPEYO, indicated to reduce proteinuria in adults with primary immunoglobulin A nephropathy (IgAN) at risk of rapid disease progression, generally defined as a urine protein-to-creatinine ratio (UPCR) \geq 1.5g/g.

»TARPEYO (developed under the project nam NEFECON) is the first ever and only approved FDA-approved treatment for IgA Nephropathy«

> TARPEYO is an oral, delayed release formulation of budesonide, a corticosteroid with potent glucocorticoid activity and weak mineralocorticoid activity that undergoes substantial first pass metabolism.

> TARPEYO is designed as a 4 mg delayed release capsule with an enteric coating so that it remains intact until it reaches the ileum. Each capsule contains beads coated with polymers and budesonide designed to target mucosal B-cells responsible for the production of the galactose-deficient IgA1 antibodies (Gd-Ag1) that are believed to cause IgA nephropathy.

TARPEYO was approved by the FDA under the accelerated approval pathway, based on achieving its primary endpoint of reduction in proteinuria in Part A of the NeflgArd pivotal Phase 3 study, an ongoing, randomized, double-blind, placebo-controlled, multi-centerstudy conducted to evaluate the efficacy and safety of TARPEYO 16 mg once daily vs placebo in adult patients with primary IgAN.

The effect of TARPEYO was assessed in patients with biopsy-proven IgAN, eGFR \geq 35 mL/min/1.73 m2, and proteinuria (defined as either \geq 1 g/day or UPCR \geq 0.8 g/g) who were on a stable dose of maximally-tolerated RAS inhibitor therapy. Part A of the study included a 9-month blinded treatment period and a 3-month follow-up period. The primary endpoint was UPCR, and eGFR was a secondary endpoint.



"As a IGAN patient the approval of Tarpeyo finally gives hope for new treatment. I am thankful for Calliditas to see the need and spend the time to be the first company to get a treatment for FDA approval."

- John

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"I was ecstatic to hear of the FDA approval of Tarpeyo. It is a la community that has been waiting for a designated treatment or long. We finally have hope, and I cannot wait to see the positi community."

- Judy

Patients taking TARPEYO showed a statistically significant 34% reduction in proteinuria from baseline vs 5% in the placebo cohort at 9 months. The treatment effects for the primary endpoint of UPCR at 9 months were consistent across key subgroups, including key demographic and baseline disease characteristics.

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The second part of the NeflgArd study, Part B, is a confirmatory validation study in which no TARPEYO treatment will be administered and which will assess eGFR at two years. Each patient will be dosed for 9 months and then monitored off-drug for the

IGA NEPHROPATHY Overview of the disease

IgA nephropathy (IgAN) – also known as Berger's disease – is the most common form of glomerulonephritis, a chronic inflammatory condition of the kidney, in the Western world.

IgAN Disease Background

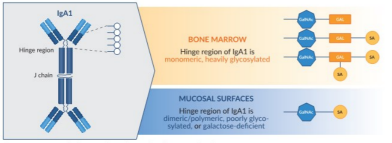
IgAN is a serious progressive autoimmune disease of the kidney, in which up to 50% of patients end up at risk of developing end-stage renal disease (ESRD) within ten to twenty years. The standard of care for ESRD is dialysis or kidney transplant, which represents a significant health economic burden as well as a material impact on patients' quality of life.

IgAN is an orphan disease that we estimate affects approximately 130,000 – 150,000 people in the US and approximately 200,000 people in Europe. A significantly higher prevalence of IgAN has been observed in Asia, including in Greater China, where it has historically been a leading cause of ESRD and where we estimate that IgAN affects approximately 2,000,000 people.

IgAN Pathophysiology

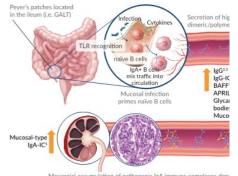
Although IgAN manifests in the kidney, the evidence indicates that it is a disease that starts in the distal part of the intestine, specifically in the ileum. Peyer's patches, which are concentrated within the gut-associated lymphoid tissue in the ileum, have been identified as a major source of mucosal-type IgA1 antibodies. IgA1 antibodies play a key role in the immune system, protecting the body from foreign substances such as food-derived factors, bacteria and viruses. Patients with IgA nephropathy have elevated levels of mucosal-type IgA, and studies have shown that the type of IgA that deposits in the glomeruli in patients with IgAN is identical to the mucosal-type IgA produced in the gut.

The majority of the IgA in the blood circulation is monomeric, heavily O-galactosylated and is derived from bone-marrow-residing plasma cells. In contrast, the mucosal-type IgA antibodies produced by the Peyer's patches are predominately dimeric or polymeric and are galactose deficient. In IgAN patients, a combination of a genetic predisposition and of envi-



The structure of IgA antibodies varies depending on where they are produced

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Mesangial accumulation of pathogenic IgA immune complexes dep from the circulation and/or formed in situ in the glomerular mesang

ronmental, bacterial and dietary factors is presumed to lead to an increased production of these galactose-deficient IgA antibodies. This increased production, potentially in conjunction with increased intestinal permeability, leads to these antibodies appearing in the blood.

The galactose-deficient spot at the hinge region of the IgA antibodies is immunogenic when found in the circulation. It therefore generates an autoimmune response, attracting autoantibodies in the form of IgG or IgA and forming pathogenic immune complexes that deposit in the glomeruli, the kidney's filtration apparatus. The trapped immune complexes initiate an inflammatory response which damages the kidney and ultimately destroys its filtration mechanism. This leads to slow, progressive deterioration of renal function which in

progressive deterioration of renal function, which in many patients ultimately results in the need for dialysis or kidney transplant.

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COMMERCIALIZATION PLAN



The US Market

Calliditas is commercializing TARPYEO in the US with a targeted commercial infrastructure and primary focus on the specialist physicians (nephrologists) treating the IgAN patient population. We estimate the prevalence of IgAN in the US to be between 130,000 - 150,000 with up to 50% of these patients progressing and ending up at risk of developing end stage renal disease (ESRD.)

Commercial Launch Readiness

In 2021, Calliditas was focused on getting its commercial infrastructure in place in preparation for an FDA approval. Calliditas focused its pre-commercial efforts on disease education, market access and patient advocacy with the goal of facilitating appropriate access to TARPEYO for the patients for which it can fulfi an unmet medical need. Prior to approval, the focus was on medical education supported by unbranded disease state education and preparations, as well as market access preparations to ensure the successful commercialization of TARPEYO in early Q1 2022.

We have an experienced medical affairs, market access, marketing, and sales leadership team, with an average tenure of over 20 years. In March, we welcomed three additional industry veterans to the Calliditas team responsible for key functional areas of Medical Alfairs, Marketing and Sales. Warren Brooks, PhD, our Vice President of US Medical Affairs, joined Calliditas from Regeneron, where he served as a Senior Director, National Lead in Immunology in Medical Affairs. Teona Johnson, Head of US Marketing, joined Calliditas after spending over 10 years in leadership roles in marketing at Pfizer Inc and bringing over 15 years of marketing experience which includes a proven track record of successfully launching and growing brands in the biopharmaceutical industry. Our Head of Sales, David Ferraro, joined the team from Kyowa Kirin, Inc., a global specialty pharmaceutical company, where he served as the National Sales Director for the Oncology / Rare Disease business unit.

Medical Affairs:



Our medical science liaison team, which was initially formed in early 2020, continued its work in establishing relationships and collaborating with our advisory boards and with key opinion leaders (KOLs) on how to best address and educate our audience. In 2021, we were also well published and active ngresses, attending the International

at the relevant congresses, attending the International Symposium on IgA Nephropathy (IIGANN), the ERA EDTA Congress and the International Symposium on IgA Nephropathy (IIGANN). Callidias also published two posters at the American Society of Nephrology

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(ASN) Digital Kidney Week 2021 in the 'Glomerular Diseases: Immunology and Inflammation in IgANP, C3GP, TMA, and Nephrotic Diseases' session. Dr Karen Molyneux from the Mayer IgA Nephropathy Laboratory at the University of Leicester presented a poster titled "Targeted Release Formulation Budesonide Selectively Reduces Circulating Levels of Chemokines Critical to Immune Cell Trafficking to Peyer Patches in IgA Nephropathy". In addition, Laura Pérez-Alós presented research on how "Treatment with Targeted Release Formulation Budesonide Modulates the Complement System in Patients with IgA Nephropathy".

Market Access:



Calliditas has done extensive work in market access over the past several years. During 2021 we developed and implemented the optimal trade and distribution path for TARPEYO. This included selecting and partnering with two of the industry's best in ICS from AmerisourceBergen

and our exclusive specialty pharmacy Biologics, a McKesson company.

Our national account managers were in the field in the months leading up to approval, holding and arranging meetings with payers to educate them on IgAN – as this marked the first time that a company approached them to treat this rare disease. TARPEYO is priced according to the value it offers patients and towards reducing IgAN disease burden on society. Value was assessed according to clinical, economic, and societal benefits, factoring in both established and innovative treatments that are currently available. We believe health insurance will provide broad coverage of TARPEYO, and Calliditas is committed to help ensure that all appropriate patients will have access to this medication.

Upon approval we launched TARPEYO Touchpoints™, a full-service patient and provider support program, offering services, assistance and resources designed to accelerate and streamline access to TARPEYO for the appropriate patients. The program utilizes Biologics by McKesson's PharmacyEite^{IM} model, which integrates the Hub and exclusive Specialty Pharmacy services under one roof. We have a dedicated team of Care Navigators (dedicated Case Managers), as well as a designated Rare Pod Team which contains nurses, pharmacists, and a fulfilment and distribution team. experi

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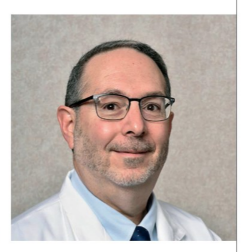
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Interview with Dr. Brad Rovin



Dr Brad Rovin is the Director of the Division of Nephrology and the Vice Chairman of Medicine for Research at the Ohio State University Wexner Medical Centre. He is also the Lee A. Hebert Distinguished Professor of Nephrology at OSU. As a nephrologist, Dr. Rovin specializes in autoimmune kidney diseases, with a focus on how the immune system interacts with the kidney and causes renal inflammation and injury.

Historically, what have the challenges been when approaching the treatment of IgAN?

The biggest challenge is trying to tell the patient that after many years of study we still don't know how to treat IgAN, and all that can be offered is good blood pressure control, RASi inhibition, and systemic gluco-corticoids, with all of their side effects.

What does it mean broadly for nephrologists and patients to have the first approved medication for this indication?

Several important points. It shows that the nephrology community, the IgAN patient community, and the FDA can all work together to make progress in this disease. I think it also give patients hope and faith in the medical research enterprise.

What approach do you currently take to treating your IgAN patients?

I generally start all patients on RAS inhibition as soon as the diagnosis is established. My goal is to minimize proteinuria, and while I am happy if I can get the patient below 1 g/d. I really want them below 500 mg/d.

How do you think the TARPEYO approval will shift your approach to treating your patients?

I am hopeful this will greatly attenuate my use of systemic glucocorticoids for IgAN patients. After giving sufficient time with RAS inhibition, I would pivot and add TARPEVO. Having TARPEVO available affords me the option of thinking about treatment for IgAN as multi-target. For example, if patients do not respond to RASi the way we want, we generally keep pushing the dose up and/or add another RASI, like an aldosterone antagonist. It may be better tolerated and avoid issues like hypotension or increased serum creatinine to use a reasonable dose of RASi, and if blood pressure is controlled appropriately to nove directly to a drug with a different mechanism of action to try and generate synergy.

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Commercialisation in Eu STADA Deal

This year, Calliditas and STADA Arzneimittel AG en to register and commercialize NEFECON for the tr in Europe.

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In July 2021, Calliditas announced a deal with STADA covering European Economic Area (EEA) member states, Switzerland and the UK valued at a total of 97.5 million EUR (\$115m), plus royalties. Under the terms of the agreement, Calliditas received an initial upfront payment of 20 million EUR (\$24m) upon signing and is entitled to up to an additional 77.5 million EUR (\$91m) in future payments linked to pre-defined regulatory and commercialization milestones. STADA is also due to pay tiered royalties on net sales expressed as a percentage between the low twenties and the low thirties.

Calliditas is advancing its delayed release formulation of budesonide under the development name "NEFECON®" outside of the US. Calliditas submitted a Marketing Authorization Application for NEFECON to the European Medicines Agency in May 2021. The submission was based, as was the submission to the FDA, on positive data from Part A of the NeflgArd pivotal Phase 3 study and on the Phase 2b NEFIGAN study, which also met both its primary endpoint of



Important milestones in the development of NEFECON

2007-2011 2016 The Phase 2a study is completed with Calliditas obtains orphan drug designation First patient is randomized in the pivotal -> for NEFECON in Europe clinical Phase 3 study NeflgArd positive results Calliditas obtains orphan designation Tufts Medical Center publishes the meta-Poster from Professor Barratt at IIgANN for NEFECON in the US analysis study related to changes of 2018 demonstrates that Nefecon modifies proteinuria as a surrogate endpoint in IgAN circulating IgA-IgG immune complex levels -) NEFECON becomes the lead product candidate in American Journal of Kidney Disease and levels of poorly O-Galactosylated IgA Calliditas gains exclusive rights to the TARGIT > First patient is enrolled in the pivotal Phase 3 formulation technology to develop and NeflgArd study manufacture NEFECON 2019 2017 202 Publication of results from the Phase 2b → All 200 patients are enrolled in Part A NEFECON core patents + + study in The Lancet (required for market approval) of the are granted in the US, Europe, China and Hong NeflgArd study Calliditas completes a number of End of Phase --> 2 meetings with the EMA and FDA, achieving After positive interaction with the FDA, the Kong acceptance by the FDA in January for the use design of Part B of the NeflgArd study is of reduction in proteinuria as an approvable endpoint for a pivotal Phase 3 study modified, significantly reducing the number of patients required in Part B, as well as reducing the overall study duration NEFECON is outlicensed to Everest Medicines, covering Greater China and Singapore Calliditas collaborates with KHI (American Society of Nephrology) on proteinuria as a surrogate endpoint in IgAN Calliditas announces initial results from the Phase 2b study and achieves the primary endpoint in a planned interim analysis, the only placebo-controlled, randomized study in IgAN to achieve this milestone F Calliditas Therapeutics | Annual Report 2021 Calliditas Therapeutics | Annua

A NOX Inhibitor Platform

Calliditas' pipeline contains development programs based on a first in class, novel NOX inhibitor platform that includes lead compound setanaxib, the first NOX inhibitor to reach the clinical trial stage.

Calliditas is presently launching trials with setanaxib in Primary Biliary Cholangitis (PBC) and in Squamous Cell Carcinoma of the Head & Neck (SCCHN).

NOX Enzymes

NOX enzyme inhibitors are a set of promising novel experimental drugs in a new therapeutic class recognised by the WHO since 2019 when it approved "naxib" as a new stem. Nicotinamide adenine dinucleotide phosphate (NADPH) oxidases, otherwise known as NOX enzymes, are the only known enzymes that are solely dedicated to producing reactive oxygen species (ROS) as their primary and sole function. They are transmembrane enzymes that transfer electrons from NADPH in the cytoplasm across the cell membrane, which results in the formation of ROS. There are seven NOX members, each differing in composition, modes of activation and the ROS type they produce. NOX1, NOX2, NOX3, and NOX5 transfer electrons from NADPH to molecular oxygen, producing superoxide anion (O2⁻⁻). NOX4, DUOX1 and DUOX2, meanwhile, mainly produce hydrogen peroxide (H₂O₂).

OXYGEN SUPEROXIDE ANION HYDROGEN PEROXIDE 0. SUPEROXIDE ANION HYDROGEN PEROXIDE

At appropriate concentrations, ROS have essential functions in cellular signalling processes, helping to regulate cell proliferation, differentiation and migration, as well as modulating the innate immune response, inflammation and fibrosis. However, disruption of the redox homeostasis has been implicated in multiple disease pathways. Oxidative stress, caused by an excess of ROS, is a likely common underlying mechanism for many disorders, including cardiovascular disease, neurodegenerative disorders, and cancer disease pathways. Setanaxib inhibits NOX1 and NOX4, enzymes which are implicated in inflammation and fibrosis pathways.

Clinical Development of Setanaxib

Setanaxib in Primary Biliary Cholangitis (PBC) PBC Disease Background

PBC is a progressive and chronic autoimmune disease of the liver that causes a cycle of immune injury to biliary epithelial cells, resulting in cholestasis and fibrosis. It is an orphan disease and, based on its known prevalence rates, we estimate that there are approximately 140,000 patients in the US, where the annual incidence ranges from 0.3 to 5.8 cases per 100.000. The origin of this autoimmune response is believed to be the production of cytotoxic T-cells and B-cell derived autoantibodies directed towards the epithelial cells of the small bile ducts in the liver, resulting in inflammation and damage to the duct cells and eventually in the destruction of the bile ducts. This destruction results in the accumulation of increased bile acid in the liver, a condition known as cholestasis, to levels that are toxic to the liver cells, which in turn results in the destruction of liver cells and formation of fibrous tissue

Early symptoms of PBC include fatigue, itchy skin, and dry eyes and mouth. As the disease progresses, symptoms range from pain in the upper right abdomen and musculoskeletal pain to oedema, jaundice, osteoporosis, elevated cholesterol and hypothyroidism. If untreated, active liver tissue is destroyed and replaced by fibrous tissue, leading to liver failure and the need for a liver transplant. Individuals with PBC are also at a greater risk than the general population of developing hepatocellular carcinoma.

Current Approved Treatments for PBC

Ursodeoxycholic acid, a generic drug also known as ursodiol or UDCA, and obeticholic acid, known as Ocaliva, are the only FDA- and EMA-approved treatments for PBC. These drugs are primarily anticholestatic. UDCA is a bile acid analogue which is incorporated into the bile acid pool, replacing other more toxic bile acids and reducing inflammation and

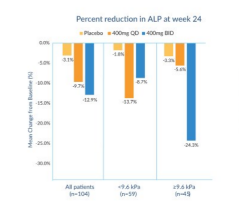
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cholestasis. However, while it remains the first-line therapy for patients with PBC, only 40% to 60% of patients respond adequately to UDCA. Ocaliva, a modified bile acid, is a farnesoid X receptor (FXR) agonist which modulates bile acid homeostasis, decreasing bile acid synthesis and increasing its clearance. However, despite these treatment options, there is still an unmet medical need among PBC patients, in particular when it comes to important quality of life outcomes.

Phase 2 Trial

Setanaxib previously has been investigated in a 24 week Phase 2 trial with 111 patients and has received orphan drug designation for the treatment of PBC in the United States and Europe. Although the study did not meet its primary endpoint, it met key secondary endpoints related to change in alkaline phosphatase (ALP), liver stiffness and important quality of life metrics.

Setanaxib 400mg BID achieved significant reduction in ALP of 12% vs placebo over the 24-week treatment period (p<0.001). Furthermore, in a pre-defined patient population with an estimated liver fibrosis stage of F3 or higher (defined as liver stiffness of ≥9.6 kPa), setanaxib had a more pronounced effect on ALP reduction and fibrosis.



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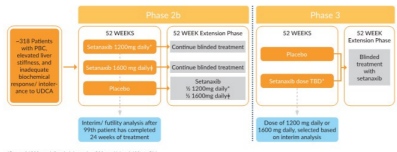
Phase 2b/3 TRANSFORM Trial

Calliditas has initiated a pivotal 52-week, randomized, placebo-controlled, double-blind, trial with an adaptive Phase 2b/3 design. Calliditas announced that the first patient was randomised in the TRANSFORM study on 15th February 2022.

Setanaxib will be administered to approximately 318 patients with PBC and elevated liver stiffness as well as intolerance or inadequate response to UDCA in a global trial conducted at up to 150 investigational centres

The primary endpoint is ALP reduction, with key secondary endpoints including change in liver stiffness, and effect on pruritus (itching) and fatigue. An interim analysis will be conducted once the 99th randomized patient has completed the Week 24 visit, which is expected in Q2 or Q3 2023, and the trial is expected to read out final data in late 2024 or early 2025

In August 2021, Calliditas received FDA Fast Track Desig-nation for setanaxib in PBC.



ed as 800 mg AM and 400 mg PM ed as 800 mg AM and 800 mg PM *Dose of 1200 mg daily adminis ‡Dose of 1600 mg daily adminis

Setanaxib in Head and Neck Cancer

Calliditas is also initiating a Phase 2 clinical trial to evaluate setanaxib in head and neck cancer. The response to immuno-oncology therapies can be affected by the tumour microenvironment, in particular by the numbers of tumour-infiltrating lymphocytes (TILs) and cancer-as sociated fibroblasts (CAFs) in the tumour. A relationship between cancer associated fibroblasts (CAFs) and prognosis in Squamous Cell Carcinoma of the Head & Neck (SCCHN) has been established.

NOX4 is highly over-expressed in CAFs and drives myofibroblastic activation within tumours, shielding them from CD8+ TILs. Targeting CAFs with setanaxib could improve patients' responses to immunotherapies, and function as an adjunct therapy. There is increasing use of pembrolizumab as 1st line monotherapy in patients with relapsed or metastatic SCCHN, although response rates are low (ORR approx, 20%).

Setanaxib has shown promising preclinical data in mice, reversing CAF differentiation and overcoming CD8-cell exclusion in vivo. Using a CAF-rich tumour model in mice, administration of setanaxib + pembrolizumab (versus either treatment alone) resulted in:

- Improved penetration of TILs into the centre of the tumour
- Slowing of tumour growth
- Improved survival

This research paper, 'NOX4 Inhibition Potentiates Immunotherapy by Overcoming Cancer-Associated Fibro-blast-Mediated CD8 T-cell Exclusion from Tumors' (DOI: 10.1158/0008-5472.CAN-19-3158), was one of the most highly cited Cancer Research articles in 2020 and 2021 and will be featured at the American Association for Cancer Research (AACR) Annual Meeting 2022.

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Screening Rande -60 Patients ≤ 28 Davs our accessible for tissue biopsy ositive CAF level (de fined as CAFs level in tumours ≥5%) No treatment Pembrolizu CAF = Cancer Associated Fibroblast 9 weeks IV = Intraveneously (±1 week) Tur PO = Per os (orally)

Calliditas is initiating a double-blind, randomized, placebo-controlled, proof-of-concept Phase 2 study. which will investigate the effect of setanaxib 800 mg twice daily in conjunction with pembrolizumab 200mg IV, administered every 3 weeks, in up to 60 patients with relapsed or metastatic SCCHN and tumours with moderate or high levels of CAFs. A tumour biopsy will be taken prior to randomization and again after approx-

Our pipeline

Indication / Trial	Research / Preclinical	Phase 1
lgAN/ NeflgArd		
PBC		
SCCHN		
IPF		
Kidney		
IgAN / OLE†		
	Trial IgAN/ NefIgArd PBC SCCHN IPF Kidney	Trial Preclinical IgAN/ NefigArd

ded to primarily support treatm oproved under accelerated approval in the USA under the tradename TARPEYO. TARPEYO^{IN} duce levels of protein in the urine (proteinuria) in adults with a kidney disease called primary ogression, generally UPCR # 1.5g/r, Callidias submitted a Marketing Authorization Applicat ed in an investigator led trial in DKD (Diabetic Kidney Disea

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Environmental, Social, and Corporate Governance

Our drive to provide access to treatment for patients with rare diseases with a high unmet medical need is the foundation of our business. As part of our mission to serve patients, we support environmental, social and corporate governance (ESG) initiatives that are aligned with our values and that can help us positively impact our patients, our employees and our planet.

Our Vision:

ESG

To leverage our interdisciplinary expertise in pharmaceutical product development to identify, develop and market high value new medicines in niche indications, in which there is a significant unmet medical need and where the company can partially or completely drive and participate in the commercialization of the product.



We are dedicated to ensuring that we act ethically and responsibly in every area of our business, with a commitment to the highest standards of clinical development and business ethics as well as the highest safety and quality standards.

Our committment to our employees

2021 was yet another year where the Calliditas team grew significantly, as the company bolstered its US team in preparation for TARPEYO's accelerated approval and formally completed our acquisition of Genkyotex, which became a wholly owned subsidiary of Calliditas in October. This growth has made our quality systems and our internal policies even more paramount, and we remain passionately committed to cultivating a productive, diverse and inclusive work environment and to maintaining a company culture that we are extremely proud of.

The success of Calliditas Therapeutics is determined by our ability to operate as a unified team as we work to earn the trust and respect of our co-workers, investors, and ultimately our patients. Our company is built on a foundation of creative, productive and dedicated employees and Calliditas is committed to ensuring equal opportunities for everyone to flourish and contribute to our overall mission. We look to promote ethical behaviour amongst our team through our company values and our employee code of conduct, and we view our employees as essential to helping us maintain a work environment that meets a high ethical standard. Every member of the Calliditas team is expected and encouraged to ask questions, seek guidance and report suspected violations of this code.

