Aspocomp Group Plc., Interim Report, July 30, 2010 at 9:00 AM

ASPOCOMP'S INTERIM REPORT JANUARY 1 - JUNE 30, 2010

Key figures in brief

- Net sales: EUR 9.8 million (EUR 6.2 million 1-6/2009)
- Operating result before depreciation (EBITDA): EUR 2.2 million (-0.6)
- Operating result (EBIT): EUR 1.6 million (-1.2)
- Profit for the period: EUR 1.0 million (-1.4)
- Earnings per share (EPS): EUR 0.02 (-0.03)
- Cash flow from operations: EUR 2.5 million (1.0)

Due to the improvement in demand, the net sales will increase significantly and net result will be positive for full year 2010.

CEO'S REVIEW

"Year 2010 continued with strong demand. Especially telecom infrastructure and automotive electronics sectors experienced exceptionally strong demand. Consequently the second quarter net sales almost doubled compared to the weak reference period. Due to the improved sales and cost savings measures carried through in 2009 the net result was clearly positive.

The cash flow stayed on black although most of the planned investments for the year 2010 were made during the first two quarters.

We expect the demand to normalize towards the end of the year, though on higher level than last year."

NET SALES AND EARNINGS IN APRIL-JUNE

Second-quarter net sales amounted to EUR 5.4 million, up 90 percent on 4-6/2009. The five largest customers accounted for 82 percent of net sales (80%). In geographical terms, 96 percent of net sales were generated in Europe (80%) and 4 percent in Asia (20%).

The operating result was EUR 1.2 million (-0.9).

The Group's net financial expenses amounted to EUR -0.3 million (-0.2).

The result for the review period was EUR 0.9 million (-1.0) and earnings per share were EUR 0.02 (-0.02).

NET SALES AND EARNINGS IN JANUARY-JUNE

Second-quarter net sales amounted to EUR 9.8 million, up 59 percent on 1-6/2009. The five largest customers accounted for 78 percent of net sales (76% 1-6/2009). In geographical terms, 93 percent of net sales were generated in Europe (81%) and 7 percent in Asia (19%).

The operating result was EUR 1.6 million (-1.2). Earnings improved thanks to better demand and the cost structure adjustments implemented in 2009.

The Group's net financial expenses amounted to EUR -0.6 million (-0.4).

The result for the review period was EUR 1.0 million (-1.4) and earnings per share were EUR 0.02 (-0.03).

INVESTMENTS AND R&D

Investments amounted to EUR 1.1 million (EUR 0.3 million 1-6/2009).

Majority of the investments were related to the implementation of a new image transfer process on the outer-layer process of PCB manufacturing.

R&D costs are recognized in overheads.

FINANCING

The Group's financial position remained challenging, but stable. Cash assets amounted to EUR 4.2 million at the end of the period (EUR 3.8 million 6/2009).

Cash flow from operations during the period was EUR 2.5 million (EUR 1.0 million 1-6/2009).

The nominal value of interest-bearing liabilities was EUR 24.1 million (EUR 24.5 million). Gearing rose to 436.2 percent (432.5%). Non-interest-bearing liabilities amounted to EUR 7.0 million (4.9).

The Group's equity ratio at the end of the period stood at 12.4 percent (13.6%).

GROUP STRUCTURE

Aspocomp Oulu Oy - in which Aspocomp has a 90 percent holding - manufactures and sells PCBs for telecom, industrial, and automotive electronics applications. Its service portfolio includes prototype and quick-turn deliveries, fulfillment of urgent PCB needs in high-volume operations as well as development and commercialization of new technologies. Aspocomp Oulu Oy's primary technologies are HDI (High Density Interconnection), multilayer and special material PCBs.

Aspocomp has a 20 percent stake in Meadville Aspocomp (BVI) Holdings Limited (MAH). The company's production facility in Suzhou, China is a volume manufacturer of HDI and multilayer PCBs.

