CC Orange Invest ApS

Øster Allé 42, 2100 København Ø, Danmark

Financial Statements 1 January - 31 December 2015

CVR-nr. 35 25 45 36

The Financial Statements has been presented and adopted at the Annual General Meeting of the Company on 2016

Jens Jørgen Hahn Petersen Chairman

Table of contents

Directors' and Management's Statement on the Financial Statements	1
Independent Auditor's Report	2
Company Information	4
Group Chart	5
Management's review	6
Consolidated Key Figures	16
Income Statements for the Years Ended 31 December 2015 and 2014	17
Statements of Other Comprehensive Income for the Years Ended 31 December 2015 and 2014	18
Statements of Financial Position as at 31 December 2015 and 2014	19
Statements of Financial Position as at 31 December 2015 and 2014	20
Statements of Changes in Equity for the Years Ended 31 December 2015 and 2014 - Group	21
Statements of Cash Flows for the Years Ended 31 December 2015 and 2014 - Group	23
Notes to the Financial Statements	25

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Page

Directors' and Management's Statement on the Financial Statements

Today the Board of Directors and Executive Management have discussed and approved the financial statements of CC Orange Invest ApS for the financial year 1 January to 31 December 2015.

The consolidated financial statements and the parent company financial statements have been prepared in accordance with International Financial Reporting Standards as adopted by the EU and Danish disclosure requirements.

In our opinion, the consolidated financial statements and the parent company financial statements give a true and fair view of the Group's and the parent company's financial position at 31 December 2015 and of the results of the Group's and the parent company's operations and cash flows for the financial year 1 January to 31 December 2015.

In our opinion, the Management's review includes a true and fair review about the development in the Group's and the parent company's operations and financial matters, the results for the year and the parent company's financial position, and the position as a whole for the entities included in the consolidated financial statements, as well as a review of the more significant risks and uncertainties faced by the Group and the parent company.

We recommend that the annual report to be approved at the annual general meeting.

Søborg, 29 June 2016

Executive Manageme

Vilhelm Eigil Hahn-Petersen CEO

Board of Directors

Jens Jørgen Hahn-Petersen Chairman

Vilhelm Eigil Hahn-Petersen Peter Ryttergard

Independent Auditor's Report

To the shareholders of CC Orange Invest ApS

Report on Consolidated Financial Statements and Parent Company Financial Statements

We have audited the consolidated financial statements and the parent company financial statements of CC Orange Invest ApS for the financial year 1 January to 31 December 2015 pages 1-59, which comprises Income Statements, Statement of Other Comprehensive Income, Statements of Financial Position, Statement of Cash Flows, Statement of Changes in Equity and Notes, including summary of significant accounting policies, for the Group as well as for the parent company. The consolidated financial statements and the parent company financial statements are prepared in accordance with International Financial Reporting Standards as adopted by the EU and Danish disclosure requirements for listed companies.

Management's Responsibility for the Consolidated Financial Statements and the Parent Company Financial Statements

Management is responsible for the preparation of the Consolidated Financial Statements and Parent Company Financial Statements that give a true and fair view in accordance with International Financial Reporting Standards as adopted by the EU and Danish disclosure requirements for listed companies, and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements and parent company financial statements that are free from material misstatement, whether due to fraud or error.

Auditor's Responsibility

Our responsibility is to express an opinion on the Consolidated Financial Statements and the Parent Company Financial Statements based on our audit. We conducted our audit in accordance with International Standards on Auditing and additional requirements under Danish audit regulation. This requires that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance whether the Consolidated Financial Statements and the Parent Company Financial Statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the Consolidated Financial Statements and the Parent Company Financial Statements. The procedures selected-depend on the auditor's judgment, including the assessment of the risks of material misstatement of the Consolidated Financial Statements and the Parent Company Financial Statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the company's preparation of the Consolidated Financial Statements and the Parent Company Financial Statements that give a true and fair view in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the company's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by management, as well as evaluating the overall presentation of the Consolidated Financial Statements.

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

The audit has not resulted in any qualification.

Opinion

In our opinion, the Consolidated Financial Statements and the Parent Company Financial Statements give a true and fair view of the Group's and the Parent Company's financial position at 31 December 2015 and of the results of the Group's and Parent Company's operations and cash flows for the financial year 1 January to 31 December 2015 in accordance with International Financial Reporting Standards as adopted by the EU and Danish disclosure requirements for listed companies.

Emphasis of Matter

Without qualifying our opinion, we draw attention to Note 3 in the financial statements which describes the material uncertainty related to the outcome of initiatives to improve EBITDA and liquidity in 2016, which indicate the existence of a material uncertainty that may cast significant doubt about the Group and the Company's ability to continue as a going concern.

Independent Auditor's Report

Statement on Management's review

We have read the Management's review pages 6-15 in accordance with the Danish Financial Statements Act. We have not performed any procedures additional to the audit performed of the consolidated financial statements and the parent company financial statements. On this basis, in our opinion, the information provided in the Management's review is in accordance with the consolidated financial statements.

Copenhagen, 29 June 2016

PricewaterhouseCoopers

Statsautoriseret Revisionspartnerselskab Cvr. nr. <u>33 77 12 31</u>

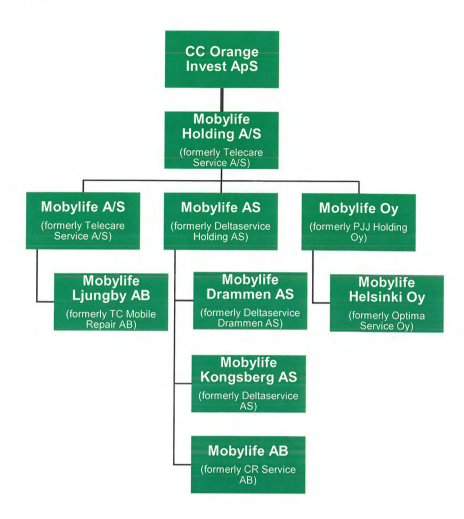
Torben Jensen State Authorized Public Accountant

Simon Høgenhav State Authorized Public Accountant

Company Information

The Company	CC Orange Invest ApS Øster Allé 42, 7. DK–2100 København Ø
	CVR No: 35 25 45 36
	Financial period: 1 January - 31 December
	Municipality of reg. office: Copenhagen
Board of Directors	Jens Jørgen Hahn-Petersen, Chairman Vilhelm Eigil Hahn-Petersen Peter Ryttergaard
Executive Management	Vilhelm Eigil Hahn-Petersen
Auditors	PricewaterhouseCoopers Statsautoriseret Revisionspartnerselskab Strandvejen 44 DK-2900 Hellerup Cvr nr. 33 77 12 31

Group Chart



The private equity fund CataCap indirectly has a significant stake of Mobylife Group, due to CataCap via CataCap I K/S. CataCap I K/S owns 83.3 % of the parent company Mobylife Holding A/S ("MLH") via CC Orange Invest Aps ("CCOI"), including ownership of Mobylife DM Aps.

Being a member of Danish Venture Capital and Private Equity Association ("DVCA"), CataCap is subject to comply with the guidelines issued by DVCA available at DVCA's website www.dvca.dk. These guidelines released in June 2008, with subsequent modifications, recommend extended coverage of a number of factors in its annual report, including corporate governance, financial risks, employee relations and strategy.

As a private equity portfolio company CCOI must either follow these recommendations or explain why the recommendations in whole or in part, are not followed.

Main activity

The main business of the Group is to carry out the repair and service of repair and service on mobile devices products and thereby also related products in Denmark, Sweden, Norway and Finland.

CCOI has operational activities across the subsidiaries Mobylife Holding A/S ("MLH"), Mobylife A/S ("MLDK"), Mobylife AS ("MLNO") and Mobylife Oy ("MLFI"), having production in the four Nordic countries.

MLDK (and MLH) is headquartered in Søborg (DK) and with the main production in Esbjerg (DK), and an associated subsidiary Mobylife Ljungby AB with production in Ljungby (SE).

MLNO is headquartered in Kongsberg (NO). The Norwegian productions are taking place in both Kongsberg (Mobylife AS + Mobylife Kongsberg AS) and Drammen (Mobylife Drammen AS), whereas the Swedish production is facilitated in Åkarp in Sweden (Mobylife AB).

MLFI is headquartered in Helsinki, where also the production takes place (Mobylife Helsinki Oy).

Strategy

In 2015, the subsidiary of CCOI, MLH, has focused on establishing a Nordic market presence following the acquisitions in May 2014 of MLNO (Deltaservice AS) and MLFI (Optima Service Oy), to become the largest mobile device repair group in the Nordic region.

The main strategic priorities following the acquisitions have been:

- 1. Strengthening relationships with customers
- 2. Operational efficiency
- 3. Post-merger integration
- 4. Optimisation of capital resources

MLH has focused on maintaining and strengthening customer relations across the subsidiaries. The objective has been to ensure alignment of expectations by having a common understanding of the platform for the provided services and the new opportunities it offers in the future. MLH has a strategy that we will continue to develop together with our customers to ensure the desired customer experience for end users.

As a natural part of improving the customer experience, MLH has focused on optimizing the operations, in order to achieve shorter repair times, combined with a more optimal cost structure. This focus has resulted in several activities including identification of best practices in both production flow and supplier agreements.

MLH has during 2015 conducted an IT Transformation harmonizing the IT platform supporting the repair business, in order to achieve improved customer experience and improved efficiency in the repair operations. This has resulted in a common IT platform across Denmark, Sweden and Norway, and is seen as an important step in the further development of services within Mobylife Group.

During 2015 MLH has completed bond terms renegotiations, capital injection through new equity, and a bond buy-back program impacting NIBD positively. MLH will continue to monitor the development in capital resources ensuring the financial readiness.

The strategy is to maintain and enhance the position as a leader in the repair and servicing of telecom products in the Nordic region. The strategy is updated for 2016, and the company has chosen to continue its focus areas from 2015, though where Post-merger integration is replaced by new business development.

Mobylife Group strategic focus areas 2016:

- 1. Strengthening relationships with customers
- 2. Operational efficiency
- 3. New business development
- 4. Optimisation of capital resources

Development in activities and financial position

CCOI and the subsidiary MLH was established 6 June 2013, and this is the Group's third annual report. However, the subsidiaries are established companies that have been operating for a number of years.

In 2014 MLH completed two acquisitions creating the largest Nordic mobile device repair organization. During 2015 MLH has maintained the group structure, and completed a re-branding introducing and implementing the Mobylife as common name of the entities within the group.

Revenue in 2015 increased significantly compared to 2014, primarily driven by the full year impact from the two acquired companies Mobylife Holding AS Norway (formerly Delta) and Mobylife OY (formerly Optima), in addition to increased spare parts trading.

The completed bond re-negotiations have resulted in extraordinary non-recurring costs related to legal services.

The amended terms and conditions have been implemented, including DKK 50 million in new equity, a bond buy-back program and listing of the bond on NASDAQ Stockholm. The initial bond debt of SEK 350 million has during 2015 been reduced to SEK 282 million in nominal outstanding amount.

The amended terms and conditions include an update to the financial covenant related to the bond. There is one covenant attached to the bond, NIBD / EBITDA, which has the following maximum targets:

From 31 December 2015: 7.00 From 31 December 2016: 4.25 From 31 December 2017: 3.25

The covenant is tested quarterly, based upon rolling 12 months results. A detailed description of this covenant together with the amended terms and conditions of the bond is to be found on our website under the corporate section.