We also strongly believe in cultivating engagement across the different teams in our company and encouraging open communication. Employees have access to management, and receive regular feedback, including at vearly employee review sessions. The senior leadership team holds quarterly town hall meetings as a forum to share details about the progress made and plans for the future, and to foster an open dialogue with employees about the direction and objectives of the company. We are always seeking feedback and input to ensure that employees have the resources and support they need to be successful in their role and to contribute to the company's mission. We also encourage an appropriate work-life balance as we aim to maintain healthy employees and a healthy work environment. We are proud to offer a safe, inclusive, and stimulating workplace with equal development opportunities for all.

Commitment to Safety and Environmental Responsibility

Calliditas understands the importance of acting in

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an environmentally conscious way, and we always strive to be mindful of how our business operations could be impacting the planet. Our offices in New York and Stockholm are equipped with energy saving features like smart outlets, energy efficient lightbulbs and motion activated lights in common areas and bathrooms. While business travel is important to our company, with employees based across Europe and the United States, we are always mindful of our environmental impact, and have positioned our offices in areas with excellent transport links so as to encourage employees to utilize public transport.

Calliditas is also committed to rigorous safety standards, both for ourselves and our partners. Calliditas does not own or manage any manufacturing facilities, but we are rigorous and mindful about how we select our suppliers and build partnerships. All of our current appointed commercial suppliers are reputable companies, located in western Europe and USA. They were chosen through a selection process strictly evaluating, among other things, quality standards, compliance with laws and regulations and all relevant permits. We hold ourselves to higher quality standards than those required by law and will always hold any partners to the same rigorous standards.

Our acquisition and integration of Genkyotex has added two new offices, in France and Switzerland, and also means that as a company Calliditas is now engaged in clinical research. We strictly follow bioethics policies defined by French regulations when it comes to clinical research, which includes an internal Animal Welfare Committee and an external Ethics Committee to ensure all animal experiment project requests are acceptable from an ethical point of view. A careful regard for bioethics is embedded in all of our procedures, processes and decision-making in our clinical research.

Commitment to Our Patients

Since our company was founded, our mission and vision has been to focus on unmet needs in orphan indications and to bring to market treatments for those

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Share Performance

Nasdaq Stockholm

Calliditas was listed on Nasdaq Stockholm Mid-Cap, on June 29, 2018. As of December 31, 2021, the closing rate was SEK 112.8 yielding an decrease of 19% in 2021. During the same period, the OMXSPI increased by 34%. The highest closing rate during the year was SEK 143.6 and the lowest SEK 62.0.

Nasdaq USA

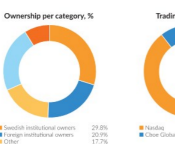
Calliditas was listed on Nasdaq Global Select Market in the U.S., on June 5, 2020. An ADS listed in the U.S. corresponds to two ordinary shares. On December 31, 2021, the closing price was USD 24.8, which gave a decrease of 26 percent during the period January-December 2021. Nasdaq Composite increased by 31 percent during the same period. The highest closing price during the year was USD 33.2 and the lowest was USD 15.0

Turnover

Nasdaq Stockholm

A total of 94.6 million shares were traded during the year, with a total value of SEK 10,162 million. On average, 373,999 shares were traded each day.





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Nasdaq USA

During the period January-December 2021, a total of 17.2 million ADSs were traded. On average, 68,390 ADSs were traded per day.

Shareholders

As of December 31, 2021, Calliditas had 19,879 shareholders. The 15 largest shareholders controlled 64.6% of the capital and voting rights at year-end. The three largest shareholders were BVF Partners, Stiftelsen Industrifonden and Linc AB. Foreign shareholders accounted for 31.7% of voting rights and capital.

Share Capital

As of December 31, 2021, share capital in Calliditas amounted to SEK 2,094 thousand. The number of shares was 52,341,584 corresponding to a quotient value per share of SEK 0.04. In accordance with the Articles of Association, share capital must be not less than SEK 710 thousand and not more than SEK 2,840 thousand, distributed between at least 17,750,000 shares and not exceed 71,000,000 shares. The proportion of shares available for trade (free float) amounted approximately to 65.8% at year-end.

Investor Relations Work

Investor Relations work in 2021 has focused on the continued establishment of Calliditas in the capital market in the Nordic region, Europe and the USA. The management has participated in a number of sector-specific conferences that during the year were primarily virtual. Calliditas has also conducted a large number of virtual meetings on both the sales and buying side to educate the market and ensure that there is a broad knowledge of the company in the market.

Analysts

Calliditas is monitored by Carnegie, Stifel, Kempen, Citi, Jefferies, Life Sci Capital, HC Wainwright, SEB and Penser



The 15 largest shareholders as of December 31, 2021 CALT

	Total number of			Daily av
Shareholders	number or shares	Holding, %	Votes, %	Low, SE
BVE Partners LP	6.331.562	12.7%	12.7%	High, SE
Stiftelsen Industrifonden	5,772,995	11.0%	11.0%	VWAP.
Linc AB	5,4861,08	10.5%	10.5%	Number
Fjärde AP-fonden	2,675,000	5.1%	5.1%	Average
Swedbank Robur Fonder	2,638,107	5.0%	5.0%	Average
Unionen	1.858,342	3.6%	3.6%	Number
Handelsbanken Fonder	1,767,236	3.4%	3.4%	Average
Avanza Pension	1,601,182	3.1%	3.1%	Daily tu
Sofinnova Partners	1,318,078	2.6%	2.6%	Part Na
Mikael Bender	1,100,459	2.1%	2.1%	Cboe G
Öhman Fonder	827,419	1.6%	1.6%	
Polar Capital	750,000	1.4%	1.4%	
BlackRock	499,867	1.0%	1.0%	
Renée Aguiar-Lucander	418,000	0.8%	0.8%	
Atlant Fonder	390,588	0.7%	0.7%	
Total share of the 15 largest shareholders	33,434,943	64.6%	64.6%	
Other shareholders	18,906,641	35.4%	35.4%	
Total	52,341,584	100.0%	100.0%	

Size classes as of December 31, 2021

Size classes	No. of known shareholders	No. of shares		
1 - 100	11,264	413,748		
101 - 200	2,570	396,484		
201 - 500	2.918	995,116		
501 - 1000	1,463	1,156,636		
1001 - 2000	831	1,273,079		
2001 - 5000	505	1,638,479		
5001 - 10000	161	1,173,940		
10001 - 20000	75	1,085,463		
20001 - 50000	43	1,424,350		
50001 - 100000	17	1,117,749		
100001 - 200000	12	1,725,739		
200001 - 500000	8	2,809,799		
500001 - 1000000	2	1,577,419		
1000001 - 4000000	7	12,958,404		
4000001 -	3	17,590,665		
Anonymous ownership		5,004,514		
TOTAL	19,879	52,341,584		

Board of Directors' Report

The Board of Directors and the CEO of Calliditas Therapeutics AB (publ), with its registered office, in Stockholm, Sweden and Corporate Registration Number 556659-9766, hereby submit the Annual Report and consolidated financial statements for the fiscal year 2021. All amounts are expressed in SEK millions unless otherwise stated.

Multi-Year Summary, Group

	2021	2020	2019	2018	2017
Net sales (SEK in thousands)	229,347	874	184,829		
Loss before income tax (SEK in thousands)	(513,373)	(436,151)	(32,501)	(132,049)	(86,794)
Total assets (SEK in thousands)	1,459,910	1,463,908	845,200	648,417	62,288
Average number of employees	56	23	14	10	10

Multi-Year Summary, Parent Company

	2021	2020	2019	2018	2017
Net sales (SEK in thousands)	229,347	874	184,829		
Loss before income tax (SEK in thousands)	(354,405)	(407,363)	(36,186)	(131,923)	(86,848)
Total assets (SEK in thousands)	1,528,439	1,318,525	838,249	651,633	65,366
Average number of employees	29	15	13	10	9

Operations

Calliditas Therapeutics is a commercial stage biopharma company based in Stockholm. Sweden focused on identifying, developing and commercializing novel treatments in orphan indications, with an initial focus on renal and hepatic diseases with significant unmet medical needs. Calliditas' lead product, TARPEYO, has been approved by the FDA as the first and only treatment of IgA nephropathy (IgAN), indicated for reduction of proteinuria in adults with primary IgAN at risk of rapid disease progression, generally a UPCR of ≥1.5g/ gram. Calliditas has also filed a marketing authorization application (MAA) with the European Medicines Agency (EMA) for this drug product. Additionally, Calliditas has initiated a clinical trial in primary biliary cholangitis and a trial in head and neck cancer, with NOX inhibitor product candidate setanaxib. Calliditas is listed on Nasdag Stockholm (ticker: CALTX) and the Nasdaq US Global Select Market (ticker: CALT).

In 2020, Calliditas made a positive reading of top line data from Part A of the NeflgArd study. The results were statistically significant and clinically relevant: proteinuria showed a 31% reduction compared to baseline, a stronger effect than seen in the phase 2b study (27%). In addition, eGFR was stabilized in the treated patient population, which is ultimately the real treatment goal. With the positive results from Part A of the Phase 3 clinical study top-line readout, Calliditas focused in 2021 mainly on applying for approval for Nefecon in the US and the EU as well as preparing for commercialization in the US and outlicensing Nefecon in the EU.

In March 2021, Calliditas submitted a New Drug Application (NDA) to the US Food and Drug Administration (FDA) for Nefecon for the treatment of primary IgA nephropathy (IgAN) and applied for accelerated approval under Chapter H, Section 505 (b) (2), and in May 2021 submitted a Marketing Authorization Application (MAA) to the European Medicines Agency (EMA).

In 2021, Caliditas intensified preparations for commercialization in the United States, and in December 2021, the FDA granted an accelerated approval for Nefecon in the United States under the name Tarpeyo[™] (budesonide), for the treatment of adult patients with primary IgA nephritis (IgAN) at risk of rapid disease progression. Tarpeyo became the first treatment ever approved for the treatment of IgAN. During the year, Caliditas also entered into a licensing agreement with Stada Arzneimittel AG to register and commercialize Nefecon for IgAN in the European Economic Area (EEA), Switzerland and the United Kingdom, as well as an agreement for a loan facility of 75 million divided into 3 parts of 25 million USD each with Kreos. During the fourth quarter of 2021, Caliditas also

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completed the acquisition of the French listed company Genkyotex SA, which now is fully owned by Calliditas.

The Group's revenues in 2021 derives mainly from milestone payments from Calliditas partnerships with Stada and Everest, which amounted to SEK 229.3 million and the Group may be dependent on external financing until Nefecon/Tarpeyo starts generating substantial revenues to ensure continued operations. During the year, a new share issue was carried out which raised a total of SEK 324.0 million before issue costs.

The group consists of the parent company Calliditas Therapeutics AB, the American subsidiaries Calliditas NA Enterprises Inc, Calliditas Therapeutics US Inc, the French subsidiary Calliditas Therapeutics France SAS and the Swedish subsidiary Nefecon AB, where there is no ongoing operations.

Significant Events During the Year Development plan for setanaxib

In January 2021, Calliditas announced the clinical development plan for setanaxib and additional data from Part A of NefigArd study at the company's R&D Day. Calliditas set out plans to initiate a pivotal Phase 2/3 study in PBC in 2H 2021. In addition, Calliditas set out plans to initiate a Phase 2 proof-of-concept study in head and neck cancer which would study administration of setanaxib in conjunction with immunotherapy targeting CAFs (cancer associated fibroblasts).

Calliditas also provided selected data from the recently concluded Part A of the Phase 3 study NeflgArd. The data presented included overall baseline characteristics, rate of discontinuation of study treatment (9.5%) and rate of discontinuation from the study (3.5%). It was also confirmed that no adverse clinical effects were seen with regards to weight gain, blood pressure or HbA1c, reflecting a safety profile in keeping with the Phase 2b trial.

FDA New Drug Application

In March 2021, Califditas submitted a New Drug Application (NDA) to the U.S. Food and Drug Administration (FDA) for NEFECON in patients with primary IgAN, Califditas was seeking accelerated approval under Subpart H for the 505(b)(2) application.

EMA Market Authorisation Application

In May 2021, Calliditas submitted a Marketing Authorisation Application (MAA) to the EMA for NEFECON.

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Sales and Earnings

Sales amounted to SEK 229.3 million and SEK 0.9 million for the years ended December 31, 2021 and 2020, respectively. The sales derive mainly from milestone payments during the year from the out-licensing of Nefecon to Everest and Stada for China and the EU. respectively.

Research and development expenses

Expenses for research and development amounted to SEK 357.5 million and SEK 241.4 million for the years ended December 31, 2021 and 2020, respectively. The cost increase for the full year 2021 is mainly attributable to the setanaxib studies and the development of setanaxib as well as a write-down of the SIIL platform compared with the same period last year.

Administrative and selling expenses

Administrative and selling expenses amounted to SEK 390.2 million and SEK 141.7 million for the years ended December 31, 2021 and 2020, respectively The increase compared with the previous year is mainly due to the commercial preparations for the launch of TARPEYO in the USA.

Other operating income / expenses

Other operating income amounted to SEK 0.3 million and SEK 2.5 million for the years ended December 31, 2021 and 2020, respectively and mainly pertains to currency gains on operating receivables. Other operating expenses amounted to SEK 6.3 million the year ended December 31, 2021, and mainly pertains to currency losses on operating liabilities and change in value of contingent consideration.

Financial income / expenses

Financial income amounted to SEK 20.3 million and SEK 0.5 for the years ended December 31, 2021 and 2020, respectively and mainly pertains unrealized currency gains. Financial expenses amounted to SEK 9.3 million and SEK 57.0 for the years ended December 31, 2021 and 2020, respectively and consist mainly of interest expense and unrealized exchange rate losses.

Tax

Income tax expenses, in all material respects, primarily relates to the U.S. subsidiaries of Calliditas Therapeutics. Deferred tax assets of SEK 5.1 million have been record nized in the twelve months ended December 31, 2021 due to future temporary differences that such losses can be used to offset and are related to Genkvotex. The Group's tax losses accumulated have otherwise not

been valued and not recognized as deferred tax assets. Deferred tax assets will be recognized for unused tax losses to the extent that it is probable that taxable profit will be available against which the losses can be utilized.

Earnings

For the years ended December 31, 2021 and December 31, 2019, the Group had a net loss of SEK 509.5 million and SEK 436.5 million, respectively and corresponding loss per share before and after dilution amounted to SEK 9.84 and SEK 9.66 for the years. respectively

Liquidity and Financial Position

Cash amounted to SEK 955.5 million and SEK 996.3 as of December 31, 2021 and 2020, respectively. In mid-2021, a new issue of 2.4 million shares was carried out. The total issue amount was SEK 324.0 million before issue costs.

Shareholders' equity related to the shareholders of the parent company amounted to SEK 1,008.3 million and SEK 1,210.5 million as of December 31, 2021 and 2020, respectively.

Cash Flow

Net cash used for operating activities was SEK 461.6 million and SEK 309.2 million for the years ended December 31, 2021 and 2020, respectively

Cash flow used in investing activities was SEK 24.3 million and 172.6 million for the years ended December 31, 2021 and 2020, respectively and derives mainly from a SEK 16.1 million milestone payment for the Budenofalk license and SEK 6.6 million in purchase of equipment.

Net cash provided by financing activities was SEK 435.2 million and SEK 768.6 million for the years ended December 31, 2021 and 2020, respectively, and arises mainly from the new share issue in August of a net SEK 304.0 million and the utilization in September of the first part of Kreos loan facility of SEK 199.5 million reduced by the purchase of the remaining shares in Genkvotex SA.

Net increase/(decrease) in cash amounted to (SEK 50.8 million) and SEK 286.8 million for the years ended December 31, 2021 and 2020, respectively.

Personnel

The number of employees in the Group were 66 and

34 employees as of December 31, 2021 and 2020, respectively. The total number of full-time equivalent (FTE), including the consultants, were 86 and 46 people as of December 31, 2021 and 2020, respectively. The average number of employees were 56 and 23 for the year ended December 31, 2021 and 2020, respectively of which 53% were women and 47% were men for 2021.

Environment

Calliditas works proactively to reduce its adverse environmental impact and to evolve as a sustainable company. Since Calliditas had no product sales during 2021. Calliditas' products have no impact on the environment. Instead, environmental impact is in the areas of purchasing of products and services, energy consumption and travel. Calliditas aims to contribute to sustainable development and is therefore endeavoring to actively improve environmental performance as far as it is economically viable.

Long-Term Incentive Programs

The Group had at December 31, 2021 two warrant programs outstanding, issued in 2018 and 2019. The warrant program issued in 2018 was addressed to employees and consultants and expired in March 2022 and the program issued 2019 was addressed to employees and consultants and expires in December 2022. At the time of issuance, the warrants were priced at market value in accordance with the Black & Scholes pricing model. In the program from 2018 and 2019 the participants cannot exercise the warrants until the first quarter of 2022 and fourth quarter 2022, respectively. As of December 31, 2021, the total number of warrants outstanding, if fully subscribed, corresponded to 1,279,086 shares.

The Group also has two outstanding option programs, ESOP 2020 and ESOP 2021. The options will be granted to the participants free of charge. The options have a three-year vesting period from the grant date, provided, with the usual exceptions, that the participant is still employed by / still provides services to Calliditas. Once the options have been exercised, they can be exercised over a one-year period. Each vested option entitles the holder to acquire one share in the company at a predetermined price. The price per share shall correspond to 115% of a weighted average price at which the company's shares are traded on Nasdaq Stockholm during the ten trading days preceding the allotment date. Exercise of options from ESOP 2020 can take place at the earliest during the third quarter of 2023. Exercise of options from ESOP 2021 can take place at the earliest during the third quarter of 2024. At

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Work of the Board of Directors

Calliditas' Board of Directors consists of five Board members including the Chairman, who is elected for the period until the 2022 AGM. The Board of Directors follows a written procedure that is revised on an annual basis and determined at the first regular Board meeting every year. Among other things, the rules of procedure govern the function of the Board of Directors as well as the functions and division of work between the members of the Board of Directors and the CEO. In connection with the Board meeting, the Board of Directors also establishes the instructions for the CEO, including financial reporting.

The Board meets in accordance with an annual schedule. In addition to these board meetings, additional board meetings may be convened to address issues that may not be referred to the regular board meeting. In 2021, the board met 16 times. In addition to the board meetings, the chairman of the board and the CEO have a continuous dialogue about the company's management.

In connection with the Board meeting, the Board of Directors also establishes the instructions for the CEO, including financial reporting.

For additional information of the work of the Board of Directors, please see the Corporate Governance Report on pages 86-91.

Guidelines for Executive Remuneration

The executive management for the Group falls within the provisions of these guidelines. Executive management refers to the CEO and other members of the executive management, as well as board members. The guidelines are forward-looking, i.e. they are applicable to remuneration agreed, and amendments to remuneration already agreed, after adoption of the guidelines by the annual general meeting 2021. These guidelines do not apply to any remuneration decided or approved by the general meeting. For the most recently adopted guidelines for remuneration to executive management, see Note 9 Employees and Personnel Costs.

The guidelines' promotion of Calliditas' business strategy, long-term interests and sustainability

Calliditas' business strategy is to progress its lead candidate Nefecon through Phase 3 clinical development and towards regulatory approval and subsequent commercialization and licensing. Calliditas has after

accelerated approval, started to commercialize Nefecon for IgA nephropathy on a standalone basis in the United States market, branded as TARPEYO, and have also signed partnerships in other regions. Calliditas will also selectively explore line extensions for Nefecon and setanaxib, and other drug candidates in the pipeline in other diseases where there is a strong scientific and clinical rationale and attractive commercial opportunities, such as in certain liver diseases. Calliditas may also selectively consider leveraging the Group's capabilities through accessing additional product candidates with a strong strategic and commercial fit with Nefecon for development and commercialization.

Calliditas' business strategy and safeguarding of its long-term interests, including its sustainability, presumes that Calliditas is able to recruit and retain gualified personnel. To this end, it is necessary that Calliditas offers competitive remuneration. These guidelines enable Calliditas to offer the executive management a competitive total remuneration.

Types of remuneration, etc.

Calliditas shall offer remuneration in accordance with market practice which enables the recruitment and retention of qualified executives. Remunerations within the Group shall be based on principles of performance, competitiveness and fairness.

The remuneration to the executive management may consist of fixed remuneration, variable remuneration, share and share-price related incentive programs, pension and other benefits. If local conditions justify variations in the remuneration principles, such variations may occur

The fixed remuneration shall reflect the individual's responsibility and experience level. The fixed remuneration shall be reviewed annually.

The variable cash remuneration covered by these guidelines shall aim at promoting Calliditas' business strategy and long-term interests, including its sustainability, by for example being clearly linked to the business strategy or promote the executive's long-term development. The satisfaction of criteria for awarding variable cash remuneration shall be measured over a period of one year. Variable remuneration paid in cash may not exceed 60 percent of the annual fixed cash salary. Variable remunerations shall be connected to predetermined and measurable criteria, designed with the aim of promoting the Group's long-term value

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creation. To which extent the criteria for awarding variable cash remuneration has been satisfied shall be evaluated/determined when the measurement period has ended. The Remuneration Committee is responsible for the evaluation so far as it concerns variable remuneration to the CEO and to other executives. For financial objectives, the evaluation shall be based on the latest financial information made public by the Group.

Pension shall be premium based. Variable cash remuneration shall not qualify for pension benefits. For the CEO and other executives, the premium may, in situations where premium-based pension is applicable, amount to a maximum of 30 percent of the annual fixed cash salary. Notwithstanding the above, the Board of Directors is entitled to offer other solutions which, in terms of cost, are equivalent to the above.

Executives may be awarded customary other benefits, such as company car, occupational health service, etc. Such other benefits may amount to not more than 15 percent of the fixed annual cash salary

Long-term share-related incentive plans for employees, consultants and certain board members have been implemented in Calliditas. Such plans have been resolved by the general meeting and are therefore excluded from these guidelines. For more information regarding these incentive plans, including the criteria on which the outcome depends on, please see https:// www.calliditas.se/en/remuneration-2323/.

Between Calliditas and the CEO, the notice period shall be 12 months upon notice by the company. Upon notice by the CEO, the notice period is 6 months. For other members of the executive management, notice periods of 3 to 12 months apply. During the notice period, normal cash salaries shall be paid. In addition, remuneration may be paid for non-compete undertakings. Such remuneration shall compensate for loss of income and shall only be paid in so far as the previously employed executive is not entitled to severance pay. The remuneration shall amount to not more than 60 percent of the fixed cash salary at the time of termination of employment and be paid during the time the non-compete undertaking applies, however not for more than 12 months following termination of employment.

Direct To the extent a board member conducts work for include Calliditas, in addition to the board work, consulting fees and other compensation for such work may be payable.

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Risk Management

Calliditas' board of directors and management work continuously to identify and assess risks for the company's operations and take measures to reduce the effect of these. A risk management strategy is drawn up for every material risk. This work involves support from expertise areas such as commercialization, regulatory strategies and the design and implementation of clinical trials.

Risks and Uncertainties

Calliditas' operations are impacted by a number of factors that affect the Group's earnings and financial position and that in certain respects cannot be controlled, in part or in full, by Calliditas. When assessing Calliditas' future development, it is important alongside opportunities for profit growth to also consider these risks. The most important material risks and uncertainties in terms of the Group's future development are listed below, without any order of precedence.

Operational risks

Calliditas main activities are research and development and commercialization of pharmaceuticals, which is an area that is to a large extent both risky and capital-intensive. Calliditas has a product in the commercial phase, Tarpeyo, which has been approved for marketing in the USA. There is a risk that commercialization will not go according to plan and that the uptake of treating doctors will be worse than planned or that the drug will not have sufficient effect or show unwanted side effects, which may affect sales negatively. Calliditas has two product candidates in clinical development. Nefecon and setanaxib, for the treatment of IgA nephropathy and primary biliary cholangitis and head and neck cancer, respectively, and there is a risk that the projects will never reach market registration due to the risk that the drugs do not have sufficient effect or show unwanted side effects. Even after a drug has been launched, market registration can be withdrawn if serious side effects occur.

Calliditas conducts clinical studies regarding its product candidates. Clinical studies are time-consuming and costly and involve risks such as difficulties in finding clinics, difficulties in recruiting suitable patients, that the cost per patient exceeds budget and shortcomings in the performance of the studies by the clinics participating in the study. Both Nefecon and setanaxib are drug candidates with orphan drug classification in IgA nephropathy and primary biliary cholangitis, respectively. The number of suitable patients for clinical trials is thus lower than for common diseases and it may be a challenge for Calliditas to recruit patients for the implementation of the Phase 2/3 study for the treatment of primary biliary cholangitis and the Phase 2 study for the treatment of head and neck cancer.

