

# lifefit | group

**LifeFit Group MidCo GmbH**

**Group quarterly interim unaudited report**

Q2/FY2022 report

as of and for the interim period started 1 November 2021 ended 30 April 2022

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## 1 Key Figures / Financial Summary

	Apr-22 LTM			Q2/FY2022			Q2/FY2022
	AC pre IFRS16	Impact of IFRS16	AC under IFRS16	AC pre IFRS16	Impact IFRS16	AC under IFRS16	REPORTED AC IFRS16
EURm							
<b>KPIs</b>							
# of Clubs <sup>1</sup>	80			80			
Members ['000]	189,2			189,2			
Joiner Yield [EUR]	54,9			47,8			
ARPM [EUR]	56,8			45,9			
Retention % (annualised)	52,8			52,8			
<b>Profit/Loss</b>							
Revenue	125,8			25,7			25,7
EBITDA <sup>2</sup>	24,6	26,3	50,9	-2,9	6,2	3,4	2,9
- Adjustments	3,0			0,6			
<b>Adjusted EBITDA</b>	<b>27,6</b>			<b>-2,3</b>			
Depreciation & amortisation	-12,0	-22,0	-34,0	-2,8	-5,3	-8,1	-8,1
Exceptionals/One-off charges	-1,3			-0,5			
<b>Operating Profit/Loss</b>	<b>11,3</b>		<b>15,6</b>	<b>-6,2</b>		<b>-5,2</b>	<b>-5,2</b>
Income from at equity investments	-0,3			0,0			0,0
Total Finance costs	-7,4	-8,2	-15,6	-1,8	-1,9	-3,6	-3,6
Total Tax	-2,5			0,1			0,1
<b>Net Profit/Loss</b>	<b>1,1</b>		<b>-2,7</b>	<b>-7,8</b>		<b>-8,7</b>	<b>-8,7</b>
<b>Cash Flow</b>							
EBITDA <sup>2</sup>	24,6			-2,9			
Working capital	8,1			24,7			
Exceptionals & provisions	-2,5			-0,3			
Interest paid	-3,3			-0,8			
Tax	0,0			0,0			
<b>OPERATING CASH FLOW</b>	<b>27,0</b>			<b>20,7</b>	<b>5,8</b>	<b>26,5</b>	<b>26,5</b>
Cash flow from investing activities	-11,6			-3,6	0,0	-3,6	-3,6
<b>FREE CASH FLOW</b>	<b>15,4</b>			<b>17,2</b>		<b>22,9</b>	<b>22,9</b>
Cash flow from financing activities	-3,8			-0,9	-5,8	-6,7	-6,7
<b>NET CASH FLOW</b>	<b>11,6</b>			<b>16,2</b>		<b>16,2</b>	<b>16,2</b>

### Notes

<sup>1</sup> excluding franchise clubs

<sup>2</sup> excluding exceptionals/one-off charges

For the reason for using pro forma information we refer to section 2.3. Pro forma considers the period of 12 months from May 1, 2021 to Apr 30, 2022 and the business activities of all group companies regardless of the acquisition date.

EURm	Apr-22 LTM				Q2/FY2022			
	LifeFit Group	Fitness First	elbgym	smileX	LifeFit Group	Fitness First	elbgym	smileX
<b>KPIs</b>								
# of Clubs <sup>1</sup>	80	60	7	13	80	60	7	13
Members ['000]	189,2	155,9	5,0	28,3	189,2	155,9	5,0	28,3
Joiner Yield [EUR]	54,9	56,8	68,5	31,5	47,8	48,9	72,0	32,9
ARPM [EUR]	56,8	58,7	78,6	42,6	45,9	47,3	71,7	33,2
Retention % (annualised)	52,8	49,6	46,9	71,9	52,8	49,6	46,9	71,9
<b>Profit/Loss</b>								
Revenue	125,8	107,4	4,4	14,1	25,7	21,9	1,0	2,8
EBITDA <sup>2</sup>	24,6	18,1	0,3	6,2	-2,9	-3,2	-0,2	0,5
- Adjustments	3,0	3,0	0,0	0,0	0,6	0,6	0,0	0,0
<b>Adjusted EBITDA</b>	<b>27,6</b>	<b>21,1</b>	<b>0,3</b>	<b>6,2</b>	<b>-2,3</b>	<b>-2,6</b>	<b>-0,2</b>	<b>0,5</b>
Depreciation & amortisation	-12,0	-9,2	-0,4	-2,4	-2,8	-2,1	-0,1	-0,6
Exceptionals/One-off charges	-1,3	-1,1	-0,2	0,0	-0,5	-0,5	0,0	0,0
<b>Operating Profit/Loss</b>	<b>11,3</b>	<b>7,8</b>	<b>-0,3</b>	<b>3,8</b>	<b>-6,2</b>	<b>-5,7</b>	<b>-0,3</b>	<b>-0,1</b>
Income from at equity investments	-0,3	-0,3	0,0	0,0	0,0	0,0	0,0	0,0
Total Finance costs	-7,4	-7,4	0,0	0,0	-1,8	-1,8	0,0	0,0
Total Tax	-2,5	-2,7	0,1	0,1	0,1	0,0	0,0	0,1
<b>Net Profit/Loss</b>	<b>1,1</b>	<b>-2,5</b>	<b>-0,3</b>	<b>4,0</b>	<b>-7,8</b>	<b>-7,5</b>	<b>-0,3</b>	<b>0,0</b>
<b>Cash Flow</b>								
EBITDA <sup>2</sup>	24,6	18,1	0,3	6,2	-2,9	-3,2	-0,2	0,5
Working capital	8,1	10,9	-0,1	-2,7	24,7	24,5	0,2	0,0
Exceptionals & provisions	-2,5	-2,3	-0,1	0,0	-0,3	-0,3	0,0	0,0
Interest paid	-3,3	-3,3	0,0	0,0	-0,8	-0,8	0,0	0,0
Tax	0,0	0,0	0,0	0,0	0,0	0,0	0,0	0,0
<b>OPERATING CASH FLOW</b>	<b>27,0</b>	<b>23,4</b>	<b>0,0</b>	<b>3,6</b>	<b>20,7</b>	<b>20,2</b>	<b>0,0</b>	<b>0,5</b>
Cash flow from investing activities	-11,6	-8,5	-2,8	-0,4	-3,6	-3,2	-0,4	0,0
<b>FREE CASH FLOW</b>	<b>15,4</b>	<b>15,0</b>	<b>-2,8</b>	<b>3,2</b>	<b>17,2</b>	<b>17,1</b>	<b>-0,4</b>	<b>0,5</b>
Cash flow from financing activities	-3,8	-3,4	-0,2	-0,3	-0,9	-0,9	0,0	0,0
<b>NET CASH FLOW</b>	<b>11,6</b>	<b>11,6</b>	<b>-2,9</b>	<b>2,9</b>	<b>16,2</b>	<b>16,2</b>	<b>-0,4</b>	<b>0,5</b>

**Notes**

1 excluding franchise clubs

2 excluding exceptionals/one-off charges

## 2 Management Commentary

### 2.1 Business overview and strategy

LifeFit Group (“LFG”) with its different brands owns market leading positions with high barriers to entry. LFG is among the leading fitness offering operators in Germany, with a portfolio of brands that are market leaders in their respective segments and regions. The Group operates a subscription-based business model which results in high customer stickiness and revenue visibility; the average member stays with the Group for more than 4 years. The multi-brand portfolio creates operational flexibility and allows for club rebranding to react to e.g. changes in customer preference.