Mobylife Holding A/S has in 2014 identified significant errors in the deferred revenue in former Telecare Service A/S, impacting 2014 and previous years. Mobylife Holing A/S is seeking remedies from the sellers under the warranties contained in the share purchase agreement of this transaction. The claim is handled in the Danish Institute of Arbitration, and the court dates are set for the end of August 2016.

The reporting period includes 12 months results from all entities within the Mobylife group. Profit for the year was at DKK 14.4 million, where EBITDA before Special Items represent DKK 33.9 million.

EBITDA reflect the full year impact from the acquisition completed 2014. MLH has during first half of 2015 experienced lower repair volumes leading to excessive capacity impacting profitability negatively.

FINANCIAL REVIEW

Follow up on previous financial outlook

The Q3 report for Mobylife Group included an outlook for 2015 with net revenue of DKK 580-605 million, EBITDA before special items of DKK 30-40 million and EBIT of DKK 15-25 million. The realized net revenue, EBITDA before special items and EBIT for 2015 are overall in line with the expectations, with Revenue above outlook and EBITDA before special items and EBIT within the expectations.

Income statement

The volume development in 2015 has been different from initial expectations. There has been a market decline in Q1-Q2, within all sites in the Group. The repair market has in Q3-Q4 recovered and met the expectations. Throughout 2015 there have been changes smaller deviations in device mixes related to launches of new device models, but it has been an overall stable brand and device mix.

Revenue

The revenue has been above expectations, driven by repair market performance as expected in Q3 and Q4 in addition to increased revenue from spare parts. The price development has been steady with various individual adjustments of both price and service, and combined with the volume development this has impacted revenue.

Gross profit

The gross profit for the Group has improved significant compared to 2014, as a result of full year impact from the acquisitions May 2014. The nominal level of gross profit is seen as satisfying and within our expectations. The margin has been reduced compared to 2014 due to changed mix between repairs and trading of spare parts.

EBITDA

The operational result, EBITDA has met the target set in Q2, and the result of 2015 is therefore seen as acceptable. 2015 has been impacted by low volumes in the first half-year, and thus impacted the result negatively. Actions have been undertaken to improve the result going forward, which is also reflected in the outlook for 2016.

Profit after tax

The profit after tax has been impacted by operational performance, and income from adjustment of the bond debt following fair market value. The profit after tax has decreased compared to 2014 following a stronger EBITDA performance and reduced special items in combination with a write down of a tax asset in Denmark. Net financial has declined compared to 2014, impacted by development in the fair market valuation of the bond, and a relative reduced interest payments following active debt reduction exercised through a bond buy back.

Balance sheet

CCOI consolidated total assets amounted to DKK 506.4 million as at 31 December 2015, which was an increase of DKK 10.3 million from 31 December 2014. The main drivers of this increase are the implementation of the amended terms and conditions including new equity and bond buy-back, in addition to the increased business activity in Q4 2015 compared to 2014, and an exchange rate adjustment of goodwill.

During 2015 there have been business development activities within IT platform and development of new services, which has impacted the investment in non-current assets.

The balance sheet reflects the final purchase price allocation from the two acquisitions made May 2014.

MLH has according to the NIBD definition in the bond amended terms and conditions, long-term nominal debt related to the bond in addition to short-term interest bearing net debt from normal operations. As part of the amended terms and conditions, the development in market value of the bond are not impacting the covenant test, as the bond debt is included at nominal value. The development in exchange rates is reflected in the Net interest bearing debt of 31 December 2015.

The shareholder loan that exists is excluded from the NIBD definition, and the covenant testing.

Following the implementation of the amended terms and conditions, equity ended at DKK 166.4 million as a result of new equity of DKK 50 million in addition to the comprehensive income for the year of DKK 3.0 million, which included an exchange rate adjustment of goodwill of DKK 11.4 million.

Covenant as at 31 December 2015

The bond covenant NIBD/EBITDA result as at 31 December 2015 was 5.87, where the maximum threshold was 7.00. The covenant calculation follows the definition stated in the amended terms and conditions, which are different from the applied accounting principle. The covenant definition uses nominal value of the bond, where the applied accounting principle uses fair market value.

Outlook 2016

The management expects to retain revenue and improve earnings in 2016, through development of new business in existing markets, and improved productivity. The management expects a turnover in 2016 of DKK 610-630 million together with an EBITDA of DKK 30-45 million.

In the expectations for 2016 it is assumed that there are no changes in the regulation of the repair market, including no introduction of new taxes or duties. Such a change could lead to a change in market dynamics and the composition of the businesses offering these services.

In the expectations for 2016 it is furthermore assumed that there are no changes in the law about warranty and guarantee obligations towards end-users. Such a change could lead to a change in the supply of authorized services and repairs.

Changes in exchange rates would impact the results positively or negatively. The outlook for 2016 has been based upon the following exchange rates for 2016.

SEK/DKK = 0.8050 NOK/DKK = 0.7700 EUR/DKK = 7.4600

Revenue

The management expects increasing revenue from new value added services and an increasing pressure on revenue in the repair business in 2016.

The management expects a change of mix on brands, services and geographies in 2016, following the development in the group customer portfolio. The management has no expectations regarding significant changes in the market shares for sales of new phones.

Earnings

The management expects an improved EBITDA level compared to 2015. The assumptions behind these improvements are continues improvements of productivity, combined with full year impacts from activities implemented in 2015, and the result of new business development. In addition to these improvements, a reduction of special items of non-recurring nature is expected in 2016.

Covenant outlook

Compared to the covenant, the management expects to comply with the covenant in 2016, quarter by quarter.

See note 3 for a description of compliance with the financial covenant at 31 December 2016 and related significant uncertainty about going concern.

Liquidity and capital resources

The company is exposed to fluctuations in currency and the general bond market. Changes in exchange rates are not included in the company's expectations for 2016. Fluctuations in these areas will be monitored continuously.

The management together with the Board of Directors regularly assess whether CCOI and the subsidiary MLH has an adequate capital structure, by assessing the size of the company's interest-bearing debt related to the activities and earnings, and liquidity in general. The capital structure and readiness is at present time not considered to be adequate. Management are currently preparing plan to ensure proper liquidity and capital resources. See note 3 for further information.

Ongoing litigation

MLH is part in an ongoing litigation towards the sellers of Telecare Service A/S, where MLH is seeking remedies under the SPA. The trial will take place during August 2016. There has not been incorporated a positive outcome of this litigation into the financial statements. The effect will be incorporated into the financial statements once the conclusion from The Danish Institute of Arbitration has been announced.

CORPORATE SOCIAL RESPONSIBILITY

The Board of Directors of CCOI has adopted a policy of social responsibility, covering Human Rights, Environment, Health and Security, and Gender diversity.

In this section CCOI has included its statutory report on CSR for the financial year 2015 cf Section 99a of the Danish Financial Statements Act ("Lovpligtig redegørelse for samfundsansvar, jf. Årsregnskabslovens § 99a) including additional information about policies, progress made during 2015 and expected activities for 2016.

Working with CSR is an integral part of the way of doing business in CCOI and in the subsidiary MLH, with a continuously focus to produce results. Working with social responsibility is also an essential part of the development of the company's brands and maintaining good relationships with its key stakeholders. During 2015 we have implemented a group wide re-cycle activity, and strengthened the relationships with the unions.

The work and focus on CSR is an essential part of protecting the company's position as customers and consumers must be confident that MLH services are performed in a safe manner in a high quality. Protecting the environment and securing enforcement of human rights also helps to ensure good working relationships with customers and suppliers, increase production efficiency and reduce non-financial risks and strengthen the company's identity and culture.

Human rights

CCOI does not tolerate discrimination of its employees due to gender, race or religion. Child and forced labor is not allowed, and the subsidiary MLH endeavor customers and suppliers to comply with this policy.

Employees of the subsidiary of CCOI and the subsidiary MLH have the right freely to organize in trade unions and to strike in accordance with the laws of the countries where CCOI and MLH operates. In 2015 we have welcomed more close collaboration with unions, and will continue this work into 2016.

Environment and climate

All production sites at the subsidiary MLH are focused on continually reducing the environmental impact of the Group's production and must at all times meet regulatory requirements and applicable laws. Most of the replaced parts on mobile phones are thus returned for recycling. The policy was adopted in 2014 and has in 2015 been implemented across the Mobylife Group in order to ensure compliance.

In addition to the environment, CCOI and the subsidiary MLH are focused on the climate, by reducing consumption of electricity, and thereby reducing CO2. During 2015 MLH has initiated a specific project covering group wide print facilities, in order to implement an optimization to the business processes and at the same time reducing CO2 and electricity consumption.

Health and safety

CCOI and the subsidiary MLH strives to create a safe and healthy working environment, continuously improve work processes internally and to handle all electronic equipment in a responsible, compliant way. It is our priority to ensure that our business activities have the least harmful effect on the environment and that our customers and suppliers understand and support this philosophy. In 2015 we have continued working closely with certified suppliers in order to secure that all electronic equipment is properly reused and recycled in a responsible, compliant way.

Gender diversity

In accordance with Section 99b of the Danish Financial Statements Act, CCOI has disclosed its diversity policy and targets.

At CCOI and the subsidiary MLH we want to develop a culture of cooperation involving diverse employee groups with different perspectives and areas of expertise. This will ensure a varied and inspiring approach to the challenges we encounter on a daily basis in our business.

We want to focus on creating equal opportunities for development and influence for employees and management – irrespective of gender. As group policy, we aim to select the most qualified candidates for our teams with a view to creating diversity in the Group through a qualified recruitment process, covering all levels of the organisation. During 2015 all recruitments has been evaluated accordingly to this policy.

Traditionally, we have had a disproportionate number of men in our technical departments and in management. As we believe that a culture of cooperation with diverse groups of employees will generate greater success, we will continue actively to encourage gender diversity in the Mobylife Group.

It is the target for Mobylife to have at least one female member of the Board of Directors within 2019, and as at 31 December 2015 there was no female member. The Board of Directors will be searching for new members in – combination with retirement of an existing member. During 2015 no board member has retired from the position.

Competition

The business practices of CCOI should always be in full compliance with competition law wherever it operates.

Bribery

The employees of CCOI may neither give nor receive bribes or improper payments to own or the Group's recovery. It has disciplinary consequences if employees are involved in bribery.

Employees

At the end of 2014 the total number of employees in the subsidiary MLH was 475 permanent employees, hereof 119 in Denmark, 222 in Sweden, 76 in Norway, and 58 in Finland.

End of 2015 the total number of employees in MLH were 417, represented by 95 in Denmark, 188 in Sweden, 78 in Norway, and 56 in Finland.

Duties of the Board, composition and organization

CCOI strives to adhere to the principles of Corporate Governance e.g. by securing an ongoing dialogue with its owners and other stakeholders, reporting results on a quarterly basis, and securing an ongoing strategic development process in order to create value for its stakeholders.

The Board of Directors of the parent company CCOI and its subsidiaries ensure that the Executive management complies with the objectives, strategies and procedures outlined by the Board. Information from the Executive Boards of the various companies is provided systematically at meetings and through written and oral, ongoing reporting. This reporting includes market development, the company's development and profitability and financial position.

The Board of Directors meets according to a set schedule at least 5 times a year. There are normally held an annual strategy meeting where the Group's vision, goals and strategy are determined.