If competing drugs take market shares or competing research projects achieve a better effect and reach the market faster, the future value of the product portfolio may be lower than expected. Patent applications filed by Calliditas may never be approved and approved patents may be annulled, which may result in Calliditas losing patent protection. The business is also affected by government decisions such as approvals and price changes. There is an ongoing political debate on perceived overpricing of orphan drugs, especially in the United States. There is arisk that new rules will have a negative impact on orphan drug prices in the future.

There are also risks regarding the manufacture of the product where the selected manufacturer may have problems delivering sufficient quality and / or quantity or lose the necessary permits to manufacture. Part of Calliditas strategy is to investigate the possibility of developing products in other indications. Calliditas, however, has not yet finished any clinical trials in other indications. Conducting clinical trials is always associated with risks related to the implementation of the study, the results and the approval of regulatory authorities, and as a result it is currently uncertain whether Calliditas ambition to develop products for treatment for other indications will be realized.

The risk of the war in Ukraine and the EU sanctions imposed on Russia and Belarus is expected to be limited and not directly impact the Group since there is no direct link or exposure to these countries or entities listed by the EU restrictive measures. Any furture enforced sanctions or development of the situation will be monitored and adressed.

Liquidity risks

Calliuditas manages liquidity risks by continuously monitoring cash flow so that it can reduce liquidity risk and ensure its solvency. Given that Calliditas currently does not have its own earning ability, Calliditas may be dependent on external financing and there is a risk external financing will not be available to Calliditas if and when it is needed.

Financial risks

A financial policy for managing financial risks has been formulated by the Board and forms a framework of guidelines and rules in the form of risk mandates and limits for financial operations. Calliditas is mainly affected by the exchange rate risk. Calliditas has most of its expected future costs in the U.S. dollars and Euros. During 2021, Calliditas holded parts of the cash and cash equivalents in Euro and US dollars to reduce future currency exposure to EURO and US dollars. The

finance policy is updated at least once a year.

Parent Company

The Group's Parent Company is Calliditas Therapeutics AB. Operations and accounting in the Parent Company is aligned in all material respects with the operations and accounting of the Group. Net profit for the year and the financial position of the Parent Company are aligned in all material respects with the Group's which is why the comments for the Group are in all material respects also valid for the Parent Company. For the years ended December 31, 2021 and December 31, 2020, the Parent Company had a net loss of SEK 354.4 million and SEK 407.4 million, respectively.

The Parent Company had cash of SEK 894.5 million and SEK 978.2 million as of December 31, 2021 and 2020, respectively.

Outlook

Calliditas drug Nefecon has great market potential. The product has been approved under the brand name TARPEYO by the FDA in the USA which has granted an accelerated approval for TARPEYO (budesonide) targeted release capsules indicated to reduce proteinuria in adults with primary immunoglobulin A nephropathy (IgAN) at risk of rapid disease progression, generally described as a urine protein-to-creatine ratio (UPCR) \geq 1.5g / g. TARPEYO is the first and only FDA-approved treatment for this indication and has been designed specifically to target the origin of the disease. This approval marks the transition for Calliditas to a commercial phase biopharmaceutical company.

Nefecon is also in a Phase 3 clinical study for IgA nephropathy where Part B of the NeflgArd study is ongoing. With studies in PBC and head and neck cancer with setanaxib initiated, the business is capital intensive and until Nefecon/TARPEYO will bring in steady revenues that exceed the costs, external

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Consolidated Statements of Income

		Year Ended December 31,			
(SEK in thousands, except per share amounts)	Note	2021	2020	2019	
Net sales	3	229,347	874	184,829	
Research and development expenses	9,10	(357,485)	(241,371)	(149,826)	
Administrative and selling expenses	6,8,9,10	(390,232)	(141,724)	(62,882)	
Other operating income	4	259	2,501	4,385	
Other operating expenses	5	(6,344)	12	(4,525)	
Operating loss	7	(524,456)	(379,720)	(28,019)	
Financial income	11	20,336	547	926	
Financial expenses	12	(9,253)	(56,978)	(5,408)	
Loss before income tax		(513,373)	(436,151)	(32,501)	
Income tax expense	13	3,836	(360)	(77)	
Loss for the year	_	(509,537)	(436,511)	(32,578)	
Attributable to:					
Equity holders of the Parent Company		(500,293)	(433,494)	(32,578)	
Non-controlling interests		(9,244)	(3,017)		
		(509,537)	(436,511)	(32,578)	
Loss per share					
Before and after dilution to ordinary equity holders of the Parent Company	14	(9.84)	(9.66)	(0.88)	

GROUP Consolidated Statements of Com

(SEK in thousands)	1
Loss for the year	
Other comprehensive income	
Other comprehensive income/(loss) that may be reclassified to profit or loss in subsequent periods:	
Exchange differences on translation of foreign operations	21
Other comprehensive income/(loss) that may be reclassified to profit or loss in subsequent periods	
Other comprehensive income/(loss) that will not be reclassified to profit or loss in subsequent periods:	
Remeasurement gain on defined benefit plans	
Other comprehensive income/(loss) that will not be reclassified to profit or loss in subsequent periods	
Other comprehensive income/(loss) for the year	
Total comprehensive loss for the year	
Attributable to:	
Equity holders of the Parent Company	
Non-controlling interests	

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Consolidated Statements of Financial Position

		December 31,		
(SEK in thousands)	Note	2021	2020	
ASSETS				
Non-current assets				
Intangible assets	15,16	399,418	418,825	
Equipment	17	6,309	163	
Right-of-use assets	В	33,300	5,244	
Non-current financial assets	18,20, 31	3,915	2,225	
Deferred tax assets	19	4,196	600	
Total non-current assets		447,138	427,057	
Current assets				
Inventory	29	889		
Other current assets	29	11,343	22,801	
		45.032		
Prepaid expenses	22	955,507	17,746 996,304	
Cash	23			
Total current assets		1,012,772	1,036,851	
TOTAL ASSETS		1,459,910	1,463,908	
EQUITY AND LIABILITIES				
Equity	25			
Share capital		2,094	1.998	
Additional paid-in capital		2.459.741	2.133.179	
Reserves		(26.979)	(6.090	
Retained earnings including net loss for the year		(1,426,574)	(918.596	
Equity attributable to equity holders of the Parent Company		1,008,281	1,210,491	
Non-controlling interests			45.809	
Total equity		1,008,281	1,256,300	
Non-current liabilities				
Provisions	26	14,530	6.391	
Contingent consideration	15.30	54,399	48.969	
Pension liabilities	27	3,182	8.296	
Deferred tax liabilities	15,19	30,856	37,454	
Non-current interesting-bearing liabilities	21	189,164		
Non-current lease liabilities	8,20	24,052	878	
Total non-current liabilities		316,184	101,989	
Current liabilities				
Current liabilities		(7.07*	50.000	
Accounts payable	20,21	67,971	53,827	
Current tax liabilities		1,221	518	
Other current liabilities	8,20	12,702	9,888	
Accrued expenses and deferred revenue	28	53,553	41,386	
Total current liabilities		135,446	105,619	
TOTAL EQUITY AND LIABILITIES		1.459.910	1,463,908	

GROUP Consolidated Statements of Chan

Attributable to the Equit

(SEK in thousands)	Note	Share Capital	Additional Paid-in Capital	Tra
Opening equity January 1, 2019		1,408	1,072,319	
Loss for the year				
Other comprehensive income/(loss) for the year		-		
Total comprehensive loss for the year		-	-	
Transactions with owners:				
New share issue		140	210,177	
Costs attributable to new share issue		-	(10,915)	
Premiums from warrants issuance	10	2	2,834	
Share-based payments	10		249	
Total transactions with owners		140	202,345	
Closing equity December 31, 2019		1,548	1,274,664	
Opening equity January 1, 2020		1,548	1,274,664	
Loss for the year				
Other comprehensive income/(loss) for the year				(
Total comprehensive loss for the year		-	-	(
Transactions with owners:				
New share issue		397	890,990	
Costs attributable to new share issue		-	(97,686)	
Exercise of warrants		52	59,199	
Share-based payments	10	-	6,012	
Non-controlling interests from busi- ness combinations	15	-	-	
Purchase of non-controlling interests		2	2	
Total transactions with owners		449	858,516	
Closing equity December 31, 2020	10,15,25	1,998	2,133,179	(
Opening equity January 1, 2021		1,998	2,133,179	(
Loss for the year				
Other comprehensive income/(loss) for the year				(2
Total comprehensive loss for the year		-		(2
Transactions with owners:				
New share issue		96	323,904	
Contribution from non-controlling interest				
Costs attributable to new share issue			(20,909)	
Share-based payments	15		23,567	
Purchase of non-controlling interests		2	-	
Total transactions with owners		96	326,562	2
Closing equity December 31, 2021	10.15.25	2.094	2,459,741	12

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Consolidated Statements of Cash Flows

			Ended December 31,	
(SEK in thousands)	Note	2021	2020	2019
Operating activities				
Operating loss		(524,456)	(379,720)	(28.019)
Adjustments for non-cash items	23	66.676	15.465	2.308
Interest received		102	1.912	926
Interest paid		(5.432)	(393)	(325)
Income taxes paid		(3,949)	(528)	-
Cash flow from operating activities before changes in working capital		(467,058)	(363,264)	(25,110)
Cash flow from changes in working capital				
Changes in inventory		(949)		-
Changes in operating receivables		(11,712)	8,033	(53,546)
Changes in operating liabilities		18,131	46,050	7,645
Cash flow from operating activities		(461,588)	(309,181)	(71,011)
Investing activities				
Acquisition of a subsidiary, net of cash acquired	15	-	(172,602)	
Purchase of equipment	17	(6,588)		(118)
Investments in non-current financial assets	18	(1,686)	(5)	(1,888)
Purchase of intangible assets	16	(16,066)		(16,066)
Cash flow from investing activities		(24,340)	(172,607)	(18,072)
Financing activities				
New share issue		324,000	891,388	210,317
Costs attributable to new share issue		(20,909)	(95,937)	(12,663)
Exercise of warrants		-	59,251	
Premiums from warrants issuance		-	-	2,834
Purchase of non-controlling interests		(49,303)	(82,172)	
Contribution from non-controlling intereset		2,282		
New borrowings	21	199.524	2	
Costs attributable to new loans		(14,858)	-	-
Repayment of lease liabilities		(5,575)	(3,972)	(1,652)
Cash flow from financing activities		435,162	768,558	198,835
Net increase/(decrease) in cash		(50,766)	286,770	109,752
Cash at beginning of the year		996,304	753,540	646,175
Exchange-rate difference in cash		9,969	(44,006)	(2,387)
Cash at the end of the year	23	955,507	996,304	753,540

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GROUP Notes to Consolidated Financial S

(SEK in thousands, except per share amounts or as otherwise indicated)

Description of Business

Califclias Therapeutics AB (pub) ("Califclias" or the "Parent Company"), with corporate registration number 55659-9766, and its subsidiaries (calificitive), the "Group" conduct development and commercial activities in pharmaceuticals. These consolidated financial statements encompass the Group, domibilel in Stockholm, Sweden, and its subsidiaries for the year ended December 31, 2021, December 31, 2020 and December 31, 2019. The group has elected to present in addition to minimum periods required under IFRS, a consolidated statement of income, consolidated statement of cash flows, and consolidated statement of cash comparative period.

Calliditas is clinical-stage biopharmaceutical company focused on identi-fying, developing and commercializing novel treatments in orphan indica-tions, with an initial focus on renal and hepatic diseases with significant unnet medical needs. The registered address of the corporate headquar-ters is Kungsbron 1, D5, Stockholm, Sweden,

ters is sungsorint 1. US. subcorolini, sweden's Calliditas was founded as a public limited liability company under the laws of Sweden on February 20. 2004 under the name Pharmalink AB and registered with the Swedish Companies Registration Office on April 15. 2004, As of December 31, 2021. Calliditas is the Parent Company of four subsidiaries located in Sweden, France and in the United States. The Swedish subsidiary is Netrocon AB which is conducting no operating activities. The subsidiaries in the United States are Callidiars Therapeutics US Inc and Calliditas NA Enterprises Inc, who are conducting proce-comme-cialization and commercialization activities activities in the United States, respectively. The French subsidiary is Callidiary Therapeutics France SAS located in France which is conducting preclinical activities.

The Board of Directors (the 'Board') approved, and authorized for issuanc these consolidated financial statements on April 27, 2022, which will be presented for adoption at the Annual General Meeting on May 19, 2022. nce,

Note 1 Significant Accounting Policies

Basis for Preparation

Basis for Preparation These consolidated financial statements have been prepared in accordance with the International Financial Reporting Standards (FRS) published by the International Accounting Standards Board (IASB) as adopted by the European Union (EU). In addition, the consolidated financial statements comply with the recommendation of the Sweelsh Financial Reporting Board RFR 1, Supplementary Accounting Regulations for Groups.

The accounting policies stated below have, unless otherwise stated, been applied consistently over all periods presented in the consolidated financial statements. The Group's accounting policies have been applied consistently by the Group's companies. The consolidated financial statements provide comparative information in respect of the previous period.

Functional Currency and Reporting Currency The Parent Company's functional currency is Swedish Kronor (SEK), which is also the presentation currency of the Group. This means that the finan-cial statements are presented in Swedish kronor (SEK) and all amounts, unless otherwise stated, are rounded to the nearest thousand (SEK 000s).

Basis for Valuation and Current versus Non-Current Classification

The consolidated financial statements have been prepared on a historical cost basis, except for certain financial assets (including derivative financial instrument) and contingent consideration that have been measured at fair value through profit or loss

The Group presents assets and liabilities in the statement of financial posi-tion based on current/non-current classification. An asset is current when it is expected to be realized within twelve months after the reporting period. All other assets are classified as non-current. A liability is current when it is due to be settled within twelve months after the reporting period. The Group classifies all other liabilities as non-current.

Basis for Consolidation

Basis for Consolidation The consolidated financial statements comprise the financial statements of the Parent Company and its subsidiaries as of December 31, 2021. Control is achieved when the Parent Company has control over the investee, the Parent Company is exposed to or has rights to variable returns from its involvement in the investee, and the Parent Company has the ability to use

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The Group's revenues for the financial year 2021 is allocated based on the ---e:-surgas-revenues for the financial year 2021 is allocated based on the following identified performance obligations: 10 Jutificensing of Nefecon to Everest Medicines for the Chinese region and Singapore, and to Stada Arzneimittel for the EEA region. 2) Certain regulatory services to Stada Arzneimittel related to the EU regulatory approval process.

regulatory approval process. Revenue for the outlicensing of Nefecon for the Chinese region and Singa-pore, as well as the EAA region, is recognized at the point in time when control of the intellectual property is transferred. The revenue allocated to the performance obligation is based on the residual approach, and consists of the total transaction price for each contract after deducting the stand-alone selling price of all other performance obligations. Revenue for the provision of certain regulatory services to Stada is reported over time as the services are performed, and the allocation of revenue to the perfor-mance obligation is based on the expected costs to provide the service. and a profit margin based on comparable companies. In the prior year, the Group recognized revenue for a performance obligations. The revenue allocated to this performance obligation was based on the expected costs to provide the goods, and a profit margin based on comparable companies.

These contracts with customers consists of fixed remuneration as well as variable remuneration in the form of regulatory and commercial milestones and sales-based royatties. Variable remuneration (for example, attributable to future regulatory milestones) are initially considered constrained, as there is significant uncertainty as to whether these will occur. Compensa-tion attributable to sales-based milestones or royatiles is not recognized until the sale that results in the right to the royatiles have occurred.

Inventory Inventory is recognized as the lower of the acquisition cost and the net Inventory is recognized as the lower of the acquisition cost and poli-cable indirect manufacturing costs. The net realizable value is the estimated alse price in operating activities. By continuously monitoring inventory, we ensure that it is dispatched based on its shelf life and moving average basis, When necessary, impairment of inventory is performed within the frame of normal business operations and is recognized in costs of goods sold.

Financial Income

Financial income Financial income econsists of interest income and foreign exchange gains. Interest income is recognized in accordance with the effective interest method. Effective interest is the interest that discounts estimated future receipts and payments during a financial instrument's anticipated duration to the financial assets or liability's recognized net value. The calculation contains all costs included in the effective interest paid by the parties to the contract, transaction costs and all other premiums and discounts. Dividends received are recognized when the right to receive a dividend has been established. Foreign exchange gains and losses are netted.

Research and Development

Research and Development Research and development expenses consist primarily of costs incurred for the Group's product candidates. The Group expenses research and develop-ment costs as incurred. The Group expenses research and develop-ment costs as incurred. The Group recognizes external development costs based on an evaluation of the progress to completion of specific tasks using information provided by Califiais service providers. Payments for these activities are based on the terms of the individual agreements which may differ from the pattern of costs incurred, and are reflected in the consolidated financial statements as a prepaid expense or accrued expense. Research and development tax credits are recognized on social security costs and in France. In Sweden tax credits are recognized on offset to research and development tax credits are recognized on affset to essearch and development tax credits are recognized as onfset to match and development tax credits are recognized and offset to research and development tax credits are recognized as onfset to research and development tax credits are recognized as onfset to research and development tax credits are recognized as onfset to research and development tax credits are recognized as the second and tax development expenses in the consolidated statements of income.

Administrative and Selling

Administrative and Selling Administrative and selling expenses consist of salaries and other related costs for personnel in the Group's executive, finance, corporate, market access, commercilization and business development and administrative functions. Administrative and selling expenses also include professional frees for legal, patent, accounting, auditing, tax and consulting services, related travel expenses and facility-related expenses, which include allocated expenses for rent and maintenance of facilities and other operating costs.

Employee Benefits

GUTENT Employee benefits such as salaries, social security costs, vacation pay and bonues are expensed during the period in which employees perform the service.

Person The Group has both defined-contribution and defined-benefit pension plans, and most employees are covered by and recognized in the defined-contribution pension plans. Employees in France and Switzerland are covered by defined-benefit pension plans. All other employees were covered by defined-contribution pension plans. See Note 27 Pension

Defined-contribution pension plans A defined-contribution pension plan is a pension plan according to which the Group pays fixed premiums to a separate legal entity. The Group does not have any legal or informal obligation to pay further premiums if this legal entity does not have sufficient assets to pay the full remuneration to employees corresponding to their service during the current or previous periods. The Group therefore has no further risk. The Group's obligations relating to fees reference relativity on home averaged in period or lates are the server. for defined-contribution plans are expensed in profit or loss as they are accrued due to the employee performing services for the Group over a period.

Defined-benefit pension plans

Defined-benefit pension plans in defined-benefit plans, the pension is determined as a percentage of the pensionable final stary, based on the employee's length of service and average final stary. The Goung is responsible for ensuring that the established benefits are paid out. The defined-benefit pension obligations are recognized in the consolidated statements of financial position as the total of the estimated present value of the obligations and the fair value of the oblar stars, the Goung is negronable pension expense and the star of the plan assets, which are recognized as a provision or a non-current financial receivable. For defined benefit plans, pension expense and commitments are calculated using the applicable principles of IAS 19. This calculation is performed annually by independent actuaries. The Group's obligations are measured at the present value of expected future payments.

Actuarial gains and losses may arise in connection with the determination of the present value of the obligations and the fair value of plan assets. These arise either because the fair value differs from the previous assump-tion, or the assumptions change. Actuarial gains and losses are recognized in the consolidated statements of comprehensive income in the period in which they arise. Interest expense, less the estimated return on plan assets is classified as a financial expense. Other cost items in the pension expense are charged to operating profit.

Severance pay An expense for remuneration in connection with termination of employ-ment of personnel is recognized only if the Group is committed, without any realistic possibility of withdrawal, by a formal detailed plan to elimina a position in advance of when that position would normally expire. When remuneration is paid as an offer to encourage voluntary termination of employment, the cost is recognized if it is probable that the offer will be accepted and the number of employees that will accept the offer can be reliable estimated.

Share-based payments

Share-based payments in the Group refers to option programs and performance-based share award programs, which are regulated by equity instruments. In cases where the fair value of the instrument exceeds what the employee paid, the difference is recognized as a personnel cost. The fair value of options is determined at the alignment date using the Black-Scholes model for pricing of options. The valuation of the performance share awards is based on a discounted model with Monte Carlo simulation of the share price's development for the share-related parts and with estimated probabilities for the outcome of the market conditions. The cost is recognized, together with a corresponding increase in equily, during the date on which the employees concerned are fully eligible for compensation.

Social security costs attributable to equify related instruments to employees as menuneration for purchased services shall be expensed over the periods during which the services are performed. The cost should then be measured using the same valuation model used when the options were issued. The provision recognized must be revalued at each reporting period on the basis of a calculation of the social security costs that may be paid when the instruments are reashed.

Lesses Lesses The Group assesses at contract inception whether a contract is, or contains, a lease. That is, if the contract conveys the right to control the use of an identified asset for a period of time in exchange for constraints.

The Group applies a single recognition and measurement approach for all leases, except for short-term leases and leases of low-value assets. The Group recognizes lease liabilities for future remaining lease payments and right-of-use assets representing the right to use the underlying assets.

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Right-of-use assets

Right-of-use assets The Group recognizes right-of-use assets at the commencement date of the lease (i.e., the date the underlying asset is available for use). Right-of-use assets are measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities. The cost of right-of-use assets includes the amount of lease liabilities recognized, initial direct costs incurred, and lease payments made at or before the commencement date less any lease incentives received.

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Right-of-use assets are depreciated on a straight-line basis over the estimated lease term, which currently is two to three years for the Group's leases.

lease term, which currently is two to three years for the caroup sizenes. Lase liabilities At the commencement date of the lease, the Group recognizes lease liabilities measured at the present value of lease payments to be made over the lease term. The lease payments include fixed payments leases any lease incentives receivable and variable lease payments that depend on an index or a rate. In calculating the present value of lease payments the Group uses its incremental borrowing rate at the commencement date, because the interest rate implicit in the lease is not rease payments. However, in addition, the carrying amount of lease liabilities is increased to reflect the accretion of interest and reduced for the lease payments made. In addition, the carrying amount of lease liabilities is measured if there payments (e.g., changes to future payments resulting from a change in an induction a change in the lease term, or a change in an induction act on the lease term or a change in an induction in the consolidated statements of financial position (see Note 8 Leases and 20 Financial and Non- Financial Assets and Liabilities).

Short-term leases and leases of low-value assets The Group applies the short-term lease recognition exemption to its short-term leases of equipment [ie, those leases that have a lease term on twelve months or less from the commencement date). It also applies the lease of low-value assets recognition exemption to leases of office equip-ment that are considered to be low-value. Lease payments on short-term leases and low-sets of low value assets are recognized as an expense on a straight-line basis over the lease term. m of

Financial Expenses Financial expenses mainly consist of realized and unrealized losses on foreign exchange derivative instruments and unrealized foreign exchange losses. Foreign exchange gains and losses are netted.

Taxes

Taxes Income tax comprises current tax and deferred tax. Income tax is recog-nized in net profit for the year, except when the underlying transaction is recognized in other comprehensive income or equity with the related tax effect recognized in other comprehensive income and in equity. Current tax is the tax that is to be paid or neceived in the current year with the application of the tax rates that have been enacted or substantively enacted by the end of the reporting period. Current tax also includes adjustments of current tax attributable to prior periods.

Deferred tax is recognized on all temporary differences that arise between the tax value of assets and liabilities and their carrying amounts. Temporary differences attributable to participations in Group companies in oth recognized, since it is unlikely that such a reversal will take place in the foresceable future.

The valuation of deferred tax is based on how the underlying assets or liabilities are expected to be realized or settled. Deferred tax is measured with the application of the tax rates and tax rules decided or announced on the closing date, and that are expected to apply when the deferred tax asset in quesition is realized or the deferred tax liability is settled. Deferred tax liabilities and deferred tax assets are offset as far as possible within the framework of local laws and regulations on taxation.

Deferred tax assets on deductible temporary differences and loss carryforwards are recognized only to the extent that it is probable that it will be possible to utilize these, or to the extent that there are temporary differences which these can be utilized to offset. A provision for deferred tax assets will be recognized when it is no longer deemed probable that they can be utilized.

Intangible Assets

n the Group consist of licenses and similar rights and

Ucenses and similar rights The acquisition of Genkyotex SA resulted in the Group acquiring the rights to the NOX platform as well as goodwill.

Impairment of Non-Financial Assets

Goodwill and intangible assists not yet available for use, are not amotticed but the Group assesses for impairment at each reporting date, or when there is an indication that an asset may be impaired. Equipment that is depreciated is assessed for impairment whenever events or changes in circumstances indicate that the carrying amount is not recoverable.

An impairment loss is made by the amount by which the asset's carrying amount exceechs its recoverable amount. An asset's recoverable amount is the higher of an asset's or cash generating unit's (CGUP) fair value less costs of disposal and its value in use. The recoverable amount is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets. When asset is considered impaired and is written down to its recoverable amount, the asset is considered impaired and is written down to its recoverable amount.

