ASPOCOMP'S INTERIM REPORT JANUARY 1 - SEPTEMBER 30, 2008

In this financial statement bulletin, the Group's business has been presented in line with IFRS standards, divided into continuing operations as well as divested and discontinued operations. Continuing operations refer to the structure of the Aspocomp Group after restructuring, including the divestment of a majority holding in the company's former subsidiary in Thailand, announced in October. Continuing operations now comprise Aspocomp Oulu Oy and Aspocomp Group Oyj's headquarter operations. These businesses form one business segment. In addition, the assets and liabilities of the Thai company have been presented as available-for-sale assets and related liabilities.

- Net sales: EUR 16.3 million (EUR 19.7 million 1-9/2007).
- Operating profit before depreciation (EBITDA): EUR 1.7 million (-9.6).
- Operating profit: EUR 0.5 million (-10.8).
- Earnings per share from continuing operations: EUR -0.02 (EUR -0.38).
- Earnings per share from divested and discontinued operations: EUR -0.02 (-0.77).
- Cash flow from operations: EUR -3.5 million (-17.8).
- Investments in continuing operations: EUR 1.0 million (0.3).

OUTLOOK FOR THE FUTURE

Aspocomp's main priority in 2008 is the restructuring of the Group. The transaction with Meadville Holdings Limited strengthened the financial position of the Aspocomp Group, but further actions are needed to maintain liquidity.

The Aspocomp Group is expected to have full-year net sales of over EUR 20 million in 2008 and positive operating profit before depreciation (EBITDA) due to higher operational efficiency, the leaner cost structure and the decrease in its holding in the Thai company.

ISTO HANTILA, PRESIDENT AND CEO:

"During the first nine months of the year, Aspocomp forged ahead with the restructuring started up in late 2007 and risk management measures. The Thai transaction on October 16, 2008 released Aspocomp from a parent company guarantee amounting to THB 212 million, which represented a substantial risk to the Group's operations and the Group's structure is now in line with the first objective.

Central functions have been rescaled as planned, the subsidiary in Oulu operates independently and the CAD planning department at the Oulu plant has been closed.

The operations of the Oulu plant were profitable during the entire report period and its operating profit was positive. Once the Group was no longer

burdened by the losses of the Thai plant, consolidated operating profit for continuing operations became positive.

The Thai arrangement had a substantial effect on the Aspocomp Group. The Group's interest-bearing liabilities declined by about EUR 14 million and the equity ratio rose to about 18 percent.

Aspocomp is now at the end of the project related to the restructuring of the business and debts completed at the end of last year. Following the Thai solution, new alternatives are being sought to ensure the viability of the company in the years ahead."

THE BUSINESS OF THE GROUP

The Aspocomp Group company Aspocomp Oulu Oy supplies PCBs for the needs of the telecom, automotive and industrial electronics industries and provides PCBs for prototyping, ramp up and small series. Its service portfolio includes express deliveries, fulfilling urgent PCB needs (also in high-volume deliveries), developing and commercializing new technologies, carrying out material reports as well as close cooperation with high-volume manufacturers. Aspocomp Oulu Oy's primary PCB technologies are HDI (High Density Interconnection), multilayer (up to 28 layers), Heat Sink (mainly for the automotive industry) and Teflon- or ceramic-based PCBs.

The Aspocomp Group has a substantial 20% stake in the joint venture Meadville Aspocomp Holdings, and holdings of about 11% in Imbera Electronics and about 6% in Aspocomp Thailand.

CONSOLIDATED NET SALES AND OPERATING PROFIT, JULY-SEPTEMBER (Reference figures are for 7-9/2007, includes only continuing operations)

Net sales and operating profit, EUR million

	7-9/2008	Change, %	7-9/2007
Net sales	5.0	-18.2	6.1
Operating profit	0.4		-0.5

Aspocomp's five largest customers accounted for 78 percent of net sales (68%).

The Group's net financial expenses were EUR -0.4 million (-2.5). Loss for the third quarter from continuing operations was EUR -0.1 million (-3.1) and earnings per share from continuing operations were EUR -0.00 (-0.06).

CONSOLIDATED NET SALES AND OPERATING PROFIT, JANUARY-SEPTEMBER (Reference figures are for 1-9/2007)

Net sales and operating profit, EUR million

	1-9/2008	Change, %	1-9/2007
Net sales	16.3	-17.2	19.7
Operating profit	0.5		-10.8

Aspocomp's five largest customers accounted for 75 percent of net sales (61%).

