HONDA MOTOR EUROPE LIMITED

Registered number 857969

Report and financial statements

For the year ended 31 March 2022

HONDA MOTOR EUROPE LIMITED Corporate information

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Strategic Management

The strategic objective of Honda Motor Europe Limited ("the Company") is in line with that of the ultimate parent company, Honda Motor Co., Ltd ("Honda Motor Co" or "Honda").

Honda has two Fundamental Beliefs: "Respect for the Individual," and "The Three Joys" (the Joy of Buying, the Joy of Selling, and the Joy of Creating). "Respect for the Individual" calls on Honda to nurture and promote these characteristics in Honda by respecting individual differences and trusting each other as equal partners. "The Three Joys" are based on "Respect for the Individual," and is the philosophy of creating joy together with everyone involved in Honda's activities, with the joy of its customers as the driving force.

Based on these Fundamental Beliefs, Honda strives to improve its corporate value by sharing joy with all people, by practicing its Mission Statement: "Maintaining a global viewpoint, we are dedicated to supplying products of the highest quality, yet at a reasonable price for worldwide customer satisfaction".

Honda has also defined its vision toward 2030 as "Serve people worldwide with the 'joy of expanding their life's potential'", and will take initiatives in the following three directions:

1. Toward a clean and safe/secure society

2. Creating value for "mobility" and "daily lives"

3. Accommodate the different characteristics of people and society

Honda is thoroughly committed to "eliminating the burden on the global environment" and "achieving safety that protects precious lives". In terms of the environment, Honda aims to achieve carbon neutrality by 2050 across all of our products and business activities. In terms of safety, Honda will work toward the goal of zero traffic collision fatalities involving Honda's motorcycles and automobiles globally by 2050.

The Company operates through branches throughout Europe. The European business is managed from its European headquarters in the UK. There have been no significant changes in the legal structure of these branches in the year ended 31 March 2022.

The principal activities of the Company are set out in the Directors' Report and the results for the year ended 31 March 2022 are set out in the financial statements and related notes.

Business Environment

Trends and Factors

Supply Constraints

Throughout year ending 31 March 2022, the Company continued to experience interruptions to production across all product areas, due to various factors including semiconductor shortage, logistics delays and the wider impact of the ongoing COVID-19 pandemic.

As a result, the business has experienced varying levels of disruption to product supply. Additional inventory and supply management processes have been introduced to seek to minimise the impact on customer deliveries and company revenues.

It is anticipated that these supply constraints will remain an ongoing challenge for the Company for the foreseeable future.

COVID-19

Despite COVID-19 continuing to affect supply, the impact on the Company in 2022 was less than 2021 as the restrictions are easing and the situation is starting to return to what is referred to as the "new normal".

See also "COVID-19" in "Risk Factors".

Change in European Business

The Company is focusing on leading the European automobiles business to a secure future through a move to electrification. In July 2021, the UK automobile factory (which is a subsidiary of the Company) ceased production. This is in line with the announcement in February 2019, when Honda announced changes throughout the global automobile production network based on the direction to optimize production allocation and production capacity on a global basis. Following the cessation, the Company acquired the liability in relation to manufacturer's warranty at fair value in return for a cash receipt of the same value.

In April 2021, the Company brought to market its first commercial energy services, e:PROGRESS, providing customers with access to competitive energy tariffs by offering a range of charging and energy management solutions for Electric Vehicle ("EV") users. This is in line with its intentions announced in 2019 to enter the energy management sector. Whilst the Company's system is perfectly positioned to minimize the current volatility that can be seen in the energy market as EV charging can be directed to the times where there is a surplus of energy, continued volatility may impact customer engagement.

Brand

In its 2030 Vision, Honda highlighted it will aim to expand the circle of joy and let the Honda brand shine even brighter through the steadfast pursuit of the "quality of value Honda provides" and the "quality of its initiatives." To realize this Vision, Honda will make effective use of its corporate resources to transform and evolve existing businesses and create new value.

Furthermore, COVID-19 has dramatically changed our daily lives and society. Honda realizes that many people around the world desire to make the most of their limited time and make their lives safer, more free, and more enjoyable. At the same time, the Company have reaffirmed the importance of cooperation and harmony as members of society and the importance to Honda of contributing to society.

Honda's Initiatives and the Sustainable Development Goals (SDGs)

In order to share joys with stakeholders, Honda seeks to contribute to the advancement of a mobile society with its original technologies. This approach aligns with the United Nations' SDGs, specifically, Goal 9 to "Build resilient infrastructure, promote inclusive and sustainable industrialization and foster innovation," Goal 12 to "Ensure sustainable consumption and production patterns" and Goal 17 to "Strengthen the means of implementation and revitalize the global partnership for sustainable development." Honda also believes that creating value for society while pursuing economic value will lead to sustainable corporate management and ultimately contribute to the sustainability of society. In accordance with the material issues for the realization of the 2030 Vision, Honda will contribute to the achievement of the SDGs through its overall corporate activities.

Electrification

In April 2022, Honda Motor Co provided further information on the strategies and approach towards business transformation that will deliver against its electrification objectives. In a wide-ranging announcement, Honda Motor Co re-affirmed its commitment that as the world's largest power unit manufacturer it would aim to deliver carbon neutrality for all products and corporate activities by 2050.

Including the utilization of swappable batteries and hydrogen as well as electrification of automobiles, Honda will offer a variety of solutions for all of its mobility products according to how its customers use the products in various countries and regions.

Over the next 10 years, Honda Motor Co will invest approximately 8 trillion yen for its research and development activities, including 5 trillion yen in the area of electrification and software.

As the popularization of EVs continues to grow globally, Honda Motor Co will plan to introduce 30 EV models globally by 2030, with a full lineup from commercial-use mini-EVs to flagship-class models, and Honda Motor Co is planning for production volume of more than 2 million units annually.

Honda Motor Co has placed its European business firmly at the forefront of its and the Company's global electrification ambitions and during 2022 met the commitment that 100% of mainstream European automobile sales will feature electrified technology. Completing Honda's electrified mainstream model line-up for Europe, the new Civic which will be launched in Autumn 2022 is the latest car to be offered exclusively with e:HEV (hybrid electric vehicle) technology, joining the brand's other electrified models: Jazz, Jazz Crosstar, CR-V, HR-V and Honda e. Honda has also confirmed the further expansion of its electrified product line-up during 2023, to create its widest European line up for many years. New additions include an all-electric B-segment SUV, previewed as the e:Ny1 Prototype, a C-segment full hybrid SUV, the ZR-V and the all-new CR-V, which will be available with both full hybrid and plug-in hybrid powertrain options for the first time in Europe.

L-Category vehicles, such as mopeds, scooters, and motorcycles, play a positive role in supporting affordable low emissions mobility and addressing congestion in urban environments. As the industry leader, Honda has committed to ambitious actions to decarbonise powered two wheelers. Honda will seek to lead the motorcycle industry's environmental initiatives with an approach which will include not only electrification but also the improvement of the fuel efficiency of gasoline engines, utilization of biofuels and other strategies. On 6th September 2021, Honda, along with KTM, Piaggio Group and Yamaha Motor Co. Ltd, announced the signing of an agreement for the creation of a Swappable Batteries Motorcycle Consortium in Europe. The aim of the Consortium is to address the concerns around L-category electromobility such as range, charging time and infrastructure, and cost.

Honda has a vision to expand Mobile Power Pack applications beyond motorcycles to power products and micro-mobility products.

On 4 March 2022, Honda signed a Memorandum of Understanding for Strategic Alliance in Mobility Field with Sony and on 16 June 2022 signed a Joint Venture agreement to establish a new company to engage in the sale of high-value-added electric vehicles (EVs) and provide services for mobility.

UK Membership of the European Union

Regulatory divergence continues to be an additional risk to the Company. To mitigate this risk, the Company continues to participate in regular and constructive discussions with both UK and EU officials and politicians as well as providing its views to relevant stakeholders on how the future EU-UK relationship should continue to support the inter-connected nature of the UK and European automotive industry, as well as identifying ways in which new UK domestic regulation can support the industry.

Principal Risks and Uncertainties

Business Risk

COVID-19

COVID-19 continues to impact businesses worldwide and it remains unclear at present as to when COVID-19 will end.

Honda has carried out its measures for preventing the spread of infections, such as thorough implementation of the infection prevention measures based on the guidelines of WHO and various governments, and the imposition of a travel ban to the countries with a high infection risk for its employees, in line with the travel restrictions by various governments. With such measures in place and in step with the regulations by individual governments and the latest trends for the supply situation for parts and other matters, Honda has continued carrying out its business activities.

Although our business activities have continued as stated above, the duration of the spread of COVID-19, market trends, and economic trends remain uncertain. Unpredictable future trends may adversely affect Honda's business and operating results, such as through factory downtime, business suspensions or shortening of business hours at dealers and decrease in sales units, and the effects on the supply chain, in addition to increased costs to maintain prolonged infection prevention countermeasures.

Russia/Ukraine Crisis

Russia's invasion of Ukraine in February 2022 and the resulting export control and international restriction against Russia has led to the suspension of supply to Honda Motor Russia and disruption of supply to Honda's distributors in Ukraine. The company does not currently have a large exposure as a result of this crisis however the company continuously monitors the situation, evaluating the impact.

Industry & Market Risk

Fluctuation of product price

Prices for motorcycles, automobiles and power products in certain markets may experience sharp changes over short periods of time. This volatility may be caused by various factors, including competition, short-term fluctuations in demand caused by instability in underlying economic conditions, changes in tariffs, import regulations and other taxes, shortages of certain materials and parts and a steep rise in material prices and sales incentives. There is no guarantee that such price volatility will not continue for an extended period of time or that price volatility will not occur in markets that to date have not experienced such volatility. Overcapacity within the industry will likely persist if the economic recovery is slow in the Company's major markets, leading, potentially, to downwards pressure on price. Price volatility in any of its major markets could adversely affect the Company's results.

Credit risk

The Company is exposed to credit risk through its dealings with dealers and distributors. This risk is managed through appropriate credit management policies which clearly set out and define the objectives of the Company.

The liquidity and capital resources of the Company are discussed in the Directors' report.

Currency

The Company's operations are subject to currency fluctuations.

The Company purchases and sells its products in foreign currencies. Therefore, currency fluctuations may affect the Company's pricing of products sold. Accordingly, currency fluctuations in either functional or presentational currency have an effect on the Company's results of operations and financial condition, as well as the Company's competitiveness, which will over time affect its results.

Foreign currency forward exchange contracts are used to hedge currency risk of purchase and sale commitments denominated in foreign currencies (principally in Euro and U.S. dollars). Further information is given in Note 21.

While limiting, to some degree, the risk of fluctuations in currency exchange and interest rates by utilising such hedging instruments, the Company potentially foregoes benefits that might result from other fluctuations in currency exchange and interest rates. The Company is also exposed to the risk that its counterparties to hedging contracts will default on their obligations.

The Company manages exposure to counterparty credit risk by limiting the counterparties to major international banks and financial institutions meeting established credit guidelines. However, any default by such counterparties might have an adverse effect on the Company.

Information Risk

Honda uses a wide range of information systems and networks relating to information services in its business activities and its products, including in areas managed by subcontractors. Especially in recent years, the application of IoT and other information technologies, which have evolved rapidly, have been extended to vehicle control systems.

The means of cyber-attacks that take place have become more advanced and sophisticated, targeting organizations around the world. Moreover, any cyber-attacks could significantly affect Honda's mid- and long-term initiatives, particularly regarding more widespread use and evolution of driver-assistive technologies and further promotion of new businesses.

There is a possibility that, in addition to external cyber-attacks, equipment malfunction, management deficiency or human error at Honda or any of our business partners or subcontractors, or natural disaster, infrastructure failure or other unforeseen circumstances could also result in the suspension of important operations and services at Honda, leakage of confidential or personal information, inappropriate processing of documents and information, or the destruction or falsification of important data. When such an event occurs, Honda's business and operating results could be adversely affected in terms of damage to its brand image or social reputation, liability to customers or parties affected, payment of financial penalties, delays in or suspension of Honda's manufacturing operations, and a loss of Honda's competitiveness.

Status of Personal Information Protection Rules

In recent years, personal information protection rules have been rapidly developed in countries around the world. As such, fines may be imposed if violations of rules occur, including the leakage of personal information, in accordance with the rules of each country, and this could have an adverse effect on Honda's business and operating results. With Honda's activities to promote new business opportunities measures to protect personal information are also gaining importance, due to possible differences in the amount and quality of the personal information handled in comparison to existing operations.

Environmental Risk

In carrying out its business operations, the Company recognizes wide-ranging potential risks relating to environmental issues, as exemplified by the risks concerning climate change, resource depletion, air pollution, and water pollution, among other issues, and it is subject to wide-ranging regulations covering these issues.

See Environmental Compliance below for more details.

Quality Risk

One of the important factors behind corporate sustainability is trust and support for the Honda brand from our customers, society and the communities in which Honda conducts business operations. In order to support this brand image, Honda endeavors to gain the trust of society in all types of corporate activities, including ensuring product quality and compliance with laws and regulations, conducting risk management, and enhancing internal controls related to corporate governance. However, if for some unforeseeable reason the Honda brand image is damaged or Honda is unable to communicate information in a timely manner and deal with such information appropriately, this could adversely affect Honda's business and operating results

To achieve a new level of outstanding quality of products, Honda has continued activities to further improve quality at every stage: design, development, production, sales and service including suppliers.

Other risks

Pensions

The Company has various pension plans and provides other post-employment benefits, in which the amount of the benefits is determined based on the level of salary, service years, and other factors. Contributions are regularly reviewed and adjusted as necessary to the extent permitted by laws and regulations. Defined benefit obligations and defined benefit costs are based on assumptions of many factors, including the discount rate and the rate of salary increase. Changes in assumptions could affect the Company's defined benefit costs and obligations, including the Company's cash requirements to fund such obligations in the future, which could materially affect the Group's financial position and results.

Environmental Compliance

Environmental Management Systems have been introduced at all Honda's business sites and in each business division, in order to promote continuous efforts to minimise Honda's environmental impact. Furthermore, in addition to complying with all statutory environmental regulations, Honda sets its own voluntary environmental standards.

We measure our environmental performance by reporting carbon footprint annually in terms of tonnes CO2 equivalent ("tCO2e").

The data below relates to the owned and leased properties in the UK under the Company's operational control and consists of direct emissions from the Company's owned and controlled sources (Scope 1) and emissions from consumption of energy (Scope 2). This ensures our compliance with the requirements of the Companies Act 2006 (Strategic Report and Director's Report Regulations 2013 which requires certain disclosures in respect of greenhouse gas emissions (the Strategic Report GHG Emission disclosures).

The increase noted in Scope 1,2 &3 versus the previous year is due to more people going back to working in the office as the company returns to more normal patterns.

	Year ended	31 March 2022	Year ended 31	March 2021
	GHG (tCO2eq)	Energy Use (kWH)	GHG (tCO2eq)	Energy Use (kWH)
Scope 1 - direct	270	1,382,778	236	1,215,411
Scope 2 - location based indirect	3 -	1,178,611	-	1,123,160
Scope 3 – fuel company car for business use	r 443	1,689,722	222	848,056
Intensity Metric – emissions per FTE	1		1	

Our disclosures cover the sources of our greenhouse gas emissions from our operations in the UK and the consumption data is converted into a carbon footprint in line with emission factors from the 2006 IPCC Guidelines for National GHG Inventories.

Honda has not had any serious instances of non-compliance with environmental laws and regulations, paid any fines/sanctions, or recorded any major chemical releases. In addition, no environment-related complaints were received through the official complaint resolution program.

Environmental approach

Honda had established a concept (Triple ZERO) for its environmental initiatives toward the pursuit of "zero environmental impact" that enables people to live sustainably on this planet. In 2021, we established "Triple Action to ZERO," which specifies target years and required actions.

"Triple Action to ZERO" is a concept that combines the three focus areas of: Carbon neutrality, Clean energy and Resource circulation. Not only with our products but throughout the entire product lifecycle including all corporate activities, Honda will strive to realize a circular/resource-recycling society which aims for "zero environmental impact" by 2050.

(i) Climate change and CO2 reduction initiatives

Honda's stated objective is to achieve carbon neutrality across all global products and business operations by 2050.

In Europe, the European Union is in the process of setting new fleet wide average emissions targets for the automobile industry, as part of the "Fit for 55" package to reduce Europe's C02 emissions by 55% by 2030. The proposed new targets would see automobile fleet wide emissions targets reduced by 15% in 2025, 55% in 2030, and by 100% in 2035. The United Kingdom has also proposed measures to accelerate decarbonisation of transport, with a Zero Emissions Vehicle Mandate to come into force in 2024. This scheme would require OEMs to ensure zero emission vehicles make up an increasing share of sales, reaching 100% by 2035. The UK Government has also announced it will seek to set a date for ending the sale of ICE motorcycles and scooters.