In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of memory and the risks specific to the asset. In determining fair value less costs of disposal, recent market transactions are taken into account. If no such transactions can be identified, an appropriate valuation model is used. These calculations are comborated by valuation multiples, quoted share prices for publicly trade companies or other available fair value indicators.

The Group bases its impairment measurement on intangible assets on a probability-adjusted cash flow model. The value of licenses is measured by estimating the expected future cash flows and present value adjustments to take into account the development risk. The valuation takes into account cash flow from potential commercialization during the expected useful file and does not include calculation of any residual value thereafter. The most critical assumptions mainly consist of assumptions about the timing of potential commercialization, market size, market share and probability of reaching the market.

Precuring the markes. When assessing the impairment requirement for goodwill, this is grouped at the lowest levels for which there are separately identifiable cash flows. Califidias has made the assessment that the Group's operations as a whole comprise a cash generating unit. Impairment losses of continuing oper-ations are recognized in the statement of income in expense categories consistent with the function of the impairder assess of continuing oper-ations are recognized impairment loss is reversed only if there has been a change in the assumptions used to determine the asset's recoverable amount since the last impairment loss was recognized. The reversal is initied so that the carrying amount of the asset does not execut its recoverable amount, nor exceed the carrying amount that would have beer determined, net of depreciation, ad no impairment loss been recognized for the asset in prior years.

Financial Assets and Financial Liabilities A financial instrument is any contract that gives rise to a financial asset to one entity, and a financial liability or equity instrument of another entity. Financial instruments are classified at initial recognition, including on the basis of the purpose for which the instrument was acquired and manage This classification determines the valuation of the instruments.

Initial recognition and measurement of financial assets The Group's financial assets consist of Ingreem receivables, other current receivables and cash, all of which are classified at amortized cost.

The instruments are classified into: – Amortized cost, or – Fair value through profit or loss

Financial assets at amoritized cost are initially measured at fair value with the addition of transaction costs. Following the initial recognition, the assets are measured at amoritized cost less a provision for losses on expected credit losses. Assets classified at amoritized cost are held according to the business model to collect contractual cash flows that and/p apments of capital amount and interest on the custanding capital only payments of capital amount and interest on the custanding capital and the custance of the custan

Initial recognition and measurement of financial liabilities The Group's financial liabilities consist of contingent consideration related to business combinations, accounts payable and other current liabilities, of which, except contingent consideration, are classified as amortized co Contingent consideration related to business combinations is classified a fair value through profit or loss. nsideration related

he instruments are classified into: - Amortized cost, or - Fair value through profit or loss The i

Financial liabilities at amortized costs are initially measured at fair value, net of transaction costs. Subsequently periods are measured at amortized cost-using the effective interest (EIR) method. Financial liabilities classified at fair value are measured both initially and in subsequent periods at fair value in the Group's consolidated statements of financial position, where changes in fair value are recognized in the Group's consolidated statements of finceme. The components of the change in fair value relating to exchange rate effects are recognized in the Group's consolidated statements of increase.

Recognition and derecognition A financial asset or financial liability is recognized in the consolidated state-ment of financial position when the Group becomes a party in accordance with the contractual terms of the instrument. Det is recognized when the counterparty has performed and a contractual obligation exists to pay, even the limit the out set base realised. if an invoice has not yet been received

A financial asset is derecognized from the consolidated statement of financial position when the rights in the agreement are realized, expire or the Group loses control of them. A financial liability is derecognized from the consolidated statement of financial position when the contractual obligation is fulfilled or otherwise extinguished. The same applies to part of a financial asset or financial liability.

Gains and losses from derecognition from the consolidated statement of financial position are recorded in the consolidated statement of income

A financial asset and financial liability are offset and recognized with a net amoun in the consolidated statement of financial position only when there is a legal right to set off the amounts and that there is an interioriton to settle the items with a net amount or to simultaneously realize the asset and settle the debt.

Impairment of financial assets The Group's impairment model is based on expected credit losses and takes into account forward-loaking information. The valuation of expected credit losses takes into account any collateral and other credit enhance-ments in the form of guarantees. See Note 21 Financial Risks for informa-tion on considerations relating to accounts receivable and deposits.

Cash Cash is entirely comprised of cash at banks.

Equity

Equity Common shares, other contributed capital and retained earnings are classi-fied as equity. Financial instruments that meet the criteria for classification as equity are recognized as equity even if the financial instrument is legally structured as a liability. Transaction costs that are directly attributable to the issue of new shares or options are recognized net after tax in equity as a deduction from the issue proceeds.

Warrants The Group has only issued warrants that were transferred at fair value. Premiums received for warrants granted to acquire shares in companies within the Group are recorded as additions to equity, based on the warn premium, at the date when the warrant was transferred to the counterp

Option Program

Option Program The Group has issued an option program which constitutes share-based payments. The cost for the remuneration that is recognized in a period is dependent on the original valuation that was made on the date on which the contracts with the participants in the intentive programs were concluded, the number of months of service required for vesting of their options (accruates are made over this period), the number of options that are expected to be vested under the terms of the pans and a continuous reassessment of the value of the tax benefits for the participants under the plans for determining provisions for social security expenses). Those estimates which affect the cost in a period and the corresponding increase in equity mainly refer to inputs for the valuation of the options. All the options are classified as equity-settled, as vested options are settled in equity. When the options are exercised, the company issues new shares.

Provisions

Provisions A provision differs from other liabilities in that there is uncertainty about the time of payment or the amount of the amount to settle the provision. A provision is recognized in the statement of financial position when there is an existing kegal or informal obligation arising from past events, and it is likely that an outflow of financial resources will be required to settle the obligation and a reliable estimate of the amount can be made. The amount recognized is the best estimate of the amount can be made. The amount recognized is the best estimate of the amount can be made. The amount recognized is the best estimate of the amount when payment is made in time is significant, provisions are calculated by discounting the expected future cash flow.

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Contingent Liabilities A contingent liability is disclosed when there is a possible commitment orig-inating from events that have occurred and whose occurrence is confirmed by one or several uncertain future events. An obligation arising from past events whose existence will be confirmed by the occurrence or non-occur-rence of one or more uncertain future events is not recognized as a liability

Foreign Currency Transactions in foreign currency Transactions in foreign currency Transactions in foreign currency are translated to the functional currency at the exchange rate on the date of the transaction. Monetary assets and liabilities in foreign currency are translated to the functional currency at the exchange rate that applies on the closing date. Exchange rate differences assing on translation are recognized in net profit for the year. Foreign exchange gains and losses on operating receivables and liabilities are recognized in operating profit. While foreign exchange gains and losses on financial receivables and liabilities are recognized as financial items.

translation from foreign operations Assets and liabilities in foreign operations are translated from the func-tional currency of the operations to the Croup's presentation currency at the exchange rate applicable on the closing date. Income and expenses in a foreign operation are translated to SER at the average exchange rate which corresponds to an approximation of the exchange rates prevailing on each individual transaction date. Translation differences arising in the translation of foreign operations' functional currencies are recognized in the consoli-dated statements of comprehensive income.

Earnings per Share

Earnings per Share The calculation of earnings per share is based on the Group's net loss for the year and on the weighted-average number of common shares outstanding during the year. In calculating earnings per share after dilution, earnings and the average number of shares are adjusted for the dilution effects of potential common shares. Earnings per share is not adjusted for any dilution that results in a profit per share after dilution that is higher than profit per share before dilution, or loss per share that is lower than loss per share before dilution.

cash How The consolicited statement of cash flows is prepared in accordance with the indirect method. The recognized cash flow includes only transactions that involve inflows and outflows, divided into operating activ-ties, investing activities and financing activities. Cash flows from inflows and outflows are recognized at gross amounts, except for transactions comprising large inflows and outflows that pertain to items that are traded quickly and have short terms.

Quickay and have short certains. Segment Information An operating segment is a part of the Group that conducts business activities form which it can generate revenue and incur costs, and for which independent financial information is available. Identification of segments is based on internal reporting to the chief operating decision maker (PCDIM). The CODM for the Group is the Chief Executive Officer (PCEO). The Group does not divide its operations into different segments and the CODM operates and manages the Group's entire operations as one segment which is consistent with the Group's internal organization and reporting system. The Group's revue is attributable to the Parent Company in Sweden and the non-current assets are located in Sweden, France and Switzerland.

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Intangible Assets

Intangible Assets Inter Group's intangible assets are essentially attributable to the Group acquiring the rights to the NOX platform, as well as goodwill in connec-tion with the acquisition of Genetoxytoex SA. In addition, to the previous in-licensing agreement of Budenofalk 3mg oral capsule from the German plarmaceutical company Dr Fall Pharmar GmbH, For goodwill and intan-gble assets not yet available for use the Group assesses for impairment at each reporting date based on their recoverable amounts, including key assumptions such as the timing of potential commercialization, market size, market size, probability of reaching the market and the discount rates. See below and Note 16 Intangible Assets and Impairment Testing.

Decivit and router 16 intrangular Passes and impainment resting: **Codvalit and intrangible assts:**, not yet available for use. The Group conducts impairment testing, at least annually, for goodwill and intrangible assets, not yet available for use in accordance with the policy described in Note: 1 Significant Accounting Policies. The recover-able annount of the cash-generating unit is determined by calculating the value in use. This calculation requires certain judgments and assumptions to be made, see Not: 16 Intrangible Assets and Impairment Testing. As of December 31, 2021, the Group's goodwill amounted to SEK 37 227 and other intrangible assets anounted to SEK 362 (21). The impairment testing resulted in impairment of SEK 27 975 related to the vaccine platform (SIL-agreement) where the development of the product can not be expected to generate future cash flows.

expected to generate future cash flows. Capitalization of intangible assets The Group capitalizes expenditures for the development of pharmaceuti-cals to the extent that it is expected to meet the criteria in accordance with AS 38 – Intangible Assets. The decision to capitalize is based on significant judgments made by management, including the technical feasibility of completing the Intangible assets to baset it will be available for use or sale and assumptions used to demonstrate that the asset will generate probable future economic henefits (e.g., projected cash flow projections, also were not demonstrate benefits (e.g., capitalization criteria for the year ended December 31, 2021 and was thus expensed. Capitalization of exemption after approval depending on when the criteria are deemed to have been met. The reason for this is that before then it is uncertain whether the expenditure will generate is not yet guaranteed.

US Food and Drug Administration (FDA) has approved TARPEYO in the US noder accelerated approval. It is expected that TARPEYO will be available in the U.S. early in the first quarter of 2022. Confinued approva may be contingent upon verification and description of clinical benefit in a confirmatory clinical trial and, accordingly, the conditions for capitalizin development expenditures may change to be reflected in the assumption when they occur.

Loss Carryforwards

Loss Carryforwards The Groups tak losses carried forward have not been recognized as deferred tax assets in the statement of financial position as of December 31, 2021. except for such circumstances where there are future temporary differences that such losses can be used to offset. Deferred tax assets will be recognized for unused tax losses to the setten that it is probable that taxable profit will be available against which the losses can be utilized.

The Group has identified an uncertain tax position in relation to the ability to use tax loss carried forward in France due to transactions performed historically. The related tax losses carried forward has not been recognized as deferred tax assets in the consolidated statements of financial position.

Assumptions for The Valuation of Pension Benefits The valuation of pension commitments and pension expenses is t the actuarial assumptions specified in Note 27 Pension Liabilities. ses is based on

Key Sources of Estimation Uncertainty

The key assumptions concerning the future and other key sources of esti-mation uncertainly at the reporting date have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year. The Group based it assatumptions and estimates on parameters available when the consolicated financial statements were perpared. Existing circumstances and assumptions about future devel-opments, however, may change due to market changes or circumstances arising that are beyond the control of the Group. Such changes are reflected in the assumptions when they occur.

Note 3 Revenue from Contracts with Customers

The Group's revenues for the financial year 2021 are related to remu-neration within the framework of outlicensing Netecon to Everest for the Chinese region and Singapone and to Stada Arzneimittel in the EEA member states, Switzerland and the UK. Revenues for the provision of certain regulatory services to Stada are reported over time as the services are performed, plus a fair market margin.

The Group has identified two performance obligations within the agree-ment with Stada: ment with Stada: 1) Out-licensing of the product candidate Nefecon in existing condition at the signing of the agreement, and 2) Performance of certain regulatory services related to the MMA for EU.

The recognition of revenue is associated with significant accounting judg-ments and estimates, for additional information see Note 2.

Set out below is the Group's revenue from contracts with customers

	Year Ended December 31,				
	2021	2020	2019		
Type of goods or service					
Out-licensing of the product candidate	225,252		184,829		
Performance of certain regulatory services	4,095				
Provision of drugs	-	874	10-		
Total	229,347	874	184,829		
Geographical markets					
Europe	201,878				
China, Hong Kong, Macau, Taiwan and Singapore	27,469	874	184,829		
Total	229,347	874	184,829		

The total value of outstanding performance obligation to be performed in future periods amounted to SEK 4.095 as of December 31, 2021. No outstanding performance obligations existed as of December 31, 2020.

Note 4 Other Operating Income

	Year Ended December 31,			
	2021	2020	2019	
Exchange rate differences	149	2,501	4,385	
Net gains on disposal of equipment	110	-		
Total	259	2,501	4,385	

Note 5 Other Operating Expenses

	Year Ended December 31,			
	2021	2020	2019	
Exchange rate differences	1,807		4,464	
Net loss on disposal of equipment	67	-	61	
Change in value of the contingent consideration at fair value	4,470	-	27	
Total	6,344	-	4,525	

Note 6 Auditors' Fee

	Year End	Right-o		
	2021	2020	2019	
EY				
Audit services	6,235	4,449	645	Openir
Other audit activities	2,105	3,774	3,343	Additio
Tax advice	73			Termin
Other services	-	070	98	Exchan
Total	8,413	8,223	4,086	Additic
				Closing
KPMG				
Audit services	472	102		Depric
Other audit activities	1,178	2,552		Openir
Total	1,650	2,654	-	Deprec
				Termin
Other auditors				Exchan
Audit services	471	102	-	Closing
Other audit activities	79			
Total	550	102	-	Net bo
Total audit fee	10,613	10,979	4,086	Deprece ments to SEK

and the accounts, as well as the management of the Board of Directors and the CEO. This includes other responsibilities that it is inclument upon the company's auditor to perform including providing advice or any other assistance that may result from observations in such review or the conduct of such other reponsibilities.

Other auditing activities are those services in accordance with a spe agreement on financial statements. Other services include advice or accounting issues and advice on processes and internal control.

Note 7 Costs according to Type of Cost

	Year Er	nded Decembe	er 31,
	2021	2020	2019
ther external expenses	549,079	311,329	176,729
ersonnel costs	164,206	68,943	34,157
Depreciation on equipment's and ight-of-use assets	34,433	2,823	1,822
Other operating expenses	6,344	140	4,525
otal	754,062	383,095	217,233

Future le include The lease age respectivelease age whether and has lease pa limitationelease lial right-of-office eco

Lease lia

Non-cur Current Total

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Social Security Costs and Dansion Costs	

	2021	2020
Interest expenses attributable to lease liabilities	590	388
Expenses attributable to short-term lease	633	731
Expenses attributable to leasing agreements with low value	146	103
Expenses attributable to variable lease payments that are not included in lease liabilities	446	344
Expenses attributable to lease depreciation	5,711	2,786
Total expensed during the year	7,526	4,352
This year's lease payments in the Group	6,659	4,930

Note 9 Employees and Personnel Costs

Average Number of Employees

	Year Ended December 31,					
	2021		202	2020		9
	Number of Empl.	% of Male Empl.	Number of Empl.	% of Male Empl.	Number of Empl.	% of Male Empl
Parent Company						
Sweden	29	40%	16	44%	13	38%
	29	40%	16	44%	13	38%
Subsidiaries						
France	3	26%	100	0	87	
Switzerland	6	47%	2	50%	-	
United States	18	62%	5	100%	1	100%
	27	55%	7	86%	1	100%
Total for the Group	56	47%	23	57%	14	43%

Wages and Salaries, Pension Costs and Social Security Costs to the Board, Executive Management and Other Employees.

Wages and Salaries

	Year Ended December 31,				
	2021	2020	2019		
Parent Company					
Board and executive management [®]	27,792	19,211	13,109		
Other employees	33,370	15,598	6,091		
Subsidiaries					
Board and executive management	4,983	3,184	2,973		
Other employees	57,452	11,615			
Total	123,597	49,608	22,173		

¹⁾ Executive management includes CEO and other executive management.

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Disclosures Regarding	Total Remuneration	of the Board an	d Executive	Management

	Base Salary, Board Fee	Pension Costs		
Chairman of the Board				
Elmar Schnee	898	_		
Board members				
Hilde Furberg	336			
Lennart Hansson	360			
Diane Parks	421			
Molly Henderson	539	-		
Executive management				
CEO	4,860	760		
Other executive management (5 people)	11,279	1,193		
of which relates to subsidiaries	2,775	167		
Total	18.694	1,953		

	Base Salary, Board Fee	Pension Costs
Chairman of the Board		
Elmar Schnee	834	
Board members		
Thomas Eklund (until June, 2020)	72	
Hilde Furberg	273	-
Lennart Hansson	281	
Bengt Julander (until June, 2020)	58	
Diane Parks	379	
Molly Henderson (from June, 2020)	345	
Executive management		
CEO	3,401	678
Other executive management (5 people)	9,816	1,198
of which relates to subsidiaries	2,547	129
Total	15,459	1,876

	Basic Salary, Board Fee	Pension Costs	
Chairman of the Board			
Elmar Schnee	402		
Board members			
Thomas Eklund	280	12	
Hilde Furberg	180	-	
Lennart Hansson	102	-	
Bengt Julander	102		
Diane Parks	201		
Olav Hellebø (until May, 2019)	58	-	
Executive management			
CEO	2,634	510	
Other executive management (8 people)	8,927	1,134	
of which relates to subsidiaries	2,382		
Total	12,886	1,644	

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	Year Ended December 31,			
	2021	2020	2019	
Parent Company				
Pension costs for the Board and executive management	1,785	1.748	1,644	
Pension costs to other employees	4,084	1,666	1,180	
Social security costs	17,088	12,330	3,008	
Subsidiaries				
Pension costs for the Board and executive management	167	129		
Pension costs to other employees	928	506	0.5	
Social security costs	8,596	225	299	
Total	32,648	16,604	6,131	

Gender Distribution Among the Board and Executive Management

	Year Ended December 31,		
-	2021	2020	2019
Percentage of women on the Board	60%	60%	33%
Percentage of men on the Board	40%	40%	67%
Percentage of women among other executive management	33%	33%	33%
Percentage of men among other executive management	67%	67%	67%

Other Remuneration

Other Remuneration Other remuneration comprises of fees for services rendered to the Parent Company, Management services purchased from Cordcom Consultants KB amounted to SEK 015K 472, SEK 853) for the vaer ended December 31, 2021, 2020 and 2019, respectively, and relates to the functions of a Head of Communications and Investor Relations that were outsourced to this entity. There were no services provided from Jedako Consult AB for the year ended December 31, 2021 and 2020, respectively, but for the year ended December 31, 2021 her Group purchased SEK 34.84. The services provided related to the function of a Chief Medical Officer that were enterpresent to the entity. provided related to the fi outsourced to this entity

Remuneration of Executive Management Remuneration of the CEO and other executive management comprises base salary persion benefits, variable remuneration and remuneration in the form of consultancy fees. Other executive management comprise the five individuals who, together with the CEO, comprise Executive Manage-ment. Other executive management are: Chief Financial Officer, Chief Medical Officer, Vice President Regulatory Atfairs, President, North America and Vice President Operations.

Pensions

Pensions All pension commitments are defined-contribution plans for executive management. The payments made by the Group for defined contribu-tion plans are recognited as expresse in the statements of consolidated operations for the period to which they relate. The age of netirement for the CEO is 65 and the pension permitim is 20% of base salary. Pension commitments for other Swedish executive management are between 15% and 20% of base salary. The age of retirement is 65 for all other executive management. Defined-benefit pension plans occurs only if required by law or other regulations. In such cases, the defined-benefit level shall be limited to the mandatory level. There are no other pension obligations.

Variable Remuneration Variable remuneration refers to a variable borus based on a fixed percentage of base salary. Outcome is based on a vesting period of one year and depends on fulfiliment of a combination of predetermined personal targets and business targets. The maximum outcome for the CEO and for other executive management is 60% according to the guidelines for remuneration to executive management.

Severance Pay A notice period of six months applies if employment is terminated by the CEO. A notice period of twelve months applies if employment is terminated by the Group. The CEO is not entitled to separate severance pay but is eligible to receive a salary during the period of notice. A mutual notice period of three to twelve months, with salary paid, applies between the Group and executive management. No severance pay is paid to Board members.

Guidelines for Executive Remuneration At the 2021 Annual General Meeting the most recently adopted guidelines for executive remuneration was approved. Remuneration within the Croup shall be based on principles of performance, competitiveness and fairness. For additional information of the work of the Board of Directors, please see the Corporate Governance Report on pages 86-91.

Executive management refer to the CEO and other members of the exec-utive management, as well as board members. The guidelines shall apply te employment agreements concluded after the listing on Nasdaq Stockholm as well as to changes in existing agreements after the listing.

as well as to changes in existing agreements after the listing. The remuneration to the executive management may consist of fixed remu-neration, variable remuneration, share and share price-related incentive programs, pension and other benefits. It local conditions justify variations in the remuneration principles, sub variations may accut. The fixed remuner-ation shall reflect the individual's responsibility and experience level. The fixed remuneration shall be reviewed annually. The executive management may not exceed 60 percent of the annual fixed remuneration. Variable remuneration shall be recommended in each. Such remuneration Remuneration and other terms of employment for the CED are prepared by the Remuneration Committee and decided by the Board of Directors. Remuneration and other terms of employment for other members of the pescutive management are decided by the EDM of Directors.

The Board of Directors is entitled to deviate from the guidelines if the Board of Directors in a certain case, deems that there are good reason for the deviation. Decisions as to the current remuneration levels and other conditions for employment of the CEO and the other members the executive management have been resolved by the Board of Directo There are no previous payments that have not been due.

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Note 10 Share-Based Payments

Warrants The Group has two warrants programs, whereby personnel and certain other employees have purchased warrants at fair value with rights to acquire shares in the Parent Company. When warrant is exercised, the holder pays a subscription price and then receives one common share in the Parent Company. For the programs initiated in 2018 and 2019, the warrants can be exercised between January 1, 2022 and March 31, 2022 and between October 1, 2022 and December 31, 2022, respectively. If the warrant holder leaves the Group prior to exercise, the Group has the option to repurchase a certain number of warrants, depending on the time of leaving, at the lesser of fair value or the purchase price.

The warrants have been valued according to the Black & Scholes model, which means the value of the warrant depends on factors including the value of the underlying share, which in this case is the common share. For the programs initiated in 2018 and 2019, the observation period will wave shore for the underlying share and the valuality was then based on the observa-tion period with a discount as it normally decreases as the share's history becomes longer. The risk free interest rate is at the same level as Swedish government bonds with a corresponding term. Dividends are assumed to amount to zero during the period until the date of expiration.

Warants Program 2018/2022 In 2018. a total of 856,586 warants were issued to employees and key consultants in the Group. The warrants in the warants program 2018/2022 can be exercised between January 1, 2022 and March 31. 2022, where each warant gives the participant the right to subscribe for a new share in the company at a subscription price of SEK 74.30 per share.

Warants Program 2019/2022 In 2019, a total of 422:500 warants were issued to employees and key consultants in the Group. The warrants in the warants program 2019/2022 can be exercised between October 1, 2022 and Decemb 2022, where each warrant gives the participant the right to subscribe new share in the company at a subscription price of SEK 74.50 per sh

Allotted Warrants	Accumulated No. of Outstanding	Weighted Average Exercise Price, SEK
As of December 31, 2019	2,575,586	58
Exercised during the period	(1,296,500)	42
As of December 31, 2020	1,279,086	74
Exercised during the period		
As of December 31, 2021	1,279,086	74

The allocated weighted-average exercise price for warrants that are outstanding amounts to SEK 74 and SEK 58 as of December 31, 2021, 2020 and 2019, respectively, During 2020, S186 warrants were exercised under the Warrant Program 2017/2020, where one warrant entitles to the subscription of 250 shares. The registration of the issue of shares amounted to 1.296.500 cummon shares.

