

Good momentum during 2016 and positive outlook

- The Group's¹ sales for the period January 1 September 30, 2016, amounted to MSEK 614.2 (528. 8) corresponding to a growth of 16.2 (21,5) percent. The gross margin amounted to 27.4 (24.5) percent.
- The Group's¹ result for the period January 1 September 30, 2016, amounted to MSEK 17.7 (10.7) corresponding to SEK 0.15 (0.10) per share. Equity as at September 30 2016 amounted to 161.9 (99.6) corresponding to SEK 1.37 (0.85) per share.
- The Group's¹ sales for Q3, July 1 September 30, 2016, amounted to MSEK 237.3 (208.7) corresponding to a growth of 14.0 (22.8) percent. The gross margin amounted to 29.8 (25.2) percent.
- The Parent Company's result for the period January 1 September 30, 2016, amounted to MSEK 48.7 (12.7). Equity as at September 30, 2016, amounted to MSEK 708.2 (217.1) corresponding to SEK 6.0 (5.8) per share.
- The development during the nine month period in Strax has been positive with growth in sales of approximately 16 percent, and an increase in operating profit of approximately 30 percent. The prerequisites for continued improvement in both gross margin and result are deemed as good.
- After the end of the period Strax has entered into a partnership with Vodafone, through acquisitions as well as through a direct contract on proprietary Strax brands. Other significant events include an extended and expanded contract with D3O®.

¹In the accounts, the regulations on reverse acquisition shall be applied with regard to the acquisition of Strax, which entails that the result in the legal entity, formerly AB Novestra (the parent company) shall be eliminated prior to the date of acquisition and also the non-cash issue value with which the outstanding shares in Strax were acquired is eliminated and that the acquisition analysis is based on the transferred values. Comparative figures for the group refer to the previous year's figures for the Strax group.

COMMENTS FROM THE CEO

"We have had positive momentum in Q3. The strategic repositioning of Strax is starting to pay off and by now the team has delivered most key objectives of 2016. I believe that we are solidifying our positioning as the specialist in mobile accessories, delivering products and unique services to tier one customers across the globe.

Revenue and margin growth

We have experienced strong growth in revenue from key expansion markets, North America and MEA, whilst we are negatively impacted in the UK as a result of the weakened GBP. Margins are however improving overall, primarily as a result of product and brand mix, with proprietary Strax brands playing an increasing role in our product portfolio, at the same time we are committed to our complimentary partner brands. The strongest business segment during 2016 has been protection.

Connected devices

Our broad telco customer base places us in a pole position to take advantage of the expected growth in connected devices, where we have already delivered VR headsets and fitness trackers to major European telcos. We intend to become the business driver in the category for our complete customer base, through both private label arrangements and partner brands.

Organization investments

We continue to strengthen our team and invest in the organization to prepare ourselves for the future industry changes and improve our overall competitiveness. Strax has also hired additional resources as we have shifted from being a distributor to a brand's house, offering multiple proprietary brands and private label services along with traditional distribution and logistics services. This strategic shift has an impact on our income, but will most certainly deliver a positive return and drive shareholder value in the years to come.

Overall I'm pleased with our ongoing developments, the possibility to take Strax to the next level and create value for all of our stakeholders."

This information is information that Strax AB is obliged to make public pursuant to the EU Market Abuse Regulation and the Securities Markets Act. The information was submitted for publication, through the agency of the contact person set out below, at 08:55 CET on November 29 2016.

THE BOARD OF DIRECTORS AND THE MANAGING DIRECTOR OF STRAX AB HEREBY SUMMIT THE INTERIM REPORT FOR THE PERIOD JANUARY 1 – SEPTEMBER 30 2016

All amounts are provided in SEK thousands unless otherwise stated. Figures in parentheses refer to the corresponding period the previous financial year. Information provided refers to the group and the parent company unless otherwise stated.

ABOUT STRAX

STRAX is a global company specializing in mobile accessories and connected devices. STRAX is listed on the Nasdaq Stockholm Stock Exchange. STRAX offers proprietary, licensed and partner branded accessories. The proprietary brands include XQISIT™, GEAR4[™], Urbanista[™], THOR[™] and FLAVR[™]. The company represents over 30 major OEM as well as mobile accessories brands and sells to a wide channel landscape ranging from telecom operators, specialized mobile and consumer electronics retailers to online, lifestyle, convenience stores and supermarkets. STRAX was founded in Miami and Hong Kong in 1995 and has since grown significantly across the globe. STRAX now has over 175 employees in 12 countries and its operational HQ and logistics center is based in Germany.

For further information regarding Strax AB reference is made to www.strax.com

¹ Examples of smart home devices are cloud-connected security cameras, light switches and lamps that can be scheduled and controlled remotely using e.g. a mobile phone or tablet.

² ABI Research, Mobile Accessories Market Data 2014.





