Anpartsselskabet af 14. oktober 2013

Avderødvej 27C, DK-2980 Kokkedal

Annual Report for 1 July 2015 - 30 June 2016

CVR No 35 51 55 77

The Annual Report was presented and adopted at the Annual General Meeting of the Company on 13/12 2016

Lars Thorsgaard Jensen Chairman



Contents

	<u>Page</u>
Management's Statement and Auditor's Report	
Management's Statement	1
Independent Auditor's Report on the Financial Statements and the Consolidated Financial	2
Statements	
Management's Review	
Company Information	4
Financial Highlights	5
Management's Review	6
Consolidated and Parent Company Financial Statements	
Income Statement 1 July - 30 June	11
Balance Sheet 30 June	12
Statement of Changes in Equity	14
Cash Flow Statement 1 July - 30 June	15
Notes to the Financial Statements	17
Accounting Policies	30



Management's Statement

The Executive Board has today considered and adopted the Annual Report of Anpartsselskabet af 14. oktober 2013 for the financial year 1 July 2015 - 30 June 2016.

The Annual Report is prepared in accordance with the Danish Financial Statements Act.

In our opinion the Financial Statements and the Consolidated Financial Statements give a true and fair view of the financial position at 30 June 2016 of the Company and the Group and of the results of the Company and Group operations and cash flows for 2015/16.

We recommend that the Annual Report be adopted at the Annual General Meeting.

Kokkedal, 13 December 2016

Direktion

Jacob Østergaard Bergenholtz

Jesper Wadum Nielsen

Esben Bay Jørgensen



Independent Auditor's Report on the Financial Statements and the Consolidated Financial Statements

To the Shareholder of Anpartsselskabet af 14. oktober 2013

Report on the Financial Statements and the Consolidated Financial Statements

We have audited the Financial Statements and the Consolidated Financial Statements of Anpartsselskabet af 14. oktober 2013 for the financial year 1 July 2015 - 30 June 2016, which comprise income statement, balance sheet, statement of changes in equity, cash flow statement, notes and summary of significant accounting policies. The Financial Statements and the Consolidated Financial Statements are prepared in accordance with the Danish Financial Statements Act.

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

Management is responsible for the preparation of Financial Statements and the Consolidated Financial Statements that give a true and fair view in accordance with the Danish Financial Statements Act, and for such internal control as Management determines is necessary to enable the preparation of Financial Statements and Consolidated 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 Financial Statements and the Consolidated 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 Financial Statements and the Consolidated Financial Statements are free from material misstatement.

An audit involves performing audit procedures to obtain audit evidence about the amounts and disclosures in the Financial Statements and the Consolidated Financial Statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the Financial Statements and the Consolidated 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 Financial Statements and Consolidated 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 Financial Statements and 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.

Our audit has not resulted in any qualification.



Independent Auditor's Report on the Financial Statements and the Consolidated Financial Statements

Opinion

In our opinion, the Financial Statements and the Consolidated Financial Statements give a true and fair view of the financial position of the Company and the Group at 30 June 2016 and of the results of the Company and the Group operations and cash flows for the financial year 1 July 2015 - 30 June 2016 in accordance with the Danish Financial Statements Act.

Statement on Management's Review

We have read Management's Review in accordance with the Danish Financial Statements Act. We have not performed any procedures additional to the audit of the Financial Statements and the Consolidated Financial Statements. On this basis, in our opinion, the information provided in Management's Review is in accordance with the Financial Statements and the Consolidated Financial Statements.

Odense, 13 December 2016 **PricewaterhouseCoopers**Statsautoriseret Revisionspartnerselskab *CVR No 33 77 12 31*

Line Hedam State Authorised Public Accountant Brian Petersen State Authorised Public Accountant



Company Information

The Company Anpartsselskabet af 14. oktober 2013

Avderødvej 27C DK-2980 Kokkedal

CVR No: 35 51 55 77

Financial period: 1 July - 30 June Municipality of reg. office: Fredensborg

Executive Board Jacob Østergaard Bergenholtz

Jesper Wadum Nielsen Esben Bay Jørgensen

Auditors PricewaterhouseCoopers

Statsautoriseret Revisionspartnerselskab

Rytterkasernen 21 Postboks 370 DK-5100 Odense C



Financial Highlights

Seen over a three-year period, the development of the Group is described by the following financial highlights:

		Group	
	2015/16	2014/15	2013/14
	TDKK	TDKK	TDKK
Key figures			
Profit/loss			
Revenue	214.548	325.943	226.338
Gross profit/loss	-16.426	-9.176	24.530
Operating profit/loss	-65.324	-53.742	1.712
Profit/loss before financial income and expenses	-65.992	-56.976	1.591
Net financials	-9.078	17.192	-20.299
Net profit/loss for the year	-73.804	-26.474	-17.802
Balance sheet			
Balance sheet total	196.966	286.254	302.240
Equity	-14.811	28.892	55.654
Cash flows			
Cash flows from:			
- operating activities	-51.628	-29.706	-139.666
- investing activities	-2.683	10.011	-3.685
including investment in property, plant and equipment	-2.661	-10.074	-3.245
- financing activities	50.157	16.679	146.046
Change in cash and cash equivalents for the year	-4.154	-3.017	2.695
Number of employees	217	251	241
Ratios			
Gross margin	-7,7%	-2,8%	10,8%
Profit margin	-30,8%	-17,5%	0,7%
Return on assets	-33,5%	-19,9%	0,5%
Solvency ratio	-7,5%	10,1%	18,4%
Return on equity	-1.048,3%	-62,6%	-64,0%

The ratios have been prepared in accordance with the recommendations and guidelines issued by the Danish Society of Financial Analysts. For definitions, see under accounting policies.



Main activity

The Group's main activities are design, production, mounting and commissioning of renewable energy combustion plants, based on different types of biomass and household waste material, so called MSW. Sales are mainly within Europe with Denmark and Scandinavia as the main markets. Weiss A/S is the primary operating company of the Weiss Partners Group, and Weiss A/S is also undertaking the production through a subsidiary situated in Ostrowiec, Poland.

Our customers comprise both public and private enterprises. Approximately 62% of the revenue for the year is generated in the EU and the Danish market makes up approximately two third of this EU-related revenue.

Development in the year

The income statement of the Group for 2015/16 shows a loss of DKK 73,804,464, and at 30 June 2016 the balance sheet of the Group shows negative equity of DKK 14,811,132.

Group revenue for the year amounts to DKK 214.5 million compared to DKK 325.9 million last year, which corresponds to a decrease of 34%. Operating loss before tax amounts to DKK 75.1 million compared to an operating loss before tax of DKK 39.8 million last year.