Aspocomp's 20 percent stake is booked into the balance sheet at its minimum value, which is based on the option agreement made in connection with the ownership arrangements in 2007. The minimum value is EUR 16.3 million at the end of the period, and it increases by 2.5 percent annually until the option is exercised. Details of the option agreement can be found in the press release of Meadville Holdings published on November 16, 2007: "Major transaction - acquisitions and resumption of trading, pages 8-9" (www.meadvillegroup.com/announcements.html).

As MAH-stake is related to the aforementioned option arrangement, it is categorized as other non-current receivables in the balance sheet.

As the stake is valued at the minimum value based on the option agreement, the financial performance of MAH does not impact on the value of the stake.

On November 16, 2009, Meadville announced that it will sell its PCB business to TTM Technologies, Inc., which is listed on the NASDAQ in the United States. The deal was completed on April 9, 2010. Meadville's 80 percent stake in MAH and 10 percent holding in Aspocomp Oulu Oy are included in this deal. The parties have signed transfer agreements, in which Meadville's rights and liabilities related to the MAH are transferred to TTM.

In addition, Aspocomp holds a 13.2 percent share in the Thai company PCB Center and a 5.3 percent share in Imbera Electronics. PCB Center's production is currently stopped due to a fire at the plant, however this has no material financial impact on Aspocomp.

SHAREHOLDERS' EQUITY OF THE PARENT COMPANY

In accordance with the requirements of the 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 Plc., was EUR 4.7 million negative at the end of the first quarter. However, the shareholders' equity of Aspocomp Group was EUR 4.1 million positive.

SHARES AND SHARE CAPITAL

The total number of Aspocomp's shares at June 30, 2010 was 49 905 130 and the share capital stood at EUR 20 082 052. The company held 200 000 treasury shares, representing 0.4 percent of the aggregate votes conferred by all the shares.

A total of 24 304 927 Aspocomp Group Plc. shares were traded on NASDAQ OMX Helsinki during the period from January 1 to June 30, 2010. The aggregate value of the shares exchanged was EUR 3 590 826. The shares traded at a low of EUR 0.12 and a high of EUR 0.18. The average share price was EUR 0.15. The closing price at June 30, 2010 was EUR 0.16, which translates into market capitalization of EUR 7 984 821.

Nominee-registered shares accounted for 3.6 percent of the total shares.

PERSONNEL

During the period, Aspocomp had an average of 97 employees (111). The personnel count on June 30, 2010 was 96 (106). Of them, 66 (72) were non-salaried and 30 (34) salaried employees.

DECISIONS OF THE ANNUAL GENERAL MEETING

The Annual General Meeting of Aspocomp Group Plc. held on April 13, 2010 reelected the current Board and decided that the remunerations of the members of the Board will remain the same as in 2009. The General Meeting also decided to amend the company's Articles of Association. Furthermore, the Meeting decided not to pay dividend for the period. The Annual General Meeting decided to set the number of Board members at three (3) and re-elected the current members of the Board: Johan Hammarén, Tuomo Lähdesmäki, and Kari Vuorialho. The Meeting re-elected PricewaterhouseCoopers Oy as the company's auditor for the 2010 financial year.

Annual remuneration of EUR 24 000 will be paid to the chairman of the Board and EUR 12 000 to the other Board members. 60 percent of the annual remuneration will be paid in cash and 40 percent in company shares, which will be acquired and distributed to Board members. 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 expenses. The auditor will be paid according to invoice.

The Annual General Meeting decided to amend the Articles of Association so that a following sentence was added at the end of the Article 10 (notice of meeting): "However, the notice to the Annual General Meeting must be conveyed no later than nine (9) days before the record date of the Annual General Meeting." The amendment is based on the recent amendment of Companies Act.

THE BOARD OF ASPOCOMP GROUP PLC., AUTHORIZATIONS GIVEN TO THE BOARD

In its organization meeting, the Board of Directors of Aspocomp Group Plc. reelected Tuomo Lähdesmäki as chairman of the Board. As the Board only comprises three (3) members, Board committees were not established.