The Board of Directors of CCOI has decided to take on the audit committee tasks jointly. As a result of this, the chairman of the Board of Directors is also the chairman of the audit committee. The Board's decision to take on the audit committee tasks jointly should be viewed in light of the Company's size, transparency of reporting and clear procedures, due to which the Company's Board of Directors finds no need for a separate audit committee.

There are not set up board committees, but the Chairmanship consisting of the Chairman and the Deputy Chairman are in close and continuous dialogue with the company's management.

Stakeholders

CCOI continuously seeks to develop and maintain good relations with its stakeholders, because such relations are considered to have significant and positive impact on the Group's development.

The main stakeholders are mobile communication device manufacturers, telecom operators, insurance companies, retail chains and other trading partners. It is the Group's policy to seek a written agreement basis with all close partners.

Critical accounting estimates and assumptions

See note 2, 3 and 6.

Board composition

Chairman, Jens Jørgen Hahn-Petersen, male, 55 years old, independent board member, appointed by CataCap. Indirect , Indirect owning 0.5% of CC Orange Invest Aps.

Mr. Jens Hahn-Petersen is currently also a partner at CataCap Management A/S. Mr. Jens Hahn-Petersen is currently also chairman of the board of directors of CC Track Invest ApS, CC Explorer Invest Aps, CC Tool Invest ApS, CC Tool Holding ApS, Deputy chairman of the boards of directors of Handicap-Befordring A/S, Handicap-Befordring Holding A/S, and a member of the board of directors of Catacap Management A/S, Prosperitas Aps, Catacap OP Aps and Catacap DM ApS.

Deputy Chairman Vilhelm Hahn-Petersen, male, 55 years old, non-independent board member, Partner in CataCap. Indirect owning 1.9 % of CC Orange Invest ApS. Mr. Hahn-Petersen was initially elected deputy chairman of the board of directors in 2013, and is up for election once a year at the annual general meeting.

Mr. Vilhelm Hahn-Petersen is currently also a partner at CataCap Management A/S. Mr. Vilhelm Hahn-Petersen is currently also chairman of the board of directors of Capacent People A/S, deputy chairman of the boards of directors of CC Track Holding A/S, Mobylife Holding A/S, Mobylife A/S, Mobylife AS and Mobylife Oy and a member of the boards of directors of Lyngsoe Systems Holding A/S, Lyngsoe Systems A/S, G.S.V. Holding A/S, G.S.V. Materieludlejning A/S, CC Orange Invest ApS, Myco ApS, CataCap DM ApS, CataCap Management A/S, CataCap General Partner I ApS, CataCap OP ApS, CC Explorer Invest ApS, CC Track Invest ApS, CC Orange Invest ApS, CC Tool Invest ApS and CC Tool Holding A/S.

Board-member Peter Ryttergaard, male, 45 years old, non-independent board member, Partner in CataCap. Indirect owning 0.5 % of CC Orange Invest ApS. Mr. Ryttergaard was initially elected a member of the Board of Directors in 2013, and is up for election once a year at the annual general meeting.

Mr. Ryttergaard is currently also a partner at CataCap Management A/S, chairman of the board of directors of G.S.V. Holding A/S, G.S.V. Materieludlejning A/S, and a member of the boards of directors of CC Explorer Invest ApS, CataCap DM ApS, CataCap OP ApS, CataCap Management A/S, Buldus Ejendomme ApS, Ryttergaard Invest A/S, CC Orange Invest ApS, CC Track Invest ApS, CC Explorer Invest ApS, CC Tool Invest ApS, CC Tool Holding A/S, Handicap-Befordring Holding A/S, Handicap-Befordring A/S, Kjærulf Pedersen A/S, Mobylife Holding A/S, Mobylife A/S, Mobylife A/S, Mobylife Oy.

Statutory statement on Corporate governance, "Årsregnskabsloven §107b"

CCOI is following the guidelines on corporate governance issued by DVCA.

The Board assesses the risk picture management present once a year in connection with the preparation of strategy plans and budget. The risk picture is then monitored on an ongoing basis hereafter. The board annually assesses the risk of fraud, and the executive management are continuously monitoring controls hereof.

The Board has in corporation with executive management established a reporting process in the subsidiary MLH that includes yearly budget, quarterly outlooks and external reporting, monthly internal reporting and ongoing weekly outlook tracker, including deviation explanations. The external reporting includes income statement, balance sheet, cash flow and selected notes. The internal reporting includes a daily update on operational KPI, weekly update on group volumes, and monthly reporting on P&L, balance sheet, cash flow and liquidity.

In addition to the above, the corporate governance process furthermore includes monthly Chairmanship meetings with Executive Management.

The subsidiary MLH has during 2015 aligned month closing procedures within the group, in addition to strengthening controls on revenue, cost approval, wages handling. This has been supported by implementing a new Financial ERP system, including approval processes. In 2016 this will be further strengthened, by implementing a process documentation tool.

The Board has assessed the basis for implementing a Whistleblowing policy. Based upon the assessment the Board has chosen to not implement such policy.

The Board has chosen not to describe the internal control and risk management procedures beyond the above in the annual report. Selected business risks are described below in the section "Specific risks".

Specific risks

The Board and management have ongoing dialogue about important issues in the company, including the risks that are considered to affect the company significantly. Below are given the significant risks identified by the ongoing discussion at board meetings of the company.

Market risk

The company services and repairs all standard devices within mobile communication. There is a continuously introduction and marketing of new products and devices into the market, and it is important for the company that it continuously can adapt its operations to the new models.

Risk related to customers

CCOI and the subsidiary MLH's main customers are mobile manufacturers, telecom operators, retailers and insurance companies. Historically, MLH has not lost significant amount of customer claims. The continued growth has brought new groups of customers to the company which intensifies the need for credit-assessments and follow-up especially towards smaller customers.

Purchase of spare parts

The subsidiary MLH only uses original parts of the respective products and manufacture. Delays in deliveries from suppliers can't be counteracted by purchases from alternative suppliers. The company is therefore obliged to maintain a minimum stock of all current models.

Financial risk

The Group has exposure to foreign exchange risk as a result of the operations in Denmark, Sweden, Norway and Finland. Foreign exchange-, interest rate-, and credit risks arise from commercial relationships and the impact on the issued bond. The company has no major purchases outside the Nordic region or EUR-zone. Billing and purchasing is done predominantly in DKK, SEK, NOK or EUR. MLH has not used financial instruments to hedge against currency fluctuations.

The net interest bearing debt, according to the definition in the amended terms and conditions, as at 31 December, 2015, amounts to DKK 199.0 million.

The claim towards the sellers of ML includes a financial risk, as the timing of the settlement of debt and the timing of receiving proceeds can be different from each other.

General

The full statutory statement is an integrated part of the Management review, and it covers the period 1 January – 31 December 2015.

It is the full statement that is covered by the independent Auditor report.

Events after the reporting period

The group has in 2016 been experiencing significant reductions in activity and profit. The group needs further liquidity to continue as a going concern. See note 3 for further information.

Subsequent to the balance sheet date, no other events that could significantly affect the financial statements as of December 31, 2015 have occurred.

Consolidated key figures

	Group		
			2013 *
	2015	2014	(7 month)
	DKKk	DKKk	DKKk
	IFRS	IFRS	IFRS
Income Statement			
Net revenue	615.077	408.363	103.955
EBITDA before special items	33.891	23.823	-2.106
EBITDA after special items	27.529	9.430	-6.457
Earnings before interest and tax (EBIT)	20.869	5.444	-7.830
EBIT margin %	3,4%	1,3%	-7,5%
Other financials, net	10.063	16.179	-1.841
Profit before tax	30.932	21.623	-9.671
Profit for the year before minority interest	14.388	15.635	-7.991
Minority interests' share of net profit of subsidiaries	-2.401	-4.414	1.724
Profit for the year	11.987	11.221	-6.267
Balance Sheet			
Non-current assets	370.684	372.652	103.530
Investments in non-current assets	21.530	22.646	10.024
Total Assets	506.493	493.420	139.622
Equity	138.848	80.343	17.915
Net interest-bearing debt	142.848	206.858	-686
Net working capital	-1.341	-410	-53.138
Cash Flow Statement			
Cash flow from operating activities	34.367	7.143	17.764
Cash flow from investing activities	-20.630	-276.654	-95.716
Cash flow from financing activities	11.195	349.839	32.842
Financial ratios			
Cash conversion	-20.386	48.070	-39.211
Equity ratio	27%	16%	13%
Number of repairs ('000)	1.048	1.006	533
Average number of employees	486	358	192
Number of employees at year-end	418	475	221

The key figures and financial ratios have been prepared on a consolidated basis. The financial ratios have been calculated in accordance with the recommendations of the Association of Danish Financial Analysts (2015).

* 2013 figures has been corrected following identification of significant errors in 2014

Income Statements for the Years Ended 31 December 2015 and 2014

	_	Grou	ıp	Pare	nt
	Notes	2015	2014	2015	2014
		DKKk	DKKk	DKKk	DKKk
Revenue	4	615.077	408.363		
Production costs		-391.878	-230.347	-	-
Other external costs		-32.754	-29.096	-26	-34
Gross profit/(loss)		190.445	148.920	-26	-34
Personnel costs	23	-156.554	-120.669	-	-
Other operating expenses		-	-4.429	-	-
Depreciation and amortisation of tangible and intangible assets	6/7	-6.660	-3.986	-	-
Write down investments in subsidiaries	10	-	-	-	-
Operating profit/(loss) before special item		27.231	19.836	-26	-34
Special items	5	-6.362	-14.393	-	-
Operating profit/(loss)		20.869	5.443	-26	-34
Dividend from subsidiaries		-		-	-
Financial income	8	35.521	33.500	-	-
Financial costs	8	-25.458	-17.321	-1.513	-1
Profit before income tax		30.932	21.622	-1.539	-35
Income tax expense	9	-16.544	-5.988	12	4
Profit/(loss) for the year	_	14.388	15.634	-1.527	-31
Minority interests' share of net profit		-2.401	-4.414		
Majority interests' share of net profit	-	11.987	11.220	-1.527	-31
	-				

Statements of Other Comprehensive Income for the Years Ended 31 December 2015 and 2014

-	Group		Parer	ıt
	2015	2014	2015	2014
_	DKKk	DKKk	DKKk	DKKk
Profit for the year	14.388	15.635	-1.527	-31
Other comprehensive income:				
Items that may be subsequently reclassified to profit or loss				
Exchange rate adjustment relating to foreign entities	-11.430	-408	-	
Other comprehensive income for the year, net of tax	-11.430	-408		-
Total comprehensive income for the year	2.958	15.227	-1.527	-31
Minority interest's share of total comprehensive income	496	4.299		
Majority interest's share of total comprehensive income	2.462	10.928		

Items in the statement above are disclosed net of tax.