The Group's net financial expenses were EUR -1.2 million (-6.1). Loss for the period from continuing operations was EUR -0.9 million (-19.0) and earnings per share from continuing operations were EUR -0.02 (-0.38).

FINANCING, INVESTMENTS AND EQUITY RATIO

The Aspocomp Group's consolidated cash flow from operations during the period was EUR -3.5 million (-17.8). Consolidated net liquid assets at the end of the period amounted to EUR 3.7 million (16.8).

Interest-bearing net debt prior to the Thai arrangement was EUR 35.7 million (84.5). Gearing decreased to 563.4 percent (836.2%). Non-interest bearing liabilities amounted to EUR 11.4 million (35.5).

Accounting for the Thai arrangement, the interest-bearing net debt of the Aspocomp Group's continuing operations amount to EUR 24.8 million. Gearing is down to 283.2 percent. Non-interest bearing liabilities amount to EUR 6.5 million.

Investments in continuing operations were EUR 1.0 million (0.3).

Net financial expenses amounted to 7.3 percent of net sales (30.9%).

The Group's equity ratio at the end of September stood at 6.8 percent (7.0%). After the elimination of the business functions divested at the end of September, the equity ratio was about 18 percent.

SHAREHOLDERS' EQUITY OF THE PARENT COMPANY

In accordance with the requirements of the new Companies Act, the Trade Register has been notified of the loss of share capital on May 14, 2008. The shareholders' equity of Aspocomp Group's parent company, Aspocomp Group Oyj, was EUR 2.1 million negative at the end of the third quarter. However, the shareholders' equity of Aspocomp Group was EUR 3.7 million positive at the end of the third quarter.

RESEARCH AND DEVELOPMENT

In connection with the transfer of business operations, Aspocomp transferred its technologies and R&D to Meadville and the joint venture.

Aspocomp Oulu Oy engages in R&D primarily through cooperation with its customers and suppliers. Each year, its main customers report their views on their future technology choices. Research is targeted on the basis of these reports. Correct timing of investments is vital for maintaining efficiency and technological viability. Research and product development costs are recognized in plant overhead.

SHARES AND SHARE CAPITAL

The total number of Aspocomp's shares at September 30, 2008, was 49,905,130 and the share capital stood at EUR 20,082,052. Of the total shares outstanding, the company held 200,000 treasury shares, representing 0.4

percent of the aggregate votes conferred by all the shares. The number of shares adjusted for the treasury shares was 49,705,130.

A total of 17,295,193 Aspocomp Group Oyj shares were traded on OMX Helsinki Stock Exchange during the period from January 1 to September 30, 2008. The aggregate value of the shares exchanged was EUR 1,646,987. The shares traded at a low of EUR 0.06 (September 30, 2008) and a high of EUR 0.13 (January 8, 2008). The average share price was EUR 0.10. The closing price at September 30, 2008, was EUR 0.07. At the end of the period, nominee-registered shares accounted for 5.6 percent of the total shares and 0.4 percent were directly held by non-Finnish owners.

The market-making agreement between Aspocomp Group Oyj and the Finnish branch of Kaupthing Bank hf. ends on November 23, 2008. Market making under the agreement was discontinued on May 11, 2007 when the price of the Aspocomp share fell below EUR 0.50 (Aspocomp stock exchange release dated May 11, 2007).

PERSONNEL

During the review period, the Aspocomp Group had an average of 147 employees (169). The personnel count on September 30, 2008 was 126 (153). Of them, 83 (89) were non-salaried and 43 (64) salaried employees.

ASPOCOMP'S HEAD OFFICE MOVED TO ESPOO IN JANUARY

In January, the company's head office was moved from the center of Helsinki to Sinikalliontie street, Espoo.

ASPOCOMP S.A.S.; NEW CLAIMS BY FORMER EMPLOYEES

21 former employees of Aspocomp Group Oyj's French subsidiary Aspocomp S.A.S., who were not involved in the previous litigation in France, have raised claims against Aspocomp Group Oyj in a French court. The total amount of the claims is about EUR 750,000. It is expected that the Court will give its decisions in 2008.