RESULT AND FINANCIAL POSITION JANUARY 1 – SEPTEMBER 30 2016

THE GROUPS net sales for the period

January 1 – September 30 2016 amounted to 614 247 (528 814) corresponding to growth of 16.2 (21,5) percent. Gross profit amounted to 168 541 (129 494) and gross margin amounted to 27.4 (24.5) percent. Operating profit amounted to 33 765 (21 678).

Result for the period amounted to 17 740 (10 745). The result included gross profit 168 541 (129 494), selling expenses -94 165 (-79 057), administrative expenses -30 889 (-20 563), other operating expenses -32 673 (-23 514), other operating income 22 951 (15 317), net financial items -7 411(-8 263) and tax -8 614 (-2 670).

As at September 30 2016 total assets amounted to 589 986 (454 441), of which equity totaled 161 908 (99 577), corresponding to equity/assets ratio of 27.4 (22.0) percent. Interest-bearing liabilities as at September 30, 2016, amounted to 139 322 (137 342). The groups cash and holdings in listed securities amounted to 32 968 (46 240). During the period the company has worked on refinancing and increasing operational credit facilities which are expected to strengthen liquidity and cash flow during the fourth quarter.

SEASONAL AND PHONE LAUNCH FLUCTUATIONS

Strax operations have defined fluctuations between seasons, whereby the strongest period is September-November. This means the greater part of the Strax result is generated during the second half of the year provided the trends from the last five years continue. Timing of hero smartphone launches, e.g. iPhone and Samsung Galaxy, also impacts Strax' results, with these being hard to predict and sometimes challenging to manage.

INVESTMENTS during the period amounted to a total of 30 197 (74 654), of which investments in intangible fixed assets amounted to 1 620 (50 465), tangible fixed assets amounted to 16 536 (4 131) and investments in financial assets amounted to 12 041 (20 057).

The acquisition of Strax, finalized on April 30 2016 had the effect that in the accounts the regulations on reversed acquisition shall be applied, which entails that the groups result prior to the acquisition date is comprised of the previous Strax group (the legal subsidiary's group) and that the acquisition analysis is based on the fair value of Novestra's earlier holding in Strax. Novestra previously owned 27 percent in Strax and acquired, through the current transaction the remaining outstanding shares through payment in own shares.

PRELIMINARY ACQUISITION ANALYSIS:

Market value at acquisition date	243 581
Value current holding in Strax	-195 200
Transferred consideration	48 381
	400 500
Equity at time of acquisition	189 592
Carrying amount Strax	-195 200
Fair value acquired net assets	-5 608
Goodwill	53 989
Transferred consideration	48 381

THE PARENT COMPANY'S result for the period amounted to 48 654 (12 686). The result included gross profit from investment activities of 52 855 (14 453), administrative expenses -3 962 (-3 716) and net financial items -239 (1 949). As at September 30 2016 total assets amounted to 726 240 (224 128) of which equity totaled 708 242 (217 067). Cash and holdings in listed securities amounted to 979 (16 698) and unutilized credit facility amounted to - (7 879). During the period the company has worked on refinancing and increasing operational credit facilities which are expected to strengthen liquidity and cash flow during the fourth quarter.

In January 2016 Novestra received sale proceeds in a total amount of MSEK 90.8 relating to the divestment of the portfolio company Explorica, Inc. As at December 31 2015 the sale proceeds were recognized as a current receivable on the balance sheet.

The Extraordinary General Meeting held on February 9 2016 resolved to distribute a total of MSEK 91.1, corresponding to SEK 2.45 per share to Novestra's shareholders. The distribution was made in the form of a mandatory redemption procedure. The redemption was paid on March 9 2016.

Novestra finalized the acquisition of the remaining outstanding number of shares in Strax Group GmbH through a non-cash issue of 80 574 293 shares. Payment was made through transfer of capital contributed in kind comprising of shares in Strax Group GmbH as resolved by the Annual General Meeting held on April 26 2016.

The Annual General Meeting held on April 26 2016 approved the Board's proposal regarding the distribution of 6 197 995 shares held in WeSC, approximately 95 percent of Novestra's holding in WeSC. Distribution occurred on May 3 2016.

In connection with the completed acquisition Novestra's line of business changed and the company name was changed from AB Novestra to Strax AB.

The Company's focus, over the past five financial years has been on divestment of existing portfolio companies, which is now completed. As at April 2016, a total of approximately MSEK 460 has been distributed

to the shareholders from the divestments. It is a natural progression to consolidate its last major unlisted holding and therefore changing line of business to an operational company as opposed to the previous investment company status. Fiscally, this also entails the Company changing its fiscal status and character.

ORGANIZATION

Upon completion of the acquisition of Strax, Gudmundur Palmason was appointed CEO and Johan Heijbel (former CEO of AB Novestra) appointed CFO.