The Company will continue to carefully monitor these proposals and will aim to develop products and technologies that meet societal and customer needs.

Following the 2020 introduction of the battery electric Honda e and the Jazz hybrid, the CR-V hybrid and HR-V hybrid in 2021 and the Civic hybrid in autumn 2022, Honda continues to make progress towards the achievement of existing CO2 Regulations. The Company also took the step to pool its European fleet with Tesla Inc.in 2021 as an additional measure to ensure compliance.

(ii) Clean Energy

To address "energy issues," Honda is striving to eliminate energy risks in the future, such as those caused by a dependence on fossil fuels. To achieve 100% utilization of carbon-free energy by 2050, Honda will go a step beyond its conventional initiative of reducing energy risk and aim to use clean energy both during product use and in corporate activities. The installation of wind turbines, solar arrays and 2nd life battery technology will help ensure that all Honda facilities in Europe are powered by 100% renewable electricity by 2025.

(iii) Resource Circulation

To address the need for "efficient utilization of resources," Honda is striving to eliminate risks across the entire product life cycle, from the resource procurement stage to the used product recovery and disposal stages. To achieve 100% use of sustainable materials by 2050, Honda will conduct research into the recycling of materials, including reuse and recycling of batteries. Going beyond its previous initiative aimed at reducing risks related to resources and waste disposal, Honda will take on an additional challenge of developing products that use sustainable materials having zero environmental impact.

Safety Initiatives

Honda will aim for zero traffic collision fatalities involving Honda motorcycles and automobiles globally by 2050.

By leveraging the knowledge and know-how amassed through research and development of Honda's Level 3 automated driving technologies, Honda will further enhance the intelligence of Advanced driver assistance systems (ADAS) to increase the percentage of collision patterns covered by our ADAS. In addition, as a group involved in both motorcycle and automobile businesses, Honda will continue to strengthen its research on safety technologies that enable motorcycles and automobiles to safely coexist. By leveraging the strengths of Honda, the group looks to continue to lead the way in realizing a collision-free society from the standpoints of both hardware and software.

Business Performance and Position

Summary of results

	Year ended 31 March 2022	Year ended 31 March 2021	Change
Revenue (£m)	3,641	3,928	(287)
Operating (loss)/profit (£m)	(20)	53	(73)
Operating margin	(0.5%)	1.4%	(1.9%)
(Loss)/profit before tax (£m)	(15)	76	(91)
(Loss)/profit before tax % of revenue	(0.4%)	1.9%	(2.3%)
Total shareholder deficit (£m)	(506)	(535)	29

Revenue has decreased by £287m, or 7.3%, to £3,641m from the previous fiscal year. Revenue increases driven by increased unit sales were offset by the reduction in export sales (£584m) resulting from the UK automobile factory closure.

Operating loss has increased by £73m to £20m which is mainly due to reduction in gross margin as a result of the reduced export sales.

Other non-operating income decreased by 54% to £10m, due to the partial impairment of the company's investment in Honda Motor Russia and foreign exchange movement.

Total assets have reduced by £609m or 21% to £2,254m, this is primarily due to the decrease in trade receivables and lower inventory levels offset by increase in pensions assets because of the annual remeasurement of the defined benefit pension. Inventory has reduced due to supply constraints which has seen fewer than expected Automobiles delivered. Power Products stock is slightly lower as the company is not holding onto stock that is being manufactured and is also using up existing stock held due to the high volume of customer demands within the year.

The shareholder deficit equity of the Company decreased by £29m or 6% to £506m due to total comprehensive surplus for the year of £29m which mainly consists of loss for the year of £39m and actuarial gain on the re-measurement of the defined benefit asset, net of tax credit of £73m.

Total liabilities decreased by £639m or 19% to £2,760m. This is due to a decrease in short term bank loans, decrease in the loan is due to UK automobile factory closure and lower accounts payable due to the lower stock levels at year end. There was an increase in provisions at the year end as the warranty provision was acquired from UK automobile factory for the financial year ended 31 March 2022. Honda Motor Co advanced loans totaling £615m.

Key performance indicators (KPIs)

The following KPIs are used to understand and measure the performance of the Company's business:

	Year ended	Year ended	Change	Change
	31/03/2022	31/03/2021		stated in other - state
	Unit sales ('000)	Unit sales ('000)	%	Unit sales ('000)
Automobiles	76	75	1.3	1
Motorcycles	272	202	34.7	70
Power Product	1,177	919	28.1	258

* Automobiles does not include Export Sales which decreased from 65k units to 29k units due to the closure if the UK Automobile factory

Automobiles

The Company's unit sales increased by 1.3% from the previous fiscal year to 76 thousand units in fiscal year 2022, the continued strong demand for cars across the UK and Europe targets for 2022 were impacted by the tough supply conditions.

Motorcycles

The Company's unit sales increased by 34.7% from the previous fiscal year to 272 thousand units in fiscal year 2022. This is mainly due to increases primarily in sales of the 650 & NT1100 series due to branches recovering from the delays caused by supply issues.

Power Product

The Company's unit sales increased by 28.1% from the previous fiscal year to 1,177 thousand units in fiscal year 2022, mainly due to strong performance in Marine engines, industry, agriculture equipment and lawnmowers. Sales were strong across the board with the primary drivers being wholesale volumes achieving the best results in 13 years and Engines having the best result in 10 years.

Corporate Governance

Honda Motor Co has adopted a "company with an Audit and Supervisory Committee" system with the aim of reinforcing the supervisory function of the Board of Directors and ensuring prompt decision-making. It has published the Honda Corporate Governance Basic Policies and reports in accordance with this in the Honda Motor Corporation Annual Report. The Board of Directors of the Company follows these principles through the adoption of Company-wide policies and procedures.

From the year ended 31 March 2021, the Company adopted the Wates Corporate Governance Principles for Large Private Companies (published by the Financial Reporting Council ("FRC") in December 2018 and available on the FRC website). Honda strives to enhance corporate governance as one of the most important tasks for its management in order to strengthen the trust of our shareholders/investors, customers and society, to encourage timely, decisive and risk-considered decision-making and to seek sustainable growth and the enhancement of corporate value in the mid- to long-term, continuing to be a company that society wants to exist.

Purpose and Leadership

Honda Motor Co Limited has published its 2030 Vision which is to bring the universal passion of Honda to "serve people worldwide with the joy of expanding their life's potential." And toward this end, we will "lead the advancement of mobility and enable people everywhere in the world to improve their daily lives." The Board of Directors of Honda Motor Co determines the overall strategy and business model of the global Company based on this Vision.

The mid-term plans are produced for a three year period and cascaded to the regions. The Company then produces its annual objectives in line with the mid-term plan and global 2030 Vision.

Board Composition

The members of the Board of Directors are disclosed in the Directors Report and each director brings a different set of skills and experience ensuring the Board as a whole has a high-level of understanding of the Company's business needs and stakeholder interests.

Director Responsibilities

In line with the direction from Honda Motor Co, the Company's Directors sit on the European Risk Management Committee which in tum reports into the Global Corporate Governance Structure. In addition, the Directors are responsible for the application of Company-wide policies and practices and for ensuring compliance with specific legal and regulatory frameworks applicable in the geographies the Company operates in. This includes responsibility for statutory reporting and taxation matters.

Opportunity and Risk

The Directors recognition of the position in terms of Opportunity and Risk is outlined in the Strategic Report within the section on "Principle risks and uncertainties". Risks are identified by way of a bottom up approach with branches, subsidiaries and company divisions being asked to complete a self-assessment template on an annual basis. The top 5 risks are then kept under close review by the Risk Committee.

Remuneration

Directors' remuneration is established under Company-wide remuneration principles established by Honda Motor Co, aligned with Company and individual performance and behaviours and subject to annual assessment and appraisals in the same way as all other employees of the Company. The Board of Directors does not have the authority to determine its own remuneration.

The Directors have an obligation under the Honda Code of Conduct to declare conflicts of interest to the Board for consideration. Any such conflicts are then documented and managed in accordance with the requirement.

Stakeholder relationships and engagement

The Company is a 100% subsidiary of Honda Motor Co Limited. As explained in the Section 172 Statement below, the Board actively considers the interests of all stakeholders when determining the strategic direction of the Company.

S172(1) Statement

In carrying out their duty to promote the success of the Company the Directors work within the Honda Code of Conduct which is guided by the fundamental beliefs of "Respect for the Individual" and "The Three Joys" ("The Joy of Buying," "The Joy of Selling," and "The Joy of Creating"), Honda endeavours to share joy with people around the world and aspires to be "a company society wants to exist." A prerequisite to fulfilling this philosophy is to act with integrity towards employees, customers and society at all times. Failure in Honda's duty to maintain sincerity would result in loss of the confidence and trust that has been established over the years; a precious asset that would be extremely difficult to recover. For this reason, Honda announced and subsequently implemented the Honda Code of Conduct Guidelines. Our commitment to diversity is strongly reflected in our HR policies and, here in Europe, our Embrace Inclusion approach sees Honda make firm commitments to be a fair, discrimination-free company that accepts the uniqueness and differences of people around the world and sticks to the principle that all people are created equal.

In addition to the above, the Directors have considered the following points:

- The likely consequences of any decision in the long term [Strategic Report]
- The interests of the Company's employees [Directors' Report]
- The need to foster the Company's business relationships with suppliers [Directors 'Report]
- The impact of the Company's operations on the community and the environment [Directors' Report]
- The desirability of the Company maintaining a reputation for high standards of business conduct [Strategic Report]; and
- The need to act fairly between members of the Company [Strategic Report].

By order of the Board

I Howells Company Secretary Cain Road, Bracknell Berkshire RG12 IHL United Kingdom

26th September 2022

Principal activities

The principal activities of the Company are the sale of Honda products throughout the European region. These products are motorcycles, automobiles, all-terrain vehicles, lawn mowers, cultivators, generator units and outboard motors, together with their related spare parts and accessories.

The Company has sales branches in the following European Countries: Germany, France, Italy, Belgium, the Netherlands, Spain, Portugal, Switzerland, Austria, Czech Republic, Slovakia, Hungary, Poland, Sweden, Norway and Denmark. The Company also sells its products through a network of third-party distributors.

The ultimate parent of the Group is Honda Motor Co, a limited liability joint stock corporation incorporated on 24 September 1948 under the Commercial Code of Japan as Honda Giken Kogyo Kabushiki Kaisha. It was formed as a successor to the unincorporated enterprise established in 1946 by the late Soichiro Honda to manufacture motors for motorised bicycles.

Honda develops and manufactures a variety of motor products, ranging from small general purpose engines and scooters to specialty sports cars. Honda's principal executive office is located in Japan.

Honda is engaged in research and development activities to support product development and parts sourcing and design around Europe. The Group benefits, including in its European operations in the UK, Germany and Italy, from the strong commitment of the Honda worldwide group to research and development in order to improve product design, manufacturing process and quality.

Since its establishment in 1948, Honda Motor Co has provided products of the highest quality at a reasonable price, for worldwide customer satisfaction. In addition, it has conducted its activities with a commitment to protecting the environment and enhancing safety in a mobile society. This long term, global effort has earned Honda Motor Co an outstanding reputation from customers throughout the world.

Employees

At Honda, the value placed on our people is at the heart of our success. Our employees are called Associates and we believe that respecting people as individuals is essential for the continued success of the Company. Our culture, through our philosophy, nurtures an enterprising spirit and a free, open-minded atmosphere, emphasizing initiative, equality & trust. Associates are encouraged to share ideas and experiences within the workplace.

The Company believes that having an inclusive workplace where people are treated equally is fundamental not only to creating an environment where our people feel empowered and able to be themselves but is also key to the future success of the Company. Our fundamental belief is based around respect for the individual and as part of this, Honda is committed to creating equal opportunities for every Associate.

Human rights

Honda Motor co refreshed its Human rights policy in June 2022. The idea that forms the basis of the Policy is the Honda Philosophy of "Respect for the individual," which Honda has always valued, and will not change in the future. By putting the Policy into practice, the company will cooperate with its stakeholders to undertake business activities in a sustainable manner in order to continue to be "a company that society wants to exist."

Honda is committed to practicing fairness and sincerity and respects human rights. The Directors are proud of the independence, fairness, and trust that emerges from our management policy of respect for the individual. This calls on each associate to nurture and promote individual differences and to trust their colleagues as equal partners. The Company aims to cultivate these qualities so that people's differences are respected, and trust is developed on an equal basis.

The Company accepts the individual characteristics and differences of our associates and respect their willingness and initiative. The Company will always respect each individual's basic human rights and will not allow forced labour or child labour.

The Company is aware of its obligations under the Modern Slavery Act and publishes its section 54 statement each September.

Inclusion and Diversity

Honda is dedicated to the principle of creating equal opportunities within the workplace for all associates, agency workers, contractors, job applicants and visitors.

Central to this is Honda's commitment to be a fair, discrimination free company that accepts the uniqueness and differences of people around the world and adheres to the principle that all people are created equal.

This commitment comes directly from the Honda Philosophy and belief that we all work together for a common purpose. Honda recruits, hires, trains and promotes into all levels the most qualified/experienced individuals without regard to race, colour, origin, religion, gender, sexual orientation, age, disability or any other protected characteristic.

The Company's approach to occupational health and safety

As a Company that holds respect for the individual as one of the basic tenets of its philosophy, the Company considers the mental and physical health of associates to be one of its most important responsibilities, alongside workplace and traffic safety. Besides making these views explicit in our basic policy on occupational health and safety, Honda engages in initiatives designed to ensure that its workplaces are among the safest and most comfortable in the industry.

Sustainability

The Company publishes its Environmental Report each year which can be found at

https://hondanews.eu/eu/en/download/361313/file/pdf/

The company aligns to the sustainable development goals (SDGS) with focus on the areas of environment, society and governance (ESG). Honda's programs aim to deliver the sustainable changes in behavior needed to make our roads safer, our environment cleaner, our community stronger and to support our children's future.

Environmental and safety regulation for Automobiles, Motorcycles and Power Products

Honda is subject to various government regulations, including environmental and safety regulations for automobiles, motorcycles and power products. Such regulations relate to items such as emissions, fuel economy, recycling and safety and have had, and are expected to continue to have, material effects on Honda's business. Honda incurs significant compliance and other costs in connection with such regulations and will incur future compliance and other costs for new and upcoming regulations.

Social reputation and communication with the community

The Company continues to provide products incorporating Honda's advanced safety and environmental technologies, the Company will continue striving to enhance its social reputation by, among other things, strengthening its corporate governance, compliance and risk management as well as participating in community activities and making philanthropic contributions.

Through these group-wide activities, Honda will strive to be a company that its shareholders, investors, customers and society want to exist.

Liquidity and capital resources

The policy of the Company is to support its business activities by maintaining adequate capital resources, a sufficient level of liquidity and a sound balance sheet. The Company meets its operating capital requirements through cash generated by operations and borrowings. The supply issues discussed in the Strategic Report on page 4 are having a positive impact on the company's working capital position as there is reduction in the capital required.

The Company is aware of the possibility that various factors, such as recession-induced market contraction and financial and foreign exchange market volatility, may adversely affect liquidity. The Directors believe the Company currently has sufficient lines of credit from both prominent international banks and Honda Motor Co.

The Company manages its funding through a combination of equity, Intercompany borrowings, committed loan facilities and uncommitted loan facilities. Further information about the Company's financing requirements can be found in section (b) of Note 1, Significant accounting policies.

Donations

The Company made no political donations in the year (2021: £nil).

Tax policy

Our objective is to ensure that relationships between Honda businesses and tax authorities are transparent, constructive and based on mutual trust. The tax strategy is published on our UK website www.honda.co.uk.

Events since the balance sheet date

There are no post balance sheet events.

Proposed dividend

The Directors do not recommend the payment of a dividend (2021: £nil).

Directors

The Directors who held office in Honda Motor Europe Limited ("the Company") during the year and subsequent changes were as follows:

Katsuhisa Okuda Ian Howells Thomas Gardner Jun Nishimoto (resigned 1 October 2021) Kogen Iguchi (resigned 1 April 2021) Takayuki Yamato (appointed 1 April 2021)

The Company operates an interest-free loan scheme open to all eligible employees on equal terms to enable employees to acquire vehicles for their own use. The relevant amounts in respect of Directors are included in Note 23 along with details of Directors' remuneration.