Aspocomp Group Oyj announced on June 20, 2007 that with its decisions of June 19, 2007 the French Supreme Court has upheld the former decisions of the Rouen appellate court, announced in March 2005, in the legal case initiated by Aspocomp S.A.S's former employees against Aspocomp Group Oyj. Aspocomp Group Oyj was ordered to pay approximately EUR 11 million, plus annual interest of about 7 percent, to former employees of Aspocomp S.A.S. The case relates to the closing of the heavily unprofitable Aspocomp S.A.S. in 2002 and the dismissals that ensued.

SALO PROPERTY LEASED BY ASPOCOMP SOLD IN FEBRUARY

The Örninkatu 15 plant property and its buildings in Salo, leased by Aspocomp under an operating lease, have been sold. The transaction price decreased Aspocomp's interest-bearing debts to Finnish bank creditors by about EUR 6 million.

ASPOCOMP GROUP OYJ AGREES ON AMENDMENTS TO CONVERTIBLE DEBENTURE LOAN I/2006

The meeting of Aspocomp Group Oyj's EUR 10,300,000 Debenture Loan I/2006 bondholders decided upon amending the terms of the Debenture Loan in such a manner that the interest on the loan falls due and payable in one installment on December 1, 2011.

In addition, the company and the bondholders representing 85.92 percent of the Debenture Loan principal agreed upon amending the terms of the Debenture Loan in such a manner that the principal and interest accruing thereon falls due and payable in one installment on December 1, 2013 (the "2013 Amendment Agreement"). 96.80 percent of debtors have adhered to the Amendment Agreement by September 30, 2008. Pursuant to the original loan terms the principal fell due and payable on December 1, 2011 and the interest fell due and payable twice a year.

Pursuant to the 2013 Amendment Agreement, on the basis of the authorization granted by the Annual General Meeting on May 10, 2007, the Board of Directors of the company will issue a maximum of 20,000,000 new stock options to those Debenture Loan I/2006 bondholders who have signed or will sign, by the date set by the Board of Directors, the 2013 Amendment Agreement. To the extent that all the Debenture Loan holders do not sign the 2013 Amendment Agreement, the number of stock options will be reduced in the same proportion. The exercise period for the shares commences immediately upon the issuance of the stock options and terminates on October 31, 2013. The stock option holders may use the options for share subscription only in the event that the company is placed in corporate reorganization pursuant to the Corporate Reorganization Act (47/1993, as amended), and the outstanding principal under the Debenture Loan is reduced in such reorganization proceedings. In such case, the stock options may be used for share subscription only to the extent that the outstanding principal under the Debenture Loan is reduced. In the opinion of the Board of Directors of the company, there are important financial reasons for the company to issue the stock options, because the issuance of the stock options will enable the amendment of the Debenture Loan terms in such manner that the interest and the principal shall not fall due before the year 2013. The amendments of the Debenture Loan terms are necessary considering the company's financial situation.

The subscription for the shares subscribed on the basis of the stock options is EUR 0.00001 per share. The total aggregate subscription price payable by each stock option holder is rounded upwards to the nearest 10 cent. When determining the subscription price, the relationship between the stock options and the 2013 Amendment Agreement as well as the importance of the 2013 Amendment Agreement to the company's financial situation have been taken into account. In addition, particular emphasis has been placed on the fact that the stock option holders may exercise the stock options for share subscriptions only in the event that the company is placed in corporate reorganization in accordance with the Corporate Reorganization Act (47/1993, as amended), and the outstanding principal under the Debenture Loan is reduced in such reorganization proceedings. The purpose of the stock options is to compensate any reductions in the loan receivables of the bondholders under the Debenture Loan in corporate reorganization. Considering the relationship to the 2013 Amendment Agreement, the company's financial situation and the exercisability of the stock options only in corporate reorganization, the Board of Directors considers the subscription price to be appropriate.

In respect of the bondholders that signed the 2013 Amendment Agreement, due to the deferral of repayment under the Debenture Loan, the subscription period under the stock options issued in connection with the Debenture Loan needs to be continued until October 31, 2013. According to the 2013 Amendment Agreement, this will be accomplished by the company issuing to the bondholders signing the 2013 Amendment Agreement stock options in an amount corresponding to the number of stock options currently held by them under the Debenture Loan, on the same terms as the original stock options originally issued in connection with the Debenture Loan except that the exercise period under such new stock options commences at the expiry of the original stock options on October 31, 2011 and ends on October 31, 2013 provided that the original stock options have not been exercised.