Warrants Outstanding as of

Outstanding Warrants per Year	December 31, 2019	December 31, 2020	December 31, 2021	Exercise Price, SEK	Warra
Warrant program 2017/2020	1,296,500			42.36	
Warrant program 2018/2022	856,586	856,586	856,586	74.30	
Warrant program 2019/2022	422,500	422,500	422,500	74.50	
Total	2,575,586	1,279,086	1 279,086		

* Average value

inges and holdings of warrants for the Board, CEO, other executive management and oth presented below:

				- annea
Holder	January 1, 2019	Change	December 31, 2019	
CEO Renée Lucander	719,500	195,000	914,500	10
Board member Thomas Eklund (until June, 2020)	111,250		111,250	
Board member Hilde Furberg	29,500		29,500	
Other executive manage- ment	727,086	107,500	834,586	
Other employees, consul- tants and external parties	930,750	(245,000)	685,750	
Total	2,518,086	57,500	2,575,586	(1

Option Program

In 2020 and 2021, respectively, Califidias implemented option programs for employees and key consultants in Califidias. The options were allotted free of charge to participants of the program. The options have a three-year vesting period calculated from the allotment date, provided that, with sustainary exceptions, the participants remains are employees of or continue to provide services to, califidias, Once the options are vested, they can be employed by the program. Each at a prec of the w on Nasd date. Th Black & rcised within a one-year pe

Changes and holdings of options for CEO, other executive management and other employees an

			c	Options
Holder	January 1, 2019	Change	December 31, 2019	
Renée Aguiar-Lucander, CEO				
Other executive management	22			
Other employees and consultants				
Total				. 1

Calculation of fair value of option program The fair value on the allotment date was calculated using an adapted version of the Black exercise price, the term of the options, share price on the allotment date and expected w

Grant Date	Exercise Date	Fair Valu Issue of the Option
July 1, 2020	July 1, 2023	
September 17, 2020	September 17, 2023	
February 4,2021	February 4,2024	
Mars 9, 2021	Mars 9, 2024	
Jun 14, 2021	Jun 14, 2024	
September 29, 2021	September 29, 2024	
	July 1, 2020 September 17, 2020 February 4.2021 Mars 9, 2021 Jun 14, 2021	July 1, 2020 July 1, 2023 September 17, 2020 September 17, 2023 February 4,2021 February 4,2024 Mars 9, 2021 Mars 9, 2024

The total cost of the outstanding option program is presented below. These costs do not affect the Groups consolidated statement of cash flows. The Group has 3000,000 warrants which are set aside to secure the delivery of shares in connection with the utilization of the option program. For additional information see Notes 25 Equity.

	Year Ended December 31,			
	2021	2020	2019	
Share-based payments	24,737	5,304	1	
Provisions attributable to changes in social security costs (Share-based payments)	9,992	3,164		
Total	34,729	8,468	5	

Board LTIP 2019 Board (JIP 2019) This is a performance-based long-term incentive program for certain members of the Board of Directors in Caliliditas, A total of 51,399 share awards is outstanding for the incentive program 2019. The share awards are gradually vested over three years until the ACM 2022 or June 1, 2022, whichever is the earliest, based on the development of Caliliditas share price during the period from May 8, 2019 through on June 1, 2022. The share awards are vested by 1/3 at the end of each period, provided that the participant is still a member of the Board of Caliliditas that day.

Share-Based Payments

In addition to these conditions to the base doe tamber of a day, proceeding of the second second second second second second performance based vesting based on the development of Caliditas share price. If Caliditas share price has increased by once than 60 percent, 100 percent of the share awards shall be carred, and if the share price has increased by 20 percent, 33 percent of the share awards shall be vested. In the event of an increase in the share price by between 20 and 60 percent, vesting will be increased by 20 percent of the share price has increased by 20 percent, 30 percent of the share awards shall be are receive a share in Caliditas free price has increased by less than 20 percent, no vesting will take place. Each share award entitles the holder to tail a member of the Board of Caliditas at the relevant vesting date.

Changes and holdings of share awards for the Board on the opening and closing balance are presented below:

Share Awards Outstanding as of January 1, 2019 Holder Change December 31, 2019 Change December 31, 2020 Change December 31, 2021 Elmar Schnee, Chairman of the Board 23,236 23,236 - 23,236 23,236 Thomas Eklund, Board member (until June, 2020) Hilde Furberg, Board member 8,449 8,449 (5,633) 2,816 2.816 8,449 8,449 8,449 8,449 Lennart Hansson, Board member - 8,449
Diano Parks, Roard member - 8,449
Diano Parks, Roard member -8,449 - 8,449 - 8,449 8,449 - 51,399 57,032 57,032 (5,633) 51,399

Calculation of fair value of share-based payments (Board LTIP 2019) Fair value at grant day has been measured using a Monte Carlo simulation of future share price developments. The simulated share price trend has been used to both calculate the outcome of the program and the value of each share at the time of acquisition (present value adjusted to the grant date). ulation

	Exercised Date	Fair Value at Grant Date	Number of Share Awards
Board LTIP 2019	June 1, 2022	22.49	51 399

The total cost of the outstanding share-based payments is presented below. These costs do not affect the Groups consolidated statement of cash flows. The Group has 70:000 owarrants which are set aide to secure the delivery of shares in connection with the utilization of the Board LTIP 2019. For additional information see Note 25 Equity.

	Year Ended December 31,		
	2021	2020	2019
Share-based payments	396	440	249
Provisions attributable to changes in social security costs (Share-based payments)		1,426	175
Total	396	1,866	424

Board LTIP 2020 This is a performance-based long-term incentive program for certain members of the Board of Directors in Califidias. A total of 31.371 share awards is outstanding for the incentive program 2020. The share awards are gradually vested over three years until the XGM 2020 ar July 1, 2023, whichever is the earliest, based on the development of Califidias share price during the period from the date the share awards are allocated igrant date) up to and including the date by before the vesting date. The share awards are vested by 1/3 at the end of each period, provided that the participant is still a member of the Board of Califiditas that day.

perform price. If percent increase the ever vesting percent, receive

Changes and holdings of share awards for the Board on the opening and closing balance are re Awards Outstanding

Holder	January 1, 2019	Change	December 31, 2019		
Elmar Schnee, Chairman of the Board					
Hilde Furberg, Board member	20 4		-		
Lennart Hansson, Board member	8 <u>0</u>	-			
Diane Parks, Board member					
Molly Henderson, Board member					
Total	-				

Calculation of fair value of share-based payments (Board LTIP 2020) Fair value at grant day has been measured using a Monte Carlo simulation of future shari used to both calculate the outcome of the program and the value of each share at the tir

	Exercised Date	Fair Value at Grant Date	Number of Share Awards
Board LTIP 2020	July 1, 2023	33.97	31,371
The total cost of the o below. These costs do			
cash flows. The Group the delivery of shares 2020. For additional ir	has 40,000 warrants in connection with the	which are set a e utilization of th	side to secure

	Tour Lines	co pecciniper i	0.4.9
	2021	2020	2019
Share-based payments	445	267	
Provisions attributable to changes in social security costs (Share-based payments)	171	207	
Total	616	474	-

Changes and holdings of share awards for the Board on the opening and closing balance are Share A

			Control of P
Holder	January 1, 2019	Change	December 31, 201
Elmar Schnee, Chairman of the Board			
Hilde Furberg, Board member			
Lennart Hansson, Board member			
Diane Parks, Board member			
Molly Henderson, Board member	22	1	
Total	7.5		

Calculation of fair value of share-based payments (Board LTIP 2021) Fair value at grant day has been measured using a Monte Carlo simulation of future share used to both calculate the outcome of the program and the value of each share at the tir

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	Exercised Date	Fair Value at Grant Date	Number of Share Awards
Board LTIP 2021	July 1, 2024	62.34	26,968

The total cost of the outstanding share-based payments is presented below. These costs do not affect the Groups consolidated statement of cash flows. The Group has 40,000 warrants which are set aside to secure the delivery of shares in connection with the utilization of the Board LTIP 2020. For additional information see Note 25 Equity.

Year Ended December 31,

	2021	2020	2019
Share-based payments	431		
Provisions attributable to changes in social security costs (Share-based payments)	126		
Total	557	-	<u>_</u>

Note 11 Financial Income

	Year Ended December 31,			
	2021	2020	2019	
Interest income	102	547	926	
Exchange rate differences	20,234			
Total	20 336	547	926	

Note 12 Financial Expenses

	Year Ended December 31,			
	2021	2020	2019	
Interest on lease liabilities	(590)	(388)	(307)	
Other interest expenses	(6,518)	(5)	(18)	
Exchange rate differences		(53,267)	(2,383)	
Changes in FX options measured at fair value	-	(3,318)	(2,700)	
Other financial expenses	(2,145)			
Total	(9,253)	(56,978)	(5,408)	

Note 13 Income Tax Expense

	Year Ended December 31,			
	2021	2020	2019	
Current income taxes	(4,581)	(1,035)	(77)	
Deferred tax	8,417	675		
Income tax expense recognized in the consolidated statements of income	3,836	(360)	(77)	

	Year Ended December 31,			
	2021	2020	2019	
Reconciliation of effective tax rate				
Accounting loss before income tax	(513,373)	(436,151)	(32,501)	
Tax in accordance with applicable tax rate in Sweden 20,6% (21,4% ,21,4%)	105,755	93,336	6,955	
Tax effect of:				
Effect of other tax rates for foreign subsidiaries	11,481	680	2	
Tax attributable to non-deductible tax losses carried forward and unrecognized deferred tax assets	(101,785)	(91,725)	(6,316)	
Non-deductible expenses	(11,615)	(2,652)	(782)	
Non-taxable income	0	1	64	
Income tax expense recognized in the consolidated statements of income	3,836	(360)	(77)	
At the effective income tax rate	1%	0%	0%	

The Group has costs attributable to new share issue amounted to SEK 20,909 (SEK 97,686 and SEK 10,915) for the year ended December 31, 2021,2020 and 2019, respectively, which are recognized directly against equity. These costs are deductible for tax purposes.

Figure 1. Insect Losis are usually list of the Alary Association of the Constant of the Constant of The Constant and SKI 32009/11155K 2704080. SKK 578.117) of tax losses carried forward for which deferred tax assets have not been recognized in the statement of financial position as of December 31, 2021, 2020, and 2019, respectively. The tax losses carried forward are allocated between sweden of SKI 1.436, 137. Finance of SKI 1.080, 573 and Switzerland of SKK 648, 118, 1.456, 137. Finance of SKI 1.080, 573 and Switzerland of SKK 648, 118, 1.456, 137. Finance of SKI 1.080, 573 and Switzerland of SKK 648, 118, 1.456, 137. Finance of SKI 1.080, 573 and Switzerland of SKK 648, 118, 1.456, 137. Finance of SKI 1.080, 573 and Switzerland of SKK 648, 118, 1.456, 137. Finance of SKI 1.080, 573 and Switzerland of the SKK of the Tax is prohabile that taxable profit will be available against which the losses can be utilized.

Note 14 Earnings per Share

	Year Ended December 31,			
	2021	2020	2019	
Loss per share before and after dilution				
Net loss for the year attribut- able to equity holders of the Parent Company	(500,293)	(433,494)	(32,578)	
Weighted-average number of common shares outstanding	50,829,255	44,873,448	36,940,587	
Loss per share before and after dilution	(9.84)	(9.66)	(0.88)	

after dilution (9.44) (9.66) (0.88) For calculation of earnings per share after dilution, the weighted-average number of outstanding ordinary shares is adjusted for the dilution effect to of all potential ordinary shares. The Parent Company has a category of potential common stock with dilution effect tock options. These potential common shares are attributable to the options and performance shares granted during the vears 2018 – 2021. For additional informations see Note 10 Share-Based Payments. If the profit for the year is negative, the options are not considered dilutive. The options also do not limpact the numerator in the carrings per share calculation, including the addition of the value of everange market price for the period. There is no dilution effect for issued varrants and options with entitlement to subscribe to 3.568.066 shares, since the Group is in a loss position for the year ended December 31, 2021, December 31, 2020 and December 31, 2019, respectively. Further, there is no dilution effect for issued share available the to the period. There is no dilution effect for issued share available with entitlement to receive. 109.738 shares, due to performance-based vesting.

For disclosures regarding the number of outstanding shares, refer to Note 25 Equity.

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Note 15 Business Combinations

On November 3, 2020, Calliditas acquired a controlling interest in Genkyotex SA, a biopharmaccutical company specializing in NOX therapies with offices in France and Switzerland. Its unique platform enables the identification of orally available small molecules which selectively inhibit specific NOX express that amplify multiple disease processes such as fibrosis and inflammation. The purpose of the acquisition is that it adds a late-stage orphan pipeline asset and platform in inflammation and fibrosis to the Groups product portfolio in orphan diseases. The belo sheet fro (SEK in th

The fair value of the acquired assets and assessed liabilities for the acquisi-tion of Genkyotes SA in 2020 was preliminarily established for the first 12 months and have thereafter been finalized. The fair value of the acquisitions of Genkyotex have changed due to alloca-tion of assets and liabilities to Switzerland and therefore IFRS adjustments were made to the acquisition values.

There were no business acquisitions during the financial year 2021.

The second secon	A 197 A 1	the former of the		Lefence of
There were no business acquisitions during the financial year 2021.				
	Preliminary	Adjustments	Final	Deferre
The assets and liabilities recognized in conjunction with				Total no
the acquisition are as follows:				Current
				Total cu
Intangible assets: NOX Platform	382,521	(34,349)	348,124	TOTAL
Intangible assets: Other licenses	28,893	-	28,893	EQUIT
Non-current assets	2,438		2,438	Equity
Other current assets	10,022		10,022	Total e
Cash	32,265	1.4	32,265	
Pension liabilities	(9,410)		(9,410)	Non-cu
Deferred tax liabilities	(82,683)	43,971	(38,712)	Other r Pensior
Other non-current liabilities	(643)	722	(643)	Deferre
Other current				Lease li
liabilities	(20,677)		(20,677)	Total n
Acquired identified assets	342,726	9,574	352,300	Curren
Non-controlling				Total cu
interests	(136,084)		(136,084)	TOTAL
Goodwill	48,839	(9,574)	39,265	LIABIL
Acquired net assets	255,481		255,481	

The gross amounts of acquired receivables does not differ significantly from fair value.

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ASSETS Non-cui

Intangib Equipm Right-of

Note 16 Intangible Assets and Impairment Testing

December 31,

	December ox,	
	2021	2020
Licenses and similar rights		
Cost at opening balance	380,836	16,066
Business combinations		377,017
Acquisition for the year	16,066	
Exchange differences on translation	(6,736)	(12,247)
Cost at closing balance	390,166	380,836
Impairment		
Cost at opening balance		
Impairment	(27,975)	
Cost at closing balance	(27,975)	
C		

Goodwill		
Cost at opening balance	37,989	
Business combinations		39,265
Exchange differences on translation	(762)	(1,276)
Cost at closing balance	37,227	37,989

Net book value 399,418 418,825 Intangible assets consist of licenses and similar rights of 5EK 362,191 and goodwill of 5EK 37,227.

Business combinations: The acquisition of Genkyotex SA resulted in the Group acquiring the rights to the NOX platform and vaccine platform (SIIL agreement), as well as goodwill.

The net book value of the NOX platform amounts to SEX 330.059 as of December 31, 2021. The NOX platform constitutes a technology, including the lead compound setanaxib, enables the identification of orally available small molecules which selectively inhibit specific HOX enzymes that amplify multiple disease processes such as fibrosis and inflammation. The estimated first value of the NOX platform was determined using the discounted cash flow (DCF) method, adjusted for the likelihood of occurrence.

The net book value of the vaccine platform (SIL agreement), which is an our-license agreement with Serum Institute of India (SIL) for the use of a vaccine technology, amounts to SEK 27,957 as of December 31, 2020 and written off as per December 31, 2021 since the project is not expected to generate future cash flows.

Goodwill amounts to SEK 37,227 as of December 31, 2021 and for further information please see Note 15 Business Combinations.

Impairment Testing of Intangible Assets

Impairment results of managene issues Goodwill The assessment of the value of the Group's goodwill is based on the fair value less cord of diposals for the snallest cash-generating unit, which for Califitas is deemed to be the full Group. The impairment measurement is based on a probability-adjusted cash flow model. measured at Level 3 of the fair value hierarchy, where the most critical assumptions mainly consist of assumptions about the timing of potential commercialization, market size, market share and probability of reaching the market. The period for the forecast cash flow extended to 2035, where no terminal growth rate has been taken into account. As of December 31, 2021, the Group's goodwil amounted to SEX 37.227. There is no impairment for the year ended December 31, 2021.

The following table shows the discount rate used before tax:

Year Ended December 31,		
	2021	2020

10.5

Parameter, %	
Discount rate	11.0

Intangible assets, not yet available for use These significantly consist of the NOX platform and Budenofaik 3 mg oral capsule, which are tested, at least, annually for impairment requirement. The technology and the rights were reviewed for impairment individually. The assessment of the value of the technology and the rights based on the fair value less cost of disposals of each individually asset. The fair value less cost of disposals is based on cash flows that are expected to be gener-ated over the remaining life of the asset.

The following table shows the discount rate used before tax:

2021	2020
17.7	18.8
-	17.0
12.4	12.4
	-

When the technology and the rights are tested for impairment, requirement, a number of assumptions are made, where the most critical assumptions mainly consist of the timing of potential commercialization, market size, market share, probability of reaching the market and the discount rate. The earlier in the chain of development the project is, the higher the risk. As it passes through the defined phases of development, the likelihood of reaching the market increases. The review of the technology and the rights showed no impairment requirement.

Note 17 Equipment

	December 31,			
	2021	2020	2019	
Cost at opening balance	214	118	813	Cost at
Acquisition for the year	6,588		118	Bank gu
Disposal for the year	(118)	1070	(813)	Reimbur
Exchange differences	389	(4)		deposit
Additional, through business				Exchang
combinations		100	1	Acquisit
Cost at closing balance	7,073	214	118	combina
				Net boo
Depreciation at opening balance	(51)	(14)	(706)	Non-cui amounti 2020 ar
Deprecation for the year	(465)	(37)	(44)	2020 8
Disposal for the year	51	-	736	
Exchange differences	(299)		1	
Depreciation at closing balance	(764)	(51)	(14)	
Net book value	6,309	163	104	

Depreciation on equipment are included in the consolidated statement of income uncler Research and development expenses amounted to SEK 59 and Administrative and selling expenses amounted to SEK 406 (SEK 37 and SEK 44) for the year ended December 31, 2021, 2020 and 2019, respectively.

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Note

Note 19 Deferred Tax Assets and Deferred Tax Liabilities

Deferred tax assets and liabilities as of December 31, 2021

	Deferred Tax Assets	Deferred Tax Liabilities	Net
Intangible assets		(46,175)	(46,175)
Tangible assets	-	(238)	(238)
Lease items net value	270		270
Personnel-related items	4,141		4,141
Tax loss carried forward	15,319	-	15,319
Other items	23		23
Total	19,753	(46,413)	(26,661)
Offsetting	(15,557)	15,557	-
Tax assets/liabilities, net	4,196	(30,856)	(26,661)

Tax losses carried forward of SEK 15.319 have been recognized as deferred tax assets in the statement of financial position as of December 31, 2021 due to future temporary differences that such asset can be used to offset.

For information regarding recognition of deferred tax losses, see Note 13 Income Tax Expense

Change in deferred tax, 2021

	Cost at Opening Balance	Recognized in Profit or Loss	Exchange Differences	Cost at Closing Balance
Intangible assets	(47,120)	-	945	(46,175)
Tangible assets		(226)	(12)	(238)
Lease items net value		256	14	270
Personnel-related items	596	3,304	240	4,140
Tax loss carried forward	9,666	5,065	588	15,319
Other items	4	18	1	23
Total	(36,854)	8,417	1,776	(26,661)

Deferred tax assets and liabilities as of December 31, 2020

	Deferred Tax Assets	Deferred Tax Liabilities	Net
Intangible assets	-	(47,120)	(47,120)
Personnel-related items	596	-	596
Tax loss carried forward	9,666		9,666
Other items	4	1.2	4
Total	10,266	(47,120)	(36,854)
Offsetting	(9,666)	9,666	
Tax assets/liabilities, net	600	(37,454)	(36,854)

Tax losses carried forward of SEK 9.666 have been recognized as deferred tax assets in the statement of financial position as of December 31, 2020 due to future temporary differences that such asset can be used to offset.

Change in deferred tax, 2020

	Cost at Opening Balance	Recognized in Profit or Loss	Increase through Business Combinations	Cost at Closing Balance
Intangible assets			(47,120)	(47,120)
Personnel-related items		596		596
Tax loss carried forward		-	9,666	9,666
Other items		4		4
Total	-	600	(37,454)	(36,854)

No deferred tax assets and deferred tax liabilities occurred for the financial year 2019.

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Note 20 Financial and Non-Financial Assets and Liabilities

Financial and non-financial assets and liabilities as of December 31, 2021

	Financial Assets Measured at Fair Value through Profit or Loss	Financial Asse at Am
Assets		
Non-current financial assets		
Cash		
	-	

	Financial Liabilities Measured at Fair Value through Profit or Loss	Financial Liabilitie at Am
Liabilities		
Contingent consideration	54,399	
Non-current interesting-bearing liabilities	-	
Non-current lease liabilities		
Accounts payable	-	
Other current liabilities	-	
Accrued expenses and deferred revenue		
	54,399	

Financial and non-financial assets and liabilities as of December 31, 2020

	Financial Assets Measured at Fair Value through Profit or Loss	Financial Asse at Am
Assets		
Non-current financial assets		
Other current assets		
Cash		
	8.7	
	Financial Liabilities Measured at Fair Value through Profit or Loss	Financial Liabilitie at Am
Liabilities		
Contingent consideration	48,969	
Other non-current liabilities	4	
Accounts payable		
Other current liabilities	-	

Financial assets valued at fair value through profit or loss consist of currency options. As currency options outstanding since they had expired and as of December 31, 2019, curr at fair value based on calculation using the Black-Scholes option pricing model at Level 2 or loss constitutes of contingent consideration in connection with the business combinal 31, 2021 and 2020, respectively. The fair value of contingent consideration is measured

Accrued expenses and deferred revenue

The carrying amount for other items above is an approximation of the fair value, which is value hierarchy.

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48,969

GROUP - NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(SEK in thousands, except per share amounts or as otherwise indicated)

Note 21 Financial Risks

Through its operations, the Group is exposed to a variety of financial risks: credit risk, market risk (currency risk, interest rate risk and other price risk), refinancing risk, liquidity risk and external risk. The Group's overall risk management bockness on the unpredictability of the financial markets and it endeavors to minimize potentially unfavorable effects on the Group's financial results.

The Group's financial transactions and risks are managed centrally th the Group's CFO and CEO. The overall objective for financial risks is provide cost-efficient financing and liquidity management and to ens that all payment commitments are managed in a timely manner.

The Board prepares written policies for both the overall risk manageme and for specific areas, such as credit risks, currency risks, interest rate ri reinnancing risks, liquidity risks and the use of derivative instruments an investment of surplus liquidity.

Credit risk is the risk that a counterparty will not meet its obligations under a financial instrument, leading to a financial loss for the Group. The Group's exposure to credit risk is limited to deposits with banks with high credit ratings, which means the Group is of the opinion that there is no material credit risk, and accordingly no provision for credit risk is recognized.

Credit risk accounts receivable The payment terms amount to 20 business days depending on the counterparty. Days past due, but not impaired, receivables on the closing day is given below. There is no reserve for bad debts and no recognized credit losses.

	December 31,		
	2021	2020	2019
Days past due account receivables	-	-	-
Not due account receivables			46,586
Total	-	1	46,586

The credit quality of receivables that are not past due or written down deemed to be good. See Note 3 Revenue from Contracts with Custom for further information.

Market Risks Market risk is the risk that the fair value or future cash flows of a financial instrument will floctuate because of changes in market prices. The type of market risk that impacts the Group is currency risk. The Group does not currently have any loans or holdings that expose the group to interest rate risk or other price risk.

Foreign Currency Risk

Foreign Currency Risk Foreign currency risk is the risk that the fair value or future cash flows of an exposure will fluctuate because of changes in foreign exchange rates. The primary exposure derives from the Group's purchases in foreign currencies. This exposure is known as transaction exposure. Currency risk is also found in the translation of the assets and liabilities of foreign operations to the Parent Company's functional currency, known as translation exposure.

Interest Rate Risk

Interest Rate Risk Interest Rate Risk that would be adversely impacted by changes in interest rates resulting from increased interest costs. Califidats exposure to interest rate in kinalivy occurs through external loans and rach. Califidats financing sources primarily consist of equity and borrowings. In the case of interest-bearing borrowings, the Group is exposed to interest rate risk. The Group does not currently have any variable interest rate.

Transaction Exposure Transaction exposure from contracted payment flows in foreign currency is limited in the Group. Refer to the table below for exposure in each currency

Currency Exposure 2021 (%)	Revenue	Operating Expenses	
USD	14%	43%	
EUR	86%	36%	
GBP	-	3%	
SEK		18%	

Currency Exposure 2020 (%)	Revenue	Expenses
USD	100%	35%
EUR	-	36%
GBP		6%
SEK		23%
Currency Exposure 2019 (%)	Revenue	Operating Expenses
USD	100%	22%
EUR		54%
000		201

C

As presented in the table above, the Group's primary transaction exposure is As presented in the table above, the Group's primary transaction exposure is in Euro and U.S. dollar. A 10% stronger Euro against the Swedish Krona would have a negative impact on profit after tax and equity of approximately SEK 300 SEK 10.247. SEK 10.246). A 10% stronger U.S. dollar against the Swedish Krona would have a negative impact on profit after tax and equity of approximately SEK 22.402 (SEK 9.979, pos. SEK 14.359).