Following on from last year, where a major campaign to close down old legacy projects was initiated, this year has continued to see further cost overruns on the project portfolio taken over in November 2013 when BWB Partners invested in Weiss and Envikraft. The legacy projects have proven to contain substantial risks related to technology, geography, contractual position etc. Although it has been a high priority to close these projects, which already in 2014/15 meant substantial cost overruns, it has not been possible to avoid further cost overruns in 2015/16. Furthermore, a settlement of a major project in the Netherlands has impacted the financial year with DKK 29 million due to contractual obligations.

The losses on the legacy projects in 2015/16 were DKK 69.8 million, compared to DKK 30.4 million in 2014/15. Of the original 21 legacy projects, 18 projects are now closed. On the three remaining legacy projects, the limited risk related to closure have been assessed based on current knowledge and provision for expected cost made in the accounts for 2015/16.

The financial results for the year were also negatively influenced by low activity due to slow order intake in 2015/16. Low prices on oil and gas affected our main markets in Europe due to lack of incentives to invest in green energy. For Weiss this meant that a number of projects at a very advanced stage were shelved or postponed. However, the market activity has picked up throughout summer and autumn 2016, where the backlog has grown substantially with close to DKK 300 million in order intake on a number of projects. At the end of November 2016 the total backlog amounts to DKK 274.3 million.

Adjusted for above effects from legacy projects, the year would have resulted in an operating profit of DKK 4.5 million for the year. This corresponds to an adjusted EBITDA of DKK 12 million for the year 2015/16.



The work in Weiss continues with main focus on improved processes, more robust project execution through the company's stage-gate project model with better risk evaluation and identification as well as improved consolidation of knowledge related to products and operations. The result of these actions continues to be visible on non-legacy projects, where the project margin overall are executed substantially more in line with the margins the projects are sold at.

The financial performance for 2015/16 is very disappointing, but mainly the result of the effect from cost overruns and settlements on legacy projects acquired from the previous owners of the Weiss Group. As part of the steps taken to secure profitability going forward, the majority shareholder has converted debt of DKK 31.2 million into equity as per 30.06.2016.

Special risks - operating risks and financial risks

Operating risks

Initiatives have been implemented aimed at identifying and minimizing the Group's commercial and operating risks. It is the intention to intensify this work in the years ahead, so that future risks related to the Group's activities are identified, assessed and prioritized on a current basis to avoid any future events that may have a significantly negative impact on the overall financial targets of the Group.

Foreign exchange risks

All sales contracts are concluded at a fixed price, but hedging is made by obtaining, where possible, offers for all significant components prior to signing a sales contract. If possible, all sales agreements are concluded in DKK or EUR, which is done to minimize foreign exchange risks. The exposure towards other currencies is hedged via futures based on an individual assessment with the clear aim to avoid any foreign exchange speculation.

Exchange adjustments of investments in independent subsidiaries and associates are recognized directly in equity. The related foreign exchange risks are generally not hedged as in the Group's opinion, ongoing hedging of such long term investments is not optimal based on an overall risk and cost consideration.

Interest rate risks

The Group has variable interest rates on its debt, which subjects the Group to some level of interest rate risk.



Expectations for the year ahead

Because of the continued high political focus on renewable energy both domestic and abroad and our positive development towards a stronger backlog, management strongly believes there is a good basis for an increase in company revenue in the coming years. Management is confident that during the next couple of years the Group will be able to improve profitability through a combination of growth, especially within the WtE (Waste to Energy) sector, product development, standardization of solutions and efficiency improvements through structural changes.

Research and development

In recent years, the Group has participated in various development activities. The related costs have not been capitalized in the prepared Financial Statements, which has contributed to the unsatisfactory results. The Group has chosen not to capitalize any part of the development costs incurred. This is not because we do not expect to utilize some of the knowledge achieved for commercial purposes, but primarily because it has not been possible to state the value of such knowledge with sufficient reliability.

New development projects have been granted within the last year to optimize the Weiss product portfolio, with special emphasis on emission control and energy output as well as operational efficiency.

External environment

The Group's activities have no material impact on the external environment. It appears from the current authorities' approvals, that the Group is considered to have taken the measures necessary to prevent and limit any pollution by using the best cleaning technique available to metal working enterprises. The Group expects to be able to carry out the activities planned, including planned growth, within the framework of the current environmental approvals.

Intellectual capital resources

The Group is dependent on having satisfied and motivated employees. As the Group's critical business processes consist of individual solutions, two categories of employees are of special importance: employees with competences in the design of combustion plants based on a high variety of fuels and competent project managers, who are able to manage projects from sale to final delivery. It is also important that employees in the production areas are highly qualified and focused on quality.

In the next couple of years, the Group will focus on retaining and developing our present employees and on recruiting new employees with the necessary competences.

Statement of corporate social responsibility

For the time being, the Group has no policy on Corporate Social Responsibility (CSR), since other areas have had a higher priority.



Statement on gender composition

The Company is covered by The Danish Financial Statements Act §99b regarding the under represented gender.

Currently, the Board of Directors consists of three members that are all men.

It is the policy of the Company to employ the best qualified board members irrespective of the gender distribution.

The Company has no intention to discriminate in any way, but doesn't view it realistic to achieve a gender balance of 60/40% in the near term - the current target is instead to add 1 female to the 4 male board members in 2018, which means the distribution at that time will be 80% / 20%.

On the different management levels in the Company, it is also the policy to employ the best qualified candidates irrespective of gender. It is also the policy to give these the same rights, opportunities and conditions related to their employment.

It has proved difficult to find qualified female candidates for leadership positions in Weiss. Weiss is constantly considering relevant activities to raise awareness of the industry and of Weiss in particular.

Despite of our efforts during the year, we have not registered a change in the gender composition in management during the year.

Employments in the financial year have been in compliance with the policy, although it is regrettable that it is so difficult to find qualified females in the industry. The Company will intensify its efforts going forward to improve the proportion.



Uncertainty relating to recognition and measurement

Due to the losses on the project portfolio taken over in November 2013 and the lower than expected order intake in 2015/16 the liquidity of Weiss came under pressure towards the end of 2015/16. In June/July 2016 an agreement between the main shareholder and the providers of financial facilities was reached providing suitable financial facilities for the coming 12 months. Management has prepared an updated liquidity forecast for 2016/17, which shows that the available liquidity under the current credit facilities are sufficient to comply with the budget for 2016/17. Apart from unavoidable business risk related to the timing of cash flows, the main uncertainty underlying the liquidity forecast is the timing of a large instalment on one of the new projects won. It is management's overall assessment that the Group is a going concern.

Management has prepared an impairment test of the fixed assets. A main assumption in the calculation relates to the future revenue, which is expected to increase significantly over the coming 2-4 years. It is management's overall assessment that the forecasted future revenue is realistic and that the fixed assets are not impaired.

Management has also prepared a forecast on the Group's taxable income. The forecast shows that the Group is expected to utilize the tax asset over the course of approximately 5 years. Uncertainty exists regarding the Group's ability to generate sufficient future taxable income in order to utilize the carryforward tax losses. It is management's assessment that the deferred tax asset is appropriately valued.