Currently LFG is operating seven brands:

- i. The group is built around Fitness First Germany (“FFG”) which constitutes the core of operations with its 52 clubs
- ii. Hamburg-based premium brand Elbgym with 7 clubs (thereof 1 conversion and 1 franchise) was acquired in December 2018 as a first step in developing the Group’s multi-brand offering
- iii. Value operator smile X with 23 clubs (of which 6 conversions and 4 franchises) is representing LFG’s strategic move into the Full Service Best Price (FSBP) segment
- iv. LFG has an exclusive master franchise agreement with US-based boutique chain Barry’s to run clubs in Germany and Austria; Germany’s first Barry’s opened in Jun 21 in Frankfurt, the second one in Berlin opened in Sep 21, with a total potential of up to 12 clubs
- v. For the Dutch based The Gym Society a first sight opened in July 2020 in Cologne (currently relocating)
- vi. In November 2019 LFG and Xponential Fitness, USA, set up a strategic cooperation within a joint venture in order to set up selected boutique fitness concept in Germany with the brands Club Pilates and Pure Barre

LFG is headed by Martin Seibold, who was appointed CEO in 2017 after he successfully repositioned Fitness First UK from 2011 to 2016, subsequently driving its sale to DW Sports.

The Group is present in all major German cities, including Berlin, Munich, Frankfurt, Hamburg and Cologne; its long-term leases in prime inner city locations act as a significant barrier to entry for competitors. Through a number of targeted measures, the new management has been able to increase retention rates from 68% in FY17 to 73% in FY19 (best in class levels in the industry being approximately 70%); new joiner yield has been lifted by 9% over the same period and another 8% the year after. Following the acquisitions of smile X and after the first covid-19 related lockdown, the Group pre-covid had around 250,000 members across more than 80 clubs.

The group’s strategy is to continue organic expansion with high returns on capital, as well as driving the operational and financial performance of its existing gym estate.

## 2.2 Current market situation

Following a total of 10 years economic growth for the German economy, the longest growth phase in the history of post-reunified Germany, both the global and the German economic output fell drastically in 2020, primarily driven by the COVID-19 economic crisis.

According to the last industry study of German fitness market (Deloitte “The German fitness market”, 16th edition), by the end of last year, average annual growth in revenue stood at 3.2% and average growth in memberships at 5.1% over the last five years.

The German fitness market has grown at a 3.2% CAGR since 2014 until 2018, driven by chains and studios at the expense of the large base of independent operators. The growth within the studio category is driven by a shift in preference towards varied, specialized fitness experiences (e.g. cycling, boxing, yoga). Fitness chains have experienced strong growth in recent years due to increased consolidation among centers and consumers seeking out established chains with a reputable brand. Independent operators have struggled to match the larger chains’ value proposition and have thus seen their base erode. This development continued in 2019.

The German fitness market is the largest in Europe and has grown in line with other markets, following a global health and wellness trend. Despite increasing by nearly half since 2010, fitness center penetration (# of centers/population) in Germany remains low compared to other developed markets such as the UK and Scandinavia. New concept and center development, persistent interest in health and wellness and social media provide a strong basis for further growth.

Once the COVID-19 health crisis reached Germany, the entire fitness, leisure and cultural industry experienced a bitter setback. Globally this crisis raises severe social and economic challenges. In order to mitigate the health risks by the Corona-virus and to avoid a collapse of health care systems, governments adopt a strategy of social isolation. As a consequence all fitness clubs were officially closed from mid of March until June and from the beginning of November 2020. LifeFit Group had immediately set up a special task force lead by the CEO and initiated a broad set of actions to ease the adverse operating and financial impact, e.g.

- Installation of Covid-19 crisis management strategy including diagnosis, empowerment, execution, evolution and turnaround strategy
- Daily senior management update and decision call enabled us to move fast, effective and aligned across brands initiating a broad set of measures and initiatives to mitigate the economic impact while supporting staff and members
- Group Finance in close relationship with the brands has created a detailed driver based cash forecast model and continually assesses possible scenarios with three different cases each (upside, base case, downside)
- Learning and interaction from and with other Oaktree Capital Management portfolio companies
- Experienced legal advise to maximise liquidity, especially with regards to
  - State related economic relief programs (employees put on zero or 50% hours (“Kurzarbeit”), postponement of various tax etc.)
  - Third party supplier reductions
  - withholding/deferral of rent payments (no legal grounds but assumed government program/regulation to commence soon)
- Paused or postponed capex initiatives including openings of new format studios

- Industry in general continues to bill for recurring membership dues (widely supported by German media (despite lack of legal foundations)) and early results are promising demonstrating members go along as reimbursement options have been made available
- Evaluate and request opportunities to participate in governmental support programs

During the lockdown periods LFG sent staff into short-time work to keep costs low until the first news of easing the lockdown would appear. The remaining teams focused on digitalization of customer related processes and to prepare the club portfolio for operating under restricted Corona conditions (comply with sophisticated hygiene standards and capacity limitations).

Until mid of June 2020 all LifeFit studios were re-opened again with limited members allowed per sqm. Online booking was mandatory in the beginning of the reopening phase, but government eased restrictions following infection numbers going down.

As a result of the second nation-wide lockdown, all clubs were closed again from 2<sup>nd</sup> of November 2020. LifeFit quickly responded with prepared measures (e.g. short-time work in all clubs, simplified compensation tools etc.) and the industry-wide cooperation accelerated. After a dozen of clubs (primary in Hessen) were able to reopen for some weeks in March/April 2021 before they had to close again, all of our studios have been operated again since mid of June 2021, including the first Barry's in Germany / Frankfurt and the second one in Berlin (opened in Sep 21).