The Annual General Meeting 2008 of Aspocomp Group Plc. 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. The authorization is valid five years from the respective Annual General Meeting.

The Annual General Meeting 2008 also decided about issuing stock options to the CEO. The Board of Directors has not granted the said stock options.

Details of the authorizations can be found on pages 10-11 of the Annual Report 2008 (www.aspocomp.com/linked/investor/ar 2008.pdf).

ASSESSMENT OF BUSINESS RISKS

Significant indebtedness

The Aspocomp Group's interest-bearing liabilities at June 30, 2010 had a nominal value of about EUR 24.1 million and amounted to about EUR 22.3 million under IFRS.

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 Group Plc. does not obtain financing from Aspocomp Oulu Oy or other ways of financing, the company may ultimately become insolvent.

Litigations

In 2007, the French Supreme Court ordered the company to pay approximately EUR 11 million, including annual interest of about 7 percent, to 388 former employees of Aspocomp S.A.S. In January 2009, the Labor Court of Evreux, France ruled that the company has to pay approximately EUR 0.5 million in compensation, with interest, to a further 13 former employees. Aspocomp has appealed the January 2009 decision to the next instance in France.

In May 2010, the Court of Appeal of Rouen did not change the decision rendered by the Labor Court of Evreux on January 2009 and ruled that Aspocomp Group Plc has to pay to thirteen former employees of its French Subsidiary, Aspocomp S.A.S., approximately EUR 527 000 including the interest. Aspocomp has not yet been formally notified of the decision.

The aforementioned compensations do not have a profit impact during the financial year, because Aspocomp has made a reservation in its financial statements 2007. The claims are related to the notice time salaries of the closed, heavily loss-making Evreux plant. The closure took place in 2002.

There is a risk that the remaining approximately 100 employees may also institute proceedings. Under legislation that came into effect in June 2008, the statute of limitations for filing a suit is five years after the law came into effect.

OUTLOOK FOR THE FUTURE

Aspocomp's financial position is satisfactory. The lean cost structure and the outlook for operations in Oulu enable the continuity of the Group's operations.

As operations focus on prototypes and quick-turn deliveries, it is very difficult to forecast full-year net sales. Due to the improvement in demand, the net sales will increase significantly and the net result will be positive for full year 2010.

In addition to developing the continuing operations of the company, the Board of Directors is looking into various structural development solutions, including carrying out company reorganization in the future.

TABLES AND ACCOUNTING POLICIES

The reported operations include Aspocomp Oulu Oy and the Group's parent company, Aspocomp Group Plc. These operations comprise a single business segment.

All figures are unaudited. 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 financial statements of December 31, 2009 have been applied in the preparation of this report. However, as of January 1, 2010 the company has applied the following new or modified standards:

- IFRS 3 (revised), Business Combinations
- IAS 27 (revised), Consolidated and Separate Financial Statements

The application of the aforementioned standards did not have significant impact on the reported figures.