For further considerations in respect to going concern, impairments test and deferred tax asset please refer to note 1 of the Annual Report.

Subsequent events

No events materially affecting the assessment of the Annual Report have occurred after the balance sheet date.



Income Statement 1 July - 30 June

		Group		Parent co	mpany
	Note	2015/16	2014/15	2015/16	2014/15
		DKK	DKK	DKK	DKK
Revenue	2	214.547.630	325.942.847	0	0
Cost of sales		-230.973.171	-335.119.320	0	0
Gross profit/loss		-16.425.541	-9.176.473	0	0
Distribution expenses		-6.808.929	-5.089.241	0	0
Administrative expenses		-42.089.896	-39.476.103	-32.436	-60.150
Operating profit/loss		-65.324.366	-53.741.817	-32.436	-60.150
Other operating income		153.918	274.624	0	0
Other operating expenses		-821.269	-3.509.265	0	0
Profit/loss before financial incor	ne				
and expenses		-65.991.717	-56.976.458	-32.436	-60.150
Income from investments in					
subsidiaries	3	0	0	-73.029.693	-26.078.313
Financial income	4	1.529.212	30.511.959	358.665	480
Financial expenses	5	-10.607.631	-13.319.743	-1.319.525	-447.751
Profit/loss before tax		-75.070.136	-39.784.242	-74.022.989	-26.585.734
Tax on profit/loss for the year	6	463.486	12.862.000	218.525	111.436
Profit/loss before minority					
interests		-74.606.650	-26.922.242	-73.804.464	-26.474.298
Minority interests' share of net					
profit/loss of subsidiaries		802.186	447.944	0	0
Net profit/loss for the year		-73.804.464	-26.474.298	-73.804.464	-26.474.298

Distribution of profit

Proposed distribution of profit

Retained earnings	-73.804.464	-26.474.298	-73.804.464	-26.474.298
	-73.804.464	-26.474.298	-73.804.464	-26.474.298



Balance Sheet 30 June

Assets

		Grou	ıp	Parent co	mpany
	Note	2015/16	2014/15	2015/16	2014/15
		DKK	DKK	DKK	DKK
Completed development projects		0	0	0	0
Acquired patents		47.000	160.465	0	0
Goodwill		41.319.450	46.770.696	0	0
Intangible assets	7	41.366.450	46.931.161	0	0
Land and buildings		26.806.717	28.854.318	0	0
Plant and machinery		9.905.788	12.111.560	0	0
Other fixtures and fittings, tools and					
equipment		478.588	539.694	0	0
Leasehold improvements		77.741	123.248	0	0
Property, plant and equipment	8	37.268.834	41.628.820	0	0
Investments in subsidiaries	9	0	0	15.082.674	58.957.683
Receivables from group enterprises		0	0	900.000	0
Other receivables		900.000	180.034	0	0
Fixed asset investments		900.000	180.034	15.982.674	58.957.683
Fixed assets		79.535.284	88.740.015	15.982.674	58.957.683
Inventories		18.220.966	18.408.148	0	0
Trade receivables		5.193.722	13.573.891	0	0
Contract work in progress	10	29.696.857	101.697.332	0	0
Other receivables	10	37.996.861	32.090.961	0	0
Deferred tax asset		24.390.921	24.110.637	338.796	120.271
Corporation tax		287.000	841.178	0	0
Prepayments		697.154	1.690.242	0	0
Receivables		98.262.515	174.004.241	338.796	120.271
Cash at bank and in hand		947.231	5.101.193	298.675	311.655
Currents assets		117.430.712	197.513.582	637.471	431.926
Assets		196.965.996	286.253.597	16.620.145	59.389.609



Balance Sheet 30 June

Liabilities and equity

		Grou	ıp	Parent co	mpany
	Note	2015/16	2014/15	2015/16	2014/15
		DKK	DKK	DKK	DKK
Share capital		82.000	81.000	82.000	81.000
Retained earnings		-14.893.132	28.810.857	-14.893.132	28.810.857
Equity	11	-14.811.132	28.891.857	-14.811.132	28.891.857
Minority interests	12	166.550	537.329	0	0
Other provisions	13	19.324.161	18.220.176	0	0
Provisions		19.324.161	18.220.176	0	0
Subordinate loan capital		18.779.572	17.885.306	0	0
Credit institutions		12.225.000	14.425.000	0	0
Payables to group enterprises		900.000	0	900.000	0
Other payables		12.000.000	12.000.000	0	0
Long-term debt	14	43.904.572	44.310.306	900.000	0
Subordinate loan capital	14	30.493.151	30.447.751	30.493.151	30.447.751
Credit institutions	14	57.106.626	37.834.385	0	0
Trade payables		36.286.608	84.200.258	0	0
Prepayments received recognised in				_	_
debt	10	7.300.962	24.057.176	0	0
Other payables		17.194.498	17.754.359	38.126	50.001
Short-term debt		148.381.845	194.293.929	30.531.277	30.497.752
Debt		192.286.417	238.604.235	31.431.277	30.497.752
Liabilities and equity		196.965.996	286.253.597	16.620.145	59.389.609
Going concern and uncertainty					
relating to recognition and					
measurement	1				
Contingent assets, liabilities and					
other financial obligations	15				
Staff	16				
Fee to auditors appointed at the					
general meeting	17				



Statement of Changes in Equity

Group

Equity at 30 June	82.000	0	-14.893.132	-14.811.132
Transfer from share premium account	0	-31.244.003	31.244.003	0
Net profit/loss for the year	0	0	-73.804.464	-73.804.464
Cash capital increase	1.000	31.244.003	0	31.245.003
Exchange adjustments	0	0	-1.143.528	-1.143.528
Equity at 1 July	81.000	0	28.810.857	28.891.857
Parent company				
Equity at 30 June	82.000	0	-14.893.132	-14.811.132
Transfer from share premium account	0	-31.244.003	31.244.003	0
Net profit/loss for the year	0	0	-73.804.464	-73.804.464
Cash capital increase	1.000	31.244.003	0	31.245.003
Exchange adjustments	0	0	-1.143.528	-1.143.528
Equity at 1 July	81.000	0	28.810.857	28.891.857
	DKK	DKK	DKK	DKK
	Share capital	account	earnings	Total
Group		Share premium	Retained	