SEK

Translation Exposure The The Group also has translation exposure that arises on the translation of earnings and net assets of foreign subsidiaries to the Swedish Kronor. Translation against U.S. dollar amounted to SEK 18.270 (SEK 1.256 as of December 31.2021 and 2020. A 100% stronger Swedish Krona against the U.S. dollar would have a positive impact on equity of approximately SEK 1.827 (SEK 12.0). Translation against Euros amounted to SEK *3.814 (SEK 26.673) as of December 31. 2021 and 2020. A 10% stronger Swedish Krona against Euros would have a positive impact on equity of approxi-mately SEK 9.381 (neg. SEK 2.667).

The Group also has a translation exposure arising from the translation of foreign trade debt to the Swedish Kronor. This exposure amounted to SEK 29:236 (SEK 15.811, SEK 5.866) at the closing date and in U.S. dollar against the Swedish Krona would have a negative impact on profit after tax and equity of approximately SEK 2.924 (SEK 1.581, SEK 587). A LO% stronger Euro against the Swedish Krona would have a negative impact on profit after tax and equity of approximately SEK 1.071 (SEK 2.881, SEK 1.492).

Refinancing Risk

Refinancing Risk Refinancing risk refers to the risk that cash are not available and the risk that financing cannot be secured at a reasonable cost or at all. The Group is currently mainly financed by equity and thus is not exposed to large risk related to external loan financing. However, if the Group would increase the external loan financing, there would be a risk that the Group could not refinance these loans. Accordingly, the primary risks pertain to the risk of not securing additional contributions and investments from the share-holders.

Liquidity Risk

Liquidity Risk Equidity risk is the risk that the Group encounters difficulties in meeting its obligations associated with financial liabilities. The Board manages liquidity risks by continuously monitoring cash flow so that it can reduce liquidity risk and ensure its solvency. Cover that the Parent Company councilly does not have its own earning ability, the Board carries out long-term work with owners and independent investors to ensure that liquidity is available to the Parent Company when a need arises.

The Group's contractual and undiscounted interest payments and repay ments of financial liabilities are presented in the table below. Amounts in foreign currency were translated to SER at the closing day rate. Financia instruments with variable interest rates were measured at the rate on the closing date. Liabilities were included in the earliest period when repay-ment is required. For future lease payments see Note 8 Leases.

	December 31, 2021		
	<6 months	6-12 months	>12 months
Accounts payable	67,971		
Other current liabilities	7,906	4,796	
Accrued expenses	47,753	5,800	-
Contingent consider- ation	-	-	54,399
	De	ecember 31, 2020	
	<6 months	6-12 months	>12 months

	<6 months	6-12 months	>12 months	Note
Accounts payable	53,827			
Other current liabilities	7,934	1,954		
Accrued expenses	34,833	6,552	(a)	
Contingent consider-				Cash at
ation	-		48,969	Total
				Cash an

Non-current interest-bearing liabilities

Non-current interest-bearing liabilities				Adjustn flows:
	De	cember 31,		
	2021	2020	2019	
Opening balance				Depreci
New borrowings	199,524	5		Change
Transaction costs paid	(14,858)	25	-	Share-b
Interest expense	2,145			Other it
Exchange difference on translation	2,353			Total
Closing balance	189,164	82		

In July 2021. Calliditias signed a loan agreement of up to the euroequivalent of 75 million dollar with Kreens Capital. The loan facility is divided into three tranches of 25 million dollar acab. Drawdown of the first 25 million dollar tranche was made in September, 2021. Drawdown of the second tranches of 25 million dollar can be made until 30 June 2022. Drawdown of the third and final 25 million dollar tranche can be made until 31 December 2022 and will be waitable subject to certain revenue milestones and coverage metrics. The interest rate on the loan is 9 % per annum with a muturity to December 2023. Which is recognized at Net financial income/ (expenses). The loan has no financial covenants.

Non-cui bearing

Lease lia

Note

Prepaid Prepaid and dev

Other pi Total

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Note 24 Group Companies

Company	Principal Activities	Country of Incorporation	% Equity Interest 2021	% Equity Interest 2020	% Equity Interest 2019
Parent Company					
Calliditas Therapeutics AB	Research and development of pharma- ceuticals	Sweden			
Subsidiaries					
Nefecon AB	Administration of incentive programs issued by the Parent Company	Sweden	100%	100%	100%
Calliditas NA Enterprises Inc.	Market access activities in the United States	United States	100%	100%	100%
Calliditas Therapeutics US Inc	Commercial activities in the United States	United States	100%		
Calliditas Therapeutics France SAS	Research and development of pharma- ceuticals	France	100%	86,2%	
Calliditas Therapeutics Suisse SA	Research and development of pharma- ceuticals	Switzerland	100%	86,2%	

Note 25 Equity

Share capital and other contributed capital

	Number of Shares	Share Capital	Additional Paid-in Capital
As of January 1, 2019	35,202,347	1,408	1,072,319
Premiums from warrants issuance			2,834
Share-based payment			249
New share issue	3,505,291	140	199,262
As of December 31, 2019	38,707,638	1,548	1,274,664
New share issue*	9,937,446	397	793,304
Exercise of warrants	1,296,500	52	59,199
Share-based payment			6,012
As of December 31, 2020	49,941,584	1,998	2,133,179
New share issue**	2,400,000	96	302,995
Share-based payment			23,567
As of December 31, 2021	52,341,584	2,094	2,459,741

* Initial public offering on The Nasdaq Global Select Market in the United States in June 2020 and the following exercise of the partial over-allotment option from the IPO in July 2020.

** New share issue in August 2021

Share Capital All shares have been fully paid and no shares are reserved for sale. All shares are common shares, confer the same entitlement to capital, and carry one vote. The quotient value is SER (Oud per share. No shares are held in treasury by the Parent Company or its subsidiaries.

Additional Paid-in Capital Additional paid-in capital is comprised of capital contributed by the Parent Company's owners, in the event of share premiums arising on share subscription, warrants premiums and accounted capital from warrants, and other financing treated as equity.

Translation Reserve The reserves pertain in their entirety to translation reserves. The translation reserve includes all exchange rate differences arising on the translation of the financial statements from foreign operations.

	December 31,			
	2021	2020	2019	
Opening balance	(6,090)	(45)	(34)	
Change for the year ended	(20,889)	(6,045)	(11)	
Closing balance	(26,979)	(6,090)	(45)	

Note 26 Provisions

Provisions as of December 31, 2021

Social Security Costs on Share-Based Payment Other Pr Opening balance 4,972 Additional provisions during the year 8,112 Exchange differences Total 13,084

Provisions as of December 31, 2020

Social Security Costs on Share-Based Payment	Other Pr
175	
4,797	
4,972	
	Share-Based Payment 175 4,797 -

Social Security Costs on Share-Based Payment Refers to social security costs related to share-based payment. There is uncertainty as to the future, and what amount they will ultimately be adjusted to as it is dependent on ma

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Note 27 Pension Liabilities

Defined-Benefit Pension Plan The defined-benefit pension obligations are based on actuarial principles. Caliditas has defined-benefit pension plans for the subsidiaries in France and Switzerland for retriement, death and disability. The present value of the obligation includes speelal payroll tax, in accordance with IAS 19, for the Swiss pension plans. Pension expenses are recognized under research and development expenses and administrative and selling expenses in the consolidated statements of income.

Net obligation per country

	December 31,		
	2021	2020	
Switzerland	(3,071)	(8,124)	
France	(111)	(172)	
Total	(3,182)	(8,296)	

Changes in the defined-benefit pension obligations

	Defined Benefit Plan Obligation (Switzerland)	Defined Benefit Plan Obligation (France)	Fair Value of Plan Assets (Switzerland)	Employee Benefit Obligations
January 1, 2021	(19,193)	(172)	11,069	(8,296)
Service cost	(2,165)	(13)		(2,178)
Interest expense	(17)	0	10	(7)
Curtailment*	12,011		{7,805}	4,206
Employee contribution	-	-	704	704
Subtotal included in the statement of consolidated operations	9,829	(13)	(7,091)	2,725
Amounts paid/received	291	-	(291)	
Return on assets (excluding interest expenses)	-		64	64
Actuarial gains/(losses) related to changes in demographic assumptions	349	77	-	426
Actuarial gains/(losses) related to changes in financial assumptions	1,120			1,120
Other actuarial gains/(losses)	360			360
Experience effect	-	-	-	-
Subtotal included in other items of comprehensive income	1,829	77	64	1,970
Employer contributions	-	-	704	704
Currency translation effect	(698)	(3)	705	(286)
December 31, 2021	(7,942)	(111)	4,871	(3,182)

*The change in the Curtailment refer to retirement obligation settlement connected to the departure of senior management member of Switzerland employees.

Changes in the defined-benefit pension obligations

	Defined Ben Plan Obligat (Switzerl:
January 1, 2020	
Business combinations	(19,5
Service costs	(5
Interest expense	(
Curtailment	1
Employee contribution	
Subtotal included in the statement of consolidated operations	(5
Amounts paid/received	(4
Return on assets (excluding interest expenses)	
Actuarial gains/(losses) related to changes in demographic assumptions	1.8
Actuarial gains/(losses) related to changes in financial assumptions	(2
Other actuarial gains/(losses)	(4
Subtotal included in other items of comprehensive income	1,1
Employer contributions	
Currency translation effect	4
December 31, 2020	(19,1

Distribution by plan assets (Switzerland)

	December 31,		
	2021	2020	covered and Dis
Cash	205	244	and Da
Bonds	2,801	6,365	
Mortgage loans	667	1,516	The Fr bargair
Shares	92	365	plans a
Real estate	760	1,638	Actua
Other investments	346	941	
Total	4,871	11,069	

Of the plan assets above, SEK 2,801 (SEK 6,365) has a quoted price in an active market.

For pension obligations in France, there are no plan assets.

Risks connected to defined-benefit pension plans Through its defined-benefit pension plans for post-employment benefits, the Group is exposed to a number of risks. The most significant risks are:

Life expectancy assumption: Most of the persion commitments entail that the employees covered by the plan will receive life-long benefits and, accordingly, the longer life expectancy assumptions will result in higher pension liabilities. This is particularly significant in the Swiss plan, in which inflation increases result in higher sensitivity to changes in life expectancy assumptions.

Inflation risks. Some of the plan's pension commitments are linked to inflation. Higher inflation leads to higher liabilities (although, in most cases, a ceiling has been set for the level of inflation to protect the plan against exceptional increases in inflation). Most of the plan assets are either unaffected by (free/rate bonds), or weakly correlated with (bhares) inflation, which means that an increase in inflation will also increase the deficit.

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Discoun

Mortalit

Salary re Retirem inflation

Deposit account Turnove Remaini tancy af

Retirem

GROUP

Sensitivity analysis

	December 31,	
	2021	2020
Pension commitments under current assumptions for Swiss pension plans	7,942	19,362
Discount rate , +0,5%	8,904	21,631
Discount rate , +0,5%	7,130	17,139
Retirement pension inflation rate, -0,5%	7,575	18,241
Retirement pension inflation rate, +0,5%	8,353	20,257
Salary revaluation rate, -0,5%	7,792	18,802
Salary revaluation rate, +0,5%	8,100	19,605

The amounts above show what the value of the pension obligation would have been assuming the change in the individual assumption. The sensitivity avalves are based on a change in one assumption, with all other assumptions remaining constant. In practice, this is highly unlikely to occur and some of the changes in the assumptions may be correlated. When calculating the sensitivity of the defined-benefit obligations to significant calculating the projected unit credit method at the end of the reporting period has been applied as when calculating the promotion liability recognized in the consolidated statements of financial position

As the defined benefit pension plans in France are deemed to be insignifi-cant for the Group, no further information has been provided.

For the 2021 financial year, contributions to plans for post-benefits are expected to be SEK 555 (SEK 805). The weigh maturity of the obligation is an estimated 22.3 (23.3) years.

There are no defined benefit pension plans for the 2019 financial year

Note 28 Accrued Expenses and Deferred Revenue

	December 31,		
	2021	2020	
Vacation pay liabilities	6,107	4,921	
Accrued salaries and Board fees	16,786	8,134	
Social security costs	5,492	3,440	
Deferred revenue	3,387		
Accrued expenses for research and development	4,230	14.135	
Accrued expenses for administrative and selling	17,551	10.756	
Total	53,553	41,386	

Note 29 Inventories

December 31, 2021 2020 2019 Raw materials 889

The groups inventories are recognised after US Food and Drug Admir tion (FDA) has approved TARPEYO in the US under accelerated appro

Not 30 Contingent Consideration

Contingent consideration as of December 31, 2021

Contingent consideration	
48,969	
4,470	
960	
54,399	

Contingent consideration as of December 31, 2020

	Contingent consideration	
Opening balance	-	
Business acquisition	50,614	
Exchange differences	(1,645)	
Total	48,969	

Contingent Consideration In connection with the business combination of Genkyotex SA, the Group has undertaken to make potential future milestone payments relating to contingent consideration, provided that future regulatory approvals or marketing authorizations regarding setanavia are obtained. The transaction stipulates the following contingent consideration:

- Milestone 1: EUR 30.0 million if Genkyotex is granted the right to commercially manufacture, market and sell setanaxib in the United States by the FDA.
- Milestone 2: EUR 15.0 million if Genkyotex is granted the right to commercially manufacture, market and sell setanaxib in the European Union by the European Commission.
- Milestone 3: EUR 10.0 million if Genkyotex is, by the FDA or European Commission, granted the right to commercially manufacture, market and sell setamation in the United States or European Union for the treatment of IPF or Type 1 Diabetes.

on their or type 1 Diabetes. The fair value characterized consideration is measured at Level 3 of the fair value hierarchy. Contingent consideration is recognized as a financial liability in the consolidated statements of financial position, which is revalued at fair value each reporting period. Any revaluation gains and losses are recognized in the consolidated statements of income. The contingent consideration has been computed in accordance with the present value method and the probability has been taken into account if and when the various milestones will occur. The calculations are based on a discount rate of 10.0 percent. The most significant input affecting the probability of the milestones being reached.

Note 31 Related-Party Transactions

For information regarding remuneration of executive management, refer to Note 9 Employees and Personnel Costs and Note 10 Share-Based Payments.

There are no additional agreements or transactions with related parties, other than those described in Notes 9 Employees and Personnel Costs and 10 Share-Based Payments.

Note 32 Pledged Assets, Contingent Liabilities and Other Obligations

The Group is required to pay Kyowa Kirin Services Ltd., t/k/a Archimedes Development Ltd ('Archimedes') a fixed royalty of 3% of net sales of Nefecon/Tarpecy covered by the license in according to the Group's agreement with Archimedes pursuant to which Califidias were granted [] an exclusive license to joint intellectual property developed with Archimedes and [] a non-exclusive license to certain of Archimedes' know-how as necessary or useful to develop and commercialize Nefecon or other product candidates.

The Group has exclusive rights to use, develop and market the formulati under the license agreement with Archimedes, and Archimedes only has rights to royalities when the product is sold in the future. The Group will then have an obligation to pay a low single digit percentage of royalties based on net sales until the exclusive license for the patent covering the formulation of Nefecon expires in 2029.

The Group has pledged assets amounted to SEK 3.915 (SEK 2.336) as of December 31, 2021 and 2020, respectively, which consist of restricted bank accounts and lease deposits. The assets are pledged for the benefit of extrain lessors and other suppliers. The Group has no other obligations. efit of

Note 33 Events After the Reporting Period

In January 2022, Calliditas announced the commercial availability and first sale of TARPEYO.

In March 2022, all 856,586 warrants were subscribed for in the 2018/2022 warrant program, which entitled to purchase of a new share in the parent company at a subscription price of SEK 74.30

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PARENT COMPANY Statements of Income

		Year Ended Decer	mber 31,
(SEK in thousands, except per share amounts)	Note	2021	2020
Net sales	2	229,347	874
Research and development expenses	7	(275,950)	(227,027)
Administrative and selling expenses	5,6,7	(377,475)	(128,896)
Other operating income	3	70,234	2,482
Other operating expenses	4	(1,874)	-
Operating loss		(355,717)	(352,567)
Profit/(loss) from financial income/(expenses)			
Profit/loss from participations in Group companies	8	-	4
Other interest received and similar items	9	9,895	559
Interest expense and similar items	10	(8,583)	(55,359)
Loss before income tax		(354,405)	(407,363)
Income tax expense	11	-	-
Loss for the year		(354,405)	(407,363)

Statements of Comprehensive Income

(SEK in thousands)	Note	Year Ended December 31,	
		2021	2020
Loss for the year		(354,405)	(407,363)
Other comprehensive income/(loss) for the year			
Total comprehensive loss for the year		(354,405)	(407,363)

PARENT COMPANY Balance Sheet

Intangible Assets Licenses and similar rights Tangible Assets Equipment Non-Current Financial Assets Participations in Group companies Receivables from Group companies Other non-current financial assets Total non-current assets Current assets	
Licenses and similar rights Tangible Assets Equipment Non-Current Financial Assets Participations in Group companies Receivables from Group companies Other non-current financial assets Total non-current assets Current assets Current assets	
Participations in Group companies Receivables from Group companies Other non-current financial assets Total non-current assets Current assets	
Tangible Assets Equipment Non-Current Financial Assets Participations in Group companies Receivables from Group companies Other non-current financial assets Total non-current assets Current assets Current assets	
Equipment Non-Current Financial Assets Participations in Group companies Receivables from Group companies Other non-current financial assets Total non-current assets Current assets Current assets	
Non-Current Financial Assets Participations in Group companies Receivables from Group companies Other non-current financial assets Total non-current assets Current assets	
Receivables from Group companies Other non-current financial assets Total non-current assets Current assets	
Receivables from Group companies Other non-current financial assets Total non-current assets Current assets	
Other non-current financial assets Total non-current assets Current assets	
Total non-current assets Current assets	
Current assets	
Inventory	
Other current assets	
Prepaid expenses	
Cash	
Total current assets	

TOTAL ASSETS

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PARENT COMPANY Balance Sheet

	December 31,	
(SEK in thousands) Note	2021	2020
SHAREHOLDERS' EQUITY AND LIABILITIES		
Shareholders' equity 19		
Shareholders' equity 19 Restricted shareholders' equity		
Share capital	2.094	1.998
Statutory reserve	3.092	3.092
Juandion & Lesen Ae	5,186	5,090
Non-restricted shareholders' equity	0,1200	
Share premium reserve	2,420,698	2,116,721
Retained earnings	(863,175)	(479,379)
Net loss for the year	(354,405)	(407,363)
	1,203,117	1,229,979
Total shareholders' equity	1,208,303	1,235,069
Non-current liabilities		
Provisions 20	9,075	4,972
Non-current interesting-bearing liabilities 21	189,164	-
Liabilities to Group companies 23	105	105
Total non-current liabilities	198,344	5,077
Current liabilities		
Accounts payable	51,711	42,469
Liabilities to Group companies 24	31,121	4,003
Other current liabilities	2,345	1,120
Accrued expenses and deferred revenue 22	36,615	30,787
Total current liabilities	121,792	78,379
TOTAL SHAREHOLDERS EQUITY AND LIABILITIES	1,528,439	1,318,525

PARENT COMPANY Statements of Changes in Sharehe

	Restricted Shareh	olders' l
(SEK in thousands, except per share amounts)	Share Capital	Stat
Opening equity January 1, 2020	1,548	3
Transfer of previous year's loss		
Loss for the year	-	
Other comprehensive income/(loss) for the year	1	
Total comprehensive loss for the year	-	
Transactions with owners:		
New share issue	397	
Costs attributable to new share issue	<i></i>	
Exercise of warrants	52	
Share-based payments	-	
Total transactions with owners	449	
Closing equity December 31, 2020	1,998	3
Opening equity January 1, 2021	1,998	3
Transfer of previous year's loss	-	
Loss for the year		
Other comprehensive income/(loss) for the year		
Total comprehensive loss for the year		
Transactions with owners:		
New share issue	96	
Costs attributable to new share issue		
Share-based payments		
Total transactions with owners	96	
Closing equity December 31, 2021	2,094	3

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PARENT COMPANY **Statements of Cash Flows**

	Year Ended Dece	Year Ended December 31,	
(SEK in thousands) Not	2021	2020	
Operating activities			
Operating loss	(355,717)	(352,567)	
Adjustments for non-cash items		10.832	
Interest received	103	1.912	
Interest paid	(4.837)	(3)	
Cash flow from operating activities before changes in working capital	(340,647)	(339,826)	
Cash flow from changes in working capital			
Changes in inventory 2.	(949)		
Changes in operating receivables	(91,350)	13,884	
Changes in operating liabilities	40,076	40,024	
Cash flow from operating activities	(392,811)	(285,918)	
Investing activities			
Acquisition of participations in Group companies 1.	(100,091)	(294,059)	
Purchase of equipment 1.	(526)		
Investments in non-current financial assets	(70,966)	(1,683)	
Disposal of non-current financial assets		4	
Purchase of intangible assets 1.	(16,066)		
Cash flow from investing activities	(187,648)	(295,738)	
Financing activities			
New share issue	324,000	891,388	
Costs attributable to new share issue	(19,927)	(95,938)	
Transaction costs, paid	-	54,920	
New borrowings 2	199,524	-	
Costs attributable to new loans	(14,857)	-	
Cash flow from financing activities	488,739	850,370	
Net increase/(decrease) in cash	(91,720)	268,714	
Cash at beginning of the year	978,208	752,448	
Exchange-rate difference in cash	7,967	(42,954)	
Cash at the end of the year 1	894,455	978,208	

PARENT COMPANY **Notes to Financial Statements**

(SEK in thousands, except per share amounts or as otherwise indicated)

Note 1 Accounting Policies

Basis for Preparation The Parent Company prepared its annual report in accordance with the Annual Accounts Act and the recommendations from the Swedish Financial Reporting Board, RFR 2 "Accounting for legal entities".

The differences between the Group's and the Parent Company's accounting policies are presented below. The accounting policies for the Parent Company stated below have, unless otherwise stated, been applied consistently over all periods presented in the financial statements. The financial statements provide comparative information in respect of the remains merities. previous period.

Subsidiaries Participations in subsidiaries have been recognized on a historical cost basis in the Parent Company, which implies that transaction costs are included in the carrying amount of participations in subsidiaries.

Financial Assets and Liabilities Due to the relationship between accounting and taxation, the regulations for financial instruments in accordance with IFRS 9 are not applied in the Parent Company as a legal entity. The Parent Company applies a historical oct basis in accordance with the Annual Accounts Act. For this meason, financial assets are measured in the Parent Company at cost less any impairment and financial current assets are valued to the lower of cost or market.

Leases The Parent Company applies the exemption contained in RFR 2 for legal entities and record all lease agreements as an expense through the state-ment of income on a straight-line basis over the lease term.

Group and Shareholder Contributions Both received and provided Group contributions are recognized as appro-priations in accordance with the alternative nuice. Strueholders' contri-butions are recognized in the shareholders' equity of the recipient and capitalized in 'Participations in Group companies' by the contributor, where impairment is not required.

Note 2 Revenues

	Year Ended December 31,		Leasing
	2021	2020	SEK 3,5 2020, n
Type of goods or service			are spec
Out-licensing	225,252		
Performance of certain regulatory services	4,095	-	
Provision of drugs	-	874	Future
Total	229,347	874	Within
			Betwee
Geographical markets			More th
Euroupe	201,878		Total
China, Hong Kong, Macau, Taiwan and Singapore	27,469	874	
Total	229,347	874	Note
For more information, see Note 3 Revenue fr for the Group. Note 3 Other Operating Incon		Customers	For sala informa and Per and sha Group.

Note 3 Other Operating Income

	Year Ended December 31,	
	2021	2020
Re-invoicing of costs	70,218	-
Exchange rate differences	16	2,482
Total	70,234	2,482

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Total Note

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PARENT COMPANY - NOTES TO FINANCIAL STATEMENTS

Note 8 Profit/Loss from Participations in Group Companies

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	Year Ended December 31,	
	2021	2020
Profit on liquidation of subsidiaries	-	4
Total	-	4
The former subsidiary Pharmalink Oncolo voluntary liquidation, as no operations we ended December 31, 2020.		ear

Note 9 Other Interest Received and Similar Items

	Year Ended December 31,	
	2021	2020
Interest income from Group companies	886	11
Other interest income	102	548
Exchange rate differences	8,907	
Total	9,895	559

Note 10 Interest Expense and Similar Items

	Year Ended December 31,	
	2021	2020
Interest expense	(6,438)	(4)
Exchange rate differences		(52,037)
Changes in FX options measured at fair value		(3,318)
Other financial expenses	(2,145)	-
Total	(8,583)	(55,359)

Note 11 Income Tax Expense

	Year Ended December 31,		
	2021	2020	
Current tax taxes			
Income tax expense recognized in the statements of income	-	-	
Reconciliation of effective tax rate			
Accounting loss before tax	(354,405)	(407,363)	
Tax in accordance with applicable tax rate for the Parent Company 20,6% (21,4%)	73,007	87,176	
Tax effect of:			
Tax attributable to non-deductible tax losses carried forward and unrecognized deferred tax assets	(69,425)	(87,084)	
Non-deductible expenses	(3,582)	(93)	
Non-taxable income		1	
Income tax expense recognized in the statements of income			
At the effective income tax rate	0%	0%	

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The Parent Company has costs attributable to new share issue amounted to SEK 19.927 and SEK 97,686 for the year ended December 31, 2021 and 2020, respectively, which are recognized directly against equity. These costs are deductible for tax purposes.