Disclosure of information to the auditor

The Directors who held office at the date of approval of this Directors' Report confirm that, so far as they are aware, there is no relevant audit information of which the Company's auditor is unaware; and each Director has taken all the steps that they ought to have taken, as a Director, to make himself aware of any relevant audit information and to establish that the Company's auditor is aware of that information.

Auditor

Pursuant to Section 487 of the Companies Act 2006, the auditor will be deemed to be re-appointed and KPMG LLP will therefore continue in office.

By order of the Board

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I Howells Company Secretary Cain Road Bracknell Berkshire RG12 1HL United Kingdom

26th September 2022

HONDA MOTOR EUROPE LIMITED Directors' Responsibilities Statement For the year ended 31 March 2022

Statement of Directors' Responsibilities in Respect of the Strategic Report, the Directors' Report and the Financial Statements

The directors are responsible for preparing the Strategic Report, the Directors' Report and the Company financial statements in accordance with applicable law and regulations.

Company law requires the directors to prepare Company financial statements for each financial year. Under that law they have elected to prepare the Company financial statements in accordance with United Kingdom Generally Accepted Accounting Practice (United Kingdom Accounting Standards, comprising FRS 101 'Reduced Disclosure Framework', and applicable law).

Under Company law the directors must not approve the financial statements unless they are satisfied that they give a true and fair view of the state of affairs of the Company and of their profit or loss for that period. In preparing each of the financial statements, the directors are required to:

- select suitable accounting policies and then apply them consistently;
- make judgements and estimates that are reasonable, relevant, reliable and prudent;
- for the financial statements, state whether applicable UK accounting standards have been followed, subject to any
 material departures disclosed and explained in the financial statements;
- assess Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern; and
- use the going concern basis of accounting unless they either intend to liquidate the Company or to cease operations
 or have no realistic alternative but to do so.

The directors are responsible for keeping adequate accounting records that are sufficient to show and explain the Company's transactions and disclose with reasonable accuracy at any time the financial position of the Company and enable them to ensure that its financial statements comply with the Companies Act 2006. They are responsible for such internal control as they determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error, and have general responsibility for taking such steps as are reasonably open to them to safeguard the assets of the Company and to prevent and detect fraud and other irregularities.

INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF HONDA MOTOR EUROPE LIMITED

Opinion

We have audited the financial statements of Honda Motor Europe Limited ("the Company") for the year ended 31 March 2022 which comprise the Statement of Financial Position, Statement of Profit and Loss and Other Comprehensive Income, Statement of Changes in Equity and related notes, including the accounting policies in note 1.

In our opinion the financial statements:

- give a true and fair view of the state of the company's affairs as at 31 March 2022 and of its loss for the year then ended;
- have been properly prepared in accordance with UK accounting standards, including FRS 101 Reduced Disclosure Framework; and
- have been prepared in accordance with the requirements of the Companies Act 2006.

Basis for opinion

We conducted our audit in accordance with International Standards on Auditing (UK) ("ISAs (UK)") and applicable law. Our responsibilities are described below. We have fulfilled our ethical responsibilities under, and are independent of the company in accordance with, UK ethical requirements including the FRC Ethical Standard. We believe that the audit evidence we have obtained is a sufficient and appropriate basis for our opinion.

Going concern

The Directors have prepared the financial statements on the going concern basis as they do not intend to liquidate the company or to cease its operations, and as they have concluded that the company's financial position means that this is realistic. They have also concluded that there are no material uncertainties that could have cast significant doubt over its ability to continue as a going concern for at least a year from the date of approval of the financial statements ("the going concern period").

We used our knowledge of the company, its industry, and the general economic environment to identify the inherent risks to its business model and analysed how those risks might affect the Company's financial resources or ability to continue operations over the going concern period. The risks that we considered most likely to adversely affect the Company's available financial resources over this period were:

- the impact of semi-conductor chip shortages on the Company's supply chain; and
- the impact of inflation and the wider economic uncertainty on the purchasing power of customers

We also considered less predictable but realistic second order impacts, such as risks related to global pandemic and increases in the costs of inventory which could result in a rapid reduction of available financial resources. We considered whether these risks could plausibly affect the liquidity in the going concern period by assessing the Directors' sensitivities over the level of available financial resources indicated by the Company's financial forecasts taking account of severe, but plausible adverse effects that could arise from these risks individually and collectively. Our procedures included:

- We critically assessed assumptions in downside scenarios relevant to liquidity, in particular in relation to the effects
 of inventory shortages and lower level of customer demand by comparing to historical trends in severe economic
 situations and overlaying knowledge of the entity' plans based on approved budgets and our knowledge of the entity
 and the sector in which it operates.
- We compared past budgets to actual results to assess the directors' track record of budgeting accurately
- We inspected lending documentation to assess the level of committed financing
- Since the company may need financial support from other group entities, we assessed the risk that this support would
 not be available. We inspected letters received by the directors indicating the group's intention to provide this support,
 examined financial statements and inquired with management to assess its ability to provide this support over the
 period of the audited entity's going concern assessment, and assessed the business reasons why the group may or may
 not choose to provide this support.

INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF HONDA MOTOR EUROPE LIMITED (continued)

We considered whether the going concern disclosure in note 1 to the financial statements gives a full and accurate
description of the Directors' assessment of going concern, including the identified risks and, dependencies and related
sensitivities

Our conclusions based on this work:

- we consider that the Directors' use of the going concern basis of accounting in the preparation of the financial statements is appropriate;
- we have not identified, and concur with the Directors' assessment that there is not, a material uncertainty related to
 events or conditions that, individually or collectively, may cast significant doubt on the company's ability to continue
 as a going concern for the going concern period; and
- we found the going concern disclosure in note 1 to be acceptable.

However, as we cannot predict all future events or conditions and as subsequent events may result in outcomes that are inconsistent with judgements that were reasonable at the time they were made, the above conclusions are not a guarantee that the company will continue in operation.

Fraud and breaches of laws and regulations - ability to detect

Identifying and responding to risks of material misstatement due to fraud

To identify risks of material misstatement due to fraud ("fraud risks") we assessed events or conditions that could indicate an incentive or pressure to commit fraud or provide an opportunity to commit fraud. Our risk assessment procedures included:

- Inquiring of directors and inspection of policy documentation as to the company's high-level policies and procedures
 to prevent and detect fraud, including the company's channel for "whistleblowing", as well as whether they have
 knowledge of any actual, suspected or alleged fraud.
- Reading Board minutes.
- Considering remuneration incentive schemes and performance targets for management/ directors.
- Using analytical procedures to identify any unusual or unexpected relationships.

We communicated identified fraud risks throughout the audit team and remained alert to any indications of fraud throughout the audit. This included communication to full scope component audit teams relating to the company's branches of relevant fraud risks identified and request to component audit teams to report to the group audit team any instances of fraud that could give rise to a material misstatement in the Company's financial statements.

As required by auditing standards, and taking into account possible pressures to meet profit targets, we perform procedures to address the risk of management override of controls and the risk of fraudulent revenue recognition, in particular the risk that revenue is recorded in the wrong period.

We did not identify any additional fraud risks.

In determining the audit procedures we took into account the results of our evaluation and testing of the operating effectiveness of the company-wide fraud risk management controls.

We performed procedures including:

- Identifying journal entries and other adjustments to test for all full scope components based on risk criteria and
 comparing the identified entries to supporting documentation. These included those posted by senior finance
 management and those posted to unusual accounts.
- Assessing when revenue was recognised, particularly in the final month of the financial year and whether it was recognised in the correct year.
- Assessing whether the judgements made in making accounting estimates are indicative of a potential bias

INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF HONDA MOTOR EUROPE LIMITED (continued)

Identifying and responding to risks of material misstatement due to non-compliance with laws and regulations

We identified areas of laws and regulations that could reasonably be expected to have a material effect on the financial statements from our general commercial and sector experience, and through discussions with directors and other management (as required by auditing standards), and from inspection of regulatory and legal correspondence and discussed with the directors and other management the policies and procedures regarding compliance with laws and regulations.

We communicated identified laws and regulations throughout tour team and remained alert to any indications of noncompliance throughout the audit. This included communications from the group to full-scope component teams of relevant laws and regulations identified, and a request for component auditors to report any instances of non-compliance with laws and regulations that could give rise to a material misstatement.

The potential effect of these laws and regulations on the financial statements varies considerably.

The company is subjected to laws and regulations that directly affect the financial statements including financial reporting legislation, distributable profits legislation, taxation legislation and pensions legislation. We assessed the extent of compliance with these laws and regulations as part of our procedures on the related financial statement items.

The company is subject to many other laws and regulations where the consequences of non-compliance could have a material effect on amounts or disclosures in the financial statements, for instance through the imposition of fines or litigation. We identified the following areas as those most likely to have such an effect: environmental (including emission targets) and employment law (including GDPR), recognising the nature of the company's activities. Auditing standards limit the required audit procedures to identify non-compliance with indirect laws and regulations to enquiry of the directors and other management and inspection of regulatory and legal correspondence, if any. Therefore, if a breach of operational regulations is not disclosed to us or evident from relevant correspondence, an audit will not detect that breach.

Context of the ability of the audit to detect fraud or breaches of law or regulation

Owing to the inherent limitations of an audit, there is an unavoidable risk that we may not have detected some material misstatements in the financial statements, even though we have properly planned and performed our audit in accordance with auditing standards. For example, the further removed non-compliance with laws and regulations is from the events and transactions reflected in the financial statements, the less likely the inherently limited procedures required by auditing standards would identify it.

In addition, as with any audit, there remained a higher risk of non-detection of fraud, as these may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal controls. Our audit procedures are designed to detect material misstatement. We are not responsible for preventing non-compliance or fraud and cannot be expected to detect non-compliance with all laws and regulations.

Strategic report and directors' report

The directors are responsible for the strategic report and the directors' report. Our opinion on the financial statements does not cover those reports and we do not express an audit opinion thereon.

Our responsibility is to read the strategic report and the directors' report and, in doing so, consider whether, based on our financial statements audit work, the information therein is materially misstated or inconsistent with the financial statements or our audit knowledge. Based solely on that work:

- we have not identified material misstatements in the strategic report and the directors' report;
- in our opinion the information given in those reports for the financial year is consistent with the financial statements; and
- in our opinion those reports have been prepared in accordance with the Companies Act 2006.

INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF HONDA MOTOR EUROPE LIMITED (continued)

Matters on which we are required to report by exception

Under the Companies Act 2006 we are required to report to you if, in our opinion:

- adequate accounting records have not been kept, or returns adequate for our audit have not been received from branches not visited by us; or
- the financial statements are not in agreement with the accounting records and returns; or
- certain disclosures of directors' remuneration specified by law are not made; or
- we have not received all the information and explanations we require for our audit We have nothing to report in these respects.

Directors' responsibilities

As explained more fully in their statement set out on page 15, the directors are responsible for: the preparation of the financial statements and for being satisfied that they give a true and fair view; such internal control as they determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error; assessing the company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern; and using the going concern basis of accounting unless they either intend to liquidate the company or to cease operations, or have no realistic alternative but to do so.

Auditor's responsibilities

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

A fuller description of our responsibilities is provided on the FRC's website at www.frc.org.uk/auditorsresponsibilities.

The purpose of our audit work and to whom we owe our responsibilities

This report is made solely to the company's members, as a body, in accordance with Chapter 3 of Part 16 of the Companies Act 2006. Our audit work has been undertaken so that we might state to the company's members those matters we are required to state to them in an auditor's report and for no other purpose. To the fullest extent permitted by law, we do not accept or assume responsibility to anyone other than the company and the company's members, as a body, for our audit work, for this report, or for the opinions we have formed.

Huw Brown (Senior Statutory Auditor) for and on behalf of KPMG LLP, Statutory Auditor Chartered Accountants 15 Canada Square London E14 5GL

26th September 2022

HONDA MOTOR EUROPE LIMITED Statement of Profit and Loss and Other Comprehensive Income As at 31 March 2022

	Note	2022	2021
		£ '000	£ '000
Revenue	2	3,640,832	3,928,370
Cost of sales		(3,372,178)	(3,586,292)
Gross Profit	_	268,654	342,078
Other income	4	4,884	3,255
Sales expenses		(80,393)	(69,138)
Administrative expenses		(212,771)	(223,026)
(Loss)/profit from operating activities	_	(19,626)	53,169
Finance income	6	688	963
Finance expenses	6	(5,581)	(141)
Other non-operating income	6	9,935	21,700
Net finance and other non-operating income	6	5,042	22,522
(Loss)/profit before tax	3 _	(14,584)	75,691
Tax expense	7	(24,576)	(14,072)
(Loss)/profit for the year		(39,160)	61,619
Other comprehensive income/(expense)			
Items that will not be re-classified to profit or loss			
Remeasurement of defined benefit liability	18	92,072	(263,709)
Tax (charge)/credit on remeasurement of defined benefit liability	8	(19,101)	89,326
		72,971	(174,383)
Items that may be re-classified to profit or loss Gain/(loss) on translation of foreign operations		(4,030)	(4,327)
Ganiv(1055) on translation of foreign operations	-	(4,050)	(4,327)
Other comprehensive income/(expense) for the year, net of tax	-	68,941	(178,710)
Total comprehensive income/(expense) for the year, net of tax		29,781	(117,091)

The Statement of Profit and Loss and Other Comprehensive Income has been prepared on the basis that all operations are continuing operations.

The notes on pages 23 to 61 are an integral part of these financial statements.

HONDA MOTOR EUROPE LIMITED Registered Number 857969 Statement of Financial Position As at 31 March 2022

		Note	2022	2021
			£ '000	£ '000
Assets				
P	roperty, plant and equipment	9	119,137	135,125
Ir	ntangible assets	10	21,022	43,610
N	et investment in leases	22	34,662	36,319
E	mployee benefits	18	257,692	162,682
Ir	vestment in subsidiaries	26	492,847	498,030
0	ther assets	11	31,655	132,543
D	eferred tax asset	8	25,776	24,546
Total non-o	current assets	_	982,791	1,032,855
Ir	wentories	12	426,661	653,929
Т	rade and other receivables	13	750,182	1,008,900
P	repayments and other current assets	14	87,570	160,047
	ash at bank and in hand	15	7,276	8,165
Total curre	ent assets		1,271,689	1,831,041
Total assets	5	_	2,254,480	2,863,896
Equity				
253	hare capital	16	665,550	665,550
0	ther reserves	16	(14,815)	(10,785)
D	eficit in earnings		(1,156,297)	(1,190,108)
Total equit	y	_	(505,562)	(535,343)
Liabilities				
L	oans and borrowings	17	68,362	78,184
	rade and other payables	20	11,056	11,687
P	rovisions	19	185,943	56,464
D	eferred tax liability	8	112,065	80,334
Total non-c	current liabilities	_	377,426	226,669
L	oans and borrowings	17	1,368,185	2,100,818
	rade and other payables, including derivatives	20	865,913	978,203
	axes payable		17,357	15,877
	rovisions	19	131,161	77,672
Total curre	nt liabilities	Proto and Anto-	2,382,616	3,172,570
Total liabili	ities		2,760,042	3,399,239
T	y and liabilities	1	2,254,480	2,863,896

The notes on pages 23 to 61 are an integral part of these financial statements.

These financial statements were approved by the Board of Directors and were signed on its behalf by:

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I Howells Director

26th September 2022

HONDA MOTOR EUROPE LIMITED Statement of Changes in Equity For the year ended 31 March 2022

i=	Attributable to	equity holder	s of the Compa	ny
	Share Capital	Translation Reserve	Deficit in earnings	Total Equity
	£ '000	£ '000	£ '000	£ '000
Balance at 1 April 2020	665,550	(6,458)	(1,077,344)	(418,252)
Profit for the year	-	-	61,619	61,619
Other comprehensive expense for the year		(4,327)	(174,383)	(178,710)
Balance at 31 March 2021 _	665,550	(10,785)	(1,190,108)	(535,343)
Balance at 1 April 2021	665,550	(10,785)	(1,190,108)	(535,343)
Loss for the year	-	-	(39,160)	(39,160)
Other comprehensive	3.	(4,030)	72,971	68,941
Balance at 31 March 2022	665,550	(14,815)	(1,156,297)	(505,562)

The notes on pages 23 to 61 are an integral part of these financial statements.

1. Significant accounting policies

Honda Motor Europe Limited ("the Company") is a company incorporated and registered in England and Wales. The Company's financial statements present information about the Company and its branches. The Company is primarily involved in the distribution and sale of automobiles, motorcycles and power products.