Statements of Financial Position as at 31 December 2015 and 2014

		Group		Paren	t
	Notes	2015	2014	2015	2014
		DKKk	DKKk	DKKk	DKKk
Assets					
Non-current assets					
Goodwill	6	326.017	337.905	-	-
Development projects	6	4.762	11.166	-	-
Software	6	26.022	1.872	-	-
Land and buildings	7	3.540	3.561	-	-
Equipment, furnitures fixtures	7	4.033	6.251	-	
Leasehold improvements	7	2.115	2.543	-	-
Other receivables		882	1.792	-	-
Equity interests in subsidiaries	10	-	-	123.378	75.786
Deferred tax assets	9	3.314	7.562	51	47
		370.684	372.652	123.429	75.833
Current assets					
Inventories	11	9.682	11.678	-	-
Trade receivables	12/13	57.496	56.057	-	-
Tax receivables		827	257	-	-
Other receivables	13	26.827	4.454	-	
Prepayments		6.271	7.619	-	-
Cash and cash equivalents	_	34.704	40.703	2.851	56
	_	135.807	120.768	2.851	56
Total assets		506.493	493.420	126.280	75.889

Statements of Financial Position as at 31 December 2015 and 2014

		Group		Group		Group		Paren	t
	Notes	2015	2014	2015	2014				
		DKKk	DKKk	DKKk	DKKk				
Equity and liabilities									
Share capital	16	25.140	15.140	25.140	15.140				
Other reserves		-9.818	-293	-	-				
Retained earnings		123.526	65.496	98.847	60.374				
		138.848	80.343	123.987	75.514				
Minority interests share of equity		27.650	32.297	-	-				
Total equity		166.498	112.640	123.987	75.514				
Non-current liabilities									
Bonds	13/14/15	175.654	244.715	-	-				
Vendor Ioan	13/14/15	15.422	14.109	-	-				
Finance lease debt	14/15/19	91	777	-	-				
Deferred tax liabilities	9	7.113	-	-	-				
		198.280	259.601	-	-				
Current liabilities									
Bonds	13/14/15	1.755	2.069	-	-				
Borrowings, credit institutions		52	-	-	-				
Trade payables	13/14	63.607	44.786	43	25				
Payable to shareholder		2.250	350	2.250	350				
Current income tax liabilities		5.445	9.306	-	-				
Finance lease debt	14/15/19	440	653	-	-				
Other payables	13/14	68.166	63.823	-	-				
Deferred revenue	_	-	192	-	-				
	_	141.715	121.179	2.293	375				
Total liabilities	_	339.995	380.780	2.293	375				
Total equity and liabilities		506.493	493.420	126.280	75.889				

Statements of Changes in Equity for the Years Ended 31 December 2015 and 2014 - Group

Group

	Share capital	Share premium	Other reserves	Retained earnings	Majority share- holders	Minority share- holders	Total equity
	DKKk	DKKk	DKKk	DKKk	DKKk	DKKk	DKKk
Balance as at 1 January 2014	4.840	-	-	13.075	17.915	5.020	22.935
Profit for the year	-	-	-	11.221	11.221	4.414	15.635
Other comprehensive income for the year	-	-	-293	-	-293	-115	-408
Total comprehensive income for the year	4.840	-	-293	24.296	28.843	9.319	38.162
Capital reduction for distribution to shareholders	-	-	-	-	-		
Capital increase	10.300	41.200	-	-	51.500	22.978	74.478
Balance as at 31 December 2014	15.140	41.200	-293	24.296	80.343	32.297	112.640
Internal transfer	-	-41.200	-	41.200	0	-	-
Balance as at 31 December 2014	15.140	0	-293	65.496	80.343	32.297	112.640
Balance as at 1 January 2015	15.140		-293	65.496	80.343	32.297	112.640
Profit for the year	-	-	-	11.987	11.987	2.401	14.388
Other comprehensive income for the year	-	-	-9.525		-9.525	-1.905	-11.430
Total comprehensive income for the year	15.140	-	-9.818	77.483	82.805	32.793	115.598
Capital increase	10.000	31.666	-	-	41.666	8.334	50.000
Adjustment of minority interest	-	-	-	14.377	14.377	-13.477	900
Balance as at 31 December 2015	25.140	31.666	-9.818	91.860	138.848	27.650	166.498
Internal transfer	-	-31.666	-	31.666	-	-	-
Balance as at 31 December 2015	25.140	-	-9.818	123.526	138.848	27.650	166.498

Statements of Changes in Equity for the Years Ended 31 December 2015 and 2014 - Parent

Parent

	Notes	Share capital	Share premium	Other reserves	Retained earnings	Total equity
		DKKk	DKKk	DKKk	DKKk	DKKk
Balance as at 1 January 2014		4.840	-	-	19.205	24.045
Profit for the year		-	-	-	-31	-31
Other comprehensive income for the year		-	-	-	-	-
Total comprehensive income for the year		4.840		-	19.174	24.014
Capital reduction for distribution to shareholders			_	_	-	
Capital increase		10.300	41.200	-	-	51.500
Balance as at 31 December 2014		15.140	41.200	-	19.174	75.514
Internal transfer		-	-41.200	-	41.200	-
Balance as at 31 December 2014		15.140			60.374	75.514
Balance as at 1 January 2015		15.140			60.374	75.514
Profit for the year		-	-	-	-1.527	-1.527
Other comprehensive income for the year	1 - 2	-	-		-	-
Total comprehensive income for the year		15.140	-	-	58.847	73.987
Capital increase		10.000	40.000	-	-	50.000
Balance as at 31 December 2015	-	25.140	40.000	-	58.847	123.987
Internal transfer		-	-40.000	-	40.000	-
Balance as at 31 December 2015		25.140	-	-	98.847	123.987

Statements of Cash Flows for the Years Ended 31 December 2015 and 2014 - Group

		Grou	р	Parei	nt
	Notes	2015	2014	2015	2014
		DKKk	DKKk	DKKk	DKKk
Profit/(loss) for the year		14.388	11.220	-1.527	-31
Adjustments for non-cash transactions	22	14.791	-3.416	1.501	-3
Change in working capital	23	5.188	-662	1.917	350
Cash flows from operating activities before financial items and tax	-	34.367	7.142	1.891	316
Interest paid		-21.358	-17.321	-5	-1
Interest received		-	1.224	-	-
Income tax paid		-9.573	-525	9	-
Cash flows from operating activities	_	3.436	-9.480	1.895	315
Capital injection, subsidiaries		_	-	-50.000	-51.856
Acquisition of subsidiary, net of cash acquired		-1.900	-253.061	-4.100	-
Sale of shares		2.800	-	5.000	-
Purchases of property, plant and equipment		-1.134	-9.438	-	-
Purchases of other intagible assets		-20.396	-13.208	-	
Raising of finansial fixed assets		-	-946	-	-
Cash flows from investing activities	_	-20.630	-276.654	-49.100	-51.856
Minority interests		-	27.277	-	
Proceeds from issuance of bonds		-	284.375	-	-
Proceeds from borrowings		53	-	-	-
Proceeds from leasing debt		-900	687	-	-
Repayment of Bonds / borrowings		-37.958	-14.000	-	-
Capital increases		50.000	51.500	50.000	51.500
Cash flows from financing activities	_	11.195	349.839	50.000	51.500
Net (decrease)/increase in cash and cash		5 000	68 766	0	
equivalents		-5.999	63.706	2.795	-41
Cash and equivalents at beginning of year	-	40.703	-23.002	56	97
Cash and cash equivalents at end of year	-	34.704	40.703	2.851	56

Index of Notes to the Financial Statements

	Note no,
Summary of significant accounting policies	1
Critical accounting estimates and assumptions	2
Going concern	3
Revenue	4
Special items	5
Intangible assets	6
Property, plant and equipment	7
Finance income and costs	8
Income tax expense	9
Equity interests in subsidiaries	10
Inventories	11
Trade and other receivables	12
Financial assets and liabilities	13
Financial risk management	14
Borrowings	15
Share capital and shareholder information	16
Related party disclosures	17
Fee to auditors appointed at the general meeting	18
Commitments and contingent liabilities	19
Events after the reporting period	20
Adjustments for non-cash transactions	21
Change in working capital	22
Employee benefit expense	23

1. Summary of significant accounting policies

Basis of preparation

The financial statements have been prepared in accordance with International Financial Reporting Standards (IFRS) as issued by the International Accounting Standards Board (IASB), and with the International Financial Reporting Standards as endorsed by EU and additional Danish disclosure requirements.

New standard, amendments and interpretations not yet adopted

A number of new standards and amendments to standards and interpretations are effective for annual periods beginning after 1 January 2015, and have not been applied in preparing these financial statements. None of these is expected to have a significant effect on the consolidated financial statements of the Group, except the following set out below:

- IFRS 15, 'Revenue from contracts with customers' deals with revenue recognition and establishes principles for reporting useful information to users of financial statements about the nature, amount, timing and uncertainty of revenue and cash flows arising from an entity's contracts with customers. Revenue is recognised when a customer obtains control of a good or service and thus has the ability to direct the use and obtain the benefits from the good or service. The standard replaces IAS 18 'Revenue' and IAS 11 'Construction contracts' and related interpretations. The standard is effective for annual periods beginning on or after 1 January 2018 and earlier application is permitted. The Group is assessing the impact of IFRS 15.
- IFRS 16 'The IASB has published IFRS 16 Leases, which amends the rules for lessee's accounting treatment of operating leases. In future, operating leases must therefore be recognised in the balance sheet as lease assets and similar lease liabilities. The standard has not yet been adopted by the EU and will become effective for financial years beginning on or after 1 January 2019. Mobylife expects to implement the standard when it becomes effective. Mobylife is in the process of examining the effect of the standard, which cannot yet be calculated.
- IFRS 9 'Financial Instruments. The standard replaces IAS 39, Financial instrument, recognition and measurement. It has three classification categories for debt instruments: amortised cost, fair value through other comprehensive income ('FVOCI') and fair value through profit or loss ('FVPL'). Classification under IFRS 9 for debt instruments is driven by the entity's business model for managing the financial assets and whether the contractual cash flows represent solely payments of principal and interest ('SPPI'). Equity investments which do not form part of the trading portfolio can be irrevocable designated at fair value through other comprehensive income. Further, a new impairment model for debt instruments not measured at fair value through profit or loss, based on expected losses. A new hedge accounting model is introduced under which the qualifying criteria are adjusted so as to better align with risk management practices. Mobylife expects to implement the standard when it becomes effective. Mobylife is in the process of examining the effect of the standard, which cannot yet be calculated. The standard is effective for annual periods beginning on or after 1 January 2018 and earlier application is permitted. The Group is assessing the impact of IFRS 9.

There are no other IFRSs or IFRIC interpretations that are not yet effective that would be expected to have a material impact on the Group.

Consolidation

Subsidiaries

Subsidiaries are all entities over which the Group has control. The Group controls an entity when the Group is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. Subsidiaries are fully consolidated from the date on which control is transferred to the Group. They are deconsolidated from the date that control ceases.

The Group applies the acquisition method to account for business combinations. The consideration transferred for the acquisition of a subsidiary is the fair values of the assets transferred, the liabilities incurred to the former owners of the acquiree and the equity interests issued by the Group. The consideration transferred includes the fair value of any asset or liability resulting from a contingent consideration arrangement. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date.

Acquisition-related costs are expensed as incurred.

Inter-company transactions, balances and unrealized gains on transactions between group companies are eliminated. Unrealised losses are also eliminated. When necessary, amounts reported by subsidiaries have been adjusted to conform to the Group's accounting policies.

Minority interests

On statement of group results and group equity, the shares of results and equity of subsidiaries attributable to minority interests are recognized as separate items in the income statement and equity. Minority interests are recognized on the basis of a remeasurement of acquired assets and liabilities to fair value at the time of acquisition of subsidiaries.