SIGNIFICANT EVENTS AFTER THE END OF THE PERIOD

In October Strax extended and expanded long-term global strategic partnership with D3O®. Strax has under the previous contract with D3O successfully launched products with D3O patented impact protection technologies in several markets. The extended exclusive three year contract grants STRAX rights to integrate D3O into smartphones, tablets and consumer electronic accessories, plus global distribution rights across both online and offline channels.

Strax has completed the acquisition of the majority shareholdings in two entities who are contracted to develop, distribute and sell Vodafone branded accessories to Vodafone in Western Europe, Middle East and Africa. Strax brings Vodafone significant knowledge on product development & manufacturing, portfolio management, marketing and sales strategies as well as sourcing and quality assurance capabilities. The acquisition of 50.1 percent ownership in Celcom HK and Mobile Accessory Club provides a unique access to partner with Vodafone to create what we believe will be one of the strongest lines of accessories for mobile phones and tablets for Vodafone's target market.

A VR headset developed by Strax for Orange group received positive reviews as well as awards, further strengthening Strax position as a partner in the connected devices category.

FUTURE DEVELOPMENT

Strax has experienced positive development in both sales and profit in recent years. This development is expected to continue. Currently the industry is undergoing consolidation and Strax intends to play an active role in the ongoing consolidation process.

RISKS AND UNCERTAINTIES

The primary risks present in Strax's business activities are commercial risk, operative risk, price risk attributed to shares and currency risk.

The company is to some extent dependent on a key number of senior executives and other key personnel and consultants in order to run its operations, and is dependent on a functioning distribution chain, logistics and warehousing.

Swedish tax law contains stopping rules for certain transactions with tax losses when the purpose transaction is to benefit from tax advantages. The stopping rules entail that the existing tax losses are utilized in connection with significant changes in ownership. The rules also include limitations on the ability to utilize tax losses during a five year waiting period in certain situations. The change in ownership in connection with acquisition of the outstanding shares in Strax through a non-cash issue is such that the company believes that the existing tax losses should be retained. As there is relatively little case law to draw on in this area however there is a risk that the transaction may be adjudged differently when considered by the authorities and that the loss may be utilized whether in whole or in part.

FINANCIAL CALENDAR:

DECEMBER 22, 2016 Extraordinary General Meeting

FEBRUARY 23, 2017 Year-end Report 2016

APRIL 2017 Annual Report 2016

MAY 3, 2017 Interim Report January 1 – March 31 2017

MAY 23, 2017 Annual General Meting FOR FURTHER INFORMATION CONTACT:

Gudmundur Palmason (CEO) Johan Heijbel (CFO)

Strax AB (publ) Mäster Samuelsgatan 10 111 44 Stockholm Sweden Corp.id: 556539-7709 Tel: +46 (0)8-545 017 50 ir@strax.com www.strax.com

The Board is registered in Stockholm

The report has been prepared in Swedish and translated into English. In the event of any discrepancies between the Swedish and English translation, the former shall have precedence.

The undersigned declare that the interim report provides a true and fair overview of the parent company's and the group's operations, financial position, performance and result and describes material risks and uncertainties facing the parent company and other companies in the group.

Stockholm, November 28, 2016

Bertil Villard Chairman

Anders Lönnqvist Director Gudmundur Palmason Director/CEO

Ingvi Tomasson Director Michel Bracké Director

REVIEW REPORT

To the Board of Directors of Strax AB Corp. id. 556539-7709

Introduction

We have reviewedthe summary interim financial information (interim report) of Strax AB as of 30 September 2016and the nine-month period then ended. The Board of Directors and the Managing Director are responsible for the preparation and presentation of this interim report in accordance with IAS 34 and the Annual Accounts Act. Our responsibility is to express a conclusion on this interim report based on our review.

Scope of review

We conducted ourreview in accordance with International Standard on Review Engagements ISRE 2410 Review of Interim Financial Information Performed by the Independent Auditor of the Entity. A review of interim financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with International Standards on Auditing and other generally accepted auditing practices and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

Conclusion

Based on our review, nothing has come to our attention that causesus to believe thatthe interim report is not prepared, in all material respects, for the Group in accordance with IAS 34 and the Annual Accounts Act, and for the Parent Company in accordance with the Annual Accounts Act.