Due to the fourth covid wave the fitness sector has been faced with further restrictions once again since autumn 2021. All clubs had to introduce 2G (vaccinated, recovered access only) and partly 2G+ (additionally tested) depending on the regional hospitalisation rate. Since Apr 22 restrictions have been largely lifted.

### 2.3 Business development / Financial performance of the period

The result of the second quarter 2021/2022 refers to the period from 1 February 2021 until 30 April 2022. For a better understanding of the financial results of the whole group we present pro forma information considering the 12 months period from 1 February till 30 April and the business activities of all group companies regardless of the acquisition date.

LTM pro forma revenue of the group amounts to EUR 128.8m. LTM pro forma EBITDA of the group amounts to EUR 24.6. Considering IFRS 16 effects LTM pro forma EBITDA of the group amounts to EUR 50.9m.

Operational and financial KPIs were significantly impacted by the covid-19 crisis and related club closures from mid of March to mid of June 20 and from November 20 to mid of June 21 which is offset by governmental support and monthly recovery. Therefore Total LTM revenues in core business increased by +10.3% compared to FY21 to EUR 125.5m. Total revenues have been impacted negatively by frozen memberships, rejects and refunds as well as missing side revenues (e.g. PT income, F&B, aggregator income) during the lockdown and will be affected in future due to missing members out of the lockdown and forthcoming compensations. Reopening of all clubs in June 2021 came along with encouraging membership recovery, slowed down in autumn/winter due to stronger restrictions in Germany (2 studios closed) and are now recovering month by month. The strong increase in joiner yield (LTM EUR 54.9 vs. 45.9 in FY19) results from a shifted joiner mix towards Fitness First with more short-term contracts (out of a 40 day trial period offer). This trial period offer and relating step-backs has significant impact on attrition/retention short-term, but has created a strong lead pool which will give the chance for new long-term members since restriction have been removed.



Adjusted EBITDA in core business decreased by 20.8% compared to FY21 from EUR 34.9m to EUR 27.6m. Underlying numbers are mainly driven by membership dues compensation and missing side revenues during and as result of the lockdowns as well as missing members afterwards. Initiated cost actions during the lockdown (esp. short-time work) and governmental support packages (EUR 53.0m in LTM period) were able to overcompensate revenue shortfall in the short term. The EBITDA margin therefore increased from 14.0% in FY20 to 22.0% in Apr 22 LTM.

Net Cash Flow for Q2/FY22 was EUR +16.2m, which is primarily characterised by positive working capital movement out of governmental support payments (vs. receivable recorded in Oct 22) as well as investment in digital and improved offerings to support the membership recovery and payments for a new elbgym club in Hamburg. Therefore the group's cash position could be increased to more than EUR 25.5m in Apr 22.

## 2.4 Ownership and funding

LifeFit Group MidCo GmbH is a wholly-owned subsidiary of LifeFit Group TopCo GmbH, the parent company of the Group and majority-owned by funds controlled by Oaktree Capital Management, L.P., a global alternative investment management firm with AUM in excess of EUR 100bn. Oaktree has more than 950 employees and offices in Los Angeles (HQ), New York, London, Paris, Frankfurt, Hong Kong, Beijing, Sydney, etc. Oaktree's European Principal group combines special situations investing with more traditional middle-market private equity. Oaktree has owned the global Fitness First operations since 2012. Since then Oaktree has successfully created two multi-brand fitness groups around Fitness First and Barry's Bootcamp: Fitness & Lifestyle Group (the leading multi-brand operator in Australia) and Evolution Wellness (Asia-Pacific's leading multi-brand fitness group). In addition to this, Fitness First UK was successfully repositioned and sold.

On 30 June 2019 Fitness First Germany GmbH, subsidiaries and affiliates (the "Company") were acquired by LifeFit Group MidCo GmbH ("LFM", collectively the "Group"). LFM restructured the Group's finances such that as at 26. July 2019, the Company issued Senior Secured Callable Floating Rate Bonds ("the bond") amounting to EUR 40 million for which LFM and certain subsidiaries are guarantors.

On 6 August 2019, the Group acquired smile X Group. The acquisition was financed through the funds raised from the issuance of the bond and was motivated by smile X's strong operational track record and excellent strategic fit for the Group and offers a complementary service offering and synergy potential in network efficiencies and better purchasing power. The acquisition of smile X will allow the Group to broaden its offering and differentiate itself even more from other middle-market players within the strongly growing value segment.

The Gym Society Germany GmbH ("Gym Society") is a joint venture between MidCo and The Gym Society International B.V. The concept of GymSociety is personalized consultancy for healthy life with a luxurious boutique environment with experienced trainers. The opening of the first studio in Germany is planned for mid-2020.

In November 2019 LifeFit Group and Xponential Fitness, the curator of eight outstanding boutique fitness brands, have announced the signing of a Master Franchise Agreement in order to set up selected boutique fitness concepts in Germany. Starting with Club Pilates and Pure Barre the first studios are set to debut in Germany by next summer. The agreement also includes the flexibility to introduce further brands in Germany.

Xponential Fitness is a thriving franchise organization offering diversified fitness concepts in eight verticals with over 1,325 studio locations open, for a total of more than 3,000 licenses sold, including open studios and international. Xponential's portfolio of brands includes Club Pilates, CycleBar, StretchLab, Row House, AKT, YogaSix, Pure Barre, and Stride, covering key industry verticals and focused on accelerating growth domestically and internationally.

With the acquisition of the two elbgym franchise studios in Munich und Hamburg in Nov 2021, LifeFit is focusing on further growth in the premium performance market and now owns seven elbgym clubs, after another opening in March 2022.

## 2.5 Significant events after reporting period

LifeFit Group has acquired the 13 club strong network In Shape in the south-west of Germany in May 22, which will strengthen the metro area Stuttgart and will create more opportunities in that region. Figures presented in the quarterly report are LFG stand-alone before acquisition of In Shape. This will be included in the quarterly reporting from Q3/22 onwards.

## 2.6 Outlook

The whole fitness industry was negatively affected by the Covid-19 outbreak. With having had the LifeFit studios closed again in the course of the second lockdown, the LFG expects further implications on future financial performance from a short/mid-term perspective. By ensuring best-in-class hygiene standards we will comfort the members to work-out and come back to routine since clubs are reopen again from mid of June 2021 onwards. First month's key drivers make confident for a rapid operational rebound of the business once restrictions are fully removed. In the long-term LFG is confident that health and fitness will be even more focused in the society.

The negative financial impact of covid-19 will probably lead to a consolidation phase in the fitness industry with opportunities for growth via acquisitions. The vast experience in managing different brands in various segments combined with efficient and scalable central services qualifies LFG as a central future player in the German fitness industry.