On subsequent changes to minority interests where the Group retains control of the subsidiary, the consideration is recognized directly in equity.

Foreign currency translation

Functional and presentation currency

Items included in the financial statements of each of the Group's entities are measured using the currency of the primary economic environment in which the entity operates ("the functional currency").

The financial statements are presented in Danish Kroner (DKK), which is the Group's presentation currency. The financial statements have been rounded to the nearest thousand.

Transactions and balances

Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transactions or valuation where items are re-measured. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation at year-end exchange rates of monetary assets and liabilities denominated in foreign currencies are recognized in the income statement, except when deferred in other comprehensive income as qualifying cash flow hedges and qualifying net investment hedges. Foreign exchange gains and losses are presented in the income statement within "finance income or costs".

Group companies

The results and financial position of all the Group entities that have a functional currency different from the presentation currency are translated into the presentation currency as follows:

- a) Assets and liabilities for each balance sheet presented are translated at the closing rate at the date of that balance sheet;
- b) Income and expenses for each income statement are translated at average exchange rates; and
- c) All resulting exchange differences are recognized in other comprehensive income.

Goodwill and fair value adjustments arising on the acquisition of a foreign entity are treated as assets and liabilities of the foreign entity and translated at the closing rate. Exchange differences arising are recognized in other comprehensive income.

Balance sheet

Fixed assets

Fixed assets are mainly comprised of land and buildings and plant and machinery, which are measured at cost less accumulated depreciation, and any impairment losses.

The cost is comprised of the acquisition price and direct costs related to the acquisition until the asset is ready for use.

Depreciation, which is stated at cost net of any residual value, is calculated on a straight-line basis over the expected useful lives of the assets, which are as follows:

Leasehold improvements	5 years or the lease term if shorter
Equipment, furniture and fixtures	3 - 5 years

The assets' residual values and useful lives are reviewed, and adjusted if appropriate, at the end of each reporting period.

Gains and losses on disposals are determined by comparing the proceeds with the carrying amount.

An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount. An impairment loss is recognised in the income statement when the impairment is identified.

Intangible assets

Goodwill

The carrying amount of goodwill relates to strategic acquisitions.

Goodwill arises on the acquisition of subsidiaries and represents the excess of the consideration transferred over the Group's interest in net fair value of the net identifiable assets, liabilities and contingent liabilities of the acquiree.

For the purpose of impairment testing, goodwill acquired in a business combination is allocated to each of the CGU's, or groups of CGU's, that is expected to benefit from the synergies of the combination. Each unit or group of units to which the goodwill is allocated represents the lowest level within the entity at which the goodwill is monitored for internal management purposes.

Goodwill impairment reviews are undertaken annually or more frequently if events or changes in circumstances indicate a potential impairment. The Carrying value of goodwill is compared to the recoverable amount, which is the higher of value in use and the fair value less costs of disposal. Any impairment is recognised immediately as an expense and is not subsequently reversed.

Impairment of non-financial assets

Intangible assets that have an indefinite useful life (Goodwill) are not subject to amortisation and are tested annually for impairment. Assets that are subject to amortisation are reviewed whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less cost of disposal and value in use. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are largely independent cash inflows (cashgenerating units). Prior impairment of non-financial assets (other than goodwill) is reviewed for possible reversal at each reporting date.

Development projects

Development projects are measured at cost less accumulated depreciation, and any impairment losses.

The cost is comprised of the acquisition price and direct costs related to the acquisition until the asset is ready for use.

Depreciation, which is stated at cost net of any residual value, is calculated on a straight-line basis over the expected useful lives of the assets, which are as follows:

Software projects Brand	7 years		
Brand	7 years		

The assets' residual values and useful lives are reviewed, and adjusted if appropriate, at the end of each reporting period.

Gains and losses on disposals are determined by comparing the proceeds with the carrying amount.

An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount. An impairment loss is recognised in the income statement when the impairment is identified.

Equity interests in subsidiaries in the parent company

In the separate financial statements of the parent company Mobylife Holding A/S, equity interests in subsidiaries are recognized and measured at cost. Equity interests in foreign currencies are translated to the reporting currency by use of historical exchange rates prevailing at the time of investment. The cost is written down to the recoverable amount if this is lower.

Distributions from the investment are recognized as income when declared. An impairment test is performed if a distribution exceeds the current period's comprehensive income or the subsidiary exceeds the carrying amount of the net assets of the subsidiary in the consolidated financial statements.

Financial assets

Classification

The Group classifies its financial assets in the following categories; Loans and receivables. The classification depends on the purpose for which the financial assets were acquired. Management determines the classification of its financial assets at initial recognition.

Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. They are included in current assets, except for maturities greater than 12 months after the end of the reporting period. These are classified as non-current assets. The Group's loans and receivables comprise "trade and other receivables" and "cash and cash equivalents" in the balance sheet.

Trade receivables

Trade receivables are amounts due from customers for services performed in the ordinary course of business.

Trade receivables are recognised initially at fair value and subsequently measured at amortised cost, which generally corresponds to nominal value less provision for bad debts.

The provision for bad debts is calculated on the basis of an individual assessment of each receivable including analysis of capacity to pay, creditworthiness, and historical information on payment patterns and doubtful debts.

Prepayments include expenditures related to a future financial year. Prepayments are measured at nominal value.

Cash and cash equivalents

In the statement of cash flows, cash and cash equivalents includes cash in hand, deposits held at call with banks and bank overdrafts.

In the balance sheet, bank overdrafts are shown within borrowings in current liabilities.

Inventories

Inventories are stated at the lower of cost and net realisable value. Cost is determined using the first-in, firstout (FIFO) method. The cost of finished goods and raw materials and consumables comprises purchase price and other direct costs. It excludes borrowing costs. Net realisable value is the estimated selling price in the ordinary course of business, less applicable variable selling expenses.

Share capital

Ordinary shares are classified as equity.

Trade payables

Trade payables are obligations to pay for goods or services that have been acquired in the ordinary course of business from suppliers.

Trade payables are recognised initially at fair value and subsequently at amortised cost. The carrying amount of trade payables corresponds essentially to fair value.

Financial liabilities at fair value through profit or loss

Financial liabilities at fair value through profit or loss include financial liabilities held for trading and financial liabilities designated upon initial recognition as at fair value through profit or loss.

Financial liabilities designated upon initial recognition at fair value through profit or loss are designated at the initial date of recognition, and only if the criteria in IAS 39 are satisfied. The Group has designated bonds at fair value through profit and loss because the bond include an embedded derivative, which according to IAS 39 should have been separated, had the bond been measured at amortised cost. On this basis, the contract as a whole is designated at fair value through profit or loss.

Financial liabilities at fair value through profit or loss are initially measured at fair value. Transaction costs are recognized as an expense.

Borrowings

Borrowings other than bonds are recognised initially at fair value, net of transaction costs incurred. They are subsequently carried at amortised cost; any difference between the proceeds (net of transaction costs) and the redemption value is recognised in the income statement over the period of the borrowings using the effective interest rate method.

Fees paid to establishment of loan facilities are recognised as transaction costs of the loan to the extent that it is probable that some or all of the facility will be drawn down.

Current and deferred income tax

Income tax, which consists of current tax and the adjustment of deferred taxes for the year, is recognised in the income statement to the extent that the tax is attributable to the net result for the year. Tax attributable to entries directly related to shareholders' equity is recognised in other comprehensive income.

Current tax liabilities include taxes payable based on the expected taxable income for the year and any adjustments to prior year's tax expense as recorded in the income statement. Any current tax liabilities are recognised in "Trade and other payables" in the balance sheet.

Any prepaid taxes are recognised in "Trade and other receivables" in the balance sheet.

Deferred tax is calculated in accordance with the tax regulations and current tax rates in the individual countries. Changes in deferred tax as a result of changes in tax rates are recognised in the income statement.

Deferred tax assets resulting in temporary differences, including the tax value of losses to be carried forward, are recognised only to the extent that it is probable that future taxable profit will be available against which the differences can be utilized.

Mobylife Holding A/S recognizes deferred tax assets, including the tax base of tax loss carry-forwards, if management assesses that these tax assets can be offset against positive taxable income within a foreseeable future. This judgement is made on an ongoing basis and is based on budgets and business plans for the coming years, including planned commercial initiatives.

Profit and loss

Revenue recognition

Revenue is measured at the fair value of the consideration received or receivable, and represents amounts receivable for goods supplied, stated net of discounts, returns and value added taxes. The Group recognizes revenue when the amount of revenue can be reliably measured; when it is probable that future economic benefits will flow to the entity; and when specific criteria have been met for each of the Group's activities, as described below. The Group bases its estimate of return on historical results, taking into consideration the type of customer, the type of transaction and the specifics of each arrangement.

Sales of goods

Sales of goods are recognized when a group entity sells a product to the customer and risk and rewards have transferred to the customer. Sales are usually by bank transfer from the customer. Sales of goods in the Group are very limited.

Sales of services

The Group sells repair and service of mobile phones or devices with a very short repairmen period (a few days). For sales of services, revenue is recognized in the accounting period in which the services are rendered, by reference to stage of completion of the specific transaction and assessed on the basis of the actual service provided as a proportion of the total services to be provided.

Dividend income

Dividend income is recognized when the right to receive payment is established.

Leases

Operating leases

Lease contracts, where the lessor retains the significant risk and rewards associated with the ownership of the asset, are classified as operating leases.

Lease payments under operating leases are recognised in the income statement over the lease term. The total ⁻ lease commitment under operating leases is disclosed in the notes to the financial statements.

Finance leases

Lease contracts, which in all material respects transfer the significant risk and rewards associated with the ownership of the asset to the lessee, are classified as finance lease. Assets treated as finance leases are recognised in the balance sheet at the inception of the lease term at the lower of the fair value of the asset or the net present value of the future minimum lease payments. A liability equalling the asset is recognised in the balance sheet. Each lease payment is separated between a finance charge, recorded as a financial expense, and a reduction of the outstanding liability.

Assets under finance leases are depreciated in the same manner as owned assets and are subject to regular reviews for impairment.

Special items

Special items are disclosed separately in the financial statements where it is necessary to do so to provide further understanding of the financial performance of the Group. They are material items of income or expense that have been shown separately due to the significance of their nature or amount.

Contingent assets and liabilities

Contingent assets and liabilities are assets and liabilities that arose from past events but whose existence will only be confirmed by the occurrence or non-occurrence of future events that are beyond the Group's control.

Contingent assets and liabilities are not to be recognised in the financial statements, but are disclosed in the notes.

Statement of cash flow

The Statement of Cash Flows is presented using the indirect method. The Statement of Cash Flows shows cash flows used in operating activities, cash flows used in investing activities, cash flows from financing activities, and the Company's cash and cash equivalents at the beginning and end of the year.

Cash flows used in operating activities is comprised of net profit or loss for the year adjusted for non-cash items, such as share based payment expense, fair value revaluations of shareholder warrants, depreciations, paid financial items, corporate tax paid, and change in working capital.

Cash flows used in investing activities is comprised of payments relating to property, plant and equipment.

Cash flows from financing activities are comprised of proceeds from borrowings, such as interest-bearing convertible loans, and proceeds from share issuances and related transaction costs.

2. Critical accounting estimates and assumptions

The Group makes estimates and assumptions concerning the future. The resulting accounting estimates will, by definition, seldom equal the related actual results. The estimates and assumptions that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are addressed below.