Stockholm 29 November 2016

KPMG AB

Mårten Asplund Authorized Public Accountant

	2016	2015	2016	2015	2015
Key ratios	(3 months) Jul 1-Sep 30	(3 months) Jul 1-Sep 30	(9 months) Jan 1-Sep 30	(9 months) Jan 1-Sep 30	(12 months) Jan 1-Dec 31
FINANCIAL KEY RATIOS					
Sales growth, %	14.0	22,8	16.2	21,5	18,3
Gross margin, %	29.8	25.2	27.4	24.5	24,5
Equity, MSEK	161.9	99.6	161.9	99.6	98,4
Equity/asset ratio, %	27.4	22.0	27.4	22.0	17,1
DATA PER SHARE ¹ Equity, SEK Result, SEK	1.37 0.11	0.85 0.09	1.37 0.15	0.85 0,10	0,84 0,10
NUMBER OF SHARES ¹					
Number of shares at the end of the period Average number of shares ²	117 762 266 117 762 266	117 762 266 110 374 332	117 762 266 114 472 748	117 762 266 110 374 332	117 762 266 110 374 332
EMPLOYEES Average number of employees	175	165	175	165	165

¹ No dilution exists, which entails that the result prior to and after dilution are identical.

² A redemption procedure was carried out during Q1 2016 whereby a split of the existing shares was made whereby the total number of shares temporarily doubled. The redemption procedure was an alternative transaction method for a dividend and the temporary increase in the number of shares has not been taken into consideration in calculating the average number of shares during the period or for the result per share during the period.

DEFINITIONS

In this report, "Strax" or "The Company" pertains to Strax AB (publ) and/or the Group depending on which company is the parent company depending on the context. Other definitions: AB Novestra ("Novestra"), Explorica Inc ("Explorica") och WeSC AB ("WeSC").

EQUITY/ASSET RATIO

Equity as a percentage of the total assets.

CASH FLOW AFTER INVESTMENTS

Result before tax with depreciation and other items not affecting cash flow minus paid tax and adjusted for changes in working capital and net investments in fixed assets.

EQUITY PER SHARE

Equity in relation to the number of shares at the end of the period.

RESULT PER SHARE

Income for the period in relation to the average number of shares during the period.

NUMBER OF SHARES AT THE END OF THE PERIOD

The number of shares at the end of each period adjusted for bonus issue and share buy-back.

AVERAGE NUMBER OF SHARES DURING THE PERIOD

Average number of shares during the period calculated on a daily basis adjusted for bonus issue and share buy-back.

SALES A company's total operating revenue for the specified period.

GROWTH IN SALES

Sales for a specified period in relation to sales during the same period the previous year.

GROSS PROFIT

Sales less the cost of goods sold.

GROSS MARGIN

Gross profit in relation to sales expressed as a percentage.

OPERATING PROFIT/LOSS

Operating income minus operating costs for the specified period before financial items and taxes.

	2016	2015	2016	2015	2015
	(3 months)	(3 months)	(9 months)	(9 months)	(12 months)
Summary income statements, KSEK	Jul 1–Sep 30	Jul 1–Sep 30	Jan 1–Sep 30	Jan 1–Sep 30	Jan 1–Dec 31
	007.070	000.050	044047	500.044	747 044
Net sales	237 279	208 659	614 247	528 814	747 644
Cost of goods sold	-166 636	-156 157	-445 706	-399 320	-564 256
Gross profit	70 643	52 502	168 541	129 494	183 388
Selling expenses	-33 216	-27 598	-94 165	-79 057	-112 946
Administrative expenses ⁽¹⁾	-11 052	-5 955	-30 889	-20 563	-41 021
Other operating expenses	-4 127	-12 372	-32 673	-23 514	-27 881
Other operating income	-306	7 123	22 951	15 317	31 072
Operating profit	21 942	13 700	33 765	21 678	32 613
Financial income	28	-	-	47	241
Financial expenses	-2 737	- 2 450	-7 411	-8 309	-10 587
Net financial items	-2 709	-2 450	-7 411	-8 263	-10 346
Profit before tax	19 233	11 250	26 354	13 415	22 267
Тах	-6 123	-1 168	-8 614	-2 670	-10 813
RESULT FOR THE PERIOD ⁽²⁾	13 110	10 082	17 740	10 745	11 454
Result per share, SEK ⁽³⁾	0.11	0.09	0.15	0.10	0.10
Average number of shares during the period ⁽³⁾	117 762 266	110 374 332	114 472 748	110 374 332	110 374 332
Statement of comprehensive income, KSEK					
Result for the period	13 110	10 082	17 740	10 745	11 454
Other comprehensive income, translation gains/losses on					
consolidation	-1 984	-1 668	-1 405	-1 771	-3 289
Total comprehensive income for the period	11 126	8 414	16 335	8 974	8 165

 $^{\left(1\right)}$ Depreciation for the period amounted to 8 401 (2 773).

(2) The result for the period, respectively the total comprehensive income is attributed to the parent company's shareholders.

⁽³⁾ No dilution exists, which entails that the result prior to and after dilution are identical. A redemption procedure was carried out during Q1 2016 whereby a split of the existing shares was made whereby the total number of shares temporarily doubled. The redemption procedure was an alternative transaction method for a dividend and the temporary increase in the number of shares has not been taken into consideration in calculating the average number of shares during the period or for the result per share during the period.