On April 2, 2008, The Board of Directors of Aspocomp Group Oyj resolved to issue a maximum of 20,000,000 stock options in connection with the amendment of the Debenture Loan terms as described in more detail in the stock exchange release dated March 31, 2008.

ASPOCOMP'S ANNUAL GENERAL MEETING

The Annual General Meeting of Aspocomp Group Oyj, held on April 23, 2008 decided to amend the Articles of Association of the company, authorized the Board of Directors to issue and/or grant, on the basis of special rights, a maximum of 55,000,000 new shares, and to convey and/or receive, on the basis of special rights, a maximum of 200,000 own shares held by the company and to issue stock options to the present or future CEO of the company. In addition, the Annual General Meeting decreased the number of Board members and remunerations of the members of the Board. The Meeting also decided not to pay dividends for the financial year 2007.

The Annual General Meeting decided to amend the Articles of Association of the company such that the Board shall consist of no fewer than three (3) and no more than eight (8) members and that the company may be represented by the President and CEO alone. The new Articles of Association can be read on the company's Internet site under "Company Overview".

The Annual General Meeting decided that the number of Board members is three and re-elected Mr. Johan Hammarén, Mr. Tuomo Lähdesmäki, and Mr. Kari Vuorialho as Board members. The Meeting re-elected PricewaterhouseCoopers Oy as the company's auditor for the financial year 2008.

Annual remuneration of EUR 24,000 will be paid to the chairman of the Board and EUR 12,000 to the members. The annual remuneration will be paid such that 60 percent is paid in cash and the remaining 40 percent is used to buy shares in the company for conveyance to Board members. Shares were acquired in accordance with the decision of the Annual General Meeting after the publication of the Q2 interim report.

EUR 1,000 per meeting will be paid to the chairman and EUR 500 per meeting to the other members. The members of the Board residing outside of the Greater Helsinki area are reimbursed for reasonable travel and lodging costs. The auditor will be paid according to invoice.

The Annual General Meeting authorized the Board to decide on issuing new shares and conveying the Aspocomp shares held by the company. A maximum of 55,000,000 new shares can be issued and/or granted on the basis of special

rights. A maximum of 200,000 own shares held by the company can be conveyed and/or received on the basis of special rights.

The new shares can be issued and the company's own shares conveyed either against payment (rights issue) or for free (bonus issue) to the company's shareholders in proportion to their holding, or by means of a directed issue, waiving the pre-emptive subscription right of shareholders, if there is a weighty financial reason for the company to do so, such as the use of the shares as consideration in acquisitions or other business arrangements, to finance investments or as part of the company's incentive scheme. The directed issue can be a bonus issue only if there is an especially weighty reason for the company to do so, taking the interests of all shareholders into account.

The authorization also includes the right to grant special rights, as specified in Article 1 of Chapter 10 of the Companies Act, to receive new shares in the company or Aspocomp shares held by the company against payment such that either the share subscription price will be paid in cash or the subscriber's receivables will be offset against the subscription price.

In addition, the authorization includes the right to decide on a bonus issue to the company itself such that the number of shares issued to the company can amount to no more than one-tenth (1/10) of all the company's shares. Own shares held by the company or its subsidiaries will be included in this amount as specified in paragraph 1, Article 11, Chapter 15 of the Companies Act.

The Board of Directors has the right to decide on other particulars of the share issues and the granting of special rights. The authorizations are valid for five (5) years from the date of the decision of the Annual General Meeting. The new authorization cancels the previous unexercised share issue authorizations.

The Annual General Meeting authorized the Board of Directors to issue stock options to the present or future Chief Executive Officer of Aspocomp Group Oyj (CEO). The Annual General Meeting clarified the terms and conditions to the effect that the stock options may be distributed to the CEO in several installments as separately decided by the Board. The Annual General Meeting further obligated the Board to amend the terms and conditions with a view to improving the effect of the stock option program.

The company has a weighty financial reason for the issue of stock options, since the stock options are intended to form part of the incentive and commitment program for the CEO. The purpose of the stock options is to encourage the CEO to work on a long-term basis to increase the shareholder value. The purpose of the stock options is also to commit the CEO to the company.

The maximum total number of stock options issued is 5,520,000. The stock options entitle him to subscribe for a maximum total of 5,520,000 new shares in the company or existing shares held by the company. The stock options now issued can be exchanged for shares constituting a maximum total of 10.0 percent of the company's shares and the votes conferred by the shares, after the potential share subscription, if new shares are issued in the share subscription.