The Parent Company has SEK 1.432.462 and SEK 1.081.734 of tax losses carried forward for which deferred tax assets have not been recognized in the statements of financial position as of December 31, 2021 and 2020, respectively. Deferred tax assets will be recognized for unused tax losses to the oxten that it is probable that taxable profit will be available against which the losses can be utilized.

Note 12 Intangible Assets

	December 31,	
	2021	2020
Licenses and similar rights		
Cost at opening balance	16.066	16,066
Acquisition for the year	16,066	-
Cost at closing balance	32,132	16,066
Net book value	32,132	16,066

For additional information on intangible assets in the Parent Company, see Note 16 Intangible Assets and Impairment Testing in the Group.

Note 13 Equipment

	December 31,	
	2021	2020
Cost at opening balance	118	118
Acquisition for the year	526	
Disposal for the year	(118)	
Cost at closing balance	526	118
Depreciation at opening balance	(38)	(14)
Deprecation for the year	(25)	(24)
Disposal for the year	51	
Depreciation at closing balance	(12)	(38)
Net book value	514	80

Note 14 Participations in Group Companies

	December 31,		
	2021	2020	
Cost at opening balance	298,998	5 371	Opening
Acquisition for the year	98,993	295,158	Addition
Shareholders' contributions	12,187		Exchang
Liquidation		(1,531)	Net boo
Cost at closing balance	410,177	298,998	
Impairment at opening balance	(3,739)	(5,270)	Note
Reversal of write-downs		1,531	
Impairment at closing balance	(3,739)	(3,739)	
			Opening
Net book value	406,438	295,259	Bank gu
Paid additions correspond to share-based r subsidiaries.	emuneration recog	nized in the	Net boo
	Decembe	er 31,	Note

Company / Corporate Registration Number / Registered office	2021	2020	
Nefecon AB, 556604-9069, Stockholm			
Share of equity	100%	100%	Prepaid
Share of voting power	100%	100%	Prepaid
Number of participation rights	1,000	1,000	Prepaid
Net book value	100	100	and dev
			Other p
Calliditas NA Enterprises Inc., 83-4094951, USA			Total
Share of equity	100%	100%	Note
Share of voting power	100%	100%	
Number of participation rights	1,000	1,000	
Net book value	11 356	1	Cash at
Calliditas Therapeutics US Inc., 86-3169403 USA			Total
Share of equity	100%		Adjustr
Share of voting power	100%		
Number of participation rights	1 000		
Net book value	707	-	Deprec
			Chage
Calliditas Therapeutics France SAS, 439 489 022. France			Share-b
Share of equity	100%	86%	Other
Share of voting power	100%	86%	Total
Number of participation rights	14.074.165		
connect of hundredninger offices	394,275	295.158	Recond

Total

Note

No liabili

PARENT COMPANY - NOTES TO FINANCIAL STATEMENTS

Note 19 Shareholders' Equity

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As of December 31, 2021 Share capital consists of 52:341.584 and 49:941.584 shares with a quotient value of SER.0.04 as of December 31, 2021 and 2020, respec-tively. All shares hold has the same entitlement to the company's profits. For additional information see the Group's Note 25 Equity.

The share premium reserve refers to capital from new share issues that were issued at a price that exceeds the quotient value less cost attributable to new share issues.

Proposed appropriation of earnings The following earnings are at the disposal of the Annual General Meeting:

	December 31,	
	2021	2020
Share premium reserve	2,420,698	2,116,721
Retained earnings	(863,175)	(479,379)
Net loss for the year	(354,405)	(407,363)
	1,203,117	1,229,979
To be distributed as follows:		
To be carried forward	1,203,117	1,229,979

To be carried forward	1,203,117	1,229,9
Note 20 Provisions		

	December 31,	
	2021	2020
Opening balance	4,972	175
Provisions for the year	4,103	4,797
Total	9,075	4,972

For additional information on Provisions in the Parent Company, see Note 26 Provisions in the Group.

Note 21 Non-current interest-bearing liabilities

December 31,	
2021	2020
189,164	
	2021

Note 22 Accrued Expenses and Deferred Revenue December 21

	December 31,		
	2021	2020	
Accrued salaries and Board fees	9,586	5,925	
Vacation pay liability	4,155	2,603	
Social security costs	2,769	3,441	
Deferred revenue	3,387		
Accrued expenses for research and devel- opment	2,049	13,072	
Accrued expenses for administrative and selling expenses	14,670	5,746	
Total	36,615	30,787	

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Note 23 Assets Pledged and Contingent Liabilities

Information concerning assets pledged and any contingent liabilities in the Parent Company can be found in the Group's Note 30 Assets Pledged, Contingent Labilities and Other Obligations. In the Parent Company restricted bank accounts amounts to SEK 3.762 and SEK 1,938 as of December 31, 2021 and 2020 respectively.

Note 24 Related-Party Transactions

	Sales of Goods/ Services	Purchase of Goods/ Services	Other	Receivables on Closing Balance	Liabilities on Closing Balance
Subsidiaries					
Year Ended December 31, 2021	70,218	91,786		142,724	31,226
Year Ended December 31, 2020	1	19,648	2	1,485	4,108

For information regarding remuneration of executive management, refer to the Group's Note 9 Employees and Personnel Costs.

Note 25 Inventories

	December 31,				
	2021	2020	2019		
Raw materials	889				
inventories are recognised a	after US Food and Dru	ug Administra	tion (FDA)		

The undersigned declare that the annual report has been pre accounting principles in Sweden and these consolidated financia with the International Financial Reporting Standards (IFRS), as a report and consolidated financial statements respectively provi position and earnings of the Group an The Report of the Board of Directors' for the Parent Comp the performance of the Parent Company's and the Group's c

the significant risks and uncertainties facing the Parent Comp.

Stockholm, April 25, 2

Re

Elmar Schnee Board Chairman

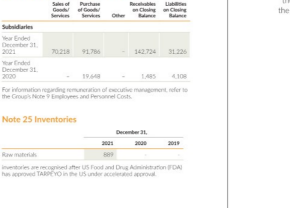
Diane Parks Board member

Molly Henderson Board member

Our audit report was submitted i

Ernst & Young AE

Anna Svanberg Authorized Public Acco



Auditor's report

To the general meeting of the shareholders of Calliditas Therapeutics AB, corporate identity number 556659-9766

Report on the annual accounts and consolidated accounts

Opinions

We have audited the annual accounts and consolidated accounts of Calliditas Therapeutics AB (publ) for the year 2021. The annual accounts and consolidated accounts of the company are included on pages 28-77 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 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 their financial performance and cash flow for the year then ended in accordance with International Financial Reporting Standards (IFRS), as adopted by the EU, and the Annual Accounts Act. The statutory administration report is consistent with the other parts of the annual accounts and consolidated accounts.

We therefore recommend that the general meeting of shareholders adopts the statement of income and balance sheet for the parent company and the statement of income and statement of financial position for 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 parent company's audit committee in accordance with the Audit Regulation (537/2014) Article 11.

Basis for Opinions

We conducted our audit in accordance with International Standards on Auditing (ISA) and generally accepted auditing standards in Sweden. Our responsibilities under those standards are further described in the Auditor's Responsibilities section. We are independent of the parent company and the group in accordance with professional ethics for accountants in Sweden and have otherwise fulfilled our ethical responsibilities in accordance with these requirements. This includes that, based on the best of our knowledge and belief, no prohibited services referred to in the Audit Regulation (537/2014) Article 5.1 have been provided to the audited company or, where applicable, its parent company or its controlled companies within the EU.

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

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. For each matter below, our description of how our audit addressed the matter is provided in that context.

We have fulfilled the responsibilities described in the Auditor's responsibilities for the audit of the financial statements section of our report, including in relation to these matters. Accordingly, our audit included the performance of procedures designed to respond to our assessment of the risks of material misstatement of the financial statements. The results of our audit procedures, including the procedures performed to address the matters below, provide the basis for our audit opinion on the accompanying financial statements.

Revenue recognition

Description

For the year ended December 31, 2021, the Group's and Parent Company's revenues were SEK 229,347 thousand. As explained in Note 1 and Note 3 of the consolidated financial statements, revenues are generated from contracts for transferring the commercial rights to the Nefecon product for specific regions to partner companies. These revenue contracts consist of multiple performance obligations, which are the outlicensing of commercial rights and the performance of certain regulatory services. How o

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The allocation of the transaction price between these performance obligations is based on the standalone selling price of each performance obligation. Since revenues for outlicensing the commercial rights are recognized at the time control of the intellectual property passes to the customer and revenues for the provision of regulatory services are recognized over time as the services are performed, the allocation of the transaction price to the different performance obligations materially impacts the timing of the related revenue recognition.

We determined revenue recognition to be a key audit matter, as auditing the allocation of the transaction price between the performance obligations and the related revenue to recognize was complex, because of the significant judgments made by management in determining the stand-alone selling price for the provision of regulatory services, which includes estimates of the expected cost to fulfil the performance obligation and the appropriate profit margin to recognize in relation thereto.

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Valuation of intangible assets

Description

Intangible assets for the Group and Parent Company amount to SEK 399,418 thousand and SEK 32,132 thousand, respectively, as of December 31, 2021. As explained in Note 1 and Note 16 of the consolidated financial statements, the Company performs an impairment assessment of goodwill and intangible assets not yet available for use, on an annual basis, or when there is an indication that an asset may be impaired. The Company's evaluation of the carrying value of intangible assets involves the comparison of the recoverable amount of each asset or cash generating unit to their carrying values.

The recoverable amount of intangible assets is estimated based on a probability-adjusted cash flow model, where the amount is determined by estimating the expected future cash flows and present value adjustments to take into account the development risk. Changes in assumptions used by management could have a significant impact on either the recoverable amount, the amount of any impairment charge, or both.

We determined the valuation of intangible assets to be a key audit matter, as auditing the valuation of intangible assets was complex due to the significant judgments made by management to estimate the recoverable amount, including the determination of the likely timing of potential commercialization, the market size, the probability of reaching the market and the discount rate used.

How our audit addressed this key audit matter

We performed audit procedures related to the valuation of intangible assets, which included, among others, understanding management's methodology for estimating the recoverable value and evaluating the appropriateness of the discounted cash flow model utilized. In addition, we tested the inputs and assumptions utilized by management regarding potential commercialization, expected market size and the probability of the products reaching the market by comparing these to statistical data for the clinical indications targeted and for other development projects within the industry.

We also performed a sensitivity analysis of the Company's discounted cash flow models. With the assistance of our valuation specialists, we evaluated the discount rates used by comparing these to rates used by peers, and tested the mathematical accuracy of calculations within the impairment models.

Other Information than the annual accounts and consolidated accounts

This document also contains other information than the annual accounts and consolidated accounts and is found on pages 1-27 and 86-99. The Board of Directors and the Managing Director are responsible for this other information.

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

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

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

Responsibilities of the Board of Directors and the Managing Director

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

In preparing the annual accounts and consolidated accounts, The Board of Directors and the Managing Director are responsible for the assessment of the company's and the group's ability to continue as a going concern. They disclose, as applicable, matters related to going concern and using the going concern basis of accounting. The going concern basis of accounting is however not applied if the Board of

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- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Directors and the Managing Director.
- · Conclude on the appropriateness of the Board of Directors' and the Managing Director's use of the going concern basis of accounting in preparing the annual accounts and consolidated accounts. We also draw a conclusion, based on the audit evidence obtained, as to whether any material uncertainty exists related to events or conditions that may cast significant doubt on the company's and the group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the annual accounts and consolidated accounts or, if such disclosures are inadequate, to modify our opinion about the annual accounts and consolidated accounts. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause a company and a group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the annual accounts and consolidated accounts, including the disclosures, and whether the annual accounts and consolidated accounts represent the underlying transactions and events in a manner that achieves fair presentation.

 Obtain sufficient and appropriate audit evidence regarding the financial information of the entities or business activities within the group to express an opinion on the consolidated accounts. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our opinions.

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

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

From the matters communicated with the Board of Directors, we determine those matters that were of most significance in the audit of the annual accounts and consolidated accounts, including the most important assessed risks for material misstatement, and are therefore the key audit matters. We describe these matters in the auditor's report unless law or regulation precludes disclosure about the matter.

Report on other legal and regulatory requirements

Report on the audit of the administration and the proposed a

Opinions

In addition to our audit of the annual accounts and consolidated accounts, we have also audited the administration of the Board of Directors and the Managing Director of Calliditas Therapeutics AB (publ) for the year 2021 and the proposed appropriations of the company's profit or loss.

We recommend to the general meeting of shareholders that the profit be appropriated (loss be dealt with) in accordance with the proposal in the statutory administration report and that the members of the Board of Directors and the Managing Director be discharged from liability for the financial year.

Basis for opinions

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

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

Responsibilities of the Board of Directors and the Managing Director

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

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

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

The auditor's examination of the ESEF report

Opinion

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 4(a) of the Swedish Securities Market Act (2007:528) for Caliditas Therapeutics AB for the year 2021.

Our examination and our opinion relate only to the statutory requirements.

In our opinion, the ESEF report #[341fcbcf-069d68ea293374251f9d32f9ea6474fe708099e134a59430804f09d0] has been prepared in a format that, in all material respects, enables uniform electronic reporting.

Basis for opinion

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 Auditors' responsibility section. We are independent of Calliditas Therapeutics AB 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 obtain 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 userstaken 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 various procedures, that the Esef report has been prepared in a format that enables uniform electronic reporting of the annual and consolidated accounts. The procedures selected depend on the auditor's judg-ment, including the assessment of the risks of material misstatement in the report, whether due to fraud or error. In carrying out this risk assessment, and in order to design audit procedures that are appropriate in the circumstances, the auditor considers those elements of internal control that are relevant to the preparation of the Esef report by the Board of Directors and the Managing Director, but not for the purpose of

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Corporate Governance Report

Calliditas Therapeutics AB (publ), "Calliditas" is a Swedish public limited liability company with its registered office in Stockholm. The company's share was listed on June 29, 2018 on Nasdaq Stockholm and on June 5, 2020 on Nasdaq Global Select US and is traded under the ticker CALTX and CALT, respectively. This report pertains to the financial year of 2021 and has been examined by the company's auditors

Background

Corporate governance refers to the systems through which shareholders, directly or indirectly, control the company. Good corporate governance is an essential part of efforts to generate value for Calliditas' shareholders. Corporate governance in Calliditas is based on Swedish law, Nasdaq Stockholm's Rule Book for Issuers and internal rules and regulations. The company also applies the Swedish Code of Corporate Governance (the "Code"). The Code applies to all Swedish companies whose shares are listed on a regulated market in Sweden. The company need not comply with all of the rules of the Code as the Code itself offers an opportunity to deviate from the rules, on the condition that any such deviation, and the chosen alternative solution, is described and the reasons explained in the Corporate Governance Report (according to the comply or explain principle). However, the company has not deviated from any of the rules established in the Code during the year. The company is classified as a Foreign Private Issuer (FPI) in accordance with the regulations established by the US Securities and Exchange Commission (SEC) and therefore follows market practice in the domestic market, ie Swedish corporate governance.

Examples of Important Rules and Regulations Important internal rules and regulations

- Articles of Association
- Rules of procedure of the Board of Directors and Committees
- Directives for the CEO
- Policy documents

Important external rules and regulations

- Swedish Companies Act
- · Swedish and international accounting legislation
- Nasdaq Stockholm's Rule Book for Issuers
- Nasdag U.S Rule Book for Issuers
- Swedish Code of Corporate Governance
- Sarbanes-Oxlev Act

Calliditas' shares were admitted to trading on Nasdaq Stockholm, Mid Cap, in June 2018 and on Nasdag Global Select, in June 5, 2020. At the end of 2021 the total number of shares and voting rights amounted to 52,341,584, distributed between 19,972 shareholders. The ten largest shareholders held 59.07% of shares outstanding and other shareholders 40.93%. As of December 31, 2021, three shareholders owned shares that each represented 10% or more of the total number of shares and voting rights in the company: BVF Partners LP 12.7%, Stiftelsen Industrifonden, 11.0% and Linc AB 10.5%.

Dividend Policy

The company has so far not paid out any dividend. Any future dividend and the size thereof, will be determined based on long-term growth, earnings trends and capital requirements of Calliditas. It is the view of the Board of Directors that Calliditas should prioritize progression of the development program, and until the future revenues substantially exceeds the cost of the development programs, financial resources should mainly be used to finance Calliditas' development programs. In view of company's financial position and negative earnings, the Board of Directors does not intend to propose any dividend before the company generates long-term sustainable profits and positive cash flow. Dividends shall, as far as a dividend is proposed, be balanced with regard to the business risk.

Annual General Meeting Right to participate in the Annual General Meeting

Shareholders who wish to participate in the Annual General Meeting (AGM) must be included in the share holders' register maintained by Euroclear Sweden on the day falling six banking days prior to the meeting, and notify the company of their participation no later than on the date stipulated in the notice convening the meeting. Shareholders may attend the shareholders' meetings in person or by proxy and may be accompanied by a maximum of two assistants. Typically, it is possible for a shareholder to register for the AGM in several different ways as indicated in the notice of the meeting. A shareholder may vote for all company shares owned or represented by the shareholder. Notice of the AGM shall be published in the Swedish Official Gazette and on the company's website, within such time as set forth in the Swedish Companies Act (2005:551). It shall be announced in Svenska Dagbladet that a notice has been issued.

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Annual General Meeting 2022

Calliditas' 2022 AGM will be held on Thursday, May 19, 2022. With reference to the Swedish Act (2022:121) on temporary exceptions to facilitate the execution of general meetings in companies and other associations, the Board of Directors has decided that the annual general meeting will be conducted by advance voting only, without physical presence of shareholders, proxies and third parties.

The minutes from the AGM will be made available at www.calliditas.se.

Participation at the Annual General Meeting

Shareholders who wish to participate, through advance voting, in the meeting must:

- · be recorded in the share register maintained by Euroclear Sweden AB relating to the circumstances on Wednesday 11 May 2022, and
- give notice of participation by casting their advance votes in accordance with the instructions under the heading "Advance voting" below, so that the advance voting form is received by Euroclear Sweden AB no. later than on Wednesday 18 May 2022.

Shareholders whose shares are registered in the name of a nominee through a bank or a securities institution must temporarily register their shares in their own names to be entitled to participate in the meeting Such registration, which may be temporary (so-called voting rights registration), must be duly effected in the share register maintained by Euroclear Sweden AB on Friday 13 May 2022, and the shareholders must therefore advise their nominees well in advance of this date.

Nomination Committee

Companies applying the Code shall have a Nomination Committee. According to the Code, the AGM shall appoint the members of the Nomination Committee or resolve on procedures for appointing the members. The Nomination Committee shall, pursuant to the Code, consist of at least three members of which a majority shall be independent in relation to Calliditas and the Group Management. In addition, at least one member of the Nomination Committee shall be independent in relation to the largest shareholder in terms of voting rights or group of shareholders who cooperate in terms of the company's management. At the Extraordinary General Meeting held on

September 14, 2017, it was resolved that the Nomi-The N nation Committee shall be composed of the Chairman. set ou of the Board of Directors together with one representative of each of the three largest shareholders, based The N on ownership in Calliditas as of the end of the third meet i quarter of the fiscal year. The Nomination Committee will be

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and on Calliditas' website. Shareholders may submit proposals to the Nomination Committee in accordance with what has been published on the company's website, www.calliditas.se, prior to the AGM.

Auditor

In accordance with the Articles of Association, Calliditas must appoint a registered firm of accountants as external auditor. The 2021 AGM elected the registered firm of accountants Ernst & Young AB as auditor, up to the 2022 AGM. The Auditor-in-Charge is Anna Svanberg. The auditor examines the Parent Company's and the Group's accounts and administration on behalf of the AGM. The external audit of the Parent Company's and the Group's accounts and the Board's and CEO's administration is conducted using generally accepted auditing standards in Sweden. The company entrusted the auditor to review one interim reports in 2021, which satisfies the requirements of the Code. For information about remuneration of the auditor, refer to Note 6 Auditors' Fee.

Board of Directors

The Board of Directors is the second highest decision-making body of the company after the AGM. According to the Swedish Companies Act, the Board of Directors is responsible for the organization of Calliditas and the management of the company's affairs, which means that the Board of Directors is responsible for, among other things, setting targets and strategies, securing routines and systems for evaluation of set targets, continuously assessing the financial condition and profits as well as evaluating the operating management. The Board of Directors is also responsible for ensuring that annual reports and interim reports are prepared in a timely manner. Moreover, the Board of Directors appoints the CEO.

Members of the Board of Directors are normally appointed by the AGM for the period until the end of the next AGM. According to Calliditas' Articles of Association, the members of the Board of Directors elected by the AGM shall be not less than three and not more than ten members with no deputy members of the Board of Directors.

According to the Code, the Chairman of the Board of Directors is to be elected by the AGM and have a special responsibility for leading the work of the Board of Directors and for ensuring that the work of the Board of Directors is efficiently organized.

The Board of Directors applies written rules of procedure, which are revised annually and adopted by the inaugural board meeting every year. Among other things, the rules of procedure govern the practice of the Board of Directors, functions and the division of work between Board members and the CEO. At the inaugural board meeting, the Board of Directors also adopts instructions for the CEO, including instructions for financial reporting.

The Board of Directors meets according to an annual predetermined schedule. In addition to these meetings, additional Board meetings can be convened to handle issues which cannot be postponed until the next ordinary board meeting. In addition to the Board meetings, the Chairman of the Board of Directors and the CEO continuously discuss the management of the company. Currently, the company's Board of Directors consists of five ordinary members elected by the AGM.

Board Independence

The company satisfies the requirements of the Code as most of the Board members elected by the AGM are independent of the company and management, and that at least two of these are independent in relation to major shareholders. The table on page XX presents the independence of members at the date on which this report was published.

Work of the Board in 2021

During 2021, the Board of Directors held a total of 16

Board members' independence, attendance and remuneration in 2021

Name	Position	Board member since	Independent in relation to		Attendance			
			The company and manage- ment	Major share- holders	Board meet- ings	Audit Committee meetings	Remuneration Committee meetings	Total remuneration, SEK in thousand
Elmar Schnee	Board Chairman	2019	Yes	Yes	16/16	10	3/3	1,363
Lennart Hansson	Board Member	2009	Yes	Yes	15/16	5/5	3/3	522
Hilde Furberg	Board Member	2014	Yes	Yes	15/16	5/5		499
Diane Parks	Board Member	2019	Yes	Yes	16/16	12	3/3	584
Molly Henderson	Board Member	2020	Yes	Yes	14/16	5/5	-	664

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meetings, of which 6 were ordinary and 10 extraordinary meetings. Calliditas' CEO participates in Board meetings, as does the company's CFO and General Counsel, who was secretary at the meetings. Other employees from Calliditas have reported on particular issues at the meetings. The extraordinary meetings were a result of the company's work with acquisition and capital raise.

Board Remuneration

Fees to members elected by the Annual General Meeting are decided by the Annual General Meeting. The Annual General Meeting on May 27, 2021 resolved that fees to the Board for the period up to the end of the next Annual General Meeting shall be as follows: Board fees shall be SEK 850,000 to the Chairman of the Board and SEK 300,000 to each of the other members not employed in the Group, SEK 150,000 SEK 50,000 to the Chairman of the Audit Committee and SEK 75,000 to other members of the Audit Committee who are not employees of the Group, and SEK 50.000 to the Chairman of the Remuneration Committee and SEK 25,000 to other members of the Remuneration Committee who are not employees of the Group. In addition to the fee proposed above for ordinary board work, it is proposed that a board member who is resident in the USA shall receive an extra fee of SEK 140.000 and that a board member who is resident in Europe but outside the Nordic region shall receive an extra fee of SEK 50,000. For more information regarding remuneration of Board members, refer to Note 9 Employees and Personnel Costs.