Considering the increased share of the current covid-19 variant there is a potential risk of restrictions in the course of the upcoming wave. In addition to that, changed framework conditions as a result of the war in Ukraine will have impact on the business, e.g. increased energy costs. Thus LFG continues to focus on resolute cash-flow management to ensure a high level of liquidity.

## 2.7 Other information

### Audit

This report has not been subject to review by the Group's auditors.

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### Financial calendar

The quarterly interim unaudited report for Q3 FY2021/22 is planned to be published on 30 Sep 2022.

### Assurance

The Board of Directors and CEO hereby confirm that this interim report for the second quarter 2021/2022 provides a true and fair overview of the performance of the Group's operations, financial position and earnings, and that it describes the significant risks and uncertainties to which the Parent Company and the companies included in the Group are exposed.

Frankfurt am Main, 30 June 2022

Martin Seibold  
CEO and Member of the Board

Jonathan Kreuter  
Director Controlling

Wolfgang Cyriax  
Director Finance

## 3 Condensed Consolidated Financial Statements

### 3.1 Condensed Consolidated Statement of Comprehensive Income

in EUR k	Note	2nd Quarter - unaudited -			Year-to-Date - unaudited -		
		2021/2022	2020/2021	change	2021/2022	2020/2021	change
Revenue	3.5.3.1	22.556	12.761	9.795	42.844	32.208	10.636
State Aid	3.5.3.2	2.501	0	2.501	2.501	0	2.501
Other operating income	3.5.3.2	214	2.295	-2.081	655	2.556	-1.901
Cost of materials		2.800	245	2.555	4.461	344	4.117
Personnel expenses	3.5.3.3	8.093	4.929	3.164	15.833	9.739	6.094
Other operating expenses		11.497	6.200	5.297	22.705	15.501	7.204
Amortisation and depreciation	3.5.3.4	8.052	9.018	-966	16.056	17.756	-1.700
<b>Operating profit</b>		<b>-5.171</b>	<b>-5.336</b>	<b>165</b>	<b>-13.055</b>	<b>-8.576</b>	<b>-4.479</b>
Income from at-equity		-37	26	-63	-101	-50	-51
Finance income		16	0	16	32	0	32
Finance costs		3.637	3.706	-69	7.433	7.620	-187
<b>Financial result</b>	3.5.3.5	<b>3.621</b>	<b>3.706</b>	<b>-85</b>	<b>7.401</b>	<b>7.620</b>	<b>-219</b>
<b>Income / loss before taxes</b>		<b>-8.829</b>	<b>-9.016</b>	<b>187</b>	<b>-20.557</b>	<b>-16.246</b>	<b>-4.311</b>
Income taxes		120	123	-3	294	235	59
<b>Net income/ loss for the period</b>		<b>-8.710</b>	<b>-8.893</b>	<b>183</b>	<b>-20.263</b>	<b>-16.011</b>	<b>-4.252</b>

## 3.2 Condensed Consolidated Balance Sheet

<i>in EUR k</i>	Note	- unaudited - 30.04.2022	31.10.2021
<b>NON-CURRENT ASSETS</b>			
Intangible assets	3.5.4.1	33.365	33.805
Property, plant and equipment	3.5.4.2	37.696	37.692
Right-of-use-assets	3.5.4.3	104.574	115.267
Non-current trade receivables		1.560	1.676
Investments / Joint venture		0	1
		<u>177.195</u>	<u>188.440</u>
<b>CURRENT ASSETS</b>			
Inventories		639	865
Trade receivables		725	400
Receivables from affiliated companies		314	602
Current income tax assets		59	396
Other non-financial assets		4.514	30.155
Cash and cash equivalents	3.5.4.4	25.452	23.040
		<u>31.702</u>	<u>55.459</u>
<b>TOTAL ASSETS</b>		<b><u>208.896</u></b>	<b><u>243.900</u></b>
<b>EQUITY</b>			
Stammkapital		26	26
Kapitalrücklage		99.521	99.521
Sonstige Rücklagen		-142.332	-122.068
<b>EQUITY</b>	3.5.4.5	<u>-42.785</u>	<u>-22.522</u>
<b>NON-CURRENT LIABILITIES</b>			
Financial liabilities	3.5.4.6	38.935	38.935
Shareholder debt	3.5.4.7	39.886	38.097
Other non-financial liabilities		7.124	7.828
Other financial liabilities		917	1.807
Other provisions		3.448	2.478
Lease liabilities	3.5.4.8	109.523	119.914
Deferred tax liabilities		3.020	3.020
		<u>202.853</u>	<u>212.079</u>
<b>CURRENT LIABILITIES</b>			
Financial liabilities	3.5.4.6	10.188	10.113
Trade payables		8.573	15.128
Other non-financial liabilities		8.338	8.200
Other financial liabilities		75	2
Other provisions		1.361	601
Lease liabilities	3.5.4.8	20.194	20.119
Income tax liabilities		98	181
		<u>48.827</u>	<u>54.342</u>
<b>TOTAL EQUITY AND LIABILITIES</b>		<b><u>208.896</u></b>	<b><u>243.899</u></b>

### 3.3 Condensed Consolidated Cash Flow Statement

in EUR k	2nd Quarter - unaudited -			Year-to-Date - unaudited -		
	2021/2022	2020/2021	change	2021/2022	2020/2021	change
Operating cash flow	26.521	3.019	23.502	25.664	7.739	17.925
Investing cash flow	-3.572	-1.238	-2.334	-8.686	-5.224	-3.462
Financing cash flow	-6.726	-5.103	-1.623	-14.566	-11.116	-3.450
<b>Cash flow for the period</b>	<b>16.223</b>	<b>-3.322</b>	<b>19.545</b>	<b>2.412</b>	<b>-8.601</b>	<b>11.013</b>
Beginning cash	9.229	17.272		23.040	22.551	
<b>Closing cash</b>	<b>25.452</b>	<b>13.950</b>		<b>25.452</b>	<b>13.950</b>	

The cash flow from financing for the period 01.11.21 – 30.04.22 includes EUR 14,564 (prior period: EUR 11,555k) for lease payments.