Going concern See note 3.

Estimated impairment of goodwill

The Group annually tests whether goodwill has suffered any impairment, in accordance with the accounting policy stated in note 1. The recoverable amounts of cash-generating units have been determined based on value-in-use calculations. These calculations require the use of estimates. Goodwill amounts to DKKk 326,017 (2014: DKKk 337,905) and no impairment losses has been recognised in 2015 or 2014. Uncertainty and sensitivity are disclosed in note 6.

Fair value of bond

The Group has issued bonds, which were listed on the Nasdaq Stockholm exchange in November 2015.

Measurement of fair value is due to the lack of observable transactions with the bond and limited observable input used in a valuation model, a level 3 measurement associated with significant estimation uncertainty.

See note 15 for further description of the valuation.

Management judgement when applying accounting policies

Financial liabilities at fair value through profit or loss include financial liabilities held for trading and financial liabilities designated upon initial recognition as at fair value through profit or loss.

Financial liabilities designated upon initial recognition at fair value through profit or loss are designated at the initial date of recognition, and only if the criteria in IAS 39 are satisfied. The Group has designated bonds at fair value through profit and loss because the bond includes a prepayment option, which in management's assessment should have been separated, had the bond been measured at amortised cost. On this basis, the contract as a whole is designated at fair value through profit or loss in accordance with IAS 39.

Financial liabilities at fair value through profit or loss are initially measured at fair value. Transaction costs are recognized as an expense.

3. Going concern

During 2016 the Group has experienced a significant decrease in profit. Managements updated outlook for 2016 show that the Group will not comply with the Net Debt to EBITDA ratio threshold at 31 December 2016. Further the updated outlook shows a need for further liquidity during 2016. Management are currently working on a total plan to ensure that the Group can continue as a going concern, but the plan has not yet been finalised.

The Board of Directors will together with Executive Management continue to monitor the development in EBITDA and Net Debt.

Even though the Board of Directors and the Executive Management expect to succeed in improving EBITDA and liquidity during 2016 and presents the financial statements under the going concern assumption, the above indicates that there is material uncertainty that may cast significant doubt about the Group's and the Company's ability to comply with the financial covenant.

4. Segment and revenue information

Segment

The Executive Management is the group's chief operating decision-maker. Management has determined the single operating segment based on the information reviewed by strategic steering committee for the purposes of allocating resources and assessing performance.

The Executive Management operates the company as a whole based upon centralized decision making across the various production sites. Therefore management has assessed that the group only has one segment.

Revenue, Geographical information

Revenue disclosures - 2014

	Denmark	Sweden	weden Norway	Finland	Group
	DKKk	DKKk	DKKk	DKKk	DKKk
Revenue	85.329	157.314	68.163	97.557	408.363

Revenue disclosures - 2015

	Denmark	Sweden	Norway	Finland	Group
	DKKk	DKKk	DKKk	DKKk	DKKk
Revenue	67.194	202.188	128.446	217.249	615.077

Revenue

	Group		Parent	
	2015	2014	2015	2014
	DKKk	DKKk	DKKk	DKKk
Sales of services	452.234	366.253	- 1	
Sales of goods	162.843	42.110	-	-
Total revenue	615.077	408.363	-	-

One customer accounts for DKK 78,4 million or 12,7% of total turnover in 2015.

4. Segment and revenue information

Assets, Geographical information

Assets disclosures - 2014

Assets disclosures - 2014					
	Denmark	Sweden	Norway	Finland	Group
	DKKk	DKKk	DKKk	DKKk	DKKk
Intangible assets	341.822		1.846	186	343.854
Tangible assets	3.028	6.638	575	2.114	12.355
Assets disclosures - 2015					
	Denmark	Sweden	Norway	Finland	Group
	DKKk	DKKk	DKKk	DKKk	DKKk
Intangible assets	352.568	-	4.047	187	356.802
Tangible assets	2.214	6.222	339	912	9.687

5. Special items

Cost items that are material either because of their size or their nature, or that are non-recurring are considered as special items.

An analysis of the amount presented as special item in these financial statements is given below.

	Group		Parent	
=	2015	2014	2015	2014
-	DKKk	DKKk	DKKk	DKKk
Operating items:				
Transaction costs, Mobylife Holding AS	-510	4.433	-	
Transaction costs, Mobylife OY	-510	3.573	-	
Non-recurring: Theft and inventory losses	-	2.472	-	-
Non-recurring: Legal dispute, Significant errors	2.	220	-	-
Non-recurring: Bond prospect and waivers Non-recurring: IFRS conversion and accounting	2.126	-	-	-
costs	1.658	-	-	- 1
Non-recurring: Re-organization	2.594	3.695	-	· · · · · · ·
Non-recurring: Branding	270	-	-	
Non-recurring: Ongoing litigation	734	-	-	-
	6.362	14.393	-	-
-				

6. Intangible assets

Group	Goodwill	Development projects	Software	Total
	DKKk	DKKk	DKKk	DKKk
Cost				
As at december 2013	84.844			84.844
Exchange differences	-	-	-	-
Acquisition of subsidiary	253.061	-	-	253.061
Additions		11.166	2.042	13.208
As at 31 December 2014	337.905	11.166	2.042	351.113
Accumulated amortization and				
impairment				
As at december 2013 Exchange differences				
Impairment charge			-	-
Amortization charge	_	_	-170	-170
As at 31 December 2014				
As at 51 December 2014			-170	-170
Net Book value	337.905	11.166	1.872	350.943
Cost				
As at december 2014	337.905	11.166	1.872	350.943
Exchange differences	-	-	-123	-123
Acquisition of subsidiary	-	-	-	-
Transfer	-	-11.166	11.166	-
Additions		4.762	15.634	20.396
As at 31 December 2015	337.905	4.762	28.549	371.216
Accumulated amortization and				
impairment As at december 2014				
Exchange differences	- -11.888	-	-	-11.888
Impairment charge	-11.000			-11.000
Amortization charge			-2.528	-2.528
As at 31 December 2015	-11.888	0	-2.528	-14.416
Net Book value	326.017	4.762	26.022	356.801
Net Book value	326.017	4.762	26.022	356.80
Depreciation, amortization and impairmen in the income statement as follows:	ts are included		2015	2014
		07	DKKk	DKKk
Production costs			-	-
Depreciation and amortisation		-	-2.528	-170
			-2.528	-170

6. Intangible assets

Impairment test for goodwill

Management monitors goodwill for the Mobylife Group as a whole. Therefore the impairment test of goodwill is performed for the Group as a whole, which is also the way managements reviews the results of the Group. As part of the purchase price allocation is were tested if goodwill could and should be redistributed to other assets, but it was concluded that it was not possible. The synergies and rationale behind the acquisitions are founded in cross-operational utilization of best practice, and cost of scale.

The recoverable amount of the CGU has been determined based on value-in-use calculations. These calculations use pre-tax cash flow projections based on financial budgets approved by management covering a ten-year period. Cash flows beyond the ten-year period are extrapolated using the estimated growth rates. The growth rates does not exceed the long-term average growth rate for the business and the CGU.

For the CGU the key assumptions, long term growth rate and discount rate used in the value-in-use calculations are as follows. The allocation of goodwill to CGU's is also summarized in the table.

Information and assumptions 2015	2015	2014
	DKKk	DKKk
Goodwill	326,017	337,905
Revenue (% annual growth rate)	1.1%	5.0%
Annual capital expenditure	5,000	5,000
WACC	9.6%	12.1%
Long term growth rate	2.0%	2.0%

Revenue is the average annual growth rate over the ten-year forecast period. It is based on past performance and management's expectations of market development. EBITDA margin is the average margin as a percentage of revenue over the ten-year forecast period. It is based on the sales margin levels from the repair business and the expected revenue mix, as improved sales margin levels are expected to arise from a changed revenue mix in the future.

The result includes other operating costs, which are fixed costs of the CGU, which do not vary significantly with sales volumes or prices. Management forecasts these costs based on the current structure of the business, adjusting for inflationary increases and minor cost saving measures.

The impairment assumptions for the Mobylife Group includes increased efficiency and margins from additional repair business from new channels offsetting a forecasted decline in the existing repair business and trading activities of used smart phones, all initiated in 2016, with final implementation during the remaining period of 2016 and 2017.

The impairment assume that the revenue grows slightly with 1 % annually in the forecast period reflecting a decline in the existing repair business channels and new repair business being added from new sales channels focusing on B2B and insurance companies. Furthermore, trading business with used smart phones has been initiated in 2016.

The EBITDA margin is expected to improve during the forecast period from 3.4 % in 2015 to 8.9 % in 2024. The main drivers in the EBITDA margin improvement is a small reduction in fixed costs from agreement expiring and improved margins from the new businesses being added in the forecast period compared to the existing business being lost.

The key business drivers are an expected decline in revenue from existing repair business, steady trading business for spare-parts, growth in new business areas ie. trading with used smart phones, B2B repair business and Home insurance repair business. These changes in the underlying revenue is expected to lead to a significant improvement in the EBITDA margins.

Management do not expect that any reasonable possible changes in the key assumptions will cause the carrying amount of goodwill to exceed the recoverable value.

Development projects

Development projects primarily consist of external and internal costs related to development and implementation of a group wide ErP-platform. The projects are not yet finished but are expected to be during 2016.

7. Property, plant and equipment

	Land and buildings	Leasehold improvements	Equipment, furnitures and	Total
	DKKk	DKKk	DKKk	DKKk
Group				
Cost	-	3.095	7.379	10.47
Accumulated depreciation	-	-798	-1.025	-1.82
Net book amount year ended 31 December 2013	-	2.297	6.354	8.65
- Opening net book amount	-	2.297	6.354	8.65
Exchange differences	-3	15	17	2
Reclassifications		70	-70	
Acquisition of subsidiary	-	-	-	
Additions	3.650	978	4.984	9.6
Disposals	-	-450	-4.889	-5.33
Depreciation charge	-87	-817	-3.255	-4.15
Depreciation on disposals	-	450	3.110	3.56
Closing net book amount at 31 December 2014	3.560	2.543	6.251	12.3
Cost	3.647	3.708	11.609	18.96
Accumulated depreciation	-87	-1.165	-5.358	-6.6
	-07	-1.105	-0.306	-0.0
Net book amount year ended 31 December 2014	3.560	2.543	6.251	12.3
Opening net book amount	3.560	2.543	6.251	12.35
Exchange differences	143	41	60	24
Reclassifications	-	-	-	
Acquisition of subsidiary	-	-	-	
Additions	-	675	1.126	1.80
Disposals	-	-	-943	-94
Depreciation charge	-163	-1.144	-2.736	-4.04
Depreciation on disposals	-	-	275	27
Closing net book amount at 31 December	3.540	2.115	4.033	9.68
Cost	3.790	4.424	11.852	20.06
Accumulated depreciation	-250	-2.309	-7.819	-10.37
Net book amount year ended 31 December 2015	3.540	2.115	4.033	9.68
Depreciation, amortization and impairments	are included in			
he income statement as follows:			2015	2014
			DKKk	DKKk
Production costs			-	
Depreciation and amortisation			-4.043	-3.98
			-4.043	-3.98

The group leases various vehicles under noncancellable finance lease agreements. The lease terms are between 1 and 5 years. The book value af finance lease amounts to DKKk 618 as at 31 December 2015, and DKKk 628 as at 31 December 2014