Cash Flow Statement 1 July - 30 June

		Grou	яþ	Parent co	mpany
	Note	2015/16	2014/15	2015/16	2014/15
		DKK	DKK	DKK	DKK
Net profit/loss for the year		-73.804.464	-26.474.298	-73.804.464	-26.474.298
Adjustments	18	18.583.909	-39.328.152	73.772.028	26.414.148
Change in working capital	19	13.185.060	18.904.099	-11.875	331.200
Cash flows from operating					
activities before financial income					
and expenses		-42.035.495	-46.898.351	-44.311	271.050
Financial in comp		4 500 040	00 544 000	250.005	400
Financial income		1.529.212	30.511.960	358.665	480
Financial expenses		-10.607.628	-13.319.736	-1.319.526	-447.749
Cash flows from ordinary activities		-51.113.911	-29.706.127	-1.005.172	-176.219
Corporation tax paid		-513.871	0	0	0
Cash flows from operating					
activities		-51.627.782	-29.706.127	-1.005.172	-176.219
Purchase of intangible assets		-69.319	-917.718	0	0
Purchase of property, plant and					
equipment		-2.660.850	-10.073.563	0	0
Fixed asset investments made etc		0	0	-30.358.212	-30.000.001
Sale of property, plant and				_	
equipment		46.745	21.002.072	0	0
Sale of fixed asset investments etc		0	0	60.000	0
Cash flows from investing					
activities		-2.683.424	10.010.791	-30.298.212	-30.000.001
Repayment of mortgage loans		0	-9.913.093	0	0
Repayment of loans from credit					
institutions		0	-4.266.873	0	0
Repayment of payables to group					
enterprises		0	-28.925.364	0	0
Raising of other long-term debt		894.266	0	0	0
Raising of loans to group enterprises		0	0	-900.000	0
Raising of loans from group					
enterprises		900.000	28.925.364	900.000	0
Raising of loans from credit					
institutions		17.072.574	0	0	0
Raising of other short-term debt		45.401	30.858.603	45.401	30.447.750
Cash capital increase		31.245.003	0	31.245.003	0



Pengestrømsopgørelse 1. juli - 30. juni

	Note	2015/16 DKK	2014/15 DKK	2015/16 DKK	2014/15 DKK
Cash flows from financing		50 457 044	40,070,027	24 200 404	20 447 750
activities		50.157.244	16.678.637	31.290.404	30.447.750
Change in cash and cash equivalents		-4.153.962	-3.016.699	-12.980	271.530
Cash and cash equivalents at 1 July		5.101.193	8.117.892	311.655	40.125
Cash and cash equivalents at 30					
June		947.231	5.101.193	298.675	311.655
Cash and cash equivalents are specified as follows:					
Cash at bank and in hand		947.231	5.101.193	298.675	311.655
Cash and cash equivalents at 30					
June		947.231	5.101.193	298.675	311.655



1 Going concern and uncertainty relating to recognition and measurement

Going concern

The Group has realized a deficit of TDKK 26.474 in 2014/15 and a deficit of TDKK 73.804 in 2015/16. The negative financial performance is due to cost overruns on the project portfolio taken over in November 2013 when BWB Partners invested in the Weiss group.

Management believes that the risks regarding this project portfolio were not properly disclosed during the due diligence. As per the signing date Weiss Partners A/S is part of arbitration proceedings against the sellers of the shares of the Envikraft Invest group. The claim is currently significantly in excess of the MDKK 24 indemnification asset shown in the balance sheet, cf. "Note 15 Contingent assets".

The Group's order intake in 2015/16 has been lower than expected. Low prices on oil and gas affected Weiss' main markets in Europe due to lack of incentives to invest in green energy. For Weiss this meant that a number of projects at a very advanced stage were shelved or postponed. However, the market activity has picked up throughout summer and autumn 2016, where the backlog has grown substantially as a result of close to MDKK 300 in order intake on a number of projects. At the end of November 2016 the total backlog amounts to MDKK 273.

Due to the losses on the project portfolio taken over in November 2013 and the lower than expected order intake in 2015/16 the liquidity of Weiss came under pressure towards the end of 2015/16. In June/July 2016 an agreement between the main shareholder and the providers of financial facilities was reached providing suitable financial facilities for the coming 12 months. Management has prepared an updated liquidity forecast for 2016/17, which shows that the available liquidity under the current credit facilities are sufficient to comply with the budget for 2016/17. Apart from unavoidable business risk related to the timing of cash flows, the main uncertainty underlying the liquidity forecast is the timing of a large instalment on one of the new projects won.

The uncertainty relates to the process currently in progress of obtaining an ESA (EU) approval before the project can be executed. It is management's assessment that the project is standard and non-complex in relation to obtaining the necessary approval.

Overall, it is management's assessment that the underlying assumptions in the liquidity forecast are realistic. Management is not aware of any indications that cash in-flows in the period will be postponed. In the unexpected event of not being able to comply with the liquidity forecast, management expects that the main shareholder and the providers of the financial facilities will support the company based on the Letter of Intent signed between the parties as part of the solution agreed in June/July 2016.

As of the date of financial reporting, the Group has complied with the budget and the liquidity forecast.

On the basis of the above assumptions, it is management's overall assessment that the Group is a going concern. Finally, it is noted that a project company of this nature is unavoidably subject to business risk relating to the future cash flows.



Impairment test

Management has prepared an impairment test including a discounting of the future cash flows of the Group (DCF-model). A project company of this nature is unavoidably subject to business risk relating to the future cash flows.

A main assumption in the calculation relates to the future revenue, which is expected to increase significantly over the coming 2-4 years. The assumption of expected increasing revenue is supported by strong order intake in the beginning of the financial year 2016/17, a backlog of orders of MDKK 273 as of end November 2016, a very strong pipeline and an increasing demand in the industry in general.

It is management's overall assessment that the forecasted future revenue is realistic and that the fixed assets are not impaired.

Deferred tax asset

The Group has recognized a deferred tax asset of MDKK 24.4 valuated primarily on the basis of carry-forward tax losses. In addition, the Group has deferred tax assets of MDKK 14 which has not been recognized but will be tax deductible going forward without any time limitations.

Management has prepared a forecast on the Group's taxable income. The forecast shows that the Group is expected to utilize the tax asset over the course of approximately 5 years. Uncertainty exists regarding the Group's ability to generate sufficient future taxable income in order to utilize the carry-forward tax losses.

Management's expectation of utilization is based on a number of positive indications regarding the future financial performance, including a strong backlog and pipeline of orders, a focus on markets and products with higher gross margins and the expected near-future completion of a number of projects that have demanded a vast amount of management resources over the last two years. As the processes in the Group and organization has been strengthened over the last 2-3 years, only limited investments are needed to support the expected revenue growth.

The work in Weiss continues with main focus on improved processes, more robust project execution through the company's stage-gate project model with better risk evaluation and identification as well as improved consolidation of knowledge related to products and operations. The result of these actions continues to be visible on non-legacy projects, where the project margin overall are executed substantially more in line with the margins the projects are sold at.

On the basis of the above assumptions, it is management's assessment that the deferred tax asset is appropriately valued.