Reporting per business segment

Reporting per business	segment									-		
	Prote	ction	Powe	ər	Auc	dio	Connecte	ddevices	Oth	er	Tot	al
	Jan 1 - 3	0 Sept	Jan 1 - 30	Sept	Jan 1 - 3	30 Sept	Jan 1 - 3	30 Sept	Jan 1 - 3	30 Sept	Jan 1 - 3	0 Sept
	2016	2015	2016	2015	2016	2015	2016	2015	2016	2015	2016	2015
Net sales	360 361	238 272	58 683	56 147	88 361	79 629	35 938	85 708	70 904	69 058	614 247	528 814
Cost of goods sold	-242 037	-170 150	-46 146	-40 584	-68 617	-53 997	-34 129	-80 713	-54 778	-53 876	-445 707	-399 320
Gross profit	118 324	68 122	12 537	15 563	19 744	25 632	1 810	4 995	16 126	15 182	168 541	129 494
Selling expenses	-66 110	-41 589	-7 005	-9 501	-11 031	-15 649	-1 011	-3 050	-9 008	-9 269	-94 165	-79 057
Administrative expenses	-20 499	-10 819	-2 172	-2 472	-3 420	-4 071	-313	-793	-2 793	-2 408	-29 198	-20 563
Other operating expenses	-22 938	-12 368	-2 430	-2 826	-3 828	-4 654	-351	-907	-3 126	-2 759	-32 673	-23 514
Other operating income	16 113	8 058	1 707	1 841	2 689	3 032	246	591	2 196	1 796	22 951	15 317
Operating profit	24 891	11 404	2 637	2 605	4 153	4 291	381	836	3 395	2 542	35 456	21 678

	Prote	ction	Pow	/er	Aud	dio	Connecte	ddevices	Oth	ner	Tot	al
	Jul 1 - S	Sept 30	Jul 1 - S	ept 30	Jul 1 - S	ept 30	Jul 1 - S	Sept 30	Jul 1 - S	Sept 30	Jul 1 - S	ept 30
	2016	2015	2016	2015	2016	2015	2016	2015	2016	2015	2016	2015
Net sales	139 601	94 018	22 733	22 155	34 230	31 420	13 922	33 819	26 792	27 248	237 279	208 659
Cost of goods sold	-89 789	-66 398	-17 456	-15 845	-25 919	-21 028	-13 160	-31 794	-20 313	-21 093	-166 636	-156 157
Gross profit	49 812	27 619	5 278	6 310	8 312	10 392	762	2 025	6 479	6 155	70 643	52 502
Selling expenses	-23 339	-14 519	-2 473	-3 317	-3 894	-5 463	-357	-1 065	-3 153	-3 235	-33 216	-27 598
Administrative expenses	-7 017	-3 133	-743	-716	-1 171	-1 179	-107	-230	-2 013	-698	-11 052	-5 955
Other operating expenses	-2 788	-6 511	-295	-1 489	-465	-2 450	-43	-481	-536	-1 442	-4 127	-12 372
Other operating income	340	3 750	36	857	57	1 413	5	273	-744	830	-306	7 124
Operating profit	17 009	7 207	1 802	1 646	2 838	2 714	260	524	33	1 609	21 942	13 700

Summary balance sheets, KSEK	Sep 30 2016	Sep 30 2015	Dec 31 2015
ASSETS			
FIXED ASSETS			
Goodwill	192 900	135 834	132 681
Other intangible assets	3 386	3 359	2 493
Tangible fixed assets	17 370	7 405	7 200
Shares in associated companies	363	6 111	71
Other assets	13 352	8 037	7 361
Deferred tax assets Total fixed assets	<u>5 541</u> 232 912	<u>3 348</u> 164 094	5 382 155 188
		104 004	100 100
CURRENT ASSETS			
Inventories	100 366	71 226	82 108
Tax receivables	23	35	22
Accounts receivable	147 376	81 791	130 250
Receivables from associated companies	4 464	55 895	14 368
Other assets	71 877	35 160	83 901
Cash and cash equivalents	32 968	46 240	5 918
Total current assets	357 074	290 347	316 567
TOTAL ASSETS	589 986	454 441	471 755
EQUITY AND LIABILITIES			
Equity	161 908	99 577	98 449
Long-term liabilities:			
Tax liabilities	8 197	-	7 829
Other liabilities	394	40 008	35 811
Interest-bearing liabilities	53 330	69 979	64 942
Deferred tax liabilities	6 349	3 640	6 064
Total long-term liabilities	68 270	113 627	114 646
Current liabilities:			
Provisions	13 979	24 061	5 869
Interest-bearing liabilities	85 992	67 363	19 518
Accounts payable and other liabilities	133 267	86 018	90 283
Tax liabilities	10 169	14 192	9 867
Other liabilities	116 401	49 603	133 123
Total current liabilities	359 808	241 237	258 660
Total liabilities TOTAL EQUITY AND LIABILITIES	428 078 589 986	354 864 454 441	373 306 471 755
	303 300		411155
Summary of changes in equity, KSEK			
Equity as at January 1 2015			87 269
Comprehensive income Jan 1 – Sep 30 2015 Other			8 974 3 334
Equity as at September 30 2015			99 577
Comprehensive income Oct 1 – Dec 31 2015			-809
Other			-319
Equity as at December 31 2015			98 449
Comprehensive income Strax Jan 1 – Sep 30 2016			16 335
Other sub-group Strax			4 562
Transferred compensation provided for in the			
preliminary acquisition analysis ¹			48 381
Costs non-cash isue			-5 819

