

Interim Report

January – March 2025





LIDDS AB (publ) Interim Report January – March 2025

First quarter 2025 (the Group)

- Net sales amounted to 0 (0) TSEK
- The operating result for the period was -1 254 (-1) TSEK
- The net result was -1 311 (-5) TSEK corresponding to earnings per share of -0,01 (-0.00) SEK
- Cash flow from operating activities amounted to -738 (-64) TSEK
- Cash and cash equivalents amounted to 4 768 (10 947) TSEK

Significant events after the reporting period (during April)

- On April 2, the board of directors decided to cease further development of the project areas Nanodotax, Nanoimod and NOV 202.
- Taking into account the principle of prudence, the board of directors, decided on April 10 to write down the book values
 of all intangible assets in LIDDS and Noviga as of 2024-12-31. This decision resulted in a deviation for the annual report
 compared to the published year-end report for 2024.
- Due to the reasons to believe that the company's equity was less than on-half of the registered share capital, the board of directors decided to prepare a balance sheet for liquidation purpose on April 22.
- The balance sheet for liquidation purpose prepared and reviewed by the company's auditor showed that the equity was less than half of the registered share capital and therefore the board of directors decided on April 24 to call a first control meeting.

Financial overview (the Group)

KSEK	1 January - 31 March 2025	1 January - 31 March 2024	1 January - 31 December 2024
Net sales	0	0	0
Operating result	-1 254	-1	-5 891
Net result	-1 311	-5	-5 938
Earnings per share, SEK	-0,01	0,00	-0,05
Cash flow from operating activities	-738	-64	-5 434
Cash and cash equivalents by the end of the period	4 768	10 947	5 506

LIDDS in Brief

LIDDS is a Swedish pharmaceutical company focused on the development of oncology drugs. LIDDS has a proprietary drug delivery technology, NanoZolid[®], on which several projects are based. With NanoZolid, LIDDS can formulate drugs for local/intratumoral administration, with a maintained and controlled release and with minimal negative side-effects. In addition to these projects, LIDDS develops proprietary drug candidate NOV202 that have shown very good results in preclinical studies. The company is listed on Nasdaq First North Growth market.



LIDDS AB (publ) Kungsportsavenyen 22, Göteborg SE-411 36, Sweden www.liddspharma.com

CEO statement

During the first quarter, the focus has continued to be on trying to commercialize the three projects Nanoimod, Nanodotax and NOV 202. Furthermore, the work to reduce the company's costs has continued.

In beginning of April, we finally concluded, after extensive attempts, that Lidds will not succeed with the investments on which we have concentrated the company's resources on and therefore we did not see any opportunity to capitalize the company for further clinical studies. As a result, the board of directors decided to terminate further development of these project areas.

The work will now be fully focused on utilizing the values that the company owns in the form of the NanoZolid technology platform and its patents, the subsidiary Noviga with the drug candidate NOV 202 and its patents. In addition, we will investigate the interest for the company's listing on First North and any values for the accumulated loss carry forwards that have arisen.

Mats Wiking CEO and CFO



Overview of activities

LIDDS is a Swedish pharmaceutical company focused on the development of oncology drugs. LIDDS has developed a proprietary drug delivery technology for local administration of drugs, NanoZolid. Several projects in the portfolio are based on the technology. In the portfolio there is also NOV202. The Nanozolid technology improves drug efficiency by allowing a more optimal dosage locally and at the same time reducing side effects, which is of great benefit to both patients and payers. LIDDS' technology can be used across different drug classes. LIDDS offers the NanoZolid technology to partners but has also done development within the oncology area. LIDDS' leading project is Liproca Depot, which has shown good effect in Phase IIb in treating prostate cancer patients. NOV202 is a pre-clinical asset which has been developed for advanced cancer. NOV202 has shown promising synergistic anti-tumour effect together with PARP inhibitors in several tumour models. Examples of preclinical cancer models used are models for ovarian-, pancreatic- and prostate cancer. The aim has been to secure licensing deals for internally developed projects and for the technology as such.