		Group		Parent company	
		2015/16	2014/15	2015/16	2014/15
2	Revenue	DKK	DKK	DKK	DKK
	Geographical segments				
	Revenue, Denmark	42.866.552	123.412.422	0	0
	Revenue, exports	171.681.078	202.530.425	0	0
		214.547.630	325.942.847	0	0
				Parent co	mnany
				2015/16	2014/15
3	Income from investments in sul	osidiaries		DKK	DKK
	Share of losses of subsidiaries			-72.645.658	-49.149.926
	Gain/loss by dilution			-384.035	23.071.613
	•			-73.029.693	-26.078.313
		Grou	<u> </u>	Parent co	
		2015/16 DKK	2014/15 DKK	2015/16 DKK	2014/15 DKK
4	Financial income	DKK	DKK	DKK	DKK
	Interest received from group				
	enterprises	0	0	358.210	0
	Other financial income	38.559	23.555.409	455	480
	Exchange gains	1.490.653	6.956.550	0	0
		1.529.212	30.511.959	358.665	480
5	Financial expenses				
	Interest paid to group enterprises	1.241.040	447.751	1.241.040	447.751
	Other financial expenses	5.907.934	3.549.593	78.485	0
	Exchange loss	3.458.657	9.322.399	0	0
		10.607.631	13.319.743	1.319.525	447.751



		Grou	ıp	Parent company	
		2015/16	2014/15	2015/16	2014/15
6	Tax on profit/loss for the year	DKK	DKK	DKK	DKK
	Current tax for the year	4.325	157.994	0	0
	Deferred tax for the year	-431.118	-9.134.182	-218.525	-111.436
	Adjustment of deferred tax concerning				
	previous years	-36.693	-3.885.812	0	0
		-463.486	-12.862.000	-218.525	-111.436

7 Intangible assets

Group

•	Completed			
	development	Acquired pa-		
	projects	tents	Goodwill	Total
	DKK	DKK	DKK	DKK
Cost at 1 July	3.929.526	632.124	55.400.214	59.961.864
Exchange adjustment	0	-36.611	0	-36.611
Additions for the year	0	69.319	0	69.319
Disposals for the year	0	-50.044	0	-50.044
Cost at 30 June	3.929.526	614.788	55.400.214	59.944.528
Impairment losses and amortisation at				
1 July	3.929.526	471.660	8.630.364	13.031.550
Exchange adjustment	0	-26.770	0	-26.770
Amortisation for the year	0	172.942	5.450.400	5.623.342
Reversal of amortisation of disposals				
for the year	0	-50.044	0	-50.044
Impairment losses and amortisation at				
30 June	3.929.526	567.788	14.080.764	18.578.078
Carrying amount at 30 June	0	47.000	41.319.450	41.366.450



8 Property, plant and equipment

_					
C .	ro	••	n		
•	v	u	v		

Carrying amount at 30 June	26.806.717	9.905.788	478.588	77.741	37.268.834
Impairment losses and depreciation at 30 June	2.210.147	10.719.069	860.356	58.780	13.848.352
Impairment losses and depreciation at 20					
of sold assets	0	-124.826	-16.881	0	-141.707
Reversal of impairment and depreciation					
Depreciation for the year	786.471	2.445.786	197.929	45.507	3.475.693
Exchange adjustment	-87.526	-134.955	-18.954	0	-241.435
July	1.511.202	8.533.064	698.262	13.273	10.755.801
Impairment losses and depreciation at 1					
Cost at 30 June	29.016.864	20.624.857	1.338.944	136.521	51.117.186
Disposals for the year	0	-1.385.108	-31.437	0	-1.416.545
Additions for the year	410.057	2.076.263	174.530	0	2.660.850
Exchange adjustment	-1.758.713	-710.921	-42.105	0	-2.511.739
Cost at 1 July	30.365.520	20.644.623	1.237.956	136.521	52.384.620
	buildings	machinery DKK	equipment DKK	improvements DKK	Total
	Land and	Plant and	tools and	Leasehold	T-4-1
			and fittings,		
•			Other fixtures		



	Parent company	
	2015/16	2014/15
9 Investments in subsidiaries	DKK	DKK
Cost at 1 July	102.678.800	72.678.800
Additions for the year	30.358.212	30.000.000
Disposals for the year	-201.054	0
Cost at 30 June	132.835.958	102.678.800
Value adjustments at 1 July	-43.721.117	-17.355.034
Disposals for the year	-242.981	0
Exchange adjustment	-1.143.528	-287.771
Net profit/loss for the year	-72.645.658	-26.078.312
Value adjustments at 30 June	-117.753.284	-43.721.117
Carrying amount at 30 June	15.082.674	58.957.683

Investments in subsidiaries are specified as follows:

Place of registered		
office	Share capital	Ownership
Kokkedal	TDKK 30.921	98,91%
Hadsund	TDKK 1.600	98,91%
Hadsund	TDKK 1.000	98,91%
Hadsund	TDKK 1.010	98,91%
Hadsund	TDKK 125	98,91%
Romania	TRON 200	98,91%
Poland	TPLN 6.000	98,91%
	office Kokkedal Hadsund Hadsund Hadsund Hadsund Romania	office Share capital Kokkedal TDKK 30.921 Hadsund TDKK 1.600 Hadsund TDKK 1.000 Hadsund TDKK 1.010 Hadsund TDKK 1.010 Hadsund TDKK 125 Romania TRON 200



	Group		Parent company	
	2015/16	2014/15	2015/16	2014/15
10 Contract work in progress	DKK	DKK	DKK	DKK
Selling price of production for the				
period	693.675.805	795.925.340	0	0
Payments received on account	-671.279.910	-718.285.184	0	0
	22.395.895	77.640.156	0	0
Recognised in the balance sheet as follows:				
Contract work in progress recognised				
in assets	29.696.857	101.697.332	0	0
Prepayments received recognised in				
debt	-7.300.962	-24.057.176	0	0
	22.395.895	77.640.156	0	0

11 Equity

The share capital is broken down as follow:

	Number	Nominal value
		DKK
A-shares	77.900	77.900
B-shares	4.100	4.100
		82.000

The share capital has developed as follows:

	2015/16
Share capital at 1 July	DKK 81.000
Capital increase	1.000
Capital decrease	0
Share capital at 30 June	82.000



	Group	
	2015/16	2014/15 DKK
12 Minority interests	DKK	
Minority interests at 1 July	537.329	24.059.508
Gain/loss by dilution	444.034	-23.071.613
Share of net profit/loss for the year	-802.186	-447.943
Other equity movements	-12.627	-2.623
Minority interests at 30 June	166.550	537.329

Gro	oup	Parent c	ompany
2015/16	2014/15	2015/16	2014/15
DKK	DKK	DKK	DKK

13 Other provisions

The group provides warranties of 1 to 5 years on some of its products and is therefore obliged to repair or replace goods which are not satisfactory. Other provisions include work-in-progress projects with negative gross margin (provision for onerous contracts) and provision for restructurering costs.