### 3.4 Condensed Consolidated Statement of changes in Equity

	Equity attributable to equity holders of the parent			
	Subscribed capital EUR k	Capital reserves EUR k	Other reserves EUR k	Consolidated equity EUR k
As of 31 October 2020	26	99.521	-122.153	-22.606
First-time consolidation of MFC (transaction under common control)			-1.362	-1.362
Profit/ loss for the year			1.448	1.448
<b>Total comprehensive income/ loss</b>	<b>0</b>	<b>0</b>	<b>85</b>	<b>85</b>
As of 31 October 2021	26	99.521	-122.068	-22.521
Profit/ loss for the year			-20.263	-20.263
<b>Total comprehensive income/ loss</b>	<b>26</b>	<b>99.521</b>	<b>-20.263</b>	<b>-20.263</b>
As of 30 April 2022	26	99.521	-142.331	-42.784

## 3.5 Explanatory Notes to the Condensed Consolidated Interim Financial Statements

### 3.5.1 General information

LifeFit Group MidCo GmbH (hereafter the “Company” or “MidCo”) was incorporated on 13 March 2019 and organized under the laws of Germany as a “Gesellschaft mit beschränkter Haftung” for an unlimited period. It was acquired by LifeFit Group TopCo GmbH (“TopCo”) on 31 May 2019. The parent of MidCo (100% share) is hence LifeFit Group TopCo GmbH, Munich, and the ultimate parent of the group is Fitness First Luxembourg S.C.A., which has its registered office in Luxembourg.

The registered office of the Company is established in Munich, the business address is Hanauer Landstraße 148a, 60314 Frankfurt am Main, and the commercial register number is HRB no. 248092 in Munich. The financial year of the Company started on 1 November and ends on 31 October.

These interim consolidated financial statements have been prepared in accordance with the currently applicable International Financial Reporting Standards (‘IFRS’) of the International Accounting Standards Board (IASB) and the interpretations of the International Financial Reporting Interpretations Committee (IFRIC); especially in accordance with IAS 34 (Interim Financial Reporting).

### 3.5.2 Basis of preparation and changes to the Group’s accounting policies

#### 3.5.2.1 Basis of preparation

These interim consolidated financial statements of MidCo and its subsidiaries (hereafter the “Group”) have been prepared in accordance with the currently applicable International Financial Reporting Standards (‘IFRS’) and the interpretations of the International Financial Reporting Interpretations Committee (‘IFRIC’).

The Group financial statements have been prepared on the historical cost basis, except for derivative financial instruments, which have been measured at fair value. The consolidated financial statements are presented in euros and all values are rounded to the nearest thousand (EUR k) except where otherwise indicated.

#### 3.5.2.2 Basis of consolidation and consolidated companies

The consolidated financial statements comprise the financial statements of the Group and its subsidiaries as at 30 April 2022 with comparative figures as at 30 April 2021 for the income statement and the cash flow statement and as at 31 October 2021 for the balance sheet. Subsidiaries are all entities over which the Group has control. The comparative “Year-to-Date” figures for the income statement and the cash-flow-statement comprise the time period from 1 November 2021 to 30 April 2022. Subsidiaries are consolidated from the date of acquisition, being the date on which the Group obtains control, and continue to be consolidated until the date when such control ceases. Control is achieved when the Group is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee.

The financial statements of the subsidiaries are prepared for the same reporting period as the parent company, using consistent accounting policies. All intra-group balances, transactions, unrealized gains and losses resulting from intra-group transactions and dividends are eliminated in full.

The results of subsidiaries acquired or disposed of during the year are included in the consolidated statement of comprehensive income from the effective date of acquisition or up to the effective date of disposal, as appropriate. Where necessary, adjustments are made to the financial statements of subsidiaries to bring the accounting policies used into line with those used by the group.

### 3.5.2.3 Going concern

After making enquiries, and in consideration of the foregoing, the Directors have a reasonable expectation that the Group has adequate resources to continue in operational existence for the foreseeable future. Accordingly, the group continues to adopt the going concern basis in preparing the quarterly financial statements.

Cash balances have been projected out until Nov 2023 and are expected to remain positive based on the current framework and the present knowledge on the covid-19 crisis and the war in Ukraine.

### 3.5.3 Results for the year

#### 3.5.3.1 Revenue

Revenue relates wholly to sales in Germany. In the following table, revenue is disaggregated by revenue type and by brand name:

<i>in EUR k</i>	2nd Quarter - unaudited -			Year-to-Date - unaudited -		
	2021/2022	2020/2021	change	2021/2022	2020/2021	change
Brand Name						
Fitness First	19.267	10.314	8.953	36.289	26.774	9.515
SmileX	2.386	2.223	163	4.841	4.704	137
Elbgym	903	224	679	1.714	730	984
<b>TOTAL</b>	<b>22.556</b>	<b>12.761</b>	<b>9.795</b>	<b>42.844</b>	<b>32.208</b>	<b>10.636</b>

As in the prior period over 90% of revenue is attributable to membership fees, joining fees and fees for personal trainers. The remaining revenue is attributable to food and beverages as well as fitness-related products.

LFG experiences a small degree of seasonality. The majority of members join at the start of the calendar year, and joiner rates also increase after the summer break. Seasonality is generally positively driven by consumers' desire to improve their fitness at the start of the year and the start of new university and school terms, and is negatively driven by Christmas and summer holidays. Marketing expenditure is generally focused around peak joining periods.

According to IFRS 15 (Revenue from Contracts with Customers) the Group intends to use deferred revenue (liability account) for accumulation and release of revenues attributable to contribution-free periods. As a result, revenue actually recognized in all months of membership period (both in periods when a customer makes payments and in non-contributory periods) will be the same. Deferred revenue for April 2022 amounts to EUR 12.0m and is classified under other non-financial liabilities.



## 3.5.3.2 Other operating income and State Aid

<i>in EUR k</i>	2nd Quarter - unaudited -			Year-to-Date - unaudited -		
	2021/2022	2020/2021	change	2021/2022	2020/2021	change
State Aid	2.501	0	2.501	2.501	0	2.501
Miscellaneous	214	2.295	-2.081	655	2.556	-1.901
<b>TOTAL</b>	<b>2.715</b>	<b>2.295</b>	<b>420</b>	<b>3.156</b>	<b>2.556</b>	<b>600</b>

Other income mainly comprises of gains on sales of assets, recharges and income from vehicle use. In Q2 of the current FY the group received additional government subsidies of EUR 2.5m in connection with the Corona lock-downs.

## 3.5.3.3 Personnel expenses

<i>in EUR k</i>	2nd Quarter - unaudited -			Year-to-Date - unaudited -		
	2021/2022	2020/2021	change	2021/2022	2020/2021	change
Salaries and wages	6.636	4.038	2.598	12.983	7.986	4.997
Social security contributions	1.457	891	566	2.850	1.753	1.097
<b>TOTAL</b>	<b>8.093</b>	<b>4.929</b>	<b>3.164</b>	<b>15.833</b>	<b>9.739</b>	<b>6.094</b>

The increase in personnel expenses mainly results from the fact that in the FY 20/21 the Group has significantly received government aid, which reduced personnel costs.