Costs non-cash isue TOTAL EQUITY AS AT SEPTEMBER 30 2016

¹ The preliminary acquisition analysis is detailed on page 3.

-5 819 161 908

	2016	2015	2015
	(9 months)	(9 months)	(12 months)
Summary cash flow statements, KSEK	Jan 1-Sep 30	Jan 1-Sep 30	Jan 1-Dec 31
OPERATING ACTIVITIES			
	26.254	10 115	22.266
Result before tax	26 354	13 415	22 266
Adjustment for items not included in cash flow from operations or	F 000	00.005	40.440
items not affecting cash flow Paid taxes	5 089	23 635	13 410
Paid taxes	-3 867	-2 670	-10 811
Cash flow from operations prior to changes in working capital	27 576	34 380	24 865
Cash flow from changes in working capital:			
Increase (-)/decrease (+) in inventories	-14 017	4 937	-7 827
Increase (-)/decrease (+) current receivables	67 637	-19 354	-150 123
Increase (+)/decrease (-) current liabilities	-80 611	-82 626	82 641
Cash flow from operations	586	-62 663	-50 444
INVESTMENT ACTIVITIES			
Investments in intangible assets	-1 620	-244	-4 487
Investments in tangible assets	-16 536	-4 131	-4 407
Investments in subsidiaries	-12 041	-20 057	-22 481
Divestment of fixed assets	936	-20 007	935
Cash flow from investment activities	-29 261	-24 432	-31 553
FINANCING ACTIVITIES	50.007	100 751	404.000
Interest-bearing liabilities	59 607	136 754	134 029
Amortization of interest-bearing liabilities	-15 408	-89 642	-92 011
Cash flow from financing activities	44 199	47 112	42 017
Cash flow for the period	15 524	-39 983	-39 979
Exchange rate differences in cash and cash equivalents	1 577	365	713
Cash and cash equivalents at the beginning of the period	15 867	85 858	85 858
CASH AND CASH EQUIVALENTS AT THE END OF THE PERIOD	32 968	46 240	46 592

NOTE 1 REFERENCES

- Information on the acquisition, see page 3, intent and the legally acquired subsidiary Strax operations are found in the foremost section of the report.
- Seasonal and phone launch fluctuations, see page 3
- Reporting per business segment see page 8

NOTE 2 ACCOUNTING PRINCIPLES

Strax prepares consolidated financial statements in accordance International Financial Reporting Standards (IFRS) and with the restrictions which apply due to the Swedish national legislative when preparing the parent company's financial statements.

The Interim report for the group has been prepared in accordance with IAS 34 "Interim Reporting" and applicable sections of the Annual Accounts Act.

The section of the report applicable to the parent company has been prepared in accordance with Annual Accounts Act, Chapter 9.

The Group has previously carried out investment activities and defined as an investment company as defined in IFRS 10, with the effect all shares in subsidiaries and associated companies had been reported at fair value through profit or loss, the same principle applied for other investments. Due to the reverse acquisition the group's line of business is now as an operational company, compared to previous investment company and shares and participations in subsidiaries as well as affiliated companies will be consolidated using standard principles.

In previous reporting, certain purchase committments relating to licensed materials was reported as a liability, and corresponding asset. This has been re-evaluated and it has been deemed more fair to report the contracts as "executory contracts", with the effect previous reported liability and corresponding asset are no longer reported. The reason is these contracts have been concluded to include buying minimum guaranteed levels of licensed material to fair market value, and Strax commitment equals in value the other parties obligation to deliver the material, making it "executory contracts". The effects only relates to the balance sheet, with the same amount in assets and liabilities. Figures in comparative periods have been adjusted. As per December 31 2015, assets have been decreased by a total amount of 65 793, financial fixed assets have been reduced from 57 388 to 7 361 and other current assets have been reduced from 99 669 to 83 901, with the corresponding adjustment to other long-term and short-term liabilities.

Significant accounting principles in addition to those mentioned below with regard to accounting reverse acquisition which were applied after the reverse acquisition are also found in the appendix to the report.

Accounting reverse acquisition

In accordance with IFRS rules on reverse acquisition, the fair value of a hypothetical issue of Strax shares as payment for Strax's reverse acquisition of Novestra, will correspond to the transferred consideration for this acquisition.