(a) Statement of compliance

The Company has elected to prepare its financial statements in accordance with Financial Reporting Standard 101 Reduced Disclosure Framework ("FRS 101"). The financial statements have been approved by the Directors.

In preparing these financial statements, the Company applies the recognition, measurement and disclosure requirements of UK-adopted international accounting standards, but makes amendments where necessary in order to comply with Companies Act 2006 and has set out below where advantage of the FRS 101 disclosure exemptions has been taken.

The Company's parent undertaking, Honda Motor Co, a company incorporated in Japan includes the Company in its consolidated financial statements. The consolidated financial statements of Honda Motor Co are prepared in accordance with International Financial Reporting Standards and are available to the public and may be obtained from the address provided in note 25.

In these financial statements, the Company has applied the exemptions available under FRS 101 in respect of the following disclosures

- A cash flow statement and related notes;
- Comparative period reconciliations for share capital, tangible fixed assets and intangible assets;
- Disclosures in respect of transactions with wholly owned subsidiaries ;
- Disclosures in respect of capital management;
- The effects of new but not yet effective IFRSs; and

Disclosures contained within these financial statements are made in respect of material items. The notes to the financial statements include only the disclosures which the Directors consider material.

1. Significant accounting policies (continued)

(b) Basis of preparation

The financial statements are presented in Sterling (GBP) and all values are rounded to the nearest thousand (\pounds '000). They are prepared on the historical cost basis except for derivative financial instruments, which are stated at fair value.

The accounting policies set out below have been applied consistently to all periods presented in the Company financial statements.

The financial statements have been prepared on a going concern basis which the Directors consider to be appropriate for the following reasons.

The Directors have undertaken a risk assessment to identify the risks that could create material uncertainty on the Company's cashflow and prepared a going concern assessment for a period of 12 months from the date of approval of these financial statements. The assessment has identified the following risks as having the potential to result in material uncertainties to the Company's cash management:

- Country Risk (Global trade eg Russia war on Ukraine impact on EU purchasing power and sales volume).
- Supply & Logistics issues (Global trade i.e. supply issue has the potential to impact sales volumes due to availability of stock).
- Customer buying power (Limited supply restricting customer buyer power, high inflation)

The assessment indicated that taking account of reasonably possible downsides and the anticipated above risks on the company's financial resources, the Company will have sufficient funds, through committed facilities from third party banks and funding from its ultimate parent company, Honda Motor Co, to meet its liabilities as they fall due for that period.

In preparing the forecasts the Directors have considered the Company's forecast performance and funding requirements under normal trading conditions ("the base case forecast"). The Directors have also considered a reasonably possible downside forecast including the potential impact of the above risks.

In making this assessment the Directors have considered the risks that could have a high impact on sales volumes. Other possible effects of these identified risks include:

- Reductions in revenue as a result of customers inability to access the Company's products due to product supply shortage.
- · Increased storage and logistics costs if the markets the Company serves impose restrictions.
- · Reduction in sales revenue due to negative impact on customer buying power.

Based on actual experience, the UK the industry is expecting volumes to continue to recover after the pandemic, this growth is coming from the shift to electrified models. In the EU, major markets are seeing double digit drops in sales, mostly due to the supply chain disruptions. The Directors have then assumed a small net increase in sales volumes. The determined 'Worst case' scenario (75% of sales receipts not received in a month) is deemed unlikely (severe) based on past experience, product diversification, and different credit terms. A 'plausible downside' would be 50% of sales receipts not received in a month based on key risk occurrence in the year. A 3rd scenario is again considered to be a severe downside and assumes 75% of expected sales revenue is not achieved over a 2-month period. In this situation the company would have time to adjust trade purchases in month 2 and would also assume that costs could be reduced by 5%.

The Directors have considered possible mitigations including:

- · Extended credit terms on payments for inventory within the Honda Motor Co global group which have been agreed;
- · Closer management of working capital, in particular inventory balances; and
- · Reductions in discretionary expenditure.

The Directors have not assumed in the forecasts the availability of any government support.

At the date of approval of these financial statements, the Company has:

- Committed bank facilities of £400m which have been renewed, the Company has been able to refinance all committed
 facilities which expired during the year and subsequently and consequently the Directors consider that the Company
 will continue to be able to obtain committed facilities on commercial terms.
- Loans from Honda Motor Co of £615m; and
- Uncommitted facilities of £606m. While these facilities are uncommitted, the Company has additional support of £700m from Honda Motor Co Ltd ("Honda Motor Co"), this is sufficient cover in the unlikely event that the uncommitted facilities are not available.

In preparing the forecasts the Directors have also assumed that Honda Motor Co will not seek repayment of the amounts currently due to it, which on 31 March 2022 amounted to loans of £615m, and considered their ability and intent to provide additional financial support during that period of £700m if required. Honda Motor Co has indicated its intention to continue to make available such funds as are needed by the Company, and that it does not intend to seek repayment of the amounts due at the balance sheet date, for the period covered by the forecasts. As with any company placing reliance on other group entities

1. Significant accounting policies (continued)

for financial support, the Directors acknowledge that there can be no certainty that this support will continue although, at the date of approval of these financial statements, they have no reason to believe that it will not do so.

Consequently, the Directors are confident that the Company will have sufficient funds to continue to meet its liabilities as they fall due for at least 12 months from the date of approval of the financial statements and therefore have prepared the financial statements on a going concern basis.

(c) Key judgements & estimates

The preparation of the Company's financial statements requires management to make judgements, estimates and assumptions that affect the reported amounts of revenues, expenses, assets and liabilities, and the accompanying disclosures. Uncertainty about these assumptions and estimates could result in outcomes that require a material adjustment to the carrying amount of assets or liabilities affected in future periods. Key judgements and estimates are noted below and are presented within the relevant notes.

Judgements and estimates are reviewed on an ongoing basis and actual results may differ from these estimates. The areas involving a higher degree of judgements or complexity or areas where assumptions and estimates are significant to the financial statements are as follows:

Critical judgements in applying Company's accounting policies

The Directors do not consider there to be any critical judgements in applying the Group's accounting policies.

Key sources of estimation uncertainty

(i) Warranty provision

The Company guarantees products for specific periods of time depending upon the nature of the product, the geographic location of their sales and other factors.

The Company recognises costs for general warranties on products sold and product recalls. It provides for estimated warranty costs at the time products are sold to customers or the time specific warranty campaigns are initiated based on historical warranty claim experience with consideration given to the expected level of future warranty costs, including current sales trends, the expected number of units to be affected and the estimated average repair cost per unit for warranty claims. This provision is continuously monitored to ensure that it is adequate to cover estimated warranty expenses.

At the end of the financial year because of the UK factory closure, the Company acquired the liability in relation to manufacturer's warranty at fair value in return for a cash receipt of the same value. Provisions for warranty liabilities are recognised based on historic experience of total cost over the warranty period and actual costs incurred.

(ii) Pensions

The measurement of defined benefit obligations requires estimation of future changes in salaries and inflation, as well as mortality rates, future pension increases and the selection of a suitable discount rate.

(d) Impairment of non-financial assets

Non-financial assets (excluding inventories & deferred tax) are tested for impairment by assessing the asset's recoverable amount where there is an indication of impairment or, in the case of intangible assets not yet available for use, on an annual basis.

An impairment loss is recognised whenever the carrying amount of an asset or its cash generating unit exceeds its recoverable amount. Impairment losses are recognised in the Statement of Profit and Loss.

(i) Cash generating unit

A cash generating unit is the smallest identifiable group of assets that generate cash inflows which are largely independent of the cash flows of other assets or group of assets.

1. Significant accounting policies (continued)

(d) Impairment of non-financial assets (continued)

(ii) Calculation of recoverable amount

The recoverable amount of an asset is the higher of its fair value less costs of disposal and its value in use. 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 money and the risks specific to the asset.

The recoverable amount of the Company's investments in held-to-maturity securities and receivables carried at amortised cost is calculated as the present value of estimated future cash flows, discounted at the original effective interest rate (i.e. the effective interest rate computed at initial recognition of these financial assets). Receivables with a short duration (less than 12 months) are not discounted.

(iii) Reversals of impairment

An impairment loss in respect of a receivable carried at amortised cost is reversed if the subsequent increase in recoverable amount can be related objectively to an event occurring after the impairment loss was recognised.

In respect of other assets, an impairment loss is reversed if there has been a change in the estimates used to determine the recoverable amount.

An impairment loss is only reversed to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortisation, if no impairment loss had been recognised.

(e) Foreign currency

(i) Foreign currency transactions

These financial statements are presented in Sterling which is the Company's functional currency.

Transactions in foreign currencies are translated at the foreign exchange rate ruling at the date of the transaction. Monetary asset and liabilities denominated in foreign currencies at the balance sheet date are translated to Sterling at the foreign exchange rate ruling at that date. Foreign exchange differences arising on translation are recognised in the Statement of Profit and Loss and Other Comprehensive Income. Non-monetary assets and liabilities that are measured in terms of historical cost in a foreign currency are translated using the exchange rate at the date of transaction.

(ii) Financial statements of foreign operations

The assets and liabilities of foreign operations are translated to Sterling at foreign exchange rates ruling at the balance sheet date. The revenue and expenses of foreign operations are translated to Sterling at an average rate for the period which approximates to the foreign exchange rates ruling at the dates of transactions. Foreign exchange differences arising on the translation of the opening net assets of foreign operations are recorded in the translation reserve.

1. Significant accounting policies (continued)

(f) Property, plant and equipment

(i) Owned assets

Property, plant and equipment is stated at cost less accumulated depreciation and impairment losses. The cost of selfconstructed assets includes the cost of materials, direct labour, borrowing costs capitalised, appropriate overheads where they can be measured reliably and any other costs directly attributable to bringing the assets to a suitable condition for their intended use. When parts of an item of property, plant and equipment have different useful lives they are accounted for as separate items of property, plant and equipment.

Gains and losses on disposal of an item of property, plant and equipment are determined by comparing proceeds from disposal with the carrying amount of property, plant and equipment. Gains are recognised net within "other income" and losses are recognised within administrative expenses in the Statement of Profit and Loss and Other Comprehensive Income.

An asset classed as under construction is not depreciated until such time the asset is considered ready for use and it is transferred to property, plant and equipment. Assets under construction comprises costs associated with factory modification and the construction of machinery and manufacturing equipment.

(ii) Leased assets

Property, plant and equipment in the statement of financial position include right-of-use assets under lease arrangements. For the accounting for the right-of-use assets, see Note "(p) Leases."

(iii) Subsequent costs

The costs of replacing part of an item of property, plant and equipment is recognised in the carrying amount of the item if it is probable that future economic benefits within the part will flow to the Company and its cost can be measured reliably. The carrying amount of the replaced part is derecognised. The costs associated with day-to-day servicing of property, plant and equipment are recognised in the Statement of Profit and Loss and Other Comprehensive Income as incurred.

(iv) Depreciation

Depreciation is charged to the Statement of Profit and Loss and Other Comprehensive Income on a systematic basis over the estimated useful lives of each part of property, plant and equipment. This systematic basis is normally the straight line basis. The estimated useful lives are as follows:

Freehold buildings	10 to 50 years
Machinery and equipment	3 to 10 years
Tools, furniture and other	2.5 to 10 years

No depreciation is provided on freehold land or assets under construction.

(v) Impairment loss and subsequent reversal

Items of property, plant and equipment are considered for impairment when indicators of impairment are identified. Where an asset is considered impaired the expense is recognised in the period in which the impairment is first determined.

(vi) Capitalisation of financing costs associated with qualifying assets

Costs associated with the construction of qualifying assets are capitalised at acquisition date and amortised over the assets' estimated useful lives.

(g) Intangible assets

(i) Research and development

Expenditure on research activities undertaken to improve technical knowledge and understanding, is recognised as an expense when incurred.

Expenditure on development activities is capitalised where the new or improved product is considered technically and commercially feasible and the Company has the technical ability and sufficient resources to complete development and if the Company can measure reliably the expenditure attributable to the intangible asset during its development. The expenditure capitalised includes the cost of materials, direct labour and appropriate overheads where they can be measured reliably. Other development expenditure is recognised directly in the Statement of Profit and Loss and Other Comprehensive Income as an expense as incurred. Capitalised development expenditure is stated at cost less accumulated amortisation and impairment losses.

1. Significant accounting policies (continued)

(ii) Software

The cost of acquiring software (including associated implementation and development costs where applicable) is classified as an intangible asset. Costs that are directly associated with the production of identifiable and unique software products controlled by the Company, and that are assessed as likely to generate economic benefits exceeding costs beyond one year, are also capitalised and recognised as intangible assets. Costs associated with maintaining computer software programmes are recognised as an expense as incurred.

The IFRIC agenda decision was issued in March 2021 relating to Software as a service (SaaS), the agenda decision requires management to capitalise those elements of expenditure that meet the definition of an intangible asset as defined by IAS 38 and recognise any additional amounts as an expense. The IFRIC identified two general 'buckets' of implementation cost incurred in a cloud computing arrangement, configuration costs and customisation costs. It concluded that it is typical the software underlying a cloud computing arrangement is not transferred to a customer, and the setting of flags (ie configuration) in third party software does not provide a separable and transferrable, or contractual, right to an asset as such no asset that is separate from the software has been created. As a result such SaaS costs should be recognised as expense.

(iii) Amortisation

Amortisation is charged to the Statement of Profit and Loss and Other Comprehensive Income on a straight-line basis over the estimated useful life of intangible assets. Software and development costs are amortised from the date the relevant assets are available for use. The estimated useful lives are as follows:

Software		2 to 8 years	
Development	costs	2 to 3 years	

(h) Financial Instruments

A financial instrument is any contract that gives rise to a financial asset of one entity and a financial liability or equity instrument of another entity.

(i) Initial recognition and measurement

Trade receivables and debt securities issued are initially recognised when they are originated. All other financial assets and financial liabilities are initially recognised when the Company becomes a party to the contractual provisions of the instrument.

A financial asset (unless it is a trade receivable without a significant financing component or financial liability is initially measured at fair value plus or minus, for an item not at fair value through profit and loss ("FVTPL"), transaction costs that are directly attributable to its acquisition or issue. A trade receivable without a significant financing component is initially measured at the transaction price.

(ii) Classification and subsequent measurement

Financial assets

On initial recognition, a financial asset is classified as measured at: amortised cost, fair value through other comprehensive income("FVOCI") – debt investment, FVOCI – equity investment; or FVTPL.

Financial assets are not reclassified subsequent to their initial recognition unless the Company changes its business model for managing financial assets, in which case all affected financial assets are reclassified on the first day of the first reporting period following the change in the business model.

This category generally applies to trade and other receivables. For more information on receivables, refer to Notes 13 and 14.

A financial asset is measured at amortised cost if it meets both of the following conditions and is not designated as at FVTPL:

- · it is held within a business model whose objective is to hold assets to collect contractual cash flows; and
- its contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

A debt investment is measured at FVOCI if it meets both of the following conditions and is not designated as at FVTPL:

- it is held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets; and
- its contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

1. Significant accounting policies (continued)

(h) Financial instruments (continued)

(ii) Classification and subsequent measurement (continued)

Financial assets (continued)

On initial recognition of an equity investment that is not held for trading, the Company may irrevocably elect to present subsequent changes in the investment's fair value in OCI. This election is made on an investment-by-investment basis.

All financial assets not classified as measured at amortised cost or FVOCI as described above are measured at FVTPL. This includes all derivative financial assets. On initial recognition, the Company may irrevocably designate a financial asset that otherwise meets the requirements to be measured at amortised cost or at FVOCI as at FVTPL if doing so eliminates or significantly reduces an accounting mismatch that would otherwise arise.

Financial liabilities - Classification, subsequent measurement and gains and losses

Financial liabilities are classified as measured at amortised cost or FVTPL. A financial liability is classified as at FVTPL if it is classified as held-for-trading, it is a derivative or it is designated as such on initial recognition. Financial liabilities at FVTPL are measured at fair value and net gains and losses, including any interest expense, are recognised in profit or loss. Other financial liabilities are subsequently measured at amortised cost using the effective interest method. Interest expense and foreign exchange gains and losses are recognised in profit or loss. Any gain or loss on derecognition is also recognised in profit or loss.

(iii) Derecognition

Financial assets

The Company derecognises a financial asset when:

- · the contractual rights to the cash flows from the financial asset expire; or
- it transfers the rights to receive the contractual cash flows in a transaction in which either:
- substantially all of the risks and rewards of ownership of the financial asset are transferred;
- or the Company neither transfers nor retains substantially all of the risks and rewards of ownership and it does not
 retain control of the financial asset.