NanoZolid improves efficacy and reduces side-effects

NanoZolid addresses some of the challenges that conventional drugs face, such as systemic side effects and limited efficacy. The NanoZolid-formulated drug is delivered locally through an injection and forms a solid and safe depot that releases the active drug over a period of up to six months. The controlled release of drug compounds can be tailored to specific needs and the drugs being used. This results in a more precise treatment with fewer side effects.

LIDDS' portfolio is focused on oncology where the benefits of the technology are obvious

LIDDS' own development has been focused on the oncology therapeutic area, where the benefits of the NanoZolid technology are obvious: a local and high drug dose that is administered over time with very limited side effects. The company has developed Nanodotax, a NanoZolid formulated cytotoxic drug (docetaxel), and Nanoimod, a combination therapy with checkpoint inhibitors. Both projects are in clinical phase.

Enables lower development costs for partners

NanoZolid drug delivery technology offers benefits for potential partners. There is an opportunity to extend the commercial life of already existing products and to improve efficacy and reduce side-effects. A reformulation of an existing drug also means lower development costs and risks and shorter time to market.

LIDDS oncology pipeline

Nanodotax

Nanodotax is NanoZolid-formulated docetaxel which is a commonly used chemotherapeutic drug that has been approved for several oncological conditions and on the market since 1996. Nanodotax has shown to be safe and well tolerated in a Phase I study where adverse events were shown to be mild and local. Furthermore, there was an observed effect on systemic immunological biomarkers indicating that the immune system was responding positively and specifically to the drug. The project is Phase Ib ready on prostate cancer patients.

Nanoimod

Nanoimod is the toll-like receptor 9 (TLR9) agonist agatolimod formulated in NanoZolid. The project is in preclinical development and has been prepared for a Phase Ib clinical study in malign melanoma in addition to treatment with Checkpoint inhibitors.

NOV202

NOV202 is a small molecule developed for treatment of advanced cancer. NOV202 is in pre-clinical development and is being prepared for 28-day regulatory toxicity study and safety pharmacology study.



Significant events after the reporting period

Decision to cease further development

On April 2, the Board of Directors decided to cease further development of the project areas Nanodotax, Nanoimod and NOV 202. The board concluded, after extensive trials, that the company will not succeed with the investments on which the company's resources has been concentrated and therefore it will not be possible to capitalizing the company for clinical studies.

Decision to write-down intangible assets

Following the board's decision on April 2, and considering the principle of prudence, the board decided on 10 April to write down the book values of intangible assets regarding development work and patents. Since the write-downs were made as of the year-end 2024/2025, this decision resulted in a deviation for the annual report compared to the earlier published year-end report 2024.

Decision to prepare a balance sheet for liquidation purpose

Due to the fact that there was reason to assume that the company's equity was less than half of the registered share capital, the board decided to prepare a balance sheet for liquidation purpose on April 22.

Balance sheet for liquidation purposes

The prepared balance sheet for liquidation purposes did show that company's equity was less than half of the registered share capital and therefore the board convened a first control meeting. In connection with the notice of the annual general meeting on May 28, the first control meeting for LIDDS was also called.



Financial information

Acquisition of Noviga Research AB

LIDDS acquired all shares in Noviga Research AB through an issue in kind. The acquisition has been classified as a reverse takeover, which means the former owners of Noviga Research AB has the controlling influence on LIDDS. The purchase price was 10.3 MSEK, corresponding to 68,231,663 shares in LIDDS. The accounting effect is a negative goodwill. The classification also means that Noviga Research will be parent company in the group and comparative figures are missing for the group. The comments to sales and result below is for the legal parent company LIDDS AB.

Net sales and result for the first quarter 2025

During the first quarter of 2025, net sales amounted to SEK 0 (0) MSEK. The operating profit for the first quarter of 2025 amounted to SEK -1.1 (-2.5) MSEK. In principle, all costs have decreased compared to the first quarter of 2024, but the largest decrease is due to reduced costs for personnel, consulting fees, clinical trials and production, and business development.

Depreciation and impairment of tangible and intangible assets during the first quarter of 2025 amounted to SEK 0.0 (-0.6) MSEK. Due to the board of directors' decision to write down the carrying amounts of all intangible assets as of the closing date of 2024-12-31, the first quarter is not burdened by any further depreciation or impairment.