## 3.5.3.4 Amortization, depreciation and impairment charges of intangible assets, property, plant and equipment and right-of-use-assets

<i>in EUR k</i>	2nd Quarter - unaudited -			Year-to-Date - unaudited -		
	2021/2022	2020/2021	change	2021/2022	2020/2021	change
Depreciation of property, plant and equipment	2.494	3.114	-620	5.327	5.983	-656
Amortisation of other intangible assets	579	568	11	1.092	1.122	-30
Amortisation of right-of-use assets	4.980	5.336	-356	9.637	10.651	-1.014
<b>TOTAL</b>	<b>8.053</b>	<b>9.018</b>	<b>-965</b>	<b>16.056</b>	<b>17.756</b>	<b>-1.700</b>

### 3.5.3.5 Finance costs

The table below shows the breakdown of finance costs:

<i>in EUR k</i>	2nd Quarter - unaudited -			Year-to-Date - unaudited -		
	2021/2022	2020/2021	change	2021/2022	2020/2021	change
Interest expenses from leases (IFRS 16)	1.975	2.130	-155	3.852	4.376	-524
Interest expenses for shareholder loan	891	811	80	1.789	1.628	161
Coupon on bond	734	750	-16	1.517	1.517	0
Other	21	15	6	243	99	144
<b>TOTAL</b>	<b>3.621</b>	<b>3.706</b>	<b>-85</b>	<b>7.401</b>	<b>7.620</b>	<b>-219</b>

### 3.5.4 Balance Sheet

#### 3.5.4.1 Intangible assets

The movement in intangible assets during the current fiscal period was as follows:

	Goodwill EUR k	Customer bases and contracts/ brand name EUR k	Licenses, software and other EUR k	Total EUR k
<b>Cost</b>				
as of 1 November 2021	26.456	11.636	1.853	39.945
Additions	615	0	37	652
<b>Costs as of 30 April 2022</b>	<b>27.071</b>	<b>11.636</b>	<b>1.890</b>	<b>40.597</b>
<b>Amortization and impairment losses</b>				
as of 1 November 2021	900	4.526	714	6.140
Additions during the period	0	1.006	86	1.092
<b>Amortization and impairment losses as of 30 April 2022</b>	<b>900</b>	<b>5.532</b>	<b>800</b>	<b>7.232</b>
<b>Net carrying amounts</b>				
1 November 2021	25.556	7.110	1.139	33.805
Net carrying amounts 30 April 2022	26.171	6.104	1.090	33.365

### 3.5.4.2 Property, plant and equipment

The movement in property, plant and equipment of the current fiscal year was as follows:

	<i>Leasehold improvements</i> EUR k	<i>Other equipment, furniture and fixtures</i> EUR k	<i>Prepayments and assets under construction</i> EUR k	<b>Total</b> EUR k
<b>Cost</b>				
<i>as of 1 November 2021</i>	<b>35.677</b>	<b>20.504</b>	<b>2.110</b>	<b>58.291</b>
<i>Additions</i>	5	2.064	3.262	5.331
<i>Reclassifications</i>	0	0	0	0
<i>Disposals</i>	0	0	0	0
<b>Costs as of 30 April 2022</b>	<b>35.682</b>	<b>22.568</b>	<b>5.372</b>	<b>63.622</b>
<b>Amortization and impairment losses</b>				
<i>as of 1 November 2021</i>	<b>13.466</b>	<b>7.133</b>	<b>0</b>	<b>20.599</b>
<i>Additions during the period</i>	2.837	2.490	0	5.327
<i>Disposals</i>	0	0	0	0
<b>Amortization and impairment losses as of 30 April 2022</b>	<b>16.303</b>	<b>9.623</b>	<b>0</b>	<b>25.926</b>
<b>Net carrying amounts</b>				
<i>1 November 2021</i>	<b>22.211</b>	<b>13.371</b>	<b>2.110</b>	<b>37.692</b>
<i>30 April 2022</i>	<b>19.379</b>	<b>12.945</b>	<b>5.372</b>	<b>37.696</b>

### 3.5.4.3 Right-of-use- assets

We refer to section 3.5.4.8 Leases of the explanatory notes.

### 3.5.4.4 Cash and short-term deposits

The composition of cash and cash equivalents is as follows:

	<b>As of 30 April 2022</b> EUR k	<b>As of 31 October 2021</b> EUR k
Cash in bank and on hand	25.452	23.039
Cash in transit	0	1
<b>Total</b>	<b>25.452</b>	<b>23.040</b>

### 3.5.4.5 Equity

See the presentation in the consolidated statement of equity for information on the development of total equity.

#### Subscribed capital

The fully paid in share capital is held in full by LifeFit Group TopCo GmbH, Munich, and in form of 26,416 single shares.

#### Capital reserves

On 30 April 2022, the capital reserve amounted to EUR 99,521k. There were no movements during the periods.

## Group Reserves

The group reserves attributable to the owners of the parent amount to EUR -142,026k (31 October 2021: EUR -122,068k).

## Total equity

In total, the consolidated equity of the group is negative. The equity position of the group has no legal impact. With approx. EUR 65.0m the equity of LifeFit Group MidCo GmbH (German GAAP) is positive. If the shareholder debt of EUR 39.9m were classified as equity, the consolidated equity of the group would amount to EUR -2.6m.

Besides the accumulated losses until 30 April 2022 the negative consolidated equity of the group results from the difference of the purchase price of the acquisition of shares in Fitness First Germany GmbH, Elbgym GmbH and Barry's Bootcamp GmbH by LifeFit Group MidCo GmbH and Fitness First Germany GmbH's book value of net assets. The transaction had to be accounted for as a "transaction under common control" and no hidden reserves of Fitness First Germany GmbH, such as brand name, customer contracts or goodwill were considered. Had the transaction happened under third parties, the consolidated equity of the group would be substantially positive.

### 3.5.4.6 Borrowings

	Interest rate	Maturity	As of 30 April 2022 EUR k	As of 31 October 2021 EUR k
<b>Current interest-bearing loans and borrowings</b>				
Lease liabilities	5.597	2022 (py: 2021)	20.194	20.119
Revolving credit facility	3.0%	2021	10.188	10.113
<b>Total current interest-bearing loans and borrowings</b>			<b>30.382</b>	<b>30.232</b>
<b>Non-current interest-bearing loans and borrowings</b>				
Lease liabilities	4.45% - 7.20%	2021 - 2032	109.523	119.914
Bond	7.5% + 3MEURIBOR Floor at 0% and prepayment option included	26 July 2023	38.644	38.644
Embedded derivative		in bond	291	291
<b>Total non-current interest-bearing loans and borrowings</b>			<b>148.458</b>	<b>158.849</b>

## Revolving credit facility

On 7th February 2020, LifeFit Group MidCo GmbH and Oldenburgische Landesbank Aktiengesellschaft entered into a super-senior revolving facility agreement that can be used for general corporate and working capital purposes including capital expenditure. The facility provides total commitments of EUR 10m and terminates on 26th July 2023 (in line with the Bond repayment date). LFG MidCo is obliged to pay interest of 3% margin over EURIBOR on any drawn amounts. In the second quarter of FY 19/20 EUR 10m were withdrawn.