	19.324.161	18.220.176	0	0
Other provisions	11.635.389	9.983.924	0	0
Warranty provisions	7.688.772	8.236.252	0	0



14 Long-term debt

Payments due within 1 year are recognised in short-term debt. Other debt is recognised in long-term debt.

The debt falls due for payment as specified below:

	Group		Parent company	
	2015/16	2014/15	2015/16	2014/15
Cub andinata la an assital	DKK	DKK	DKK	DKK
Subordinate loan capital				
Between 1 and 5 years	18.779.572	17.885.306	0	0
Long-term part	18.779.572	17.885.306	0	0
Within 1 year	30.493.151	30.447.751	30.493.151	30.447.751
	49.272.723	48.333.057	30.493.151	30.447.751
Credit institutions				
After 5 years	3.425.000	5.625.000	0	0
Between 1 and 5 years	8.800.000	8.800.000	0	0
Long-term part	12.225.000	14.425.000	0	0
Within 1 year	2.200.000	2.200.000	0	0
Other short-term debt to credit				
institutions	54.906.626	35.634.385	0	0
Short-term part	57.106.626	37.834.385	0	0
	69.331.626	52.259.385	0	0
Payables to group enterprises				
Between 1 and 5 years	900.000	0	900.000	0
Long-term part	900.000	0	900.000	0
Within 1 year	0	0	0	0
	900.000	<u> </u>	900.000	0
Other payables				
Between 1 and 5 years	12.000.000	12.000.000	0	0
Long-term part	12.000.000	12.000.000	0	0
Within 1 year	0	0	0	0
Other short-term payables	17.194.503	17.754.357	38.125	50.000
	29.194.503	29.754.357	38.125	50.000



Subordinate loans of TDKK 18,780 are subordinated claims against the group company Envikraft Invest A/S from the company's other creditors in the event of dissolution or bankruptcy. The loans bear interest at 5% per annum and fall due when all existing obligations towards banks are settled or earlier if agreed upon with the existing banks.

Subordinate loans of TDKK 30,493 are subordinated claims against the group company Anpartsselskabet af 14. oktober 2013 from the company's other creditors in the event of dissolution or bankruptcy. The loans bear interest at 8% per annum. If the loans are not repaid by 9 March 2017, the loans are converted to equity.

15 Contingent assets, liabilities and other financial obligations

	Group		Parent company	
	2015/16	2014/15	2015/16	2014/15
Rental agreements and leases	DKK	DKK	DKK	DKK
Lease obligations under operating				
leases. Total future lease payments:				
Within 1 year	2.186.232	2.838.839	0	0
Between 1 and 5 years	2.371.257	4.101.804	0	0
	4.557.489	6.940.643	0	0
Rental Agreements, non-cancellation				
period of 3 years	1.705.205	2.614.917	0	0

Security

The following assets have been placed as security with bankers (mortgage deeds totaling TDKK 14,425 as per 30th June 2016) and for performance and payment guarantees issued by Envikraft A/S (totalling TDKK 5,733 as per 30th June 2016):

Net assets in the group company				
Weiss Sp. Zo.o. with a carrying value				
of	17.573.155	21.055.822	0	0



15 Contingent assets, liabilities and other financial obligations (continued)

	Group		Parent company		
_	2015/16	2014/15	2015/16	2014/15	
_	DKK	DKK	DKK	DKK	
The following assets have been placed as security with bankers and insurance companies (credit facilities of TDKK 80,000 of which TDKK 54,660 used and performance guarentees up to TDKK 130,000 of which TDKK 71,000 used as per 30 June 2016):					
Floating charge totalling TDKK 40,000 with security in receivables, inventories, other fixtures, fittings and equipment with a carrying value of	53.876.801	103.994.985		0	0
Net assets in the group company Weiss A/S with a carrying value of	35.622.145	0		0	0
Pledged bank account with balance as per June 2016 of:	-23.002.428	0		0	0

Contingent assets

The projects that were active when Weiss Partners A/S acquired the Envikraft Invest Group on 22th November 2013 ("The legacy projects") have shown to contain substantial risks related to technology geography, contractual position etc., which has led to substantial cost overruns in the final phases of these projects. Weiss believes, that these risks were not properly disclosed during the due diligence, and it has therefore been decided to initiate legal proceedings based on gross negligence against the sellers of the shares. The claim is currently at 86 m. DKK. The current status of the matter is that Weiss Partners A/S has submitted the statement of claim and the sellers have submitted a statement of defense. Weiss Partners A/S expects to reach arbitration proceedings in the beginning of 2017.



15 Contingent assets, liabilities and other financial obligations (continued)

Contingent liabilities

The Danish companies of the group are jointly and severally liable for tax on consolidated taxable income.

The Group has performance and payment guarantees totalling TDKK 76.734

Pursuant to an agreement with Weiss A/S and Stadsverwarming Purmerend ("SVP"), Anpartsselskabet af 14. oktober 2013 has given a bank guarantee to SVP of TEUR 200. BWB Partners II K/S has pledged a counterguarantee to Anpartsselskabet af 14. oktober 2013 for the same amount.

		Group		Parent company	
		2015/16	2014/15	2015/16	2014/15
- 6	Staff	DKK	DKK	DKK	DKK
10	Stan				
	Wages and Salaries	61.599.871	73.770.598	0	0
	Pensions	3.987.190	5.099.390	0	0
	Other social security expenses	853.610	1.370.684	0	0
	Other staff expenses	3.254.531	5.944.722	0	0
		69.695.202	86.185.394	0	0
	Wages and Salaries, pensions, other				
	social security expenses and other				
	staff expenses are recognised in the				
	following items:				
	Cost of sales	47.413.927	67.051.913	0	0
	Distribution expenses	4.214.922	2.088.829	0	0
	Administrative expenses	18.066.353	17.044.652	0	0
		69.695.202	86.185.394	0	0
	Including remuneration to the				
	Executive Board	4.601.253	3.488.329	0	0
	Average number of employees	217	251	0	0



		Group		Parent company	
		2015/16	2014/15	2015/16	2014/15
17	Fee to auditors appointed at the general meeting	DKK	DKK	DKK	DKK
	Audit fee to PricewaterhouseCoopers	275.100	271.800	5.600	5.000
	Tax advisory services	112.575	67.850	3.100	3.100
	Andre ydelser	439.426	146.200	12.500	12.500
		827.101	485.850	21.200	20.600
18	Cash flow statement - adjustments				
	Financial income	-1.529.212	-30.511.959	-358.665	-480
	Financial expenses	10.607.631	13.319.743	1.319.525	447.751
	Depreciation, amortisation and				
	impairment losses, including losses				
	and gains on sales	10.327.128	14.245.621	0	0
	Income from investments in				
	subsidiaries	0	0	73.029.693	26.078.313
	Tax on profit/loss for the year Minority interests' share of net	-463.486	-12.862.000	-218.525	-111.436
	profit/loss of subsidiaries	-802.186	-447.944	0	0
	Minority interests' loss/gain by dilution	444.034	-23.071.613	0	0
		18.583.909	-39.328.152	73.772.028	26.414.148
19	Cash flow statement - change in working capital				
	Change in inventories	187.182	-5.960.916	0	0
	Change in receivables	75.588.711	7.290.023	0	321.200
	Change in other provisions	1.103.985	-10.751.207	0	0
	Change in trade payables, etc	-63.694.818	28.326.199	-11.875	10.000
		13.185.060	18.904.099	-11.875	331.200



Basis of Preparation

The Annual Report of Anpartsselskabet af 14. oktober 2013 for 2015/16 has been prepared in accordance with the provisions of the Danish Financial Statements Act applying to large enterprises of reporting class C.