Board Committees Audit Committee

Calliditas has an Audit Committee consisting of three members: Molly Henderson (Chairman), Lennart Hansson and Hilde Furberg. The Audit Committee shall, without it affecting the responsibilities and tasks of the Board of Directors, monitor the company's financial reporting, monitor the efficiency of the company's internal controls, internal auditing and risk manage ment, keep informed of the auditing of the annual report and the consolidated accounts, review and monitor the impartiality and independence of the auditors and pay close attention to whether the auditors are providing other services besides audit services for the company, and assist in the preparation of proposals for the AGM's decision on election of auditors The Committee held five meetings in 2021. The company's auditors took part in four of the meetings, where discussions included the auditors' planning of the audit, their observations and examination of the company and the company's financial statements.

Remuneration Committee

Calliditas has a Remuneration Committee consisting

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the work of the CEO by monitoring the performance of the operations compared with established targets and makes a formal assessment each year

CEO and Management Team

The role of the CEO is subordinate to the Board of Directors, and his or her primary task is to attend to the company's daily management and operations in the company. The Rules of Procedure for Decision-making for the Board and instructions for the CEO present which issues that the company's Board of Directors are to consider and decide and which are the responsibility of the CEO. The CEO is also responsible for preparing reports and required documentation for decision-making prior to board meetings and is the reporting person on the material at board meetings

Calliditas' management consists of six individuals and includes, in addition to the CEO, the Chief Financial Officer, Chief Medical Officer, Vice President Operations, Vice President Regulatory Affairs, and President North America. For information about current senior executives at Calliditas, when these assumed their positions, and date of birth, education, experience shareholding in the company and current and previous assignments, refer to pages 94-95 and the company's website, www.calliditas.se.

Internal Control and Risk Managemen

The Board of Director's responsibility for the internal control is governed by the Swedish Companies Act. the Swedish Annual Reports Act - which requires that information about the main features of Calliditas' system for internal control and risk management related to financial reporting each year must be included in the corporate governance report - and the Code. The Board of Directors shall, among other tasks, ensure that Calliditas has sufficient internal control and formalized routines to ensure that established principles for financial reporting and internal control are adhered to and that there are effective systems to monitor and control the company's operations and the risks associated with the company and its operations The overall purpose of the internal control is to ensure that the company's operating strategies and targets are monitored and that the owners' investments are protected, to a reasonable degree. Furthermore, the internal control shall ensure that the external financial reporting, with reasonable certainty, is reliable and prepared in accordance with generally accepted accounting practice, that applicable laws and regulations are followed, and that the requirements imposed on listed companies are complied with. The internal control primarily consists of the following five components.

Control environment

The Board of Directors has the overall responsibility for the internal control in relation to financial reporting. In order to create and maintain a functioning control environment, the Board of Directors has adopted a number of policies and guidelines governing financial reporting. These documents primarily comprise the rules of procedure for the Board of Directors, instructions for the CEO, rules of procedure for the Audit Committee and instructions for financial reporting. The Board of Directors has also adopted a delegation of signatory authority and a treasury policy. The company also has a financial manual which contains principles. guidelines and process descriptions for accounting and financial reporting. Furthermore, the Board of Directors has established an Audit Committee whose main task is to monitor the company's financial position, to monitor the effectiveness of the company's internal control, internal audit and risk management, to be informed about the audit of the annual report and consolidated financial statements, and to review and monitor the auditor's impartiality and independence. The responsibility for the ongoing work of the internal control over financial reporting has been delegated to the company's CEO. The CEO regularly reports to the Board of Directors in accordance with the established instructions for the CEO and the instructions for financial reporting. The Board of Directors also receives reports from the company's auditor. The responsibility for the internal, business-specific

control in the daily operations lies with the CEO.

Risk assessment

Risk assessment includes identifying risks that may arise if the basic requirements for the financial reporting of the company are not met. Calliditas' management team has, in a specific risk register, identified and evaluated the risks that arise in the company's operations, and has assessed how these risks can be managed. Calliditas' management shall annually perform a risk assessment of strategic, operational and financial risks and present the assessment to the Audit Committee and the Board of Directors. The CEO is responsible for the presentation. The management's risk assessment shall be reviewed on an annual basis by the CFO.

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Control activities

Control activities limit the identified risks and ensure accurate and reliable financial reporting. The Board of Directors is responsible for the internal control and monitoring of the company's management. This is done through both internal and external control activities, and through examination and monitoring of the company's guidelines related to risk management. The effectiveness of the control activities are assessed annually and the results from these assessments are reported to the Board of Directors and the Audit Committee. In agreements with essential subcontractors, the company has secured the right to audit each respective subcontractors' fulfillment of relevant services, including quality aspects.

Monitoring

Compliance with, and effectiveness of, the internal controls are constantly monitored. The CEO ensures that the Board of Directors continuously receives reports on the development of the company's activities, including the development of the company's results and financial position, as well as information on important events, such as research results and important contracts. The CEO also reports on these matters at each ordinary Board meeting. The compathe sc ny's compliance with relevant policy's and guidelines of inte are assessed annually. The results from these assessintern ments are compiled by the CFO in the company and reasse then reported to the Board of Directors and the Audit that m Committee annually. per ye

Auditor's report on the corporate governance s To the general meeting of the shareholders of Calliditas Therapeutics

Engagement and responsibility

Engagement and responsibility	on Au
It is the Board of Directors who is responsible for the	dards
corporate governance statement for the year 2021 on pages 86-91 and that it has been prepared in	provid
accordance with the Annual Accounts Act.	Opini
	A corp

The scope of the audit

Our examination has been conducted in accordance secon with FAR's standard RevR 16 The auditor's examination and ch of the corporate governance statement. This means that same our examination of the corporate governance statement the co is different and substantially less in scope than an audit the Ar conducted in accordance with International Standards

> Stockholm, April 27. Ernst & Young Al

Disclo

Anna Svanberg Authorized Public Accc

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Board of Directors



Elmar Schnee

Born 1959

Board member since 2019. Education: Master's degree in marketing.

and management from SIB.

Board Committees: Chairman of the Remuneration Committee.

Experience: Elmar Schnee was previously CEO of Merck Serono and was instrumental in the acquisition of Serono by Merck KGaA. He has also served as General Partner and member of the Executive Board of Merck KGaA and has previ ously held several senior global management positions with UCB and Sanofi.

Other current assignments: Chairman of the board of directors of Santhera Pharmaceutical, ProCom Rx

SA, Moleac Pte Lts and Noorik Biopharmaceuticals AG as well a member of the board of directors of Kuste Biopharma and Damian Pharma AG.

Holdings in the Company: Elmar Schnee holds 10.000 shares in the company, 23,236 share awards in board LTIP 2019, 14,063 share awards in LTIP 2020 and 10,624 share awards in LTIP 2021. Independent in relation to the Company and its management and in relation to major shareholders.



Hilde Furberg Non-executive Director

Born 1958.

Board member since 2014. Education: Master of Science in Engi-

neering from Oslo University, Norway. Board Committees: Member of the Audit

Experience: Hilde Furberg is an independent consultant and professional Board member. She has extensive experience in leadership from her 35 years in sales, marketing, strategy and management in Pharma/Biotech. Hilde has worked for companies such as Genzyme and Baxter, she was most recently SVP and General Manger/European Head of Rare Diseases at Sanofi Genzyme. In addition to working for Genzyme/Sanofi Genzyme, Hilde has since 2005 worked as non-executive director and Board member of Probi, Pronova, Clavis, Bergenbio and Algeta.

Other current assignments: She is currently an industrial advisor to Investinor and Board member of PCI Biotech, OncoZenge, Herantis Pharma and Bio-Me.

Holdings in the Company: Hilde Furberg holds 44,750 shares in the company, 8,449 share awards in board LTIP 2019, 4,327 share awards in board LTIP 2020 and 4,086 share awards in LTIP 2021. Independent in relation to the Company and its management and in relation to major shareholders.



Lennart Hansson Non-executive Director

Born 1956. Board member since 2009.

Education: PhD in Genetics from the University of Umeå.

Board Committees: Member of the Audit Committee and Remuneration Committe.

Experience: Lennart Hansson has broad experience from leading positions within pharmaceutical development and business development in both biotech and pharma companies such as Kabicen AB, Symbicom AB, AstraZeneca, Biovitrum AB and as CEO of Arexis AB. Lennart was responsible for Industrifonden's life science operations between 2008–2016. He has worked on more than 30 company boards and is also the co-founder of two pharmaceutical development companies.

Other current assignments: Chairman of the Board of Directors of Sivera Pharma AB, Ignitus AB and Cinclus Pharma Holding AB. Member of the Board of Directors of InDex Pharmaceuticals Holding AB (publ) and Medivir AB (publ).

Holdings in the Company: Lennart Hansson holds 12,000 shares in the company and 8,449 share awards in board LTIP 2019, 4,327 share awards in board LTIP 2020 and 4,086 share awards in LTIP 2021. Independent in relation to the Company and its management and in relation to maior shareholders.



Diane Parks

Born 1952. Board member since 2019.

Education: Master's degree from Kansas State University and an MBA from Georgia State University.

Board Committees: Member of the Remuneration Committee.

Experience: Diane Parks is a senior executive with deep sales and marketing experience from the US, where she has held positions such as Head of US Commercial for Kite Pharma, VP of Sales for Amgen and Head of Global Marketing at Pharmacyclics.

Other current assignments: Board member in Kura Oncology, Soligenix and TriSalus Life Sciences.

Holdings in the Company: Diane Parks holds 8,449 share awards in board LTIP 2019, 4.327 share awards in board LTIP 2020 and 4,086 share awards in LTIP 2021. Independent in relation to the Company and its management and in relation to major shareholders.



Molly Henderson

Born 1970. Board member since 2020.

Education: M.B.A. and B.S. dep the State University of New Yo Buffalo.

Board Committees: Chairman Committee.

Experience: Molly Henderson as the CFO of several listed lift companies for over 17 years. C she is the CFO of Phathom Ph tical, Inc. She was previously the Urogen and Executive Vice Pre Advaxis, Inc, the CFO of Iovam apeutics. Inc. (formerly Lion Bir nologies, Inc.) and before that I Business and Financial Officer Vice President of VirtualScopic has also advised start-up comp switzerland, and was a Manage audit division of Pricewaterhou.

Other current assignments: CI Phathom Pharmaceuticals,

Holdings in the Company: Mo Henderson holds 100 shares ir company and 4.327 share awa board LTIP 2020 and 4.086 sh in LTIP 2021. Independent in n the Company and its managem relation to main's shareholders.

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Management team



Renee Aguiar-Lucander Chief Executive Officer

Born 1962. CEO since 2017.

Education: BA in Finance from Stockholm School of Economics. MBA from INSEAD.

Experience: Before joining Calliditas, Renée Aguiar-Lucander was a Partner and COO of Omega Fund Management, an international venture capital company focused on invest-ments within the life science sector. Before that, she served as a Partner in the venture capital group 3i Group plc in London, where she managed the publicly quoted assets and was co-head of the global healthcare and technology portfolio. Prior to this, Renée Aguiar-Lucander was the European Group Head and Managing Director at a global investment bank and has more than 12 years' experience in corporate finance. Prior to her career in investment banking. she was the Head of European Sales and Marketing in a company focused on the sale of software for financial services.

Other current assignments: Chairman of the board of directors of Exenta Inc. Member of the board of directors of Medcap AB (publ) and RAL Capital Ltd.

Holdings in the Company: Renée

Aguiar-Lucander holds 593,000 shares in the Company, 195,000 warrants¹ and 416,000 options².



Fredrik Johansson Chief Financial Officer

Born 1977. CFO since 2017.

Education: Studies in Business Law at Jönköping International Business Edwart Jönköping International Business School. Studies in Business and American Iaw, Economics and Finance at Georgia State University, University of South Carolina and Lund University.

Experience: Fredrik Johansson has exten e experience in executive positions primarily within telecom and software Previously, he was CFO and COO at Birdstep Technology/ Techstep ASA, listed on the Oslo Stock Exchange, where he, among other things, was in charge of the acquisition and reversed listing of Teki Solutions. Previous CFO positions also include Phone Family, Teligent Telecom and Wayfinder Systems.

Holdings in the Company: Fredrik Johansson holds 37,750 shares in the Company, 50,000 warrants¹ and 180,000 options².



Frank Bringstrup Vice President Regulatory Affairs

Born 1959. VP Regulatory Affairs since 2019.

Education: Medical education from the University of Copenhagen. He has a diploma in Managing Medical Product Innovation (MMPI) from the Copen-hagen School of Economics, a diploma in business administration from Warwick University, and a post graduate specialist course in public health science from the National Board of Health, Denmark.

Experience: Frank Bringstrup has over 17 years of experience in the pharma-ceutical industry within regulatory affairs and health authority interactions. Prior to joining Calliditas, he worked in various positions at Novo Nordisk A/S. He started his professional career first as a clinic doctor and then Frederiksborg County Medical Advisor

Holding in the Company: Frank Bringstrup holds 6,000 share in the Company, 7,500 warrants¹ and 45,000 options².



Andrew Udell President, North America

Born 1970 Head of North America Commercial since 2019.

Education: BSc from Lehigh University MBA from the University of Connecticut.

Experience: Andrew Udell has more Experience: Andrew Odel has more than 20 years of commercial experience in the pharmaceutical industry. Before joining Calliditas, Andrew worked as Vice President of North America Commer-cial at NeuroDerm. Andrew began his career in the pharmaceutical industry at career in the pharmaceutical industry at Purdue Pharma and held several sales and marketing positions, including responsible for the company's brands and led a multi-functional team for a multi-billion pain medication franchise.

Holding in the Company: Andrew Udell



Katayoun Welin-Be Vice President Operations

Born 1968. VP Operations since 2020.

Education: PhD in Pharmacy fr University, Swe

Experience: Katayoun Welin-B has more than 28 years of com experience in the pharmaceuti biologics industry. Before joinir Katayoun worked as Vice Presi Operations at BioGaia. Katayou her career in the pharmaceutic at AstraZeneca and held sever within both R&D and Operatio

Holding in the Company: Kata Welin-Berger holds 11,000 sh: a related party, 65,000 warran 45,000 options².

holds 26,000 share in the company, 20,000 warrants¹ and 210,000 options².

¹ Holding in Warrant program 2019/2022. ² Holding in ESOP 2020. and/or ESOP 2021

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Scientific Steering Committee

Some of the most prominent IgA nephropathy specialists in the world serve as external advisors and members of the Company's advisory board.

Brad H. Rovin

Professor, Director of the Division of Nephrology and Vice Chairman of Medicine for Research at the Ohio State University Wexner Medical Center, Columbus, Ohio, US

Daniel C. Cattran

Professor of Medicine, University of Toronto; Senior Scientist, Toronto General Research Institute, Toronto, Ontario, Canada

Hérnan Trimarchi

Professor of Medicine, Universidad Católica Argentina; Head, Nephrology Service, Hospital Británico; Head, Kidney transplant unit, Hospital Británico, Buenos Aires, Argentina

Hong Zhang

Professor of Medicine and Doctoral supervisor, Nephrology Division, Peking University First Hospital, Peking University Institute of Nephrology, Beijing, China

Jonathan Barratt

Professor, Department of Infection, Immunity and Inflammation, University of Leicester; Honorary Consultant Nephrologist in the John Walls Renal Unit, Leicester General Hospital, Leicester, UK

Jürgen Floege

Professor, head of the Department of Renal and Hypertensive Diseases, Rheumatological and Immunological Diseases (Medicine II) at the Aachen University Hospital; Director of the Department of Nephrology and Clinical Immunology at the University of Aachen, Aachen, Germany

Richard Lafayette

Professor of Medicine (Nephrology), the Stanford University Medical Center; Director, the Stanford Glomerular Disease Center, Stanford, California, US

Vladimir Tesar

Professor, Head of the Department of Nephrology, 1st Faculty of Medicine, Charles University, Prague, Czech Republic

Financial calendar

Interim report for the period January 1-March 31, 2 Annual General Meeting 2022 Interim report for the period January 1-June 30, 20 Interim report for the period January 1-September Year-end report for the period January 1-Decembe

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Glossary

ACE inhibitors (ACEIs): Angiotensin

Converting Enzyme inhibitors (ACEIs) are a type of blood pressure medication that work by limiting the effects of the hormone angiotensin II, which has a constricting effect on blood vessels and stimulates salt and water retention in the body and thus increases blood pressure. Angiotensin II is activated by a molecule called Angiotensin Converting Enzyme (ACE,) which is blocked by ACE inhibitors

Adaptive Design: An adaptive

design trial is one in which the design allows for modifications to the trial and/or statistical procedures of the trial after its initiation without undermining its validity and integrity

ALP: Alkaline phosphatase (ALP) is an enzyme which is used as a marker in PBC. A rise in ALP levels indicates impaired bile flow in the liver

Angiotensin Receptor Blockers

(ARBs): ARBs work by blocking the AT1 receptors that the hormone angiotensin II acts on, thereby limiting its action and lowering blood pressure

Autoimmune disease: Disease that is manifested because of the immune system's harmful attack with autoantibodies on the body's own tissue. All people have some degree of autoimmunity, but when it gets too high it becomes harmful

Budesonide: a potent glucocorticoid with rapid elimination that fits very well with local treatment where you want to minimize systemic side effects CAF: A cancer-associated fibroblast (CAF) is a key cell type within the tumor microenvironment. CAFs promote tumor growth via a variety of mechanisms, including initiating the remodelling of the extracellular

matrix or secreting cytokines **Corticosteroids:** a class of steroid hormones and synthetic analogues. Corticosteroids are used systemically for the treatment of inflammatory and immunological diseases, including IgA nephropathy, autoimmune hepatitis and primary biliary cholangitis

Creatinine: a chemical substance

made by muccles. Measured in the blood circulation and produced in a relatively even amount. Eliminated through the kidneys. Too high a concentration in the blood is a measure of impaired kidney function. It is used to calculate eGFR. High creatinine corresponds to low eGFR

Dimeric: Also known as 'polymeric', a dimeric molecule is composed of two identical simpler molecules (monomers)

DKD: Diabetic kidney disease (DKD,) also called diabetic nephropathy, is kidney disease that is due to Type 1 or Type 2 diabetes

Double blind: A double-blind study is one in which neither the participants nor the experimenters know who is receiving a particular treatment

eGFR: estimated glomerular filtration rate. A measure of the kidney's ability to filter and purify the blood. When a kidney disease worsens, eGFR decreases

EMA: European Medicines Agency ESRD: end-stage renal disease

Enteric: relating to or occurring in the small intestine. The enteric coating on Nefecon refers to the

fact that it is designed to dissolve in the ileum, which is in the distal part of the small intestine

FDA: US Food and Drug Administration

Galactose: a type of sugar that is similar to glucose. Antibodies such as IgA have sugar chains attached to them. These sugar chains contain, among other things, galactose

Glomerulus: An anatomical structure of the kidney. Blood vessel bundles where the blood is filtered to urine

Glomerulonephritis: an inflammation of the glomeruli, the kidney's filtration function

HbA1c: HbA1c is a term commonly used in relation to diabetes and is a measure of average blood sugar levels. The term refers to glycated haemoglobin, which develops when haemoglobin joins with glucose in the blood, becoming 'glycated'

IgA: Immunoglobulin A (an antibody.) Also referred to as IgA1

IgA Nephropathy (IgAN): a rare autoimmune kidney inflammatory disease, within the glomerulonephritis class

Ileum: the distal end of the small intestine, also called the bowel arm, is 2–4 meters long and connects to the colon

Immunoglobulin: antibodies

(proteins) used by the body's immune system to detect and identify foreign substances that can cause damage

Incidence: number of new patients per year in a disease

Immunosuppressive agents: a class of drugs that suppress, or reduce, the strength of the body's immune system

Immunotherapy: Immunotherapy is the treatment of disease by activating or suppressing the immune system

Investigator-Led Study: Inves-

tigator led studies are clinical studies initiated and managed by a non-pharmaceutical company researchers, like individual investigators, institutions, collaborative study groups or cooperative groups

IPF: Idiopathic pulmonary fibrosis (IPF) is a condition in which the lungs become scarred and breathing becomes increasingly difficult, the causes of which are unclear

KDIGO: Kidney Disease: Improving Global Outcomes, a non-profit organization that develops global guidelines for treatment in kidney disease

Monomeric: a monomeric molecule is one that is a single unit and can be bonded to other identical molecules to form a polymer

NADPH Oxidase: NADPH oxidase (nicotinamide adenine dinucleotide phosphate oxidase), also known as NOX enzymes, are membranebound enzyme complexes, which catalyse the production of reactive oxygen species Nephrologist: a physician ized in kidney disease

Off-label prescription: pro of an approved drug outsi approved indication

On-label: prescription of a approved drug within the indication

Open-label: An open-labe one in which information which treatment is being istered is not withheld fro participants and researche

Orphan disease: a rare di falls within the criteria of drug law

ni ng iaw

Oxidative Stress: Oxidative is when there is an imbala between the production a accumulation of reactive of species (ROS) in cells and and the body' ability to de these reactive products

PBC: Primary biliary chola rare autoimmune fatty live

Peyer's patches: lymph tis the ileum, the distal part of small intestine, part of the immune system

Prevalence: number of per population having a disea

Proteinuria: a condition c terized by the presence of than normal amounts of p the urine; a measure of lethe kidney's filtration func

Proof of Concept Trial: Pr Concept Principle studies early stage of clinical drug

ment when a compound I potential in animal models safety testing, and often is between a Phase 1 and a ranging Phase 2 study

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 Calliditas Therapeutics AB

 Kungsbron 1, D5, SE-111 22 Stockholm, Sweden

 Phone:
 +46 (0)8 411 3005

 Mail:
 info@calliditas.com

 Web:
 www.calliditas.com

calliditas

April 27, 2022

Stockholm, Sweden

Calliditas Therapeutics' 2021 Annual Report Published

Calliditas Therapeutics AB (Nasdaq: CALT, Nasdaq Stockholm: CALTX) today announces that the Annual Report for 2021 now is available at the company's website: www.calliditas.com.

This information is information that Calliditas Therapeutics AB is obliged to make public pursuant to the Securities Markets Act. The information was submitted for publication at 18:00 CET on April 27, 2022.

For further information, please contact:

Marie Galay, IR Manager, Calliditas

Tel.: +44 79 55 12 98 45, email: marie.galay@calliditas.com

About Calliditas

Calliditas Therapeutics is a commercial stage biopharma company based in Stockholm, Sweden focused on identifying, developing and commercializing novel treatments in orphan indications, with an initial focus on renal and hepatic diseases with significant unmet medical needs. Calliditas' lead product, TARPEYOTM (budesonide) delayed release capsules, has been approved by the FDA and is the subject of a marketing authorization application (MAA) with the European Medicines Agency (EMA). Additionally, Calliditas is conducting a pivotal clinical trial with its NOX inhibitor product candidate setanaxib in primary biliary cholangitis and is initiating a head and neck cancer Phase 2 trial with setanaxib. Calliditas' common shares are listed on Nasdaq Stockholm (ticker: CALTX) and its American Depositary Shares are listed on the Nasdaq Global Select Market (ticker: CALT).

Forward-Looking Statements

This press release contains forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995, as amended, including, without limitation, statements regarding Calliditas' strategy, commercialization efforts, business plans, regulatory submissions, clinical development plans and focus. The words "may," "will," "could," "would," "should," "expect," "plan," "anticipate," "intend," "believe," "estimate," "predict," "project," "project," "protential," "continue," "target," and similar expressions are intended to identify forward-looking statements, although not all forward-looking statements contain these identifying words. Any forward-looking statements in this press release are based on management's current expectations and beliefs and are subject to a number of risks, uncertainties, and important factors that may cause actual events or results to differ materially from those expressed or implied by any forward-looking statements contained in this press release, including, without limitation, any related to Calliditas' business, operations, continued EMA review and approval for NEFECON, market acceptance of NEFECON/TARPEYO, safety or efficacy of NEFECON/TARPEYO, clinical trials, supply chain, strategy, goals and anticipated timelines, competition from other biopharmaceutical companies, and other risks identified in the section entitled "Risk Factors" in Calliditas' reports filed with the Securities and Exchange Commission. Calliditas cautions you not to place undue reliance on any forward-looking statements may be based, or that may affect the likelihood that actual results will differ from those set forth in the forward-looking statements. Any forward-looking statements contained in this press release represent Calliditas' views only as of the date hereof and should not be relied upon as representing its views as of any subsequent date.



Stockholm, Sweden

Number of shares and votes in Calliditas Therapeutics

During April, Calliditas Therapeutics AB (publ) has allotted 830,586 common shares within the company's warrant program issued in 2018. Thus, as of April 29, 2022, the number of shares and votes in the company amounts to 53,172,170.

For further information, please contact: Mikael Widell, Investor relations

Tel.: +46 703 11 99 60, email: mikael.widell@calliditas.com

The information in the press release is such that Calliditas Therapeutics AB (publ) is required to disclose pursuant to the Swedish Financial Instruments Trading Act. The information was submitted for publication, through the agency of the contact persons set out above, at 10:00 a.m. CEST on April 29, 2022.

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