The Company enters into transactions whereby it transfers assets recognised in its statement of financial position, but retains either all or substantially all of the risks and rewards of the transferred assets. In these cases, the transferred assets are not derecognised.

Financial liabilities

The Company derecognises a financial liability when its contractual obligations are discharged or cancelled, or expire. The Company also derecognises a financial liability when its terms are modified and the cash flows of the modified liability are substantially different, in which case a new financial liability based on the modified terms is recognised at fair value.

On derecognition of a financial liability, the difference between the carrying amount extinguished and the consideration paid (including any non-cash assets transferred or liabilities assumed) is recognised in profit or loss

(iv) Offsetting of financial instruments

Financial assets and financial liabilities are offset and the net amount presented in the statement of financial position when, and only when, the Company currently has a legally enforceable right to set off the amounts and it intends either to settle them on a net basis or to realise the asset and settle the liability simultaneously.

(v) Derivative financial instruments

The Company holds derivative financial instruments to hedge its foreign currency and interest rate risk exposures. Embedded derivatives are separated from the host contract and accounted for separately if the host contract is not a financial asset and certain criteria are met.

Derivatives are initially measured at fair value. Subsequent to initial recognition, derivatives are measured at fair value, and changes therein are generally recognised in profit or loss.

1. Significant accounting policies (continued)

(vi) Impairment of financial assets

Further disclosures relating to impairment of financial assets are also provided in the following notes:

Disclosures for key judgements and estimates- Recoverability of receivables (Note 1(c))

The Company assesses at each reporting date, whether there is objective evidence that a financial asset or a group of financial assets is impaired. An impairment exists if one or more events that has occurred since the initial recognition of the asset (an incurred 'loss event'), has an impact on the estimated future cash flows of the financial asset or the group of financial assets that can be reliably estimated. Evidence of impairment may include indications that the debtors or a group of debtors is experiencing significant financial difficulty, default or delinquency in interest or principal payments, the probability that they will enter bankruptcy or other financial reorganisation and observable data indicating that there is a measurable decrease in the estimated future cash flows, such as changes in arrears or economic conditions that correlate with defaults.

For financial assets carried at amortised cost, the Company first assesses whether impairment exists individually for financial assets that are individually significant, or collectively for financial assets that are not individually significant. If the Company determines that no objective evidence of impairment exists for an individually assessed financial asset, whether significant or not, the Company includes the asset in a group of financial assets with similar credit risk characteristics and collectively assesses them for impairment. Assets that are individually assessed for impairment and for which an impairment loss is, or continues to be, recognised are not included in a collective assessment of impairment.

The amount of any impairment loss identified is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows (excluding future expected credit losses that have not yet been incurred). The present value of the estimated future cash flows is discounted at the financial asset's original effective interest rate.

The carrying amount of the asset is reduced through the use of an allowance account and the loss is recognised in the statement of profit or loss. Interest income (recorded as finance income in the statement of profit or loss) continues to be accrued on the reduced carrying amount and is accrued using the rate of interest used to discount the future cash flows for the purpose of measuring the impairment loss. Loans together with the associated allowance are written off when there is no realistic prospect of future recovery and all collateral has been realised or has been transferred to the Company. If, in a subsequent year, the amount of the estimated impairment loss increases or decreases because of an event occurring after the impairment was recognised, the previously recognised impairment loss is increased or reduced by adjusting the allowance account. If a writeoff is later recovered, the recovery is credited to finance costs in the statement of profit or loss.

(i) Trade and other receivables

Trade and other receivables are initially stated at fair value, then at amortised cost, taken as cost less any impairment losses.

(j) Inventories

Inventories are stated at the lower of cost or net realisable value. In determining the cost of inventory, the FIFO method is used and includes expenditure incurred in acquiring the inventories and bringing them to their existing location and condition.

The production cost of manufactured inventories and work in progress is determined using the average cost method and is based on normal operating capacity and includes an appropriate share of overheads and direct and indirect labour overheads.

Where inventory is held by dealers on consignment but owned by the Company, the inventory value is included in these financial statements.

(k) Cash and cash equivalents

Cash and cash equivalents comprise cash balances and call deposits. Bank overdrafts, that are repayable on demand and form an integral part of the Company's cash management, are included as a component of cash and cash equivalents.

1. Significant accounting policies (continued)

(l) Employee benefits

(i) Defined contribution scheme

In the United Kingdom, the Company operates the Honda Pension and Life Assurance Pension Scheme which is a defined contribution scheme. The assets of the scheme are held separately from those of the Company in an independently administered fund. There are also defined contribution or government schemes in most other countries. In all cases, the amount charged to the Statement of Profit and Loss and Other Comprehensive Income represents the contributions payable to the scheme in respect of the accounting period.

(ii) Defined benefit scheme

The Company operates a defined benefit scheme in the United Kingdom, France and Germany. Several of the schemes (including the UK scheme from 1 July 2003) are now closed to new members. The assets of the schemes are held separately from those of the Company in independently administered funds. The Directors are able to identify the assets and liabilities on a reasonable and consistent basis and have therefore accounted for the schemes in these financial statements as defined benefit schemes.

The Company's net obligation in respect of defined benefit pension schemes is calculated separately for each plan by estimating the amount of the future benefit that employees have earned in return for their service in the current and prior periods; that benefit is discounted to determine its present value, and the fair value of any asset plan is deducted. The discount rate is the yield at the balance sheet date on high quality corporate bonds (at least AA corporate bond rated) that have maturity dates approximating to Company's obligations. The calculation is performed by a qualified actuary using the projected unit credit method. When the calculation results in a potential asset for the Company, the recognised asset is limited to the present value of economic benefits available in the form of any future refunds from the plan or reductions in future contributions to the plan. To calculate the present value of economic benefits, consideration is given to any applicable minimum funding requirements.

Re-measurements, comprising of actuarial gains and losses, the effect of the asset ceiling, excluding net interest (not applicable to the Company) and the return on plan assets (excluding net interest), are recognised immediately through other comprehensive income in the statement of financial position in the period in which they occur.

Re-measurements are not reclassified to profit or loss in subsequent periods.

Past service costs are recognised in profit or loss on the earlier of:

- The date of the plan amendment or curtailment, and

- The date that the Company recognises restructuring-related costs.

Net interest is calculated by applying the discount rate to the net defined benefit liability or asset at the beginning of the period.

The Company recognises service costs (comprising of current service costs, past-service costs, gains and losses on curtailments and non-routine settlements) in its Statement of Profit and Loss and Other Comprehensive Income split under 'cost of sales', 'administrative expenses' and 'selling expenses'. The Company also recognises the following through finance income and expenses:

- Net interest income on plan assets of funded defined benefit pension schemes.

- Imputed interest on pension scheme liabilities.

1. Significant accounting policies (continued)

(m) Provisions

A provision is recognised at the balance sheet date when the Company has a present legal or constructive obligation as a result of a past event that can be reliably measured, and it is probable that an outflow of economic benefits will be required to settle the obligation. If the effect is material, provisions are determined by discounting the expected, risk adjusted, future cash flows at a pre-tax risk-free rate.

Restructuring provisions are recognised only when the Company has a constructive obligation, which is when: (i) there is a detailed formal plan that identifies the business or part of the business concerned, the location and number of employees affected, the detailed estimate of the associated costs, and the timeline; and (ii) the employees affected have been notified of the plan's main features.

(n) Trade and other payables

Trade and other payables are initially stated at fair value, then at amortised cost.

(o) Leases

At the inception of a contract, Honda assesses whether a contract is, or contains, a lease. A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration. When Honda has the right to obtain substantially all of the economic benefits from use of the identified asset throughout the period of use and the right to direct the use of the identified asset, the contract conveys the right to control the use of the identified asset.

An arrangement that is or contains a lease is determined based on the substance of the arrangement by assessment of whether the fulfilment of that arrangement depends on use of a specific asset or group of assets, and whether a right to use the asset is transferred under the arrangement.

When an arrangement is or contains a lease, the lease is classified as a lease if it transfers substantially all the risks and rewards incidental to the ownership, based on the substance of the arrangement.

(i) Leases as a lessee

A right-of-use asset and a lease liability are recognized at the lease commencement date. The right-of-use asset is initially measured at cost, which comprises the amount of initial measurement of the lease liability adjusted for any lease payments made at or before the commencement date, any initial direct costs incurred by the lessee and an estimate of costs to dismantle and remove the underlying asset or to restore the underlying asset. For a contract that contains a lease component and non-lease components, the Company has elected not to separate non-lease components and account for the lease and non-lease components as a single lease component.

The right-of-use asset is measured based on the cost model and carried at its cost less accumulated depreciation and impairment losses. After the initial recognition, depreciation of the right-of-use asset is subsequently calculated on the straight-line method from the commencement date to the earlier of the end of the useful life of the underlying asset or the end of the lease term. For the estimated useful lives of underlying assets, see Note "(1) Significant Accounting Policies (f) Property, Plant and Equipment.

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date, discounted using the interest rate implicit in the lease or, if that rate cannot be readily determined, the Company's incremental borrowing rate. Lease payments included in the measurement of the lease liability comprise mainly the fixed payments (including the lease payments in an optional renewal period if the Company is reasonably certain to exercise the extension option) and the penalties for termination of a lease unless the Company is reasonably certain not to terminate early.

After the initial recognition, the lease liability is measured by increasing the carrying amount to reflect interest that produces a constant periodic rate of interest on the remaining balance of the lease liability and reducing the carrying amount to reflect the lease payments.. The lease liability is remeasured if the Company changes its assessment of whether it will exercise an extension or termination option.

When the lease liability is remeasured, the amount of the remeasurement of the lease liability is recognised as an adjustment to the right-of-use asset. However, if the carrying amount of the right-of-use asset is reduced to zero and there is a further reduction in the measurement of the lease liability, any remaining amount of the remeasurement is recognised in profit or loss.

1. Significant accounting policies (continued)

(o) Leases (continued)

A leased asset and liability for the future lease payment are initially recognised at the lower of fair value of the leased asset or the present value of the minimum lease payments, each determined at inception of the lease. After the initial recognition, the leased asset is accounted for according to the accounting policies applied to the asset. Lease payments are apportioned between the finance cost and the reduction in the carrying amount of the liability. The finance charge is allocated to each period during the lease term to produce a constant periodic rate of interest on the remaining balance of the liability.

(ii) Leases as a lessor

The Company sub-leases some of its leased buildings and its properties held as freehold. A receivable from a customer held under a lease is initially recognized at the amount of net investment in the lease which is the gross investment in the lease discounted at the interest rate implicit in the lease and classified as net investment in lease assets in the statement of financial position.

(p) Investment in subsidiaries

Subsidiaries are held at historical cost less any applicable provision for impairment by the Company. When the Company disposes of all or part of a subsidiary a gain or loss is recognised in profit and loss being the difference between the aggregate of the fair value of the consideration received and the percentage of the carrying value of the investment relating to the percentage of the investment disposed.

(q) Revenue

(i) Automobiles, motorcycles, ATVs, power products and spare parts

The Company recognises the fair value of revenue (net of discounts and rebates) when title and the risks and rewards pass to the dealer/distributor/customer and the Company retains neither continuous involvement nor effective control over the product, the amount of revenue and the corresponding cost can be measured reliably, and collection of the relevant receivable is reasonably assured. This is either upon despatch or invoicing to the dealer, distributor or customer, or, in the case of consignment stock in the UK branch, when risks and rewards pass to the buyer which is typically on registration of the automobile at which point legal title transfers

(ii) Extended warranty, Roadside assistance & Prepaid Maintenance

The Company recognises Extended warranty, Roadside assistance and prepaid maintenance which is usually purchased alongside its products over the period of the agreement in line with IFRS 15("Revenue from contracts with customers").

(r) Finance and other non-operating income and expenses

Interest income is recognised in the Statement of Profit and Loss and Other Comprehensive Income as it accrues, using the effective interest method.

Finance and Other non-operating income and expenses comprising interest expense on borrowings, fair value losses on financial assets at fair value through profit or loss, impairment losses recognised on financial assets (other than trade and other receivables), and losses on hedging instruments are recognised in profit or loss.

Dividend income is recognised in the Statement of Profit and Loss and Other Comprehensive Income on the date the entity's right to receive payment is established.

Finance income and expenses related to defined benefit pension plans are discussed in (m) above.

(s) Tax

Tax on the profit or loss for the year comprises current and deferred tax. Tax is recognised in the Statement of Profit and Loss and Other Comprehensive Income except to the extent that it relates to items recognised directly in equity, in which case it is recognised in equity.

Accruals for tax contingencies require management to make judgements of potential exposures in relation to tax audit issues. Accruals for tax contingencies are measured using either the most likely amount or the expected value amount depending on which method the entity expects to better predict the resolution of the uncertainty.

Current tax is the expected tax payable on the taxable income for the year, using tax rates enacted or substantially enacted at the balance sheet date, and any adjustment to tax payable in respect of previous years.

Deferred tax is provided on temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for taxation purposes. The following temporary differences are not provided for: the initial recognition of goodwill; the initial recognition of assets or liabilities that affect neither accounting nor taxable profit other than in a business combination; and differences relating to investments in subsidiaries to the extent that they will probably not reverse in the foreseeable future. The amount of deferred tax provided is based on the expected manner of realisation or settlement of the carrying amount of assets and liabilities, using tax rates enacted or substantively enacted at the balance sheet date.

1. Significant accounting policies (continued)

A deferred tax asset is only recognised to the extent that it is probable that future taxable profits will be available against which the asset can be realised. Deferred tax assets are reduced to the extent that it is no longer probable that the related tax benefit will be realised.

(t) Government grants

Grants that compensate the Company for expenses incurred are recognised in profit or loss on a systematic basis in the periods in which the expenses are recognised, unless the conditions for receiving the grant are met after the related expenses have been recognised. In this case, the grant is recognised when it becomes receivable.

Grants related to income are deducted in reporting the related expense.

2. Revenue

Sales revenue for the years ended 31 March 2022 and 2021 consists of the following:

	2022	2021
	£ '000	£ '000
Sale of goods	3,640,832	3,928,370
A CONTRACTOR AND A CONTRACTOR OF	3,640,832	3,928,370

Included in the sale of goods is immaterial revenue from extended warranty, prepaid maintenance, and roadside assistance.

3. (Loss)/profit before tax is stated after charging

	2022	2021
	£ '000	£ '000
Remuneration of the auditor		
The audit of the Company financial statements	1,218	1,114
The audit of the financial statements of subsidiaries of the Company	118	103
Other audit-related services pursuant to legislation	617	609
Total fees	1,953	1,826
Depreciation - recognised in cost of sales	2,447	1,823
Depreciation - recognised in administrative expenses	16,351	18,273
Amortisation of intangible assets - recognised in Administrative expenses	15,932	23,496
Loss on disposal of intangible assets	633	2,239

4. Other income

	2022	2021
	£ '000	£ '000
Rental income from property subleases	2,906	1,494
Other sundry income	273	216
Gain on sale of property, plant and equipment	1,705	1,545
	4,884	3,255

5. Staff numbers and costs

The average number of persons employed (including directors) during the year, analysed by category, was as follows:

	2022	2021
	No.	No.
Motorcycles and ATV	405	400
Automobiles	608	607
Power Products	244	244
	1,257	1,251

The aggregate payroll cost of these persons was as follows:

	2022	2021
	£ '000	£ '000
Wages and salaries and related costs	90,757	87,297
Social security contributions	12,881	12,510
Expenses related to defined benefit plans	3,542	3,692
Expenses related to defined contribution plans	3,286	3,481
	110,466	106,980

Included within wages and salaries and related costs is £nil income related to the Coronavirus Job Retention Scheme (2021: £438k).

Staff costs recognised in the Statement of Profit and Loss are as follows:

	2022	2021
	£ '000	£ '000
Administrative expenses	110,466	106,980
	110,466	106,980
7.