As the shares in Novestra are listed on a regulated market and the Strax shares are unlisted, the valuation of Novestra was used as the basis for valuing the hypothetical new share issue for the reverse acquisition. The value of the hypothetical share issue has been reduced by an estimated allocated market value for Strax's hypothetical repurchase of Novestra's existing holding of Strax shares. A

INTERIM REPORT JANUARY-SEPTEMBER 2016

preliminary purchase price allocation has been drawn up it was assumed that the fair value of Novestra's identifiable assets and liabilities equals the book equity in the Novestra group as at April 30 2016 less the book value of Novestra's shares in Strax. The difference between the transferred consideration and the fair value of identifiable assets and liabilities has been recognized as goodwill. The purchase price allocation will be finally determined no more than one year after the acquisition date.

Accounting and valuation of shares and participations

Shares and participations in subsidiaries and associated companies are in the parent company accounted for at acquisition cost with the fair value of the earlier holding in Strax at the time of acquisition comprised of fair value to the part to which it relates.

NOTE 3 FAIR VALUE: FINANCIAL ASSETS AND LIABILITIES

The groups financial assets and liabilities mainly comprises of receivables which are current assets and current liabilities. As the duration of these are short-term, the accounted value and fair value is deemed to be at correct at the same amount to a not altogether considerable amount.

Parent company

	2016	2016	2016	2015	2015
	(3 months)	(3 months)	(9 months)	(9 months)	(12 months)
Summary income statements, KSEK	Jul 1-Sep 30	Jul 1-Sep 30	Jan 1-Sep 30	Jan 1-Sep 30	Jan 1-Dec 31
INVESTMENT ACTIVITIES					
Result from shares and participations	18	1 609	52 855	11 504	35 250
Dividends	-	2 949	-	2 949	2 949
Selling expenses ⁽¹⁾	-	-	-	-	-856
Gross profit	18	4 558	52 855	14 453	37 343
Administrative expenses	-1 294 -1 276	-1 260	-3 962	-3 716	-5 022 32 321
Operating income	-1 276	3 298	48 893	10 737	32 321
Net financial items	-84	-23	-239	1 949	1 936
Result after financial items	-1 360	-23 3 275	48 654	12 686	1 936 34 257
Current taxes	-	-	-	-	-
RESULT FOR THE PERIOD	-1 360	3 275	48 654	12 686	34 257
Statement of comprehensive income, KSEK					
Result for the period	-1 360	3 275	48 654	12 686	34 257
Other comprehensive income	-	-	-	-	-
TOTAL COMPREHENSIVE INCOME FOR THE PERIOD	-1 360	3 275	48 654	12 686	34 257
Summary balance sheets, KSEK		Sep 30 2016	Sep	30 2015	Dec 31 2015
ASSETS					
Tangible fixed assets		1 249		1 277	1 270
Fixed financial assets		723 124		77 650	141 547
Total fixed assets		724 373		78 927	142 817
Shares and participations held for sale		339		139 600	8 514
Current receivables		888		890	91 600
Cash and bank balances		640		4 711	70
Total current assets		1 867		145 201	100 184
TOTAL ASSETS		726 240		224 128	243 001
EQUITY AND LIABILITIES					
Equity		708 242		217 067	238 638
Current liabilities		17 998		7 061	4 363
Total liabilities		17 998		7 061	4 363
TOTAL EQUITY AND LIABILITIES		726 240		224 128	243 001

⁽¹⁾ Selling expenses cost with regard to Novestras incentive program resolved by the AGM and relating to the divestment of Explorica in 2015.

Summary of changes in equity, KSEK	
Equity as at January 1 2015	204 381
Comprehensive income January 1 – September 30 2015	12 686
Equity as at September 30 2015	217 067
Comprehensive income October 1 – December 31 2015	21 571
Equity as at December 31 2015	238 638
Shareholder distribution	-91 111
Costs shareholder distribution	-341
Dividend	-9 540
Non-cash issue	527 762
Costs non-cash issue	-5 819
Comprehensive income January 1 – September 30 2016	48 654
TOTAL EQUITY AS AT SEPTEMBER 30 2016	708 242

APPENDIX

Significant accounting principles in addition to those mentioned on page 4.

CONDITIONS WHEN PREPARING THE GROUP'S FINANCIAL REPORTS

The functional currency of the Parent Company is Swedish crowns or kronor (SEK), which is also the reporting currency of the Parent Company and the Group. The financial reports are therefore presented in Swedish kronor. Assets and liabilities are recognized at historical cost, and financial assets and liabilities are recognized at amortized cost. Preparing the financial reports in compliance with IFRS requires management to make judgments and estimates, as well as assumptions which affect the application of the accounting principles and the recognized amounts of assets, liabilities, revenue and expenses. The estimates and assumptions are based on historical experiences and a number of factors which under the circumstances are deemed reasonable. The result of these estimates and assumptions are then used to assess the value of assets and liabilities where the value is not evident from other sources. Actual outcomes may deviate from these estimates and judgments.