Since management assumed that the existing financial covenants under the loan agreement with Oldenburgische Landesbank relating to a minimum EBITDA on a last-twelve-months basis would likely not be met in fiscal year 2021, it entered into discussions with the lenders early on and requested a waiver letter. As part of an amendment on 26 February 2021 (second amendment 5 May 2022), the originally agreed financial covenants in relation to testing were suspended until 26 July 2023 and

replaced by a minimum cash covenant. This stipulates that the Company must show evidence of a permanent minimum level of cash. In addition to the existing fixed interest rate of 3.0% p.a., an additional PIK interest of 1.5% was agreed, which is due cumulatively as of 26 July 2023.

### **Bond**

The bond (senior secured callable floating rate bond) has to be repaid fully as of 26 July 2023. The Group is obliged to pay the interest on a quarterly basis. The quarterly paid interest consists of a fixed margin of 7.50% p.a. and the 3M-EURIBOR applicable at the beginning of the interest periods. If the latter is below 0%, an interest rate floor takes effect, so that the floating part is determined with 0%.

The bonds are recognized on the balance sheet as a financial liability and subsequently measured at amortized cost. The option to designate a financial liability at fair value through profit or loss is not used.

In the host debt contract are embedded prepayment options, whose condition change over time. The Company separates the identified embedded derivatives. For the valuation of the options, the floating interest rate was not taken into account, as it is below 0% and therefore not applicable due to the interest rate floor. As of the closing date, the interest level is estimated to be below zero over the maturity of the bonds. Subsequently, the interest rate used for the valuation consists only of the margin of 7.5%. As the sum is negative, the embedded derivatives are recognized as a financial liability on the balance sheet and subsequently measured at fair value. Changes in the future are recognized on the income statement. The financial liability on 30 April 2022 amounts to EUR 0.3m.

## 3.5.4.7 Shareholder debt

	As of 30 April 2022 EUR k	As of 31 October 2021 EUR k
Principal Shareholder Loan (FFL to MidCo), nominal	23.548	23.548
Recognition in equity of the portion bearing interest at a below-market rate	-3.415	-3.415
Accrued interest (effective interest method)	6.199	4.989
	<b>26.332</b>	<b>25.122</b>
Principal Shareholder Loan (TopCo to MidCo)	10.000	10.000
Recognition in equity of the portion bearing interest at a below-market rate	-1.419	-1.419
Accrued interest (effective interest method)	2.553	2.042
	<b>11.134</b>	<b>10.623</b>
Principal Shareholder Loan (TopCo to MidCo)	1.332	1.332
Recognition in equity of the portion bearing interest at a below-market rate	-188	-188
Accrued interest	340	272
	<b>1.484</b>	<b>1.416</b>
Loan from FFGH to Barry's Bootcamp	<b>936</b>	<b>936</b>
<b>Total</b>	<b>39.886</b>	<b>38.097</b>

Effective 30 June 2019 Fitness First Luxembourg S.C.A., Luxembourg granted MidCo a subordinated loan in the amount of EUR 23,548k. The loan has a term until the expiry of 31 January 2024. The loan is repayable at the end of its term. Repayments and/or interest payments before the end of the term are not permitted. The loan bears interest at a rate of 7% p.a. interest is payable retroactively at the end of the term with the repayment of the loan. The interest itself does not create additional interest.

In addition, effective 27 July 2019 TopCo granted MidCo a further subordinated loan in the amount of EUR 10,000k. The loan has a term until the expiry of 31 January 2024. The loan is repayable at the end of its term. Repayments and/or interest payments before the end of the term are not permitted. The loan bears interest at a rate of 7% p.a. Interest is payable retroactively in full at the end of the term with the repayment of the loan. The interest itself does not create additional interest.

Effective 6 August 2019 TopCo granted MidCo a further subordinated loan in the amount of EUR 1,332k. This loan was settled through an assignment of the vendor loan by the Smile X shareholders. The loan has a term until the expiry of 31 January 2024. The loan is repayable at the end of its term. Repayments and/or interest payments before the end of the term are not permitted. The loan bears interest at a rate of 7% p.a. Interest is payable retroactively in full at the end of the term with the repayment of the loan. The interest itself does not create additional interest.

The above-mentioned loans constitute loans that were granted due to the shareholder relationship. This has the following effects on the statement of financial position and the statement of comprehensive income:

For accounting purposes, the loans are split into a loan granted on regular terms and a shareholder contribution. The present value of the interest benefit is transferred to the capital reserves. These differences are subsequently charged to the financial result using the effective interest method over the term of the loans (until 31 January 2024). As of inception date the market interest rate was determined at 9.83% which was used for discounting purposes and now reflects the EIR. The difference between nominal amount and present value calculated in an amount of EUR 5,024k has been recorded in equity as contribution.

The lender steps back with all its claims against the borrower under and in connection with the shareholder loan, in particular with its claims for repayment and interest payments and its other accessory claims (the “Subordinated Claims”), behind all claims under the “Senior Secured Callable Bond”.

#### 3.5.4.8 Leases

Regarding the reported period the company applies IFRS 16 *Leases*. IFRS 16 *Leases* supersedes IAS 17 *Leases*, IFRIC 4 *Determining whether an Arrangement contains a Lease*, SIC 15 *Operating Leases-Incentives* and SIC 27 *Evaluating the Substance of Transactions Involving the Legal form of a Lease*. The standard sets out the principles for the recognition, measurement, presentation and disclosure of leases and requires lessees to recognize most leases on the balance sheet.

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 consideration. The Group has lease contracts for various items of buildings (studios, offices, and warehouses), vehicles and fitness equipment. Leases of buildings generally have a non-cancelable lease term of 15 to 20 years, while vehicle and machinery leases have a lease term of 3 to 5 years.

#### **Lease accounting**

The Group applies a single recognition and measurement approach for all leases, except for short-term leases and leases of low-value assets (details further discussed below). The Group recognizes lease liabilities to make lease payments and right-of-use assets representing the right to use the underlying assets.

##### i) 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. Right-of-use assets are depreciated on a straight-line basis over the shorter of the lease term and the estimated useful lives of the assets.