The share subscription price of the stock option is EUR 0.10 and it is based on the prevailing market price of the Aspocomp Group Oyj share on the OMX

Nordic Exchange Helsinki Oy in March 2008. The share subscription price will be recorded in the invested non-restricted equity fund.

The share subscription period for stock options 2008A will be April 1, 2010 - April 30, 2014, for stock options 2008B April 1, 2011 - April 30, 2014, for stock options 2008C April 1, 2012 - April 30, 2014 and for stock options 2008D April 1, 2013 - April 30, 2014. The CEO will, however, be entitled to subscribe for shares with all stock options within thirty (30) days from the date when the company has received the Confirmation of Acceptance concerning the stock options from him. However, the subscribed shares cannot be freely transferred and pledged until the share subscription period with the exercised stock options has begun. If the service contract of the CEO terminates before the beginning of the actual share subscription period, the subscribed shares cannot be freely transferred and pledged until six months have lapsed from the termination of the service contract.

OUTLOOK FOR THE FUTURE

Aspocomp's main priority in 2008 is the restructuring of the Group. The transaction with Meadville Holdings Limited strengthened the financial position of the Aspocomp Group, but further actions are needed to maintain liquidity.

The Aspocomp Group is expected to have full-year net sales of over EUR 20 million in 2008 and positive operating profit before depreciation (EBITDA) due to higher operational efficiency, the leaner cost structure and the decrease in its holding in the Thai company.

ASSESSMENT OF BUSINESS RISKS

Significant indebtedness

The Aspocomp Group's interest-bearing liabilities at September 30, 2008 amounted to a total of about EUR 39 million under IFRS and had a nominal value of about EUR 41 million, of which Finnish interest-bearing liabilities amounted to approximately EUR 28 million. Aspocomp Group Oyj had in 2005 given a parent company guarantee of THB 212 million to the Bangkok Bank as collateral for the loans it had granted to Aspocomp Thailand Ltd.

Due to the Thai arrangements, the Bangkok Bank released Aspocomp from its corporate guarantee obligations. Following the Thai transaction, the Aspocomp Group's interest-bearing liabilities amount to about EUR 25 million under IFRS and have a nominal value of about EUR 28 million.

Liquidity and financial risks

Because of the agreement on debt restructuring, management of the Group's liquidity risk is based on the cash assets of the parent company and the cash flow generated by the Oulu plant. If Aspocomp does not obtain financing from Aspocomp Oulu Oy, or its associated company Meadville Aspocomp Holdings in the form of dividends or other income, or other ways of financing, to cover its expenses by 2013, the company may ultimately become insolvent.

Litigations

With its decisions of June 19, 2007, the French Supreme Court upheld the former decisions of the Rouen appellate court, announced in March 2005, in the legal case initiated by Aspocomp S.A.S's former employees against Aspocomp Group Oyj, and ordered it to pay a total of approximately EUR 11

million, including annual interest of about 7 percent, to 388 former employees of Aspocomp S.A.S. In addition to these employees, 21 former employees of Aspocomp S.A.S. have brought a suit against Aspocomp Group Oyj, and there is a risk that the remaining approximately 100 employees may also institute proceedings. In France, the statute of limitations for filing a suit is 30 years.

The 2007 financial statements provide a more detailed description of the company's risks. The financial statements can be downloaded from company's Internet site.

ACCOUNTING POLICIES

The figures in this report have not been audited. The interim report has been prepared in accordance with IAS 34, Interim Financial Reporting. The accounting principles that were applied in the preparation of the annual financial statements have been applied in the preparation of this interim report.

INCOME STATEMENT,		/		/
JULY-SEPTEMBER	MEUR	7 - 9/08		7 - 9/07
NET SALES	5,0	100,0	6,1	100,0
Other operating income	0,3	5 , 4	0,1	1,4
Materials and services	-1,9	-38,2	-2,2	- 35 , 3
Personnel expenses	-1,2	-24,4	-1,8	-29,0
Other operating expenses	-1,3	-25, 7	-2,4	-39,3
Depreciation and amortization	-0,4	-8,3	-0,4	-6,5
OPERATING PROFIT	0,4	8,7	-0, 5	-8,6
Financial income and expenses	-0,4	-7, 6	-2, 5	-41,3
PROFIT ON CONTINUING OPERATIONS BEFORE TAX	0,1	1,1	-3,1	-50,0
Taxes	-0,1	-2, 9	0,0	0,0
LOSS ON CONTINUING OPERATIONS	-0,1	-1,8	-3,1	-50,0
LOSS ON DISCONTINUING OPERATIONS	-0,4	-7,3	-6,1	-99,0