6. Net finance and other non-operating income/(expense)

	2022 £ '000	2021 £ '000
Interest income	688	963
Total finance income	688	963
		705
Interest expense on financial liabilities measured at amortised cost	(9,652)	(11,723)
Net interest income on defined benefit pension plan (see note 18)	4,071	11,582
Net finance expenses	(5,581)	(141)
Dividend income		
Gain/(loss) on derivatives at fair value through profit and loss	7,482	9,204
Other loss	7,781	12,488
Impairment of Investment in subsidiaries	10	8
Net other non-operating income/(expense)	(5,338)	
(ver outer non-operating income/(expense)	9,935	21,700
Net finance and other non-operating income/(expense)	5,042	22,522
Tax expense		
	2022	2021
Comment to a second sec	£ '000	£ '000
Current tax expense Current year		0.200
Adjustment for prior years	9,163	1,725
Adjustment for prior years	3,745	9,212
	12,908	10,937
Deferred tax credit (excluding OCI)		
Original and reversal of temporary differences	11,485	592
Adjustment for prior years	183	2,543
	11,668	3,135
Total tax charge on continuing operations	24,576	14,072
	2022	2021
Reconciliation of effective tax rate	£'000	£ '000
Profit for the year before tax	(14,584)	75,691
Total tax expense	24,576	14,072
•		14,072
Tax using the Company's domestic tax rate of 19% (2021: 19%)	(2,771)	14,381
Effects of tax rates in foreign jurisdictions	1,311	1,549
Income not taxable	(506)	(3,267)
Change in unrecognised temporary differences	8,116	(10,613)
Deferred tax on pension fund asset	13,463	1,632
Losses surrendered to other group companies Adjustment for prior years	•	(3)
Other	3,927	11,755
Vulvi	1,036	(1,362)
	24,576	14,072

The Company's defined benefit pension is in a surplus and as a result recognises a deferred tax liability at 35% to represent the tax rate applicable in the event the pension surplus is cashed out.

Factors that may affect future tax charges

Whilst the UK Government announced in the 2021 budget that from 1 April 2023, the rate of corporation tax in the United Kingdom will increase from 19% to 25%, the only deferred tax item recognised in relation to the UK relates to Employment Benefits and is reflected at 35%. There is therefore no tax rate change reflected in the reconciliation above. There are no changes (other than rate changes) that will affect future tax charges.

8. Deferred tax assets and liabilities

Movement in recognised net temporary differences during the year

	Balance 1 April 2021	Recognised in income statement	Foreign exchange difference	Recognised in OCI	Balance 31 March 2022	Deferred tax assets	Deferred tax liabilities
•	£ '000	£ '000	£ '000	£ '000	£ '000	£ '000	£ '000
Inventory reserve	(1,465)	1,118	(79)		(426)	36	(462)
Accruals and provisions	10,112	1,856	1		11,969	11,969	
Property, plant and equipment	(19)	4	-		(15)	(15)	
Employment benefit	(66,131)	(14,780)	348	(19,101)	(99,664)	11,380	(111,044)
Loss carry forward	(17)	10	1000 1000		(7)		(7)
Other	1,732	124	(2)	-	1,854	2,406	(552)
Total	(55,788)	(11,668)	268	(19,101)	(86,289)	25,776	(112,065)
	Balance 1 April 2020	Recognised in income statement	Foreign exchange difference	Recognised in OCI	Balance 31 March 2021	Deferred tax assets	Deferred tax liabilities
	£ '000	£ '000	£ '000	£ '000	£ '000	£ '000	£ '000
Inventory reserve	(2,448)	788	195		(1,465)	51	(1,516)
Accruals and provisions	9,466	1,138	(492)		10,112	10,112	•
Property, plant and equipment	(6)	(14)	1		(19)	(19)	-
Employment benefit	(149,702)	(4,371)	(1,384)	89,326	(66,131)	12,137	(78,268)
Tax credit carry forward	474	(513)	39		•	•	-
Loss carry forward	-	(17)		8 - 2	(17)	-	(17)
Other	2,002	(146)	(124)		1,732	2,265	(533)
							(000)

The analysis of deferred tax assets and liabilities reflect offsets where there is a legally enforceable right to offset current tax liabilities and assets and they relate to taxes levied by the same tax authority on the same taxable entity, or on different taxable entities, but they intend to settle current tax liabilities and assets on a net basis or their tax assets and liabilities will be realised simultaneously.

Movement in unrecognised temporary differences during the year

	Balance 31 March 2020	Movement in the year	Balance 31 March 2021	Movement in the year	Balance 31 March 2022
	£ '000	£ '000	£ '000	£ '000	£ '000
Deductible temporary differences	123,714	(24,924)	98,790	68,257	167,047
Tax losses carried-forward	745,409	16,544	761,953	1,086,900	1,848,853
	869,123	(8,380)	860,743	1,155,157	2,015,900

The deductible temporary differences and losses do not expire under current tax legislation. Deferred tax assets have not been recognised in respect of these items because it is not probable that future taxable profit will be available against which the Company can utilise the benefits. The unrecognised deductible temporary differences consist primarily of differences on property, plant and equipment and employee benefit plans.

9. Property, plant and equipment

Freehold land & Buildings	Machinery & Equipment	Assets under Construction	Tota
£ '000	£ '000	£ '000	£ '000
206,055	107,610	337	314,002
1,828	6,607	326	8,761
(3,513)	(3)	(152)	(3,668)
(5,616)	(18,632)	-	(24,248)
1,039	250	(4)	1,285
199,793	95,832	507	296,132
97,051	81,826	<u>_</u>	178,87
9,689	9,109		18,798
(2,046)	4	-	(2,042
248	(124)	-	(124
(3,255)	(16,208)	ŝ	(19,463
766	183		949
102 205	74 700	•	
102,205	74,790	•	176,995
-			
97,588	21,042	507	119,137
109,004	25,784		135,125
	Buildings £ '000 206,055 1,828 (3,513) (5,616) 1,039 199,793 97,051 9,689 (2,046) - (3,255) 766 102,205	Buildings & Equipment £ '000 £ '000 206,055 107,610 1,828 6,607 (3,513) (3) (5,616) (18,632) 1,039 250 199,793 95,832 97,051 81,826 9,689 9,109 (2,046) 4 - (124) (3,255) (16,208) 766 183 102,205 74,790 97,588 21,042	Buildings & Equipment Construction £ '000 £ '000 £ '000 206,055 107,610 337 1,828 6,607 326 (3,513) (3) (152) (5,616) (18,632) - 1,039 250 (4) 199,793 95,832 507 97,051 81,826 - 9,689 9,109 - (2,046) 4 - - (124) - (3,255) (16,208) - 766 183 - 97,588 21,042 507

Included in the above line items are right-of-use assets over the following:

	Freehold land & Buildings	Machinery & Equipment	Total
	£ '000	£ '000	£ '000
Balance at 1 April 2021	44,840	948	45,788
Depreciation for the year	(5,960)	(930)	(6,890)
Reversal of impairment loss for the year	2,730	-	2,730
Additions of right-of-use assets	1,741	606	2.347
Disposals of right-of-use assets	(8,343)	- 1	(8,343)
Effect of movements in exchange rates	66	33	99
Balance at 31 March 2022	35,074	657	35,731

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Investment Properties

Included within property, plant and equipment for the Company are investment property balances of £40m (2021: £42m) which are held at cost less depreciation. The investment properties represent freehold properties and associated leasehold improvements. The Company does not believe the fair value of the associated investment properties would materially differ from their carrying value.

10. Intangible assets

	Development		
	Costs	Software	Total
Cost	£ '000	£ '000	£ '000
Balance at 1 April 2021	1,191	180,097	181,288
Additions		2,674	2,674
Disposals	-	(23,441)	(23,441)
Reclassifications and adjustments	<u> </u>	125	125
Effect of movements in exchange rates	(4)	88	84
Balance at 31 March 2022	1,187	159,543	160,730
Amortisation and impairment			
Balance at 1 April 2021	1,115	136,563	137,678
Amortisation for the year		15,932	15,932
Disposals	8	(23,406)	(23,406)
Reclassifications and adjustments	-	9,419	9,419
Effect of movements in exchange rates	(4)	89	85
Balance at 31 March 2022	1,111	138,597	139,708
Carrying amounts			
At 31 March 2022	76	20,946	21,022
At 31 March 2021	76	43,534	43,610

Cloud Computing

Reclassification and adjustments of £9.3m in amortisation relates to the IFRIC change with regards to accounting for cloud computing. Since ownership and control over the system could not be demonstrated, it was derecognised during the year and recognised as an expense.

11. Other assets

	2022	2021
	£ '000	£ '000
Long-term other advances	4,974	678
Other receivables	26,681	131,865
	31,655	132,543

Included in other receivables is intercompany pension receivables of $\pounds 4m$ (2021: $\pounds 109m$). Movement in the year is due to the reclassification of $\pounds 105m$ to current assets because of the closure of the UK factory. This balance was settled in April 2022.

12. Inventories

	2022	2021
	£ '000	£ '000
Finished goods	435,896	676,240
Spare parts	2,428	3,131
	438,324	679,371
Less: Inventory reserve	(11,663)	(25,442)
Net value of inventory	426,661	653,929

During the year the Company recognised a write-down of inventory of £11,178,012 (2021: reversal of write-down of £837,000).

13. Trade and other receivables

	2022	2021
	£ '000	£ '000
Trade receivables due from third parties	287,653	361,496
Trade receivables due from related parties	150,275	291,984
Notes receivable	6,959	11,138
Other receivables due from third parties	29,252	23,424
Other receivables due from related parties Other receivables due from net investment in	115,819	176,846
leases	5,852	5,843
Loans receivable due from third parties		3,594
Loans receivable due from subsidiaries	164,120	196,642
Gross trade and other receivables	759,930	1,070,967
Less: Allowance for impairment of loan receivables	-	(52,040)
Less: Allowance for impairment of trade		
receivables	(9,748)	(10,027)
	750,182	1,008,900

Included in other receivables due from related parties is intercompany pension receivables of £105m, which was reclassified to current assets because of the closure of the UK factory as the balance was settled in April 2022.

The ageing of total trade receivables at the reporting date was:

	2022	2021
	£ '000	£ '000
Not past due and aged 0 - 3 months	429,067	616,477
Past due 3 - 6 months	3,714	21,005
Past due 6 - 12 months	360	10,224
Past due more than one year	4,787	5,774
u no contra cana a product e solatera e e e o construir en contra e 🖷 de ce papa	437,928	653,480
Less: Allowance for impairment of trade receivables	(9,748)	(10,027)
	428,180	643,453

The Company has entered into short term financing agreements for which trade receivable balances are used as security over short term lending. The total amount secured against debt at the year-end was £95m (2021: £130m). Details of the terms of these borrowings are disclosed in Note 17.

14. Prepayments and other current assets

	2022	2021
	£ '000	£ '000
Prepaid expenses	16,016	17,366
Derivative financial assets	3,467	5,377
Advances under Honda employee car scheme	23,272	18,996
VAT and other tax receivables	23,671	91,926
Other current assets	21,144	26,382
	87,570	160.047

15. Cash and cash equivalents

	2022	2021
	£ '000	£ '000
Cash at bank and in hand	7,276	8,165
Net cash and cash equivalents	7,276	8,165

16. Capital and reserves

Share capital

	Ord	linary shares	
	2022	2021	
	£ '000	£ '000	
In issue at 31 March	665,550	665,550	

At 31 March 2022 the share capital comprised 665,549,677 (2021: 655,549,677) ordinary shares. The shares have a nominal value of £1 per share. All shares are fully paid.

The holders of ordinary shares are entitled to receive dividends as declared from time to time and are entitled to a vote per share at meetings of the Company.

The Company did not issue any shares during the year ended 31 March 2022.

Translation reserve

The translation reserve comprises all foreign currency differences arising from the translation of foreign operations. The balance at 31 March 2022 was a deficit of $\pm 15m$ (2021: deficit of $\pm 7m$).

Dividends

No dividends were declared or paid by the Company (2021: £nil).

17. Loans and borrowings

This note provides information about the contractual terms of the interest-bearing loans and borrowings.

	2022	2021
	£ '000	£ '000
Current liabilities		
Unsecured bank loans ¹	247,205	470,451
Loans secured by trade receivables ²	95,082	129,993
Loans from subsidiaries ³	387,217	939,721
Loans from related parties ³	627,575	548,660
Lease liabilities	11,106	11,993
	1,368,185	2,100,818
Non-current liabilities		
Lease liabilities	68,362	78,184
	68,362	78,184

¹Unsecured bank loans

Unsecured bank loans are obtained on an arm's length basis from several banking institutions. The terms and conditions for lending vary between institutions but typically the loans are offered on a short-term basis with a fixed rate of interest payable. Interest rates are comparable to the market rates which existed at the time the financing arrangement was entered into. Where the financing facility is agreed at a variable rate, the Company undertakes interest rate swap transactions to minimise the risk of adverse movements in the variable rate of interest.

²Loans secured by trade receivables

Loans secured by trade receivables are non-interest bearing and receivable defaults are covered by credit insurance, bank guarantees and standby letters of credit.

³Loans from subsidiaries and related parties

Loans from subsidiaries and related parties are unsecured and non-interest bearing, except loans from the ultimate parent company, which carry interest.

17. Loans and borrowings (continued) Terms and repayment schedule Terms and conditions of outstanding loans were as follows:

			2022	i i i i i i i i i i i i i i i i i i i			2021		
Current	Currency	<u>Nominal</u> Interest Rate	<u>Year of</u> maturity	Face Value £'000	Carrying amount £ '000	<u>Nominal</u> Interest Rate	<u>Year of</u> maturity	Face Value £ '000	Carrying amount £ '000
Unsecured bank loan	GBP	0.31% - 1.75%	2022	247,188	247,188	0.31% - 1.75%	2021	470,407	470,407
Unsecured bank loan	EUR	0% - 0.1%	2022	17	17	0% - 0.1%	2021	45	44
Loans secured by trade receivables	EUR	0.00%	2022	95,082	95,082	0.00%	2021	129,993	129,993
Loans from Subsidiaries	GBP	0.00%	2022	386,911	386,911	0.00%	2021	856,327	856,327
Loans from Subsidiaries	EUR	0.00%	2022	306	306	0.00%	2021	4,634	4,634
Loans from related parties	GBP	0.00%	2022	627,311	627,311	0.00%	2021	623,999	623,999
Loans from related parties	EUR	0.00%	2022	264	264	0.00%	2021	3,421	3,421
Lease liabilities	GBP	0.01% - 1.00%	2022	11,054	10,414	0.01% - 1.00%	2021	12,080	11,334
Lease liabilities	EUR	0.35% - 3.20%	2022	741	633	0.35% - 3.20%	2021	660	602
Lease liabilities	CZK	1.35%	2022	49	49	1.35%	2021	47	46
Lease liabilities	HUF	1.35%	2022	10	10	1.35%	2021	11	11
				1,368,933	1,368,185		-	2,101,624	2,100,818

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17. Loans and borrowings (continued) Terms and repayment schedule (continued) Terms and conditions of outstanding loans were as follows:

			2022				2021		
Non-current	<u>Curren</u> <u>E</u> Y	<u>Nominal Interest</u> <u>Rate</u>	<u>Year of</u> maturity	<u>Face</u> <u>Value</u> £ '000	<u>Carrving</u> <u>amount</u> £ '000	<u>Nominal Interest</u> <u>Rate</u>	<u>Year of</u> maturity	<u>Face</u> <u>Value</u> £'000	Carrying amount £'000
Lease liabilities	GBP	0.01% - 1.00%	2023 - 2083	58,776	56,087	0.01% - 1.00%	2022 - 2083	69,336	65,445
Lease liabilities	EUR	0.35% - 1.35%	2023 - 2030	12,283	12,259	0.35% - 1.35%	2022 - 2030	13,121	12,664
Lease liabilities	CZK	1.35%	2024	16	16	1.35%	2023	64	64
Lease liabilities	HUF	1.35%	2024			1.35%	2023	11	11
				71,075	68,362		100000000	82,532	78,184

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18. Employee benefits

Defined contribution scheme

The total defined contribution pension charge for the year ended 31 March 2022 was £3m (2021: £3m), of which £2m was paid to the UK scheme (2021: £1m).

Defined benefit schemes

The Company operates a number of defined benefit schemes in the United Kingdom, France and Germany. However, only the Honda Group – UK Pension Scheme is material. The assets in respect of the UK scheme are held in separately administered trusts whilst the German and French arrangements are unfunded.

In the United Kingdom, the Company operates the Honda Group - UK Pension Scheme which provides benefits based on final pensionable pay and is, by far, the most significant scheme in the Company. The UK Scheme is governed by a trustee board, which is independent of the Company. Contributions to the scheme are determined by a qualified independent actuary, on the basis of triennial valuations. The disclosures in this note are taken from the full actuarial valuation, prepared on a projected unit method using the funding valuation results as at 31 March 2019 rolled forward to 31 March 2022. The final results showed that, at that date, the UK Pension Scheme had a deficit of £78m and a market value of assets of £1,416m. The disclosures have been prepared on a projected unit method using the funding valuation results as at 31 March 2019 rolled forward to 31 March 2019 rolled forward to 31 March 2022. The net defined benefit asset (i.e. surplus) in relation to the UK scheme was £317m (2021: surplus of £224m).

