

1. **What did Ansys announce today?**

On December 6, 2022, Ansys announced its intent to acquire from DYNAmore Holding GmbH, its DYNAmore business (“DYNAmore”), the largest channel partner/distributor of LS-DYNA. Having covered much of EMEA for many years, DYNAmore was often the face of LS-DYNA in Europe before Ansys’ 2019 acquisition of Livermore Software Technology Corporation (LSTC). This acquisition brings significant LS-DYNA and industry expertise directly into Ansys. The acquisition closed on January 3, 2023. The acquisition is not expected to have a material impact on Ansys’ consolidated financial statements.

2. **What does DYNAmore do?**

DYNAmore was a longtime partner of LSTC, distributing LS-DYNA in Germany, Sweden and several other European countries. It continued in that capacity as an Ansys channel partner after Ansys acquired LSTC in 2019. DYNAmore’s team has significant expertise in LS-DYNA, supporting a broad range of industries, but most notably the automotive industry.

3. **Why is this significant?**

LSTC, Ansys, and DYNAmore have been productive partners for many years. Throughout and following the acquisition of LSTC, Ansys has admired DYNAmore’s significant knowledge of the automotive industry and deep experience supporting automotive OEMs and suppliers. Following the acquisition, DYNAmore’s vast knowledge and experience will enhance Ansys’ direct selling motion to the benefit of customers in Europe and all over the world.

4. **In addition to serving as a channel partner to Ansys, DYNAmore also has a development arm. What does the company develop?**

DYNAmore employs a team of roughly 10 developers who assist with the core development of LS-DYNA. Since the acquisition of LSTC in 2019, Ansys has worked with this team on a contractual basis. The team will now be welcomed into the Ansys development organization to continue their work.

5. **Why is this acquisition important?**

This acquisition will further expand Ansys’ expertise in the automotive industry as Ansys can leverage the deep relationships DYNAmore has with auto OEMs and Tier 1 suppliers.

6. **Where is DYNAmore based?**

DYNAmore is headquartered in Stuttgart, Germany, and the company also has offices in other locations in Germany, Sweden, Switzerland, Italy, France, and the US.

7. **How many people does DYNAmore employ?**

Approximately 110.

8. **How will this acquisition affect Ansys and DYNAmore customers?**

Following the acquisitions, Ansys and DYNAmore customers will benefit from an expanded team of explicit dynamics analysis solution development resources.

9. **Who will be responsible for the integration of the two businesses?**

As with past acquisitions, leaders from both companies will work collaboratively to plan and carry out integration activities, leveraging each individual company's strengths for the benefit of the combined organization.

Forward-Looking Information

Forward-Looking Information This information contains certain forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995 with respect to the acquisition, including statements regarding the benefits of the acquisition and the products and markets of each company. These forward-looking statements generally are identified by the words "believe," "project," "expect," "anticipate," "estimate," "intend," "future," "opportunity," "plan," "may," "should," "will," "would," and similar expressions. Forward-looking statements are predictions, projections and other statements about future events that are based on current expectations and assumptions and, as a result, are subject to risks and uncertainties. Many factors could cause actual future events to differ materially from the forward-looking statements including but not limited to: (i) the risk that the acquisition may not be completed in a timely manner or at all; (ii) the failure to satisfy the conditions to the consummation of the acquisition; (iii) risks that the proposed transaction disrupts current plans and operations of DYNAmore and potential difficulties in DYNAmore's employee retention as a result of the transaction; (iv) the occurrence of any event, change or other circumstance that could give rise to the termination of the acquisition agreement; (v) risks related to diverting management's attention from DYNAmore's ongoing business operations; (vi) the ability of Ansys to successfully integrate DYNAmore's operations, product lines, and technology; (vii) the ability of Ansys to implement its plans, forecasts, and other expectations with respect to DYNAmore's business after the completion of the acquisition and realize additional opportunities for growth and innovation; and (viii) adverse changes in the economic and political conditions in the regions in which Ansys and DYNAmore operate. In addition, please refer to the documents that Ansys files with the SEC on Forms 10-K, 10-Q and 8-K. These filings identify and address other important risks and uncertainties that could cause events and results to differ materially from those contained in the forward-looking statements set forth herein. Forward-looking statements speak only as of the date they are made. Readers are cautioned not to put undue reliance on forward-looking statements, and Ansys assumes no obligation to update or revise these forward-looking statements, whether as a result of new information, future events, or otherwise. Ansys and any and all ANSYS, Inc. brand, product, service and feature names, logos and slogans are registered trademarks or trademarks of ANSYS, Inc. or its subsidiaries in the United States or other countries. All other brand, product, service and feature names or trademarks are the property of their respective owners