LOSS FOR THE PERIOD	-0,5	-9,1	-9,1	-149,0		
Attributable to: minority interests equity shareholders						
INCOME STATEMENT, JANUARY-SEPTEMBER	MEUR	1-9/08		1-9/07		1-12/07
NET SALES	16,3	100,0	19,7	100,0	25,9	100,0
Other operating income	1,6	9,6	0,1	0,8	0,2	0,9
Materials and services	-7,1	-43,6	-7,8	-39,7	-9,4	-36,2
Personnel expenses	-5,3	-32,3	-5,6	-28,4	-9,1	-35,0
Other operating expenses	-3,8	-23,1	-16,0	-81,3	-18,4	-70,9
Depreciation and amortization	-1,3	-7,8	-1,2	-6,0	-1,7	-6,4
OPERATING PROFIT	0,5	2,8	-10,8	-54,7	-12,3	-47,6
Financial income and expenses	-1,2	-7,3	-6,1	-30,9	-4,2	-16,2
LOSS ON CONTINUING OPERATIONS BEFORE TAX	-0,7	-4,5	-16,8	-85,5	-16,5	-63,8
Taxes	-0,1	-0,9	-2,2	-11,2	-2,2	-8,5
LOSS ON CONTINUING OPERATIONS	-0,9	-5,4	-19,0	-96,7	-18,7	-72,3
LOSS ON DISCONTINUING OPERATIONS	-1,1	-6,7	-38,1	-193,3	-46,1	-177,9
LOSS FOR THE PERIOD	-2,0	-12,1	-57,1	-290,0	-64,9	-250,1
Attributable to: minority interests equity shareholders				2,1 -292,0		

Earnings per share from continuing operations

Basic earnings per share Diluted earnings per share Earnings per share from discontinued operations		-0,02 -0,02),38),38	-0,38 -0,38
Basic earnings per share Diluted earnings per share		-0,02 -0,02),77),77	-0,93 -0,93
CONSOLIDATED BALANCE SHEET					
	9/08	9/07	_		
ASSETS	MEUR	MEUR	%	MEUR	
NON-CURRENT ASSETS					
Intangible assets	3,2	24,6	-87,0	3,4	
Tangible assets	2,3		-96,6		
Investments in					
associated companies	16,7	0,0		16,9	
Investment property	2,3	2,7	-28,0	2,9	
Available for sale					
investments	0,0	0,6	-92,8	0,1	
Deferred income tax assets	0,0	1,1	-100,0		
Other long-term receivables	2,5				
TOTAL NON-CURRENT ASSETS	27,0	98,3	-72,6	43,5	
CURRENT ASSETS					
Inventories	2,5	11,6	-78,9	6,6	
Short-term receivables	6,3	20,9			
Restricted cash		5,3			
Cash and bank deposits	3,7	11,5	-78,0	8,4	
Assets held for sale	15,9				
TOTAL CURRENT ASSETS	28,4	49,3	-42,5	25,5	
TOTAL ASSETS	55,4	147,7	-62,5	69,0	
	·	•	·		
SHAREHOLDERS' EQUITY					
AND LIABILITIES					
Share capital	20,1	20,1	0,0	20,1	
Share premium fund	27,9	27,9	0,0	27,9	
Treasury shares	-0,8	-0,8	0,0	-0,8	
Special reserve fund	46,0	46,0	0,0	46,0	
Funds for investments for					
non-restricted equity	23,9	27,3	-12,6	23,9	
Retained earnings	-114,3	-110,3	3,6	-112,4	
Equity attributable					
to shareholders	2,8		-72,2		
Minority interest	0,9	0,0		0,7	
TOTAL EQUITY	3,7	10,2	-63,4	5,4	

Long-term borrowings	24,7	60,1	-58,9	30,7
Provisions	0,7	0,6	7,1	1,5
Short-term borrowings	0,1	41,2	-99,8	16,7
Trade and other payables	6,5	35,5	-81,7	14,6
Liabilities held for sale	19,6			
TOTAL LIABILITIES	51,6	137,4	-62,4	63,5
TOTAL SHAREHOLDERS'				
EQUITY AND LIABILITIES	55,4	147,7	-62,5	69,0
CONSOLIDATED CHANGES IN EQUITY,				
JANUARY-SEPTEMBER				
	Funds			
	for			