PROFIT & LOSS STATEMENT, APRI	L-JUNE	4-6/10		4-6/09		
	1000 e	%	1000 e	용		
NEE GIVEG	F 42F	100.0	0.061	100 0		
NET SALES	5 435		2 861			
Other operating income	65		59			
Materials and services	-1 346	-24 , 8	-934	-32 , 6		
Personnel expenses	-1 667	-30 , 7	-1 498	-52 , 3		
Other operating costs	-975	-17 , 9	-1 135	-39 , 7		
Depreciation and	-321	-5,9	-282	-9,9		
amortization						
OPERATING PROFIT/LOSS	1 191	21 9	-929	-32 5		
OTHER THOUSAND	1 101	21,3	223	32,3		
Financial income and	-286	-5, 3	-181	-6,3		
expenses						
PROFIT/LOSS BEFORE TAX	905	16,7	-1 110	-38,8		
		, .		,-		
Income taxes	-2	0,0	143	5,0		
PROFIT/LOSS FOR THE PERIOD	903	16,6	-968	-33,8		
Other comprehensive income fo	r the pe	riod, ne	t. of			
tax	r ene pe	1100, 110	0 01			
Translation differences	2	0,0	-1	0,0		
TOTAL COMPREHENSIVE INCOME	905	16,6	-969	-33,9		
FOR THE PERIOD						
Drofit/loss for the period of	+ ~ ; b + ~ b	10 +0.				
Profit/loss for the period at			4.1	1 4		
_			-41			
Equity shareholders			-927	-32 , 4		
Total comprehensive income at	tributab	le to:				
Non-controlling interests	154	2,8	-41	-1,4		
Equity shareholders			-928			
JANUARY-JUNE		1-6/10		1-6/09	1-	
OANOAKI OONE		1 0/10		1 0/03	12/09	
	1000 e	용	1000 e	િ	1000 e %	
NEW CALEC	0 700	100 0	6 1 6 5	100 0	10 161 100 0	
NET SALES	9 783		6 165			
Other operating income	130	•			238 1,8	
Materials and services	-2 838		-2 076		-4 323 -32 , 8	
Personnel expenses	-2 884		-2 908		-5 575 -42 , 4	
Other operating costs	-1 975	-20,2	-1 919	-31,1	-4 026 - 30,6	
Depreciation and	-637	-6, 5	-564	-9, 2	-1 145 -8,7	
amortization						
ODEDAMING PROFITS / LOGG	1 [70	1 / 1	1 100	10 0	1 670 10 7	
OPERATING PROFIT/LOSS	1 579	16,1	-1 192	- 19,3	-1 670 - 12 , 7	

Financial income and expenses	-591	-6,0	-	-369	-6,0	-969	-7,4
PROFIT/LOSS BEFORE TAX	988	10,1	-1	560	-25,3	-2 639	-20,1
Income taxes	-1	0,0		142	2,3	136	1,0
PROFIT/LOSS FOR THE PERIOD	987	10,1	-1	418	-23,0	-2 503	-19,0
Other comprehensive income for tax	the peri	.od, net	t of				
Translation differences	10	0,1		- 3	0,0	10	0,1
TOTAL COMPREHENSIVE INCOME FOR THE PERIOD	997	10,2	-1	421	-23,0	-2 493	-18,9
Profit/loss for the period att	ributable	e to:					
Non-controlling interests							
Equity shareholders	771	7,9	-1	379	-22,4	- 2 515	-19,1
Total comprehensive income att	ributable	to:					
Non-controlling interests							
Equity shareholders	780	8,0	-1	382	-22,4	-2 505	-19,0
Earnings per share							
Basic EPS		0,00			-0,03		-0,05
Diluted EPS		0,00			-0,03		-0,05
CONSOLIDATED BALANCE SHEET					6/09	_	
ASSETS		10	00 e	10	000 e	00	1000 e
NON-CURRENT ASSETS							
Intangible assets		3	000	3	052	-1,7	
Tangible assets		3	466		177	9,1	3 066
Available for sale investments	;		44		44	0,0	44
Other non-current receivables			409		019	2,4	16 217
TOTAL NON-CURRENT ASSETS		22	918	22	291	2,8	22 327
CURRENT ASSETS							
Inventories			978		. 688	17,2	
Short-term receivables			306		381	27,4	
Cash and bank deposits			228		752	12,7	
TOTAL CURRENT ASSETS		Τ0	512	8	8 821	19,2	9 059