The equity ratio for the Group amounted to 59 percent on March 31 2025 and equity to 3.2 MSEK.

Due to cost and personnel reductions implemented and other decisions made during April, the Board of Directors' assessment is that the Group's cash will be sufficient throughout 2025, provided that the company's operations continue to be conducted at the current level. Should the cost level increase during 2025, additional financing will be required earlier.

Auxiliary information

LIDDS share

LIDDS share is listed on Nasdaq First North Growth Market in Stockholm since 2014 with ticker LIDDS and ISIN code SE0001958612. Since the 18 July 2024, the trading is done through an auction five times per day. This is due to a spread in the share trading was higher than 7% during the first two quarters 2024.

Following the board's decision to cease further development of the Nanodotax, Nanoimodand NOV 202 project areas on April 2, Nasdaq announced that the share has been given observation status. The observation status was also updated on April 22 following the decision to prepare a balance sheet for liquidation purposes for the company.

The number of shares as of January 1, 2025 was 136,463,326 (68,231,663) and as of March 31, 2025 was 136,463,326 (136,463,326). The average number of shares during the first quarter of 2025 was 136,463,326 (77,784,096).



The company's largest shareholders on 31 March 2025

Shareholders	Number of shares	Share of capital and votes (%)
Daniel Lifveredson, incl shares owned through companies	28 029 909	20,5
Avanza Pension	9 817 054	7,2
Ove Högberg	8 562 191	6,3
Marita Högberg	6 851 116	5,0
Stefan Rehnmark	6 632 971	4.9
Wikow Invest AB	6 196 517	4,5
Torbjörn Browall, incl shares owned through companies	4 614 519	3,4
Torbjörn Browall, inkl aktier ägda via bolag	3 600 000	2,6
Skyshire AB	3 129 017	2,3
Anders Bjartell	2 6 0 5 3 8 9	1,9
Swedbank Försäkring	1 938 675	1,4
Other shareholders	54 485 968	39,9
Total	136 463 326	100,0

Personnel and organization

At the end of March 2025, the number of employees was one.

Financial calendar

Interim Report January – June	28 August 2025
Interim Report January – September	20 November 2025

Transactions with related parties

The company has not had any transactions with related parties in the first quarter 2025 other than decided fees and remuneration for the board and management and that the company rents a workplace from Excore AB at Kungsportsavenyen 22 in Gothenburg, which is also the company's address since September 2024.

Uncertainty regarding going concern

The combination of the board's decision to cease the development of three project areas, the write-down of all intangible assets and the preparation of a balance sheet for liquidation purposes means that there is significant uncertainty regarding the continued operation of the company's operations.

Significant risks and uncertainties

Apart from general uncertainties related to the sale of the assets in LIDDS AB and Noviga Reseasrch AB, there are no known tendencies, uncertainties, potential liabilities and obligations, commitments or events that can be expected to have a significant impact on the company's future prospects.

Parent company

The acquisition of Noviga Research AB was classified as a reverse takeover and Noviga is parent company in the group accounts. The legal parent company is still LIDDS.

Review by auditor

This report has not been reviewed by the company's auditor.



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Assurance by the Board of Directors

The Board of Directors and the CEO confirm that this interim report provides a fair view of the operations, financial position and results for the parent company and the group and describes the significant risks and uncertainties that the company and the companies in the group are exposed to.

Göteborg 28 May 2025

LIDDS AB (publ) Board of Directors

Daniel Lifveredson Ordförande Torbjörn Browall

Stefan Rehnmark

Lars-Inge Sjöqvist

Mats Wiking VD



Group Income statement

KSEK	1 January - 31 March 2025	1 January - 31 March 2024	1 January - 31 December 2024
	2023	2014	becanadi 2024
Operating income			
Net sales	0	0	0
Capitalised work on own account	0	23	32
Other operating income	0	903	977
Total	0	926	1 009
Operating expenses			
External operating expenses	-942	-215	-3 437
Personnel costs	-313	-112	-1 556
Depreciation and impairment of fixed assets	0	-600	-1 901
Other operating costs	0	0	-5
Total	-1 254	-927	-6 900
Operating result	-1 254	-1	-5 891
Financial income	26	0	307
Financial expenses	-82	-4	-101
Total	-56	-4	207
Result after financial items	-1 311	-5	-5 684
Result before tax	-1 311	-5	-5 684
Tax	0	0	-254
Result for the period	-1 311	-5	-5 938