The Directors have concluded that the surplus should be recognised as, following IFRIC 14, the Company has an unconditional right to the surplus.

The UK Scheme is subject to UK legislation and funding requirements. The funding methodology and assumptions for the UK Scheme are set out in the Statement of Funding Principles as agreed by the Trustee and the Company. Some of these assumptions differ from those used for accounting purposes. Following a formal actuarial valuation of the UK Scheme, the trustee and Company agree a Schedule of Contributions to meet the cost of ongoing benefit accrual and also the contributions to pay over a reasonable period to meet the deficit.

The company as principal employer had assumed in 2019, the liabilities of the other companies in the pension scheme as the surplus was recognised in full in the company. As at 31 March 2022 the IAS19 surplus in the scheme was £317m. Honda Motor Co Ltd has provided a parent company guarantee to the scheme.

The current service cost and gains and losses on settlements and curtailments are included in operating costs in the statement of profit or loss. The interest income on the plan assets of funded defined benefit pension schemes and the imputed interest on pension scheme liabilities are disclosed as retirement benefit obligation net finance expense respectively in the income statement. Return on plan assets excluding interest income on the assets, changes in the retirement benefit obligation due to experience and changes in actuarial assumptions are included in the statement of comprehensive income in full in the period in which they arise.

The liability recognised in respect of defined benefit pension schemes is the present value of the defined benefit obligation less the fair value of the scheme assets, as determined by actuarial valuations carried out at the balance sheet date.

Using the assumptions described below, the market value of the assets of the Company's schemes at 31 March 2022 was £1,483m (2021: £1,516m), which represented 121.0% (2021: 112.0%) of the present value of benefits that had accrued to members at that date (after allowing for projected salary increases). The UK scheme accounted for all of this total: at 31 March 2022 the market value of assets notionally attributed to the Company was £1,483m (2020: £1,516m) which represented 127.2% (2021: 117.3%) of the present value of benefits that had accrued to members at that date (after allowing for projected salary increases).

The Company expects over the year ending 31 March 2022, to have contributed 41.2% (2021:41.2%) of Pensionable Earnings (excluding salary sacrifice contributions paid on a member's behalf where they have opted for this).

18. Employee benefits (continued)

Defined benefit schemes (continued)

Defined benefit pension obligation

	2022	2021
	£ '000	£ '000
Present value of wholly or partly funded obligations	1,165,887	1,292,216
Present value of unfunded obligations	59,576	60,940
Total present value of obligations	1,225,463	1,353,156
Fair value of plan assets	(1,483,155)	(1,515,838)
Net defined benefit asset	(257,692)	(162,682)

Movement in the present value of the defined benefit obligation

	Company	
	2022	2021
	£ '000	£ '000
Defined benefit obligations at 1 April	1,353,156	1,110,202
Current service cost	3,930	3,692
Interest cost	27,348	26,236
Member contributions paid into the scheme	98	123
Benefits paid out	(48,803)	(31,059)
Administration expenses	(2,614)	(1,451)
Actuarial (gains) / losses due to changes in demographic	500 D	10 AL 10
assumptions	(2,380)	3,989
Actuarial (gains) / losses due to changes in financial assumptions	(111,939)	228,947
Actuarial (gains) / losses due to experience adjustments	(2,440)	400
Exchange differences	(215)	(3,167)
Assumption of pension scheme obligations	9,322	15,244
Defined benefit obligations at 31 March	1,225,463	1,353,156

Movement in the fair value of plan assets

	2022	2021
	£ '000	£ '000
Fair value of scheme assets at 1 April	1,515,838	1,517,056
Interest income on scheme assets	31,419	37,818
Employer contributions paid	2,149	2,297
Member contributions paid into the scheme	98	123
Benefits paid out	(47,708)	(29,963)
Administration expenses	(2,614)	(1,451)
Assumption of pension scheme assets	8,660	20,331
Return on scheme assets excluding interest income	(24,687)	(30,373)
Fair value of scheme assets at 31 March	1,483,155	1,515,838
Actual return on plan assets	6,732	7,445

18. Employee benefits (continued)

The fair value of the assets, split by asset class, is detailed below:

	2022	2021
	£ '000	£ '000
Liability driven investments	745,637	731,148
Non-government debt	109,963	105,526
Ground lease property fund	133,283	124,304
Infrastructure equity	158,494	147,200
Alternative alpha strategies	43,190	47,482
Alternative beta strategies	154,562	209,045
Distressed Opportunities	14,161	8,773
Buy & Maintain credit	68,865	69,228
Cash	55,000	73,132
Fair value of scheme assets at 31 March	1,483,155	1,515,838

66.0% (2021: 68.2%) of the assets have a readily available secondary market with quoted unit prices (with differing pricing time lags for different asset classes). The remaining 34.0% (2021: 31.8%) of the assets do not have a readily available secondary market.

The fair value of these assets are assessed using valuation methods such as net asset values, discounted cash flow method or a comparable valuation technique. These valuation techniques include greater estimation uncertainty than readily available secondary market value

These unquoted assets consist of:

- Private Equity and Global Infrastructure funds managed by Partners Group;
 - The valuation is based on the most recent fund valuation from Partners Group, allowing for known amounts distributed post the most recent valuation.
- Ground Lease Property managed by Mercer:
 - The valuation is based on the most recent fund valuation, excluding income received post the most recent valuation which has been included within the Trustee's bank account as Cash.
 - Ground Lease Property provides exposure to long-term inflation-linked cash flows via a niche area of the
 property market. Due to the structure of ground leases this cashflow is very secure and this investment is treated
 as an alternative to index-linked gilts.
- Infrastructure Equity managed by Mercer:
- The valuation included above has been estimated by the asset manager.
- An alternative beta strategy fund (secured finance) managed by Mercer:
 - The valuation included above has been estimated by the asset manager.
- Hedge Fund investments (included in Alternative alpha strategies) managed by Mercer.
- The Distressed opportunities Fund managed by Knighthead.
- · The valuations included above for Mercer and Knighthead have been estimated by the relevant asset managers.

The Liability Driven Investments (LDI) held by the UK scheme include fixed interest government bonds (gilts), index-linked gilts, cash and various derivative instruments such as inflation swaps, interest rate swaps, gilt total return swaps and gilt repurchase agreements. The aim of these investments is to match the interest rate and inflation exposure of a portion of the Scheme's liabilities, to help reduce the volatility in the funding position.

18. Employee benefits (continued)

Investments in multi-asset credit are part of the bond-like portfolio, and aim to provide diversification from the Scheme's core investments in liability driven investments (LDI). These have been classified in the table above as non-government debt. Multiasset credit provides exposure to various credit asset classes, in order to improve expected returns, with a moderate level of risk. The valuation of these assets has been based on a performance estimate calculated by the asset manager.

The alternative alpha strategies include investments in multi-strategy funds and long/short equities. These assets are part of the growth portfolio and aim to outperform the Scheme's liabilities. These assets are actively managed and the returns are driven primarily by the manager's skill ("alpha"). The managers can take long and short positions and aim to deliver positive returns in different market conditions. This provides diversification away from equity markets to reduce volatility in the growth portfolio.

The alternative beta strategies include convertible bonds, private equity, absolute return strategies and infrastructure funds. These assets are part of the growth portfolio and aim to outperform the Scheme's liabilities. They improve diversification by providing exposure to a range of markets ("beta") including convertible bonds, unlisted equities, infrastructure, currencies and commodities. This provides diversification away from equity markets to reduce volatility in the growth portfolio.

The Distressed Opportunities Fund invests in the debt securities or loans of companies that are stressed, distressed and / or going through restructurings, bankruptcies, liquidations, litigations or other complex process driven situations and in companies with undervalued equity securities. The Fund will be a high conviction fund with a smaller number of larger positions. It will not use leverage, nor will it take any short positions.

The Buy & Maintain Credit fund invests in investment grade corporate bonds with a view to holding securities to maturity. The fund will invest in global corporate bonds, mostly denominated in US, UK and Euro currencies.

No group assets are held directly by the pension schemes. It is possible that the fund managers of the pooled funds in which the UK scheme invests may hold securities issued by the Honda Motor Co group from time to time, but the size of the holdings is unlikely to be significant.

Expense recognised in profit or loss

	2022	2021
	£ '000	£ '000
Current service costs	3,930	3,692
Net interest	(4,071)	(11,582)
	(141)	(7,890)

Actuarial losses / (gains) recognised in other comprehensive income

	2022	2021
	£ '000	£ '000
Actuarial losses / (gains) due to changes in demographic assumptions	(2,380)	3,989
Actuarial losses / (gains) due to changes in financial assumptions	(111,939)	228,947
Actuarial losses / (gains) due to experience adjustments	(2,440)	400
Return on scheme assets excluding interest income	24,687	30,373
Amounts recognised in other comprehensive income	(92,072)	263,709

The UK scheme accounts for materially all of the total balance. The principal actuarial assumptions of the UK scheme at the reporting date (expressed as weighted averages) are stated below. The financial assumptions adopted as at 31 March 2022 reflect the duration of the plan liabilities which has been estimated to be 24 years.

Change in discount rate assumptions

The discount rate has been increased to 2.75% to reflect higher corporate bond yields compared to the prior year. The approach used to derive the discount rate assumption is unchanged from last year.

18. Employee benefits (continued)

Weighted average assumptions used to determine defined benefit obligations at 31 March

	2022	2021
Discount rate	2.75%	2.10%
Rate of compensation increases	3.55%	3.10%
Rate of price inflation (RPI)	3.55%	3.20%
Rate of price inflation (CPI)	3.05%	2.60%
Rate of increase to pensions in payment	3.30%	3.05%
Rate of increase to pensions before retirement	3.05%	2.60%

Weighted average assumptions used to determine net pension cost for year ended 31 March

	2022	2021
Discount rate	2.10%	2.50%
Rate of compensation increases	3.10%	2.10%
Rate of price inflation (RPI)	3.20%	2.60%
Rate of price inflation (CPI)	2.60%	1.60%
Rate of increase to pensions in payment	3.05%	2.60%
Rate of increase to pensions before retirement	2.60%	1.60%

For the year to 31 March 2022, the interest income on assets was 2.10% pa (2021: 2.50% pa).

Weighted average life expectancy for mortality tables used to determine defined benefit obligations at 31 March. The mortality assumptions used to assess the defined benefit obligation for the scheme is based on tables issued by the Continuous Mortality Investigation Bureau. At 31 March 2022, the mortality assumptions were based on the adjusted S2PxA tables with scaling factors of 104% for males and 96% for females, with future improvements in line with the CMI 2021 model, and a long-term improvement trend rate of 1% per annum. The mortality assumption has been updated from last year, when the CMI 2020 improvements tables were used.

Last year, the Company did not make any explicit allowance for Covid 19 within the mortality assumptions on the basis that it was too soon to tell what the long-term impact will be on life expectancies. This year the same approach has been taken as there is still uncertainty of the Covid 19 impact on mortality. It should be noted that the Trustees are currently undergoing the latest funding valuation as at 31 March 2022 and this may capture any impact for Covid 19 in the mortality assumption. The Company will continue to monitor this assumption in light of emerging mortality experience and the outcome of the Trustees funding valuation.

The resulting life expectancies are as follows:

	2022	2021
Member age 65 (current life expectancy) Male	21	21
Member age 45 (life expectancy at age 65) Male	22	22
Member age 65 (current life expectancy) Female	24	24
Member age 45 (life expectancy at age 65) Female	25	25

18. Employee benefits (continued)

Key risks and sensitivities

The defined benefit pension schemes expose the Company to the following main risks:

(1) Mortality risk - Increases in the life expectancy of members will increase the liabilities of the schemes. The mortality assumptions are reviewed regularly, and are considered appropriate.

(2) Interest rate risk – A decrease in bond yields will increase the liabilities of the scheme. Liability driven investment strategies are used to hedge part of this risk as well as investing in bond-like asset classes.

(3) Investment risk – The pension schemes invest in a range of assets to diversify the risk of any single asset class, and align growth and returns to the long term funding objectives. The investment strategy is reviewed regularly to ensure it continues to be appropriate. In addition, the UK scheme has a long term de-risking plan in place.

(4) Inflation risk – Some of the liabilities of the schemes are linked to inflation and so an increase in inflation will result in an increase in liabilities. A significant proportion of the UK scheme's benefits are not linked to inflation and have fixed pension increases in payment. There are caps in place for UK scheme benefits to mitigate the risk of extreme increases in inflation on the rest of the benefits.

Any increase in the retirement benefit obligation could lead to additional funding obligations in future years. The figures below provide the sensitivity of the liability to changes in various assumptions. The sensitivity information has been derived for the UK Scheme, which makes up the majority of the liability, using the liabilities calculated for the Scheme valued using the relevant assumptions as at 31 March 2022. Extrapolation of these results beyond the sensitivity figures shown may not be appropriate.

•	An increase of 0.25% p.a. in the discount rate.	Decrease in the liabilities of 5.0%
•	An increase to the RPI inflation assumptions of 0.25% p.a. to 3.80% p.a. (with a corresponding increase in pension increase and salary increases and CPI inflation.)	Increase in the liabilities of 2.7%
ē	An increase in the salary increase assumption of 0.25% p.a. to 3.80% p.a.	Increase in the liabilities of 0.6%
-	Change the mortality assumption from a 1% long term trend to a 1.25% long term trend	Increase in the liabilities of 1.4%

19. Provisions

		Sales related		
	Warranty	liabilities	Other	Total
	£ '000	£ '000	£ '000	£ '000
Balance at 1 April 2021	85,792	29,878	18,466	134,136
Provisions made during the year	33,997	26,758	5,989	66,744
Provisions acquired during the year	175,000	-		175,000
Provisions used during the year	(26,335)	(22,029)	(2,109)	(50,473)
Reversals of provisions not used	(253)		(3,187)	(3,440)
Effect of exchange rate movements	(4,286)	(91)	(486)	(4,863)
Balance at 31 March 2022	263,915	34,516	18,673	317,104
Current	84,135	34,203	12,823	131,161
Non-current	179,780	313	5,850	185,943
	263,915	34,516	18,673	317,104

Warranty provisions increased in the year due to warranty acquired due to the UK factory closure of a fellow group company, the warranty provision was acquired at fair value.

Warranty

The warranty provision represents the expected future warranty cost in respect of products manufactured by the Company which are still within the warranty term at the end of the period. The warranty provision is expected to be utilised over the warranty term, which for the majority of products is less than 5 years.

Warranty costs for specific campaigns relating to previously sold products are recognised from the point at which the decision to undergo the campaign is made and are based on the expected cost of the campaign. Where material, the cost is discounted at an appropriate discount rate to reflect the time value of money.

Sales related liabilities

Sales related liabilities include provisions for dealer bonus on incentives campaign and for the underwriting of losses on the return of leased cars. These are utilised over the period of the incentive campaigns and lease periods respectively.

Other

Included in other provisions are amounts in respect of property, insurance and supplier balances which are expected to be utilised over the period of the underlying agreement, which for most of the properties led by the Company is within 10 years.

20. Trade and other payables

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	2022	2021
	£ '000	£ '000
Current		
Trade payables due to third parties	64,554	52,313
Trade payables due to related parties	12,976	8,602
Trade payables due to subsidiaries	104,380	377,535
Trade payables due to ultimate parent	315,129	230,136
Other payables due to third parties	55,580	70,402
Other payables due to related parties	11	56
Other payables due to subsidiaries	40,394	37,663
Other payables due to ultimate parent	82,981	12
Fair value of derivative	6,455	2,142
Accruals and non-trade payables due to third parties	176,401	195,931
Accruals and non-trade payables due to related parties		
Accruals and non-trade payables due to subsidiaries	6,823	2,927
Accruals and non-trade payables due to ultimate parent	229	484
	865,913	978,203
Non-current		X
Long term payables due to third parties	3,791	3,527
Other liabilities due to third parties	7,265	8,160
	11,056	11,687

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21. Financial instruments

Fair values

Fair values versus carrying amounts

The Directors have assessed the fair value of financial assets and liabilities and concluded that it is not materially different to the carrying value.

Fair value hierarchy

The table below analyses financial instruments measured at fair value into a fair value hierarchy based on the valuation technique used to determine fair value.

Level 1: quoted prices (unadjusted) in active markets for identical assets & liabilities; Level 2: inputs other than quoted prices included within level 1 that are observable for the asset or liability, either directly (i.e. prices), or

Level 3: inputs for the asset or liability that are based on observable market data (unobservable inputs).