8. Finance income and costs

Group		Parent	
2014	2015	2014	
DKKk	DKKk	DKKk	
-22	-	- 1 4	
-13.681	-	-	
-1.262	-		
-1.012	-		
-32	-	·	
-841	-1.513	-1	
-470	-		
-17.321	-1.513	-1	
140	-		
22.861	-		
-	-		
10.499	-	4	
33.500	-		
16.179	-1.513	-1	
140	-		
22.861			
-	-		
10.499	-		
33.500	-		
-16.851	-1.513	-1	
-470	-		
-17.321	-1.513	-	
16 170	_1 513	-1	
		-17.321 -1.513	

9. Income tax expense

Group		Parent	
2015	2014	2015	2014
DKKk	DKKk	DKKk	DKKk
-6.407	-5.830	-	-
0	139	-	-
-6.407	-5.691	-	-
-598	536	-	-
-7.155	-	-	-
-15	-954	12	4
-2.369	122	-	-
-10.137	-296	12	4
-16.544	-5.988	12	4
	2015 DKKk -6.407 0 -598 -7.155 -15 -2.369 -10.137	2015 2014 DKKk DKKk -6.407 -5.830 0 139 -6.407 -5.691 -598 536 -7.155 - -15 -954 -2.369 122 -10.137 -296	2015 2014 2015 DKKk DKKk DKKk DKKk -6.407 -5.830 - 0 139 - -6.407 -5.691 - -6.407 -5.691 - -6.407 -5.691 - -15 -954 12 -2.369 122 - -10.137 -296 12

A reconciliation of income tax/expense at the statutory rate of Mobylife Holding A/S effective tax rate is as follows:

Profit before tax	30.932	21.622	-1.539	-35
Computed 23,5% (24,5%)	-7.269	-5.604	362	9
Tax calculated at domestic tax rates applicable to profits in the respective countries				
Tax effects of:				
-Expenses not deductible for tax purposes	522	265	-	-
Non-taxable income	-	-	-	-
-Adjustments in respect of prior years	5	122	5	-
Write down of tax assets	-7.155	-	-	-
Re-measurement of deferred tax – change in –land- tax rate	-278	-771		-5
Adjustment in respect of prior years	-2.369	-	-	-
Tax charge	-16.544	-5.988	367	4
Income tax expenses for the period	-16.544	-5.988	12	4
Significant components of the deferred tax asset are as follows:				
Operating items:				
Tax deductible losses	8.075	2.323	51	47
Other temporary differences	-11.874	5.239	-	-
Total deferred tax	-3.799	7.562	51	47
Deferred tax asset	3.314	7.562	51	47
Deferred tax liability	-7.113	-	-	-
Total deferred tax	-3.799	7.562	51	47

10. Equity interests in subsidiaries

CC Orange Invest ApS (parent company) holds investments in the following subsidiaries:

Name	Domicile	Share-ca	apital	Ownership and votes 2015	Ownership and votes 2014
Mobylife Holding A/S	Søborg, Denmark	DKKk	18.748	81,41%	71,82%
Mobylife Dm ApS	Søborg, Denmark	DKKk	500	44,00%	0%

Investments in subsidiaries are subject to a yearly assessment by the group's management for impairment indications and, if necessary, an impairment test is carried out.

	Parent		
	2015		
	DKKk	DKKk	
Opening balance	75.786	21.752	
Additions for the year	54.100	54.034	
Disposals for the year	-6.508		
Cost per December 31	123.378	75.786	
Impairment per January 1		-	
Impairment for the year		-	
Impairment per December 31	·	-	
Carrying amount per December 31	123.378	75.786	

All subsidiaries are included in the consolidation. The proportion of the voting rights in the subsidiaries held directly by the parent company do not differ from the proportion of the ordinary shares held.

There are no significant restrictions.

11. Inventories

	Group		Parent	
	2015	2014	2015	2014
	DKKk	DKKk	DKKk	DKKk
Raw materials and supplies	11.356	15.642	-	-
Finished goods	-	-	-	-
Total inventories	11.356	15.642	-	-
Less: provision for inventory reserves	-1.674	-3.964	-	-
Total net inventories	9.682	11.678	-	-
Provision for inventory reserves				
1 January	-3.964	-	-	-
Additions / Disposals	2.290	-3.964	-	-
31. December	-1.674	-3.964	-	-

The provision for inventory reserves comprise of general reserves on slow moving items.

12. Trade and other receivables

Group		Parent	
2015	2014	2015	2014
DKKk	DKKk	DKKk	DKKk
680	440	-	-
-2	223	-	-
77	17	-	-
-71	-	-	-
684	680		
12.849	15.968	-	-
9.605	2.858		-
5.113	858	-	-
27.567	19.684		-
	2015 DККк 680 -2 77 -71 684 12.849 9.605 5.113	2015 2014 DKKk DKKk 680 440 -2 223 77 17 -71 - 684 680 12.849 15.968 9.605 2.858 5.113 858	2015 2014 2015 DKKk DKKk DKKk DKKk 680 440 - -2 223 - 77 17 - -71 - - 684 680 - 12.849 15.968 - 9.605 2.858 - 5.113 858 -

The maximum exposure to credit risk at the reporting date is the carrying value of each class of receivables mentioned above. The Group does not hold any collateral as security.

13. Financial assets and liabilities

The Group has recognised the following categories of financial assets and liabilities:

	201	2015		14
	Carrying Amount	Fair value	Carrying Amount	Fair value
	DKKk	DKKk	DKKk	DKKk
Financial assets				
Loans and receivables:				
Trade receivables	57.496	57.496	56.057	56.057
Other receivables	26.827	26.827	4.454	4.454
Cash and equivalents	34.704	34.704	40.703	40.703
Total	119.027	119.027	101.215	101.215
Financial liabilities at amortised cost				
Vendor loan	15.422	15.422	14.109	14.109
Trade payables	63.606	63.606	44.786	44.786
Other payables	68.166	68.166	63.823	63.923
Total	147.194	147.194	122.718	122.818
Financial liabilities at fair value				
Interest-bearing bonds	175.654	175.654	244.715	244.715
Total	175.654	175.654	244.715	244.715

Fair value

The Group has measured interest-bearing bonds at fair value through profit and loss. No other asset or liabilities are measured at fair value at either 31 December 2015 or 31 December 2014. The fair value of the bonds have been measured using level 3 in the fair value hierachy. See note no. 15 for further information.

14. Financial risk management

Financial risk factors

The group's activities expose it to a variety of financial risks: market risk (currency and interest risk), credit risk and liquidity risk. The group's overall risk management program focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on the group's financial performance.

The Financial risks of the group are managed centrally. The overall risk management guidelines and policies have been approved by the board of directors. Group treasury identifies and evaluates in close co-operation with the group's operating units. The board provides written principles for overall risk management, as well as written policies covering specific areas, such as foreign exchange risk, interest rate risk, credit risk, use of derivative financial instruments, and investment of excess liquidity.

Market risk

Foreign exchange risk

The group operates internationally and is exposed to foreign exchange risk arising from various currency exposures, primarily with respect to the SEK, NOK and Euros. Foreign exchange risk arises from future commercial transactions, recognized assets and liabilities and net investments in foreign operations. Increases or decreases in the exchange rate of such foreign currencies against the functional currency, the DKK, can affect the group's results and cash position negatively or positively.

At 31 December 2015, if the DKK had weakened/strengthened by 5% against the EUR with all other variables held constant, the recalculated post-tax profit for the year would have been DKKk 208 (2014: DKKk 192) lower/higher and for the Equity DKKk 321 (2014:DKKk 136), mainly as a result of foreign exchange gains/losses on translation of EUR-denominated trade receivables and foreign exchange losses/gains on translation of EUR-denominated borrowings.

At 31 December 2015, if the DKK had weakened/strengthened by 5% against the SEK with all other variables held constant, the recalculated post-tax profit for the year would have been DKKk 9.088 (2014: DKKk 10.526) lower/higher and for the Equity DKKk 9.394 (2014: DKKk 10.606), mainly as a result of foreign exchange gains/losses on translation of SEK-denominated trade receivables and foreign exchange losses/gains on translation of SEK-denominated borrowings.

At 31 December 2015, if the DKK had weakened/strengthened by 5% against the NOK with all other variables held constant, the recalculated post-tax profit for the year would have been DKKk 624 (2014: DKKk 385) lower/higher and for the Equity DKKk 815 (2014: DKKk. 954), mainly as a result of foreign exchange gains/losses on translation of NOK-denominated trade receivables and foreign exchange losses/gains on translation of EUR-denominated borrowings.

Interest rate risk

The group's interest rate risk arises from long-term borrowing related to the Bond. Borrowings issued at variable rates expose the group to cash flow interest rate risk, which is partially offset by cash held at variable rates. Borrowings issued at fixed rates expose the group to fair value interest rate risk. The group policy is to not obtain any additional long term borrowing, than the existing bond debt. The variable amount in the interest rate is fixed against STIBOR.

At 31 December 2015, if STIBOR rates on SEK-denominated borrowings had been 1 percent point higher/lower with all other variables held constant, the recalculated post-tax profit for the year would have been DKKk 1,996 (2014: DKKk 1,233) lower/higher and for the Equity DKKk 1,996 (2014: DKKk 1,233), mainly as a result of higher/lower interest expense on floating rate borrowings.

14. Financial risk management

Credit risk

Credit risk is managed on group basis, except for credit risk relating to accounts receivable balances. Each local entity is responsible for managing and analyzing the credit risk for each of their new clients before standard payment and delivery terms and conditions are offered.

Credit risk arises from cash and cash equivalents and deposits with banks and financial institutions, as well as credit exposures to customers, including outstanding receivables. For banks and financial institutions, only independently rated parties with a minimum rating of "A" are accepted. For customers individua risk limits are set based on internal or external ratings in accordance with limits set y the board. The utilisation of credit limits is regularly monitored.

No credit limits were exceeded during the reporting period, and management does not expect any losses from nonperformance by these counterparties.

Liquidity risk

Cash flow forecasting is performed in the operating entities of the group and aggregated by group finance. Group finance monitors rolling forecasts of the group's liquidity requirements to ensure it has sufficient cash to meet operational needs while maintaining sufficient headroom on its undrawn committed borrowing facilities at all times so that the group does not breach borrowing limits or covenants (where applicable) or any of its borrowing facilities. Such forecasting takes into consideration the group's debt financing plans, covenant compliance and compliance with internal balance sheet ratio targets.

The table below analyses the group's non-derivative financial liabilities into relevant maturity groupings based on the remaining period at the balance sheet date to the contractual maturity date. The amounts disclosed in the table are the contractual undiscounted cash flows.