If ownership of the leased asset transfers to the Group at the end of the lease term or the cost reflects the exercise of a purchase option, depreciation is calculated using the estimated useful life of the asset. The right-of-use assets are also subject to impairment. Refer to the accounting policies in section(s) Impairment of non-financial assets.

##### ii) Lease 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 (including in-substance fixed payments) less any lease incentives receivable, variable lease payments that depend on an index or a rate, and amounts expected to be paid under residual value guarantees. The lease payments also include the exercise price of a purchase option reasonably certain to be exercised by the Group and payments of penalties for terminating the lease, if the lease term reflects the Group exercising the option to terminate. Variable lease payments that do not depend on an index or a rate are recognized as expenses (unless they are incurred to produce inventories) in the period in which the event or condition that triggers the payment occurs.

In calculating the present value of lease payments, the Group uses its incremental borrowing rate at the lease commencement date because the interest rate implicit in the lease is not readily determinable. After the commencement date, the 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 remeasured if there is a modification, a change in the lease term, a change in the lease payments (e.g., changes to future payments resulting from a change in an index or rate used to determine such lease payments) or a change in the assessment of an option to purchase the underlying asset.

#### iii) Short-term leases and leases of low-value assets

The Group applies the short-term lease recognition exemption to its short-term leases (i.e., those leases that have a lease term of 12 months or less from the commencement date and do not contain a purchase option). It also applies the lease of low-value assets recognition exemption to leases that are considered to be low value. The recognition exemption for leases of low value assets is adopted on a lease-by-lease basis.

Lease payments on short-term leases and leases of low-value assets are recognized as expense on a straight-line basis over the lease term.

#### iv) Non-lease components

Contracts often combine different kinds of obligations of the supplier, which might be a combination of lease components or a combination of lease and non-lease components. For a contract that contains a lease component and additional lease and non-lease components, such as the lease of an asset and the provision of a maintenance service, the Group has decided that the components do not need to be separated, except for Building Lease contracts. No service related components have to be included in the calculation of the Lease liability for the asset class of Buildings.

#### v) Estimating the incremental borrowing rate

The Group cannot readily determine the interest rate implicit in the lease, therefore, it uses its incremental borrowing rate (IBR) to measure lease liabilities. The IBR is the rate of interest that the Group would have to pay to borrow over a similar term, and with a similar security, the funds necessary to obtain an asset of a similar value to the right-of-use asset in a similar economic environment. The IBR therefore reflects what the Group 'would have to pay', which requires estimation when no observable rates are available (such as for subsidiaries that do not enter into financing transactions) or when they need to be adjusted to reflect the terms and conditions of the lease (for example, when leases are not in the subsidiary's functional currency). The Group estimates the IBR using observable



inputs (such as market interest rates) when available and is required to make certain entity-specific estimates (such as the subsidiary's stand-alone credit rating).

vi) Significant judgement in determining the lease term of contracts with renewal options

The Group determines the lease term as the non-cancellable term of the lease, together with any periods covered by an option to extend the lease if it is reasonably certain to be exercised, or any periods covered by an option to terminate the lease, if it is reasonably certain not to be exercised.

The Group has the option, under some of its building leases, to lease the assets for additional terms of five years (sometimes, several 5 years extension options exist). The Group applies judgement in evaluating whether it is reasonably certain to exercise the option to renew. That is, it considers all relevant factors that create an economic incentive for it to exercise the renewal. After the commencement date, the Group reassesses the lease term if there is a significant event or change in circumstances that is within its control and affects its ability to exercise (or not to exercise) the option to renew (e.g., a change in business strategy).

The Group assessed the renewal period for leases of buildings within the next five years according to the profitability and significance stated in their business plan. The renewal options for leases of fitness equipment and vehicles were not included as part of the lease term because the Group has a policy of leasing vehicles for not more than five years and hence not exercising any renewal options.

**Impact on Financials**

Set out below are the carrying amounts of right-of-use assets recognized and the movements during the period:

	Leasehold improvements	Other equipment, furniture and fixtures	Total
	EUR k	EUR k	EUR k
<b>As of 31 October 2020</b>	<b>127.483</b>	<b>4.136</b>	<b>131.619</b>
<b>Additions</b>	3.224	2.545	<b>5.769</b>
Amortization expense	-20.092	-2.029	-22.121
<b>As of 31 October 2021</b>	<b>110.615</b>	<b>4.652</b>	<b>115.267</b>
<b>Additions /Deletions</b>	-470	-586	<b>-1.056</b>
Amortization expense	-8.800	-837	-9.637
<b>As of 30 April 2022</b>	<b>101.345</b>	<b>3.229</b>	<b>104.574</b>

Lease Liability of leased assets per asset class, as follows:

	As of 30 April 2022 EUR k	As of 31 October 2021 EUR k
Leasehold improvements	126.715	135.341
Other equipment, furniture and fixtures	3.002	4.692
	<b>129.717</b>	<b>140.033</b>

	As of 30 April 2022	As of 31 October 2021
<b>Maturity of lease liabilities</b>		
Current (within one year)	20.194	20.119
Non-current (more than one year)	109.523	119.914

The lease liability at the date of initial recognition was calculated using an average IBR of 5,90%.

The main part of the difference between the carrying amount of right-of-use assets and the lease liability results from deferred rent-free periods, landlord contributions and impairments which are included in the business acquired.

The Group had total cash outflows for leases of EUR 14,564k for the period from 01.11.2021 until 30.04.2022 (01.11.2020 until 30.04.2021 EUR 11,555k).

#### ***Leases not yet commenced***

The Group had not signed any new lease contracts but extended lease contracts which will lead to a future cash outflow of approx. EUR 5m.

#### ***Extension options***

The Group has several lease contracts that include extension options. These options are negotiated by management to provide flexibility in managing the leased-asset portfolio and align with the Group's business needs. Management exercises significant judgement in determining whether these extension options are reasonably certain to be exercised.

Set out below are the undiscounted potential future rental payments relating to periods following the exercise date of extension options that are not included in the lease term (in EUR k):

	Within five years	More than five years
Extension options expected not to be exercised	8,000	133,000

As of 30 April 2022 deferred taxes contain deferred tax assets amounting to EUR 41.4m resulting from lease liabilities as well as deferred tax liabilities amounting to EUR 33.4m resulting from right-of-use assets.

### 3.5.5 Financial risk management objectives and policies

Regarding the risk factors, both general risks pertaining to the Group's business operations and material risks relating to the Bonds as financial instruments, we refer to our descriptions in the audited management report, which is part of the consolidated financial statements as at 31 January 2022.