Group Balance sheet

KSEK	Note	31 March 2025	31 March 2024	31 December 2024
ASSETS				
Fixed assets				
Intangible assets				
Capitalized development expenditure		0	0	0
Patents		0	1 204	0
Total		0	1 204	0
Tangible assets				
Property, plan and equipment		0	95	0
Total		0	25	0
Iotal		0	25	0
Financial assets				
Deferred tax assets		o	254	0
Total		o	254	0
Total non-current assets		0	1 482	0
Current assets				
Current receivables				
Trade receivables		0	0	0
Receivables at suppliers		0	0	0
Current tax receivables		0	368	804
Other current receivables		542	274	59
Prepaid expenses and accrued income		162	593	162
Total		705	1 235	1 025
Cash and cash equivalents		4 768	10 947	5 506
Total current assets		5 473	12 18 2	6 531
TOTAL ASSETS		5 473	13 665	6 531



Group Balance sheet

KSEK	Note	31 March 2025	31 March 2024	31 December 2024
EQUITY AND LIABILITIES				
Equity				
Share capital		7 233	7 233	7 233
Additional paid-in capital		3 6 2 9	3 6 2 9	3 629
Retained earnings (including loss for the period)		-7 620	-677	-6 309
Total equity attributable to Parent Company sharehold	ers	3 241	10 185	4 552
Long-term liabilities				
Other liabilities		715	900	0
		715	900	0
Current liabilibies				
Trade payables		308	1 072	459
Other current liabilities		28	113	664
Accrued expenses and deferred income		1 180	1395	856
Total		1 516	2 580	1 979
TOTAL EQUITY AND LIABILITIES		5 472	12 765	6 531



Consolidated statement of changes in equity

KSEK	A	Attributable to the Parent Company shareholders				
	Share capital	Other contributed capital	Retained earnings, incl compr income for the period	Total equity		
Opening balance 1 January, 2025	7 233	3 6 2 9	-6 309	4 552		
Transactions with shareholders						
Share issue	0	0	0	0		
Reverse takeover effect	0	0	0	0		
Shareholder's contribution	0	0	0	0		
Result for the period	0	0	-1 311	-1 311		
Total transactions with shareholders	0	0	-1 311	-1 311		
Closing balance 31 March, 2025	7 233	3 6 2 9	-7 620	3 241		



Group Cash flow statement

KSEK	1 January - 31 March 2025	1 January - 31 March 2024	1 January - 31 December 2024
	1019	2024	0000100 2024
Operating activities			
Operating profit/loss before financial items	-1 254	-1	-5 890
Interest received	26	0	307
Interest paid	-50	-4	-2
Adjustments for non-cash items			
Depreciation and Impairment of intangible and tangible assets	٥	-302	998
Cash flow from operating activities before changes in working capital	-1 279	-308	-4 588
Cash flow from changes in working capital			
Change in operating receivables	320	88	298
Change in operating liabilities	220	156	-1 145
Cash flow from operating activities	-738	-64	-5 434
Investing activities			
Acquisition of intangible assets	0	-23	-94
Acquisition of tangible assets	0	0	0
Cash flow from investing activities	0	-23	-94
Financing activities			
Share issue	0	0	0
Issuance costs	0	-280	-280
Subscription warrants	0	0	0
Net borrowings	0	0	0
Payment convertible loan	0	0	0
Cash flow from financing activities	٥	-280	-280
Net cash flow for the period	-738	-367	-5 809
Cash and cash equivalents at the beginning of the period	5 506	191	191
Cash and cash equivalents in acquired subsidiary	0	11 124	11 124
Cash and cash equivalents at the end of the period	4 768	10 947	5 505