At December 31, 2014	Less than 3 month	Between 3 month and 1 year	Between 1 and 2 years	Between 2 and 5 years	Over 5 years	Total
	DKKk	DKKk	DKKk	DKKk	DKKk	DKKk
Borrowings (ex finance lease liabilities)	2.069	19.399	19.399	267.576		308.444
Vendor loan	-	1.023	1.023	14.109	-	16.155
Finance lease liabilities	163	490	641	136	-	1.430
Trade payables	44.787	-	-	-	-	44.787
Other payables	18.034	21.077	4.129	16.492	4.632	64.364
Total	65.053	41.989	25.192	298.313	4.632	435.179
At December 31, 2015						
Borrowings (ex finance lease liabilities)	1.755	16.702	16.702	235.420	_	270.578
Vendor Ioan	-	1.118	1.118	15.422	-	17.658
Finance lease liabilities	46	304	181	-	-	531
Trade payables	63.606	-	-	-	-	63.606
Other payables	34.944	7.739	19.730	8.002	-	70.415
Total	100.351	25.863	37.731	258.844	-	422.788

14. Financial risk management

Capital management

The Group has exposure to foreign exchange risk as a result of the operations in Denmark, Sweden, Norway and Finland. Foreign exchange-, interest rate-, and credit risks arise from commercial relationships and the impact on the issued bond. The company has no major purchases outside the Nordic region or EUR-zone. Billing and purchasing is done predominantly in DKK, SEK, NOK or EUR. MLH has not used financial instruments to hedge against currency fluctuations.

The group's objectives when managing capital are to safeguard the group's ability to continue as a going concern in order to provide returns for shareholders and benefits for other stakeholders and to maintain an optimal capital structure to reduce cost of capital.

The board of directors monitors the share and capital structure to ensure that Mobylife Holding A/S' capital resources support the strategic goals, and the covenant attached to the bond. This is done by monitoring Net interest bearing debt in relation to EBITDA, on a rolling 12 months basis. The covenant maximum levels are From 31/12-2015: NIBD / EBITDA = 7,00 From 31/12-2016: NIBD / EBITDA = 4,25 From 31/12-2017: NIBD / EBITDA = 3,25

The bond covenant NIBD/EBITDA result as at 31 December 2015 was 5.87, where the maximum threshold was 7.00. The covenant calculation follows the definition stated in the amended terms and conditions, which are different from the applied accounting principle. The covenant definition uses nominal value of the bond, where the applied accounting principle uses fair market value.

Capital management therefore includes monitoring exchange rates and development in market value of the bond, together with the EBITDA.

15. Borrowings

Grou	ip	Pare	nt
2015	2014	2015	2014
DKKk	DKKk	DKKk	DKKk
175.654	244.715	-	-
15.422	14.109	-	-
91	777	-	-
191.167	259.601		-
1.755	2.069	-	-
52	-	-	-
440	653	-	-
2.247	2.722	-	
	2015 DKKk 175.654 15.422 91 191.167 1.755 52 440	2015 2014 DKKk DKKk 175.654 244.715 15.422 14.109 91 777 191.167 259.601 1.755 2.069 52 - 440 653	2015 2014 2015 DKKk DKKk DKKk DKKk 175.654 244.715 - 15.422 14.109 - 91 777 - 191.167 259.601 - 1.755 2.069 - 52 - - 440 653 -

Non-current borrowings

The Group's financing mainly comprises issued bonds. In May 2014 Mobylife Holding A/S issued a SEK 350 million bond used for financing the acquisitions of subsidiaries as well as refinancing existing bank debt. The bond bears an interest coupon of 7,25%+STIBOR 3mth fixed annually and has a maturity in 2018.

The bond was listed on NASDAQ Stockholm at 20 November 2015.

During 2015 MLH has completed bond terms renegotiations, capital injection through new equity, and a bond buy-back program.

There is one financial covenant attached to the bond. As of 31 December 2015, the Net Interest Bearing Debt to EBITDA shall not exceed 7.00, hereafter 4.25 at the 31 December 2016 and 3.25 at 31 December 2017. The EBITDA is defined as the last twelve months pro forma figures of the Group, excluded non-recurring items.

The outstanding bond principal and nominal value is SEKk 282.000, which amounts to DKKk 230,360 at 31 December 2015. Fair value has been determined to be DKK 175,654, corresponding to index 76.25 resulting in a cumulative fair value gain of DKKk 47,879 and a gain for the year of DKKk 25.018. The fair value adjustment on the bond is derived from change in the credit risk of Mobylife Group.

	Group
Carrying amount 1 January 2015 level 3	0
Transfer from level 2 in the fair value hierarchy	244.714
Repurchase	-37.957
Gain on disposal included in financial income	-6.085
Unrealised gain included in financial income and in the carrying amount at 31 December 2015	-25.018
Carrying amount 31 December 2015	175.654

15. Borrowings

Due to the fact that the bond bears a floating interest rate based on 3 months STIBOR, Management has determined that the relevant factors affecting fair value of the bond is Mobylife's own credit risk and liquidity in the market for non-investment grade bonds. The valuation is based on indicative offers in the market, the financial development of the Mobylife Group and published outlook, and on an analysis of the development in credit spreads for non-investment grade bonds with a similar terms. The indicative offers have a relatively large price range, and currently, non-investment grade bonds trade with a significant variation in credit spreads reflecting the general uncertainty in the market. Therefore, alternative assumptions for the valuation might be reasonable. Management determines that a reasonably possible change the credit spread is +/- 1 % resulting in a change in the carrying amount of +/- DKKk 2.296. The valuation is a level 3 fair value measurement according to the fair value hierarchy.

The fair value adjustment on the bond is derived from change in the credit risk of Mobylife.

MLH may prior to maturity redeem all, but not some only, of the outstanding bond notes in full, following a specification set out in the amended terms and conditions section 9.3. These are available at http://www.mobylife.com.

The vendor loan amounting to DKKk 15.422 at 31 December 2015 has maturity after the bond maturity date. The vendor loan bears an interest coupon of 7% + additional 2% if the interests are not disbursed, but instead accumulated and added into the principal.

16. Share capital and shareholder information

The following table summarizes common share activity in the years presented:

	2015	2014
	DKKk	DKKk
Common shares outstanding – January 1	15.140	4.840
Shares issued	10.000	10.300
Common shares outstanding – December 31	25.140	15.140
Share capital on balance sheet	25.140	15.140
The principal shareholders of common shares at December 31, 2015 are:	Number of shares	Ownership Interest
Catacap I K/S	25.140.000	100,00%
No shares carry any special rights.		
Shares owned directly or indirectly by management and the Board of Directors at December 31, 2015:	Number of shares	Ownership Interest
Vilhelm Hahn-Petersen	469.296	1,90%
Jens Jørgen Hahn-Petersen	120.699	0,50%
Peter Ryttergaard	135.601	0,50%

17. Related party disclosures

CC Orange Invest ApS's related parties are :

- The parent companies
- The parent company's subsidiaries

- Companies in which members of the parent company's Board of Directors, Executive Management, and close members of the family of these persons exercise significant influence

- The parent company's Board of Directors, Executive Management, and close members of the family of these persons

Subsidiary	
Subsidiary	
	Subsidiary Subsidiary Subsidiary Subsidiary Subsidiary Subsidiary

Parent companies:

Company Catacap General Partner I ApS Catacap I K/S

The disclosure of "Key management compensation" is presented in the notes regarding "Employee benefits" – note 23.

18. Fees to auditors appointed at the general meeting

The Group's principal auditors perform audits for all of Mobylife Holding A/S's entitites. The Group's principal auditors received a total fee of DKKk 2,740 (2014: DKKk 986). The fee is distributed between these services:

2015	2014	
DKKk	DKKk	
995	703	
52	79	
23	22	
1.671	182	
2.740	986	
	DKKk 995 52 23 1.671	

Borrowt	2015	2014	
Parrent	DKKk	DKKk	
Statutory audit fee	25	25	
Audit related services	-	-	
Tax advisory services		-	
Other services	-	-	
Total fee to auditors appointed at the general meeting	25	25	

19. Commitments and contingent liabilities

Capital expenditure contracted for at the end of the reporting period but not yet incurred is as follows:

Operating lease commitments – group company as lessee

The group leases premises under non-cancellable operating lease agreements. The lease terms are between 5 and 10 years, and the majority of lease agreements are renewable at the end of the lease period at market rate.

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

	Group		Pare	nt
	2015	2014	2015	2014
	DKKk	DKKk	DKKk	DKKk
No later than 1 year	7.389	5.286	-	-
Later than 1 year and no later than 5 years	8.130	10.017		-
Later than 5 years	-	369	-	-
Total	15.519	15.672	-	-

Finance leases

The parent company and the group have entered into finance lease contracts, primarily with respect to company cars.

Future minimum lease payments under such finance leases and the net present value are as follows:

	Group		Pare	nt
	2015	2014	2015	2014
	DKKk	DKKk	DKKk	DKKk
Minimum lease payments				
No later than 1 year	199	971	-	-
Later than 1 year and no later than 5 years	100	456	-	-
Later than 5 years	-	-		
Total	299	1.427	-	-
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Group and parent contingent liabilities

CC Orange Invest has issued a letter of support to Mobylife Holdiing with financial support arising from non recourse purchase of debtors up to a total amount of DKK 30 million.

In the subsidiaries bank guarantees amounting to app. DKK 3 million has been issued.

Danske Bank has floating charges for a total of 10 million in simple claims, inventories, fixtures and goodwill

The Danish group companies are jointly and severally liable for tax on the Group's jointly taxes income.

The Group has entered into a contract of joint and several suretyship that has been concluded between all the companies of the Group. The suretyship is entered in the Group's banker, Danske Bank, and is unlimited.

There are no further significant commitments or contingent liabilities at year end 2015.

20. Events after the reporting period

The group has in 2016 been experiencing significant reductions in activity and profit. The group needs further liquidity to continue as a going concern. See note 3 for further information.

Subsequent to the balance sheet date, no other events that could significantly affect the financial statements as of December 31, 2015 have occurred.

21. Adjustments for non-cash transactions

		Group		Parent	
		2015	2014	2015	2014
		DKKk	DKKk	DKKk	DKKk
	Depreciation and amortisation of tangible and intangible assets	6.660	3.986	-	
	Financial income	-35.521	-33.500	-	-
	Financial costs	25.458	17.321	1.513	1
	Accrued interests vendor loan	-	1.012	-	-
	Income tax expense	16.544	5.988	-12	-4
	Minority interests - exchange rate adjustemnts	0	115		-
	Other adjustments	1.650	1.662	-	-
	Adjustments from non-cash transactions	14.791	-3.416	1.501	-3
22.	Change in working capital				
	Change in inventories	2.131	-6.484	-	-
	Change in receivables	-21.089	-38.530	-	-
	Change in payables	24.146	44.352	1.917	350
	Other adjustments	-	-	-	-
	Change in working capital	5.188	-662	1.917	350
			the second se		

23. Employee benefit expense

	Group		Parent		
	2015	2014	2015	2014	
	DKKk	DKKk	DKKk	DKKk	
Wages and salaries, including restructuring costs and other termination benefits	126.978	112.981	_		
Social security costs	14.677	6.176		-	
Pension costs	7.520	4.414	-	-	
Other post-employment benefits	7.379	638	-	-	
Total employee benefit expense	156.554	124.209	-	-	
Staff costs are included in the income statement as follows:					
Production costs	-	3.540	-	-	
Personnel costs	156.554	120.669	-	-	
Staff cost	156.554	124.209		-	
Average number of employees	486	470	-	-	
Number of employees at year end	418	490	-	-	

Key Management Compensation

Key management includes Board of Directors and Executive Management. The compensation paid or payables to key management for employee services is shown below:

	 	2014 DKKk
Salaries and other short-term employee benefits, Executive Management	2.100	1.374
Salaries and other short-term employee benefits, Bord of Directors	300	250
Termination benefits	-	67
Post-employment benefits	-	-
Other long-term benefits	-	-
Total	2.400	1.691

Compensation to the Board of Directors comprise of fixed fees.