The accounting policies applied remain unchanged from last year.

Consolidated and Parent Company Financial Statements for 2015/16 are presented in DKK.

Recognition and measurement

Revenues are recognised in the income statement as earned. Furthermore, value adjustments of financial assets and liabilities measured at fair value or amortised cost are recognised. Moreover, all expenses incurred to achieve the earnings for the year are recognised in the income statement, including depreciation, amortisation, impairment losses and provisions as well as reversals due to changed accounting estimates of amounts that have previously been recognised in the income statement.

Assets are recognised in the balance sheet when it is probable that future economic benefits attributable to the asset will flow to the Company, and the value of the asset can be measured reliably.

Liabilities are recognised in the balance sheet when it is probable that future economic benefits will flow out of the Company, and the value of the liability can be measured reliably.

Assets and liabilities are initially measured at cost. Subsequently, assets and liabilities are measured as described for each item below.

Basis of consolidation

The Consolidated Financial Statements comprise the Parent Company, Anpartsselskabet af 14. oktober 2013, and subsidiaries in which the Parent Company directly or indirectly holds more than 50% of the votes or in which the Parent Company, through share ownership or otherwise, exercises control. Enterprises in which the Group holds between 20% and 50% of the votes and exercises significant influence but not control are classified as associates.

On consolidation, items of a uniform nature are combined. Elimination is made of intercompany income and expenses, shareholdings, dividends and accounts as well as of realised and unrealised profits and losses on transactions between the consolidated enterprises.

The Parent Company's investments in the consolidated subsidiaries are set off against the Parent Company's share of the net asset value of subsidiaries stated at the time of consolidation.



Minority interests

On statement of group results and group equity, the shares of results and equity of subsidiaries attributable to minority interests are recognised as separate items in the income statement and the balance sheet. Minority interests are recognised 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 recognised directly in equity.

Leases

Leases in terms of which the Group assumes substantially all the risks and rewards of ownership (finance leases) are recognised in the balance sheet at the lower of the fair value of the leased asset and the net present value of the lease payments computed by applying the interest rate implicit in the lease or an approximated value as the discount rate. Assets acquired under finance leases are depreciated and written down for impairment under the same policy as determined for the other fixed assets of the Group.

The remaining lease obligation is capitalised and recognised in the balance sheet under debt, and the interest element on the lease payments is charged over the lease term to the income statement.

All other leases are considered operating leases. Payments made under operating leases are recognised in the income statement on a straight-line basis over the lease term.

Translation policies

Transactions in foreign currencies are translated at the exchange rates at the dates of transaction. Gains and losses arising due to differences between the transaction date rates and the rates at the dates of payment are recognised in financial income and expenses in the income statement. Where foreign exchange transactions are considered hedging of future cash flows, the value adjustments are recognised directly in equity.

Receivables, payables and other monetary items in foreign currencies that have not been settled at the balance sheet date are translated at the exchange rates at the balance sheet date. Any differences between the exchange rates at the balance sheet date and the transaction date rates are recognised in financial income and expenses in the income statement.

Fixed assets acquired in foreign currencies are measured at the transaction date rates.



Income Statement

Revenue

Revenue from the sale of goods is recognised when the risks and rewards relating to the goods sold have been transferred to the purchaser, the revenue can be measured reliably and it is probable that the economic benefits relating to the sale will flow to the Group.

Contract work in progress (construction contracts) is recognised at the rate of completion, which means that revenue equals the selling price of the work completed for the year (percentage-of-completion method). This method is applied when total revenues and expenses in respect of the contract and the stage of completion at the balance sheet date can be measured reliably, and it is probable that the economic benefits, including payments, will flow to the Group. The stage of completion is determined on the basis of the ratio between the expenses incurred and the total expected expenses of the contract.

Services are recognised at the rate of completion of the service to which the contract relates by using the percentage-of-completion method, which means that revenue equals the selling price of the service completed for the year. This method is applied when total revenues and expenses in respect of the service and the stage of completion at the balance sheet date can be measured reliably, and it is probable that the economic benefits, including payments, will flow to the Group. The stage of completion is determined on the basis of the ratio between the expenses incurred and the total expected expenses of the service.

Revenue is measured at the consideration received and is recognised exclusive of VAT and net of discounts relating to sales.

Cost of sales

Cost of sales comprises costs incurred to achieve revenue for the year. Cost comprises raw materials, consumables, direct labour costs and indirect production costs such as maintenance and depreciation, etc, as well as operation, administration and management of factories.

Cost of sales also includes research and development costs that do not qualify for capitalisation as well as amortisation of capitalised development costs. Furthermore, amortisation of goodwill is included to the extent that goodwill relates to production activities. Finally, provisions for losses on contract work are recognised.

Distribution expenses

Distribution expenses comprise costs in the form of salaries to sales and distribution staff, advertising and marketing expenses as well as operation of motor vehicles, depreciation, etc. Amortisation of goodwill is also included to the extent that goodwill relates to distribution activities.



Administrative expenses

Administrative expenses comprise expenses for Management, administrative staff, office expenses, depreciation, etc. Amortisation of goodwill is also included to the extent that goodwill relates to administrative activities.

Other operating income and expenses

Other operating income and other operating expenses comprise items of a secondary nature to the core activities of the enterprises, including gains and losses on the sale of intangible assets and property, plant and equipment.

Income from investments in

Financial income and expenses

Financial income and expenses are recognised in the income statement at the amounts relating to the financial year.

Tax on profit/loss for the year

Tax for the year consists of current tax for the year and changes in deferred tax for the year. The tax attributable to the profit for the year is recognised in the income statement, whereas the tax attributable to equity transactions is recognised directly in equity.

The Company is jointly taxed with wholly owned Danish subsidiaries. The tax effect of the joint taxation is allocated to Danish enterprises in proportion to their taxable incomes.

Balance Sheet

Intangible assets

Goodwill acquired is measured at cost less accumulated amortisation. Goodwill is amortised on a straight-line basis over its useful life, which is assessed at 10 years.