2022	Level 1	Level 2	Level 3
Derivative financial assets / (liabilities)	£ '000	£ '000	£ '000
Forward exchange contracts (assets)	-	3,467	e.
Forward exchange contracts (liabilities)		(6,455)	8

2021	Level 1	Level 2	Level 3
Derivative financial assets / (liabilities)	£ '000	£ '000	£ '000
Forward exchange contracts (assets)	¥.	5,377	-
Forward exchange contracts (liabilities)	H	(2,142)	-

There have been no transfers to or from level 2 in the year (2021: none).

22. Leases

Leases as lessee

The Company leases warehouses, offices, retail shop facilities, manufacturing equipment and vehicles. The leases typically run for a period of 2 to 10 years, with an option to renew the lease after that date.

Lease payments are negotiated periodically to reflect market rates. Some leases provide for additional rent payments that are based on changes in local price indices.

Lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions. Leased assets are not used as security for borrowing purposes.

The majority of the leased properties have been sub-let by the Company. Generally, the lease and sub-lease run over the same period of time.

Right-of-use assets for which the Company is a lessee is presented in the Property, Plant and Equipment note 9.

Lease liabilities for which the Company is a lessee is presented in the Loans and borrowings note 17.

During the year the Company recognised interest expense on lease liabilities of £1m (2021: £5m).

During the year the total cash outflow for leases was £11.6m (2021: £12,5m).

Break clauses

The Company sometimes negotiates break clauses in its property leases. The Company performs a period review to assess whether the absence of a break clause would expose it to excessive risk.

At 31 March 2022, the carrying amounts of lease liabilities are not reduced by the amount of payments that would be avoided by exercising break clauses because it was considered reasonably certain that the Company would not exercise its right to exercise any right to break the lease.

Extension and termination options

Extension and termination options are included in a number of property and equipment leases held by the Company. Some property leases contain extension and termination options exercisable by the Company up to one year before the end of the non-cancellable contract period. Where practicable, the Company seeks to include extension options in new leases to provide operational flexibility. The majority of extension and termination options held are only exercisable by the Company and not by the lessors. The Company assesses at commencement date whether it is reasonably certain to exercise the extension options. The Company reassesses whether it is reasonably certain to exercise the options if there is a significant event or significant changes in circumstances within its control.

Lease payments to be made under reasonably certain extension options are also included in the measurement of the liability.

22. Leases (continued)

Leases as lessor

The Company sub-leases its properties held as freehold. The Company has classified sub-leases as net investment in lease assets.

The future minimum lease payments under the non-cancellable leases are as follows:

	2022	2021
	£ '000	£ '000
Less than one year	6,465	1,371
Between one and five years	27,847	4,442
More than five years	16,968	2,375
	51,280	8,188

During the year ended 31 March 2022, £3m was recognised as rental income in the Statement of Profit and Loss and Other Comprehensive Income (2021: £1m).

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Net Investment in Lease

During 2022, the Company subleased buildings which are presented as net investment in lease assets.

During the year the Company recognised interest income on lease receivables of £0.5m (2021: £0.5m).

The below table sets out a maturity analysis of lease receivables, showing the undiscounted lease payments to be received after the reporting date.

	2022	2021
	£ '000	£ '000
Less than one year	5,852	5,843
Between one and five years	18,280	19,447
More than five years	16,381	16,872
	40,513	42,162

Net investment in leases due in less than one year is included within note 13 trade and other receivables.

Lease liabilities

The maturity analysis of lease liabilities, based on contractual undiscounted cash flows is as follows:

	2022	2021
	£ '000	£ '000
Not later than one year	12,155	12,476
Later than one year and not later than	40,589	47,323
five years		
Later than five years	30,690	35,532
	83,434	95,331
Less: future finance charges	(3,966)	(5,154)
Lease liabilities	79,468	90,177
Current	11,106	11,993
Non-current	68,362	78,184
	79,468	90,177

23. Related parties

Key management personnel compensation

The Company considers Directors of the Company to be key management personnel. In addition to their salaries, the Company also provides non-cash benefits to Directors.

Key management personnel compensation comprised:

	2022	2021
	£ '000	£ '000
Salaries	787	932
Pension Contributions	143	105
Other employee benefits - non cash	69	60
Other employee benefits - interest on loans	2	3
	1,001	1,100

The emoluments of the highest paid director were £291,110 (2021: £318,800), pension contributions were £13,097(2021: £2,300). Two directors participate in the European Company Pension Schemes under the same terms and conditions as other members of the schemes (2021: two directors) and aggregate contributions in respect of this were £125,718 (2021: £92,800).

Interest on Director loans is reportable as a cash benefit and is calculated as 2.0% (2021: 2.3%) of the outstanding loan balance.

The total balance of Director loans outstanding is disclosed below.

Director loans

Honda Motor Europe Limited operates an interest free car loan scheme open to all eligible employees on equal terms to enable employees to acquire cars for their own use. The relevant amounts in respect of Directors of the Company are as follows:

	2022	2021
	£ '000	£ '000
Movements in loans during the year		
Loans at 1 April	114	115
Movement	(14)	(1)
Loans at 31 March	100	114

Other related party transactions

The aggregate values of transactions and outstanding balances relating to other related parties are as follows:

	2022	2021
	£ '000	£ '000
Assets		
Ultimate parent of the Company	4,015	234,997
Subsidiaries	406,703	186,633
Liabilities		
Ultimate parent of the Company	994,403	826,785
Subsidiaries	515,821	1,103,438
Sales of goods and services		
Ultimate parent of the Company	412,949	1,028,360
Subsidiaries	221,862	46,681
Expenses - purchases of raw materials, finished goods, spare parts		
Ultimate parent of the Company	1,385,665	871.043
Subsidiaries	1,105,587	1,501,123

24. Subsequent events

There have been no significant events affecting the Company since the year end

25. Ultimate Holding Company

The Company is a wholly-owned subsidiary of Honda Motor Co., Ltd, a company incorporated in Japan which is the ultimate parent company. The only group in which the results of the Company is consolidated is that headed by the ultimate parent company. Copies of the Honda Motor Co., Ltd group statutory accounts may be obtained from Honda Motor Co., Ltd, I-1, 2-chome, Minami-Aoyama, Minato-ku, Tokyo 107-8556, Japan.

26. Investments

Movements in Investments in subsidiaries

	2022	2021
	£ '000	£ '000
Balance at 1 April	498,030	498,289
Effect of movements in exchange rates	155	(259)
Impairment	(5,338)	
Balance at 31 March	492,847	498,030

Impairment

The investment in Honda Motor Russia LLC was partially impaired following management's assessment of the impact of the Russian invasion of Ukraine and the resulting sanctions and economic implications. The total impairment charge is £5.3m (2021: fnil). Investment was impaired down to its net asset value and the unimpaired value is £43.7m.

26. Investments (continued)

Honda Motor Europe Branches

The branches of Honda Motor Europe Limited at 31 March 2022 are as follows:

	Principal Activity	Country
Honda Deutschland Niederlassung der Honda Motor Europe Limited	Sales	Germany
Honda Motor Europe Limited	Sales	France
Honda Motor Europe Limited - Italia	Sales	Italy
Honda Motor Europe Limited - Sucursal en España	Sales	Spain
Honda Motor Europe Limited - Sucursal em Portugal	Sales	Portugal
Honda Austria Branch of Honda Motor Europe Limited	Sales	Austria
Honda Motor Europe Limited organizační složka Česká republika	Sales	Czech
ALC 23 E		Republic
Honda Motor Europe Limited Slovensko, organizačná zložka	Sales	Slovakia
Honda Motor Europe Limited Magyarorszagi Fioktelepe	Sales	Hungary
Honda Motor Europe Limited (Spółka z ograniczoną odpowiedzialnością) Oddział w Polsce	Sales	Poland
Honda Motor Europe Limited Belgian Branch	Sales	Belgium
Honda Motor Europe Limited filial Sverige	Sales	Sweden
Honda Motor Europe Denmark Filial Af Honda Motor Europe Limited	Sales	Denmark
Honda Motor Europe Limited Norge norsk avdeling av utenlandsk foretak	Sales	Norway
Honda Motor Europe Limited	Sales	Netherlands
Honda Motor Europe Limited Succursale de Satigny/Genève	Sales	Switzerland

During the year branches in Estonia and Finland were closed.

Honda Motor Europe Subsidiaries

			Percentage of ordinary shares held, directly or indirectly
	Principal Activity	Country	Company
Honda of the UK Manufacturing			
Limited	Manufacture of automobiles	United Kingdom	86.32%
Honda France Manufacturing SA	Manufacture of power products	France	100%
CIAP Spa	Manufacturing	Italy	100%
Honda Finance Europe plc	Dealer and retail financing	United Kingdom	100%
Honda Bank GmbH	Dealer and retail financing	Germany	100%
Honda Bank GmbH, Branch in Spain	Dealer and retail financing	Spain	100%
Honda Motor Europe Logistics NV	Sales and distribution	Belgium	100%
Honda Turkiye A.S.	Sales and manufacture of automobiles	Turkey	100%
Montesa Honda S.A.	Manufacture of motorcycles	Spain	100%
Honda Italia Industriale SPA	Manufacture of motorcycles	Italy	100%
Honda Motor Russia LLC	Sales and distribution	Russia	99.99%
Honda Access Europe NV	Sales and distribution	Belgium	100%
Garage City Servette SA	Sales	Switzerland	100%
Honda Retail Group SA	Sales	Switzerland	100%
Garage du Golf	Sales	Switzerland	100%
Garage des Jordils SA	Sales	Switzerland	100%
Garage Villars Chandolan SA	Sales	Switzerland	100%
Letzigraben Garage AG	Sales	Switzerland	100%
Honda Versicherungsdienst GmbH	Sales	Germany	100%
Versicherungsvermittlungen			
Honda Center GmbH*	Sales	Germany	100%
Honda Ukraine LLC	Dormant	Ukraine	100%
Honda Group-UK Pension Scheme Trustee Limited	Dormant	United Kingdom	100%

All Shares held are ordinary shares.

* Honda Center GmbH is released from the application of the regulations of the First, Third and Fourth Subsections of Section Two of Book Three (§§ 238-342 e) of the German Commercial Code (HGB) concerning the preparing, audit and disclosure of its annual financial statement.

26. Investments (continued)

The addresses of the subsidiaries and branches of the Company at 31 March 2022 are as follows:

Country and company/branch name United Kingdom	Legal Status	Address
Honda of the UK Manufacturing Limited	Subsidiary	Highworth Road, South Marston, Swindon, Wiltshire, SN3 4TZ, United Kingdom
Honda Finance Europe plc	Subsidiary	Cain Road Bracknell. RG12 1HL, United Kingdom
Honda Group-UK Pension Scheme Trustee Limited	Subsidiary	One Glass Wharf, Bristol, BS2 OZX, United Kingdom
Honda Motor Europe Limited	Subsidiary	Cain Road Bracknell. RG12 1HL, United Kingdom
UYS Limited	Equity	Garsington Road, Cowley, Oxford OX4 2BW, United
	investment	Kingdom
Austria		son ven ♥ som Garde
Honda Austria Branch of Honda Motor Europe	Branch	Hondastrasse 1, Weiner, Neudorf, Austria
Limited		
Belgium		
Honda Motor Europe Logistics NV	Subsidiary	Langerbruggestraat 104, B-9000 Gent, Belgium
Honda Access Europe NV	Subsidiary	Wijngaardveld 1, 9300 Aalst, Belgium
Honda Motor Europe Ltd. Belgian Branch	Branch	Sphere Business Park Zoning, Doornveld 180-184,
		B-1731, Zelik, BE 0467. 016.396, Belgium
Honda Motor Europe Ltd. Aalst Branch	Branch	P/A Industriezone Noord V, Wijngaardveld 1,
		B-9300 Aalst, Belgium
Czech Republic		2 e
Honda Motor Europe Limited organizační složka	Branch	Bucharova 2641/14 158 00 Praha 5,
Česká republika		Czech republic
Denmark		
Honda Motor Europe Denmark Filial Af Honda Motor	Branch	Kokholm 13, DK-6000 Kolding, Denmark
Europe Limited		troning, Dia correcting, Dianan
France		
Honda France Manufacturing S.A.S	Subsidiary	Pole 45 - 2 Rue Des Chataigniers 45140 Ormes, France
Honda Motor Europe Ltd Succursale France	Branch	1 Allée du 1er Mai, 77183 Croissy-Beaubourg, France
Germany		
Honda Bank GmbH	Subsidiary	Hanauerlandstrasse 222-224, 60314Frankfurt am
		Main, Germany
Honda Versicherungsdienst GmbH	Subsidiary	Hanauerlandstrasse 222-224, 60314Frankfurt am
Versicherungsvermittlungen	5.000.000.000	Main, Germany
Honda Center GmbH	Subsidiary	Hanauerlandstrasse 222-224, 60314Frankfurt am
		Main, Germany
Honda Deutschland Niederlassung der Honda Motor	Branch	Hanauerlandstrasse 222-224, 60314Frankfurt am
Europe Limited		Main, Germany
Hungary		ноловици на 2010 година на траниција на тр
Honda Motor Europe Limited Magyarorszagi	Branch	H-2014 Budaors, Puskas Tivadar UT 1, 2040 Hungary
Fioktelepe		,
Italy		
CIAP Spa	Subsidiary	40054 Canaletti Di Budrio (BO) Italy - Via San Vitale
NEW YORK WITH THE TANK	, ,	35, Italy
Honda Italia Industriale SPA	Subsidiary	Via Genova 9/11 - 66041 Atessa (Chieti), Italy
Honda Motor Europe Limited. Sede secondria Italiana	Branch	Via Della Cecchignola 13 - 00143 - Rome, Italy

26. Investments (continued)

Country and company/branch name Netherlands	Legal Status	Address
Honda Motor Europe Limited (Netherlands) Norway	Branch	Beechavenue 54, 1119, Schiphol-Rijk, Nederland
Honda Motor Europe Limited Norge norsk avdeling av utenlandsk foretak	Branch	Box 1534, N-3007 Drammen, Norway
Poland		
Honda Motor Europe Limited (Spółka z ograniczoną odpowiedzialnością) Oddział w Polsce	Branch	Ul. Pulawska 381 02-801 Warszawa, Poland
Portugal		
Honda Motor Europe Limited - Sucursal em Portugal	Branch	Rua do Centro Empresarial, Lote 310, EE13,Esc: 2.16, Quinta da Beloura, 2710-444, Sintra, Portugal
Russia		
Honda Motor Russia LLC	Subsidiary	Russian Federation, 108809, Moscow, Russia Marushkinskoe district, Building 1, Sharapovo settlement, Pridorozhnaya str,
Slovakia		
Honda Motor Europe Limited Slovensko, organizačná zložka	Branch	Cesta na Senec 2/A 821 04 Bratislava, Slovak Republic
Spain		
Montesa Honda S.A.	Subsidiary	C/ Mar Del Nord S/N - Poligono Industrial Can Roca - 08130 Sta. Perprtua De Mogoda - Barcelona, Spain
Honda Bank GmbH, Branch in Spain	Branch	Carrer del Mar del Nord, 1 Pol. Ind. La Torre del Rector 08130 Santa Perpetua de Mogoda Barcelona, Spain
Honda Motor Europe Limited Sucursal en España	Branch	Carrer del Mar del Nord, 1 Pol. Ind. La Torre del Rector 08130 Santa Perpetua de Mogoda Barcelona, Spain
Sweden		
Honda Motor Europe Limited filial Sverige Switzerland	Branch	Videortsvagen 2, 23291 Arlov, Malmo, Sweden
City Garage Servette S.A.	Subsidiary	Rue de la Servette 30, 1201 Genève, Switzerland
Honda Retail Group S.A.	Subsidiary	Chemin de Saugy 11, 1023 Crissier, Switzerland
Garage du Golf S.A.	Subsidiary	Z.I. Sous le Grand Pré, 1860 Aigle, Switzerland
Garage des Jordils S.A.	Subsidiary	Route du Vignoble 13, 2018 Boudry, Switzerland
Garage de Villars Chandolan S.A.	Subsidiary	Route de Moncor 8, 1752 Villars-sur-Glâne, Switzerland
Letzigraben Garage AG	Subsidiary	Letzigraben 77, 8003 Zurich, Switzerland
Honda Motor Europe Limited, Bracknell, Satigny/Geneva Branch	Branch	Rue de la Bergère 5, 1242 Satigny, Switzerland
Turkey		
Honda Turkiye A.S.	Subsidiary	Sekerpinar Mahallesi Yanyol Sokak No 1 41420 Cayirova, Kocaeli, Turkiye
Ukraine		
Honda Ukraine LLC	Subsidiary	73 Lesi Ukrainky Str. 08132 Vyshneve, Kyiv Region, Ukraine