Income statement Parent company

KSEK	1 januari - 31 mars	1 januari - 31 mars	1 januari - 31
	2025	2024	december 2024
Rörelsens intäkter			
Nettoomsättning	0	0	0
Aktiverat arbete för egen räkning	0	36	
			45
Övriga rörelseintäkter	0	0	61
Summa	0	36	106
Rörelsens kostnader			
Övriga externa kostnader	-799	-1 281	-4 309
Personalkostnader	-313	-626	-2 070
Av-/ nedskrivning av immateriella och materiella anläggningstillgångar	0	-598	-1906
Övriga rörelsekostnader	0	0	-5
Summa	-1 111	-2 505	-8 290
Rörelseresultat	-1 111	-2 470	-8 185
Nedskrivning and el i dotterbolag	0	0	-11 457
Ränteintäkter	26	27	334
Räntekostnader	0	-1	-3
Summa	26	25	-11 127
Resultat efter finansiella poster	-1 086	-2 444	-19 312
Resultat före skatt	-1 086	-2 444	-19 312
Periodens resultat	-1 086	-2 444	-19 312



Balance sheet parent company

KSEK	31 March 2025	31 March 2024	31 December 2024
ASSETS			
Fixed assets			
Intangible assets			
Capitalized development expenditure	0	0	0
Patents	0	1 231	0
Total	0	1 231	0
Tangible assets			
Property, plan and equipment	0	5	0
Total	0	5	o
Financial assets			
Shares in group companies	200	10 307	200
Total	200	10 307	200
Total non-current assets	200	11 543	200
Current assets			
Current receivables			
Trade receivables	0	0	0
Receivables group companies	201	45	0
Current tax receivables	4B9	368	690
Other current receivables	1	274	151
Prepaid expenses and accrued income	162	593	162
Total	853	1 280	1 0 0 3
Cash and cash equivalents	4 680	10 847	5 394
Total current assets	5 533	12 128	6 396
TOTAL ASSETS	5 733	23 670	6 596



Balance sheet parent company

KSEK	31 mars 2025	31 mars 2024	31 december 2024
EGET KAPITAL OCH SKULDER			
Eget kapital			
Bundet eget kapital			
Aktiekapital	7 233	7 233	7 233
Reservfond	15 223	15 223	15 223
Fond för utvecklingsutgifter	0	0	0
Summa	22.456	22 456	22 456
Fritt eget kapital			
Överkursfond	356 502	356 502	356 502
Balanserat resultat (inklusive årets resultat)	-375 553	-357 599	-374 467
Summa	-19 052	-1 098	-17 966
Summa eget kapital	3 404	21 358	4 490
Kortfristiga skulder			
Leverantörsskulder	187	821	290
Skulder till koncernföretag	1 035	26	1 035
Övriga kortfristiga skulder	28	109	23
Upplupna kostnader	1 080	1 356	758
Summa	2 329	2 312	2 106
SUMMA EGET KAPITAL OCH SKULDER	5 733	23 670	6 596



Notes

Accounting principles

From 1 January 2024 LIDDS apply K3 as accounting principle. The change from IFRS to K3 has not had any significant effects on the group's equity, reporting forms or disclosures.

Acquisition analysis

In January 2024, it was announced that an agreement had been signed to acquire Noviga Research AB. The acquisition was approved at an extraordinary general meeting of LIDDS on 27 February 2024. LIDDS acquired all shares in Noviga Research AB through a issue in kind. The acquisition has been classified as a reverse acquisition, which means that the former owners of Noviga Research AB gain the controlling influence over LIDDS. Through the reverse acquisition Noviga Research AB is considered to be the acquirer and also the parent company in the group for accounting purposes. The purchase price amounted to 10.5 MSEK, corresponding to 68,231,663 shares in LIDDS. The negative goodwill that arises as an effect of the acquisition amounts to 912,000 SEK has been reported as other operating income. Due to the fact that Noviga Research AB was not a parent company in the group before the acquisition of LIDDS, there are no comparison periods for the group. The group was formed on March 7, 2024, and results and cash flow are calculated in the group as of this date. Earnings per share is calculated as the group's net profit divided by the average number of shares during the period March 7 – March 31, 136,463,326.

For further information, please contact

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