TOTAL ASSETS	33 430	31 112	7,5	31 386
SHAREHOLDERS' EQUITY AND LIABILITIES				
Share capital	20 082	20 082	0,0	20 082
Share premium	27 918	27 918	0,0	27 918
Treasury shares	-758	-758	0,0	-758
Special reserve	45 989	45 989	0,0	45 989
Reserve for invested non-restricted equity	23 885	23 885	0,0	23 885
Retained earnings	-113	-113 555	0,3	-114
	898			678
Equity attributable to shareholders	3 218	3 561	-9,6	2 438
Non-controlling interests	922	655	40,8	706
TOTAL EQUITY	4 140	4 216	-1,8	3 143
Long-term financing loans	22 115	21 801	1,4	21 878
Provisions	342	176	93,8	319
Short-term financing loans	172	183	-5,9	242
Trade and other payables	6 662	4 736	40,6	5 804
TOTAL LIABILITIES	29 290	26 896	8,9	28 243
TOTAL SHAREHOLDERS' EQUITY AND LIABILITIES	33 430	31 112	7,5	31 386

CONSOLIDATED CHANGES IN EQUITY, JANUARY-JUNE 1000 e

Equity attributable to the shareholders of the parent company Share Share Other Own Trans Retain Total Non- Total capita premi reser share latio ed cont equit n earnin 1 um ve S roll diffe gs ing rence inte rest S s Balance at 20 082 27 69 -758 -9 -114 2 438 706 3 143 1.1.10 918 874 669 Comprehensive income for the 771 771 217 987 period 10 10 10 Translation differences Balance at 20 082 27 69 -758 1 -113 3 218 922 4 140 30.06.10 898 918 874

Equity attributable to the shareholders of the parent company $% \left(1\right) =\left(1\right) +\left(1$

	Share capita 1	Share premi um	Other reser ve	Own share s	Trans latio n diffe rence s	Retain ed earnin gs	Total	Non-cont roll ing inte rest	equ	-
Balance at 1.1.09	20 082	27 918	69 874	-758	-19	-112 154	4 943	694	5 6	37
Comprehensive period	income fo	or the				-1 379	-1 379	-39		-1 18
Translation differences					-3		-3			-3
Balance at 30.06.09	20 082	27 918	69 874	- 758	-22	-113 533	3 560	655	4 2	16
CONSOLIDATED C	ASH FLOW	STATEM	ENT, JA		JUNE 000 e	1-6/10	1-6/0)9 1	L - 12/	09
Profit for the	noriod					987	-1 56		- 2 5	
Adjustments	period					1 270	_	26	1 9	
Change in work	ing canit	-al				192	1 63		1 4	
Received inter			diwiden	de		18		11		17
Paid interest		ile alla (arviden	ius		- 3		31		37
Paid taxes	expenses					-1		-1		-3
raid taxes						-1		_ T		-5
Operational cash flow 2 464 979						79	8	77		
Investments						-1 126	-34	44	-8	19
Proceeds from sale of property, plant and 9 48 99 equipment						99				
Cash flow from investments					-1 117	-29	97	-7	20	
Decrease in fi	nancing					-156	-1 18	35	- 1 3	75
Increase in fi	nancing					0		0		0
Cash flow from	financir	ng				-156	-1 18	35	-1 3	75
Change in cash	and cash	n equiva	alents			1 191	-5(03	-1 2	17
Cash and cash period	equivaler	nts at 1	the beg	inning	of	3 038	4 25	55	4 2	55
Currency exchange differences Cash and cash equivalents at the end of period					0 4 228	3 75	0 52	3 0	0 38	
KEY FINANCIAL	INDICATOR	RS					6/10		6/	09
Equity per sha	re, EUR						0,06		0,	07

Equity ratio, %		12,4	13,6
Gearing, %		436,2	432,5
Earnings per share (EPS)			
Basic and diluted EPS, EUR		0,02	-0,03
CONTINGENT LIABILITIES			
1000 e	6/10	6/09	12/09
Mortgages given for security for liabilities	15 400	15 400	15 400
Operating lease liabilities	666	666	666
Other liabilities	100	100	100
Total	16 166	16 166	16 166

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
	Adjusted weighted average number of shares outstanding

All figures are unaudited.

Espoo, July 30, 2010

Aspocomp Group Plc. Board of Directors

For further information, please contact Sami Holopainen, CEO, tel. $+358\ 400\ 487\ 180$.

www.aspocomp.com

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.