Patents and licences are measured at the lower of cost less accumulated amortisation and recoverable amount. Patents are amortised over the remaining patent period, and licences are amortised over the licence period; however not exceeding 8 years.

Development costs and costs relating to rights developed by the Company are recognised in the income statement as costs in the year of acquisition.



Property, plant and equipment

Property, plant and equipment are measured at cost less accumulated depreciation and less any accumulated impairment losses.

Cost comprises the cost of acquisition and expenses directly related to the acquisition up until the time when the asset is ready for use.

Interest expenses on loans raised directly for financing the construction of property, plant and equipment are recognised in cost over the period of construction. All indirectly attributable borrowing expenses are recognised in the income statement.

Depreciation based on cost reduced by any residual value is calculated on a straight-line basis over the expected useful lives of the assets, which are:

Production buildings 25-50 years

years

Plant and machinery 5-10 years

Other fixtures and fittings, tools and

equipment 3-8 years Leasehold improvements years

Depreciation period and residual value are reassessed annually.

Assets costing less than DKK 12,900 are expensed in the year of acquisition.

Impairment of fixed assets

The carrying amounts of intangible assets and property, plant and equipment are reviewed on an annual basis to determine whether there is any indication of impairment other than that expressed by amortisation and depreciation.

If so, the asset is written down to its lower recoverable amount.

Investments in subsidiaries

Investments in subsidiaries are recognised and measured under the equity method.

The items "Investments in subsidiaries" in the balance sheet include the proportionate ownership share of the net asset value of the enterprises calculated on the basis of the fair values of identifiable net assets at the time of acquisition with deduction or addition of unrealised intercompany profits or losses and with addition of any remaining value of positive differences (goodwill) and deduction of any remaining value of negative differences (negative goodwill).



The total net revaluation of investments in subsidiaries is transferred upon distribution of profit to "Reserve for net revaluation under the equity method" under equity. The reserve is reduced by dividend distributed to the Parent Company and adjusted for other equity movements in subsidiaries.

Subsidiaries with a negative net asset value are recognised at DKK o. Any legal or constructive obligation of the Parent Company to cover the negative balance of the enterprise is recognised in provisions.

Inventories

Inventories are measured at the lower of cost under the FIFO method and net realisable value.

The net realisable value of inventories is calculated at the amount expected to be generated by sale in the process of normal operations with deduction of selling expenses and costs of completion. The net realisable value is determined allowing for marketability, obsolescence and development in expected sales sum.

The cost of goods for resale, raw materials and consumables equals landed cost.

The cost of finished goods and work in progress comprises the cost of raw materials, consumables and direct labour with addition of indirect production costs. Indirect production costs comprise the cost of indirect materials and labour as well as maintenance and depreciation of the machinery, factory buildings and equipment used in the manufacturing process as well as costs of factory administration and management.

Receivables

Receivables are measured in the balance sheet at the lower of amortised cost and net realisable value, which corresponds to nominal value less provisions for bad debts. Provisions for bad debts are determined on the basis of an individual assessment of each receivable, and in respect of trade receivables, a general provision is also made based on the Company's experience from previous years.

Contract work in progress

Contract work in progress regarding service is measured at selling price of the work performed calculated on the basis of the stage of completion. The stage of completion is measured by the proportion that the resources incurred to date bear to the estimated total resources. Where it is probable that total contract expenses will exceed total revenues from a contract, the expected loss is recognised as an expense in the income statement.

Where the selling price cannot be measured reliably, the selling price is measured at the lower of expenses incurred and net realisable value.

Payments received on account are set off against the selling price. The individual contracts are classified as receivables when the net selling price is positive and as liabilities when the net selling price is negative.

Expenses relating to sales work and the winning of contracts are recognised in the income statement as



incurred.

Prepayments

Prepayments comprise prepaid expenses concerning rent, insurance premiums, subscriptions and interest

Equity

Dividend

Dividend distribution proposed by Management for the year is disclosed as a separate equity item.

Provisions

Provisions are recognised when - in consequence of an event occurred before or on the balance sheet date - the Group has a legal or constructive obligation and it is probable that economic benefits must be given up to settle the obligation.

Other provisions include warranty obligations in respect of repair work within the warranty period of 1-5 years. Provisions are measured and recognised based on experience with guarantee work. Provisions with an expected maturity exceeding 1 year from the balance sheet date are discounted at the average bond yield.

Deferred tax assets and liabilities

Deferred income tax is measured using the balance sheet liability method in respect of temporary differences arising between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes on the basis of the intended use of the asset and settlement of the liability, respectively.

Deferred tax assets, including the tax base of tax loss carry-forwards, are measured at the value at which the asset is expected to be realised, either by elimination in tax on future earnings or by set-off against deferred tax liabilities within the same legal tax entity.

Deferred tax is measured on the basis of the tax rules and tax rates that will be effective under the legislation at the balance sheet date when the deferred tax is expected to crystallise as current tax. Any changes in deferred tax due to changes to tax rates are recognised in the income statement.

Current tax receivables and liabilities

Current tax liabilities and receivables are recognised in the balance sheet as the expected taxable income for the year adjusted for tax on taxable incomes for prior years and tax paid on account. Extra payments and repayment under the on-account taxation scheme are recognised in the income statement in financial income and expenses.



Financial debts

Other debts are measured at amortised cost, substantially corresponding to nominal value.

Deferred income

Deferred income comprises payments received in respect of income in subsequent years.

Cash Flow Statement

The cash flow statement shows the Group's and the Parent Company's cash flows for the year broken down by operating, investing and financing activities, changes for the year in cash and cash equivalents as well as the Group's and the Parent Company's cash and cash equivalents at the beginning and end of the year.

No cash flow statement has been prepared for the Parent Company as the Parent Company cash flows are included in the Consolidated Cash Flow Statement.

Cash flows from operating activities

Cash flows from operating activities are calculated as the net profit/loss for the year adjusted for changes in working capital and non-cash operating items such as depreciation, amortisation and impairment losses, and provisions. Working capital comprises current assets less short-term debt excluding items included in cash and cash equivalents.

Cash flows from investing activities

Cash flows from investing activities comprise cash flows from acquisitions and disposals of intangible assets, property, plant and equipment as well as fixed asset investments.

Cash flows from financing activities

Cash flows from financing activities comprise cash flows from the raising and repayment of long-term debt as well as payments to and from shareholders.

Cash and cash equivalents

Cash and cash equivalents comprise "Cash at bank and in hand".

The cash flow statement cannot be immediately derived from the published financial records.



Financial Highlights

Explanation of financial ratios

Gross margin Gross profit x 100

Revenue

Profit margin Profit before financials x 100

Revenue

Return on assets Profit before financials x 100

Total assets

Solvency ratio Equity at year end x 100

Total assets at year end

Return on equity Net profit for the year x 100

Average equity