				Funds						
				for						
				in-						
				vest-						
				ments		Trans-				
			Spe-	of		lation				
		Share	cial	non-	Trea-	dif-	Ret-	Mino-		
	Share	pre-	re-	rest-	sury	fer-	ained	rity	Total	
	capi-	mium	serve	ricted	sha-	en-	earn-	inte-	equi-	
	tal	fund	fund	equity	res	ces	ings	rests	ty	
Balance										
at										
31.12.07	20,1	27,9	46,0	23,9	-0,8	-0,9	-111,5	0,7	5,4	
Trans-										
lation										
differ-										
ences						0,3			0,3	
Loss										
for the										
period							-2,2	0,2	-2,0	
_							•		, -	
Balance										
at										
30.9.08	20.1	27.9	46.0	23,9	-0.8	-0.6	-113,7	0,9	3,7	
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Funds for

	Share capi-	mium	serve	in- vest- ments of non- rest- ricted equity	sury sha-	fer-	earn-			
Balance at 31.12.06	20,1	27,9	46,0	1,9	-0,8	-4,8	-45,7	23,7	68,3	
Share issue				22,0					22,0	
Trans- lation differ- ences						-1,7			-1,7	
Loss for the period							-57,5		-57,5	
Other items				3,4			-0,6		2,8	
Purchase of minority interest								-23,7	-23,7	
Balance at 30.9.07	20,1	27,9	46,0	27,3	-0,8	-6,5	-103,8	0,0	10,2	
CONSOLIDATED CASH FLOW STATEMENT, JANUARY-SEPTEMBER							1-9/08 MEUR		9/07 MEUR	1-12/07 MEUR
Loss for the period Adjustments Change in working capital Received interest income and dividends Paid interest expenses Paid taxes					s		-2,2 3,5 -4,4 0,2 -0,7		57,5 38,1 9,4 1,2 -8,7 -0,3	-65,3 40,6 6,1 1,5 -8,4 -0,3

Operational cash flow	-3,5	-17,8	-25,8
Purchases of property, plant and equipment	-1,2	-46,6	-49,4
Proceeds from sale of property, plant and			
equipment	6,8	4,9	55,8
Cash flow from investments	5,5	-41,7	6,4
Share issue	0,0	22,0	22,0
Decrease in financing	-6,6	-3,3	-71,3
Increase in financing	0,0	34,8	54,7
Cash flow from financing	-6,6	53,5	5,4
Change in cash and cash equivalents	-4,6	-5,9	-14,0
Cash and cash equivalents			
at the beginning of period	8,4	22,7	22,7
Currency exchange differences	0,0	0,0	-0,4
Cash and cash equivalents			
at the end of period	3,7	16,8	8,4

KEY FINANCIAL INDICATORS	9/08	9/07
Equity per share, EUR	0,06	0,21
Equity ratio, %	6,8	7,0
Gearing, %	563,4	836,2
Earnings per share from		
continuing operations		
Basic and diluted earnings		
per share	-0,02	-0,38
Earnings per share from		
discontinued operations		
Basic and diluted earnings		
per share	-0,02	-0,77

FORMULAS FOR CALCULATION OF KEY FIGURES

Equity/share, EUR =	Equity attributable to shareholders
	Number of shares at the end of period
Equity ratio, % =	Total equity x 100
	Balance sheet total - advances received
Gearing, % =	Net interest-bearing liabilities x 100
	Total equity
Earnings per share (EPS), EUR =	Profit attributable to equity shareholders

Average number of shares during period

All figures are unaudited.

Espoo, November 13, 2008

ASPOCOMP GROUP OYJ

Board of Directors

Isto Hantila
President and CEO

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Some statements in this stock exchange release are forecasts and actual results may differ materially from those stated. Statements in this stock exchange release relating to matters that are not historical facts are forecasts. All forecasts involve known and unknown risks, uncertainties and other factors, which may cause the actual results, performances or achievements of the Aspocomp Group to be materially different from any future results, performances or achievements expressed or implied by such forecasts. Such factors include general economic and business conditions, fluctuations in currency exchange rates, increases and changes in PCB industry capacity and competition, and the ability of the company to implement its investment program.