Estimates and judgments are reviewed regularly. Changes in estimates are recognized in the period the change is made if the change affects only this period, or in the period the change is made and future periods if the change affects both the period in question and future periods.

The accounting principles for the Group described below have been applied consistently for all periods that are presented in the Group's financial reports, unless otherwise is indicated below. The accounting principles for the Group have been applied consistently in reporting and consolidation of the Parent Company and subsidiaries.

OPERATING SEGMENTS

An operating segment is a component of the Group carrying out business operations from which it can generate revenue and incur expenses and about which separate financial information is available. Further, the result of an operating segment is monitored by the chief operational decision maker, in the case of Strax, the CEO, to evaluate the result as well as being able to allocate resources to the operating segment.

CLASSIFICATION ETC.

Non-current assets are assets that are expected to be realized after more than twelve months from the balance sheet date. Current assets are assets that are expected to be realized within twelve months of the balance sheet date. Liabilities are classified as non-current if the Group at the end of the reporting period has an unconditional right to pay later than twelve months from that date. All other liabilities are recognized as current.

PRINCIPLES OF CONSOLIDATION

SUBSIDIARIES

Subsidiaries are entities controlled by the Parent Company, AB Novestra. The Group controls the entity when it is exposed to, or has the right to, variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. Subsidiaries are recognized according the acquisition method. The method means that the acquisition of a subsidiary is viewed as a transaction through which the Group indirectly acquires the assets of the subsidiary and assumes its liabilities and contingent liabilities. The Group's acquisition value is determined though an acquisition analysis in relation to the acquisition. In the analysis both the purchase price of the shares or the operations, and the fair value of the acquired identifiable assets and assumed liabilities and contingent liabilities at the point of acquisition for assets, arisen or assumed liabilities and issued equity instruments which have been given in exchange for the acquired net assets. At acquisitions (of subsidiaries that are consolidated) where the purchase price exceeds the net-value of identifiable acquired assets and assumed liabilities and contingent liabilities, the difference is recognized as goodwill. When the difference is negative this is recognized in profit or loss. Financial reports for consolidated subsidiaries are included in the Group accounting as of the point of acquisition up until the date where the control ceases to exist. Intra-group receivables and payables, revenue or expenses and unrealized profit or loss, which pertain to intra-group transactions between consolidated group companies are eliminated in the consolidation.

ASSOCIATED COMPANIES

Associated companies are those companies where the Group has a significant influence, but not control, over the operational and financial governance, usually through a share of 20 to 50 percent of the votes. The Groups recognized value of shares in associated companies corresponds to the Groups share in the associated company's equity, as well as goodwill and, if any, remaining surplus value or undervalues. The profit or loss within the Group is recognized as "Share in profit or loss of associated companies", the groups share in the profit or loss in associated companies adjusted for, if any, depreciations, impairments and resolution of acquired surplus value and under values. The Group's share of other comprehensive income in associated companies is recognized separately in the Group's other comprehensive income.

FOREIGN CURRENCY TRANSACTIONS

Transactions in foreign currencies are translated into the respective functional currency of Group companies at the exchange rates at the dates of the transactions. Functional currency is the currency in the primary economic areas the companies has operations. Monetary assets and liabilities in foreign currency is revaluated to the functional currency at the exchange rate at the reporting date.

Exchange rate differences are recognized in profit or loss. Non-monetary assets and liabilities that are measured based on historical cost in a foreign currency are translated into the functional currency at the exchange rate at the date of the transaction. Non-monetary assets and liabilities measured at fair value in a foreign currency are translated into the functional currency at the exchange rate when the fair value was determined.

REVENUE

Revenue and other income are recognized when the goods have been transferred or the services rendered. Goods are considered transferred when significant risks and rewards of ownership have been transferred to the customer. If the customer has been granted the right to return (which for Strax includes the customer's right to return products and the right to revoke a purchase agreement), the revenue is recognized at the point in time when the probability of return can be reliably calculated. For this purpose frequencies of returns are calculated based on historical data and used to forecast future return commitments. Revenue is not recognized for the share of which a return is expected, instead a provision is recognized. The size of the provision corresponds to the price of the goods delivered for which a return is expected, adjusted for the cost of handling the return and the losses incurred from the sales of these goods. Revenue is recognized net, i.e. the sum of what the customers pay deducted for V.A.T. and sales reductions (discounts, bonuses, discounts for cash etc.).

Operational costs are recognized as an expense when the services have been rendered or when they are consumed.

FINANCE INCOME AND FINANCE COST

Finance income and costs consists of interest income from bank accounts, receivables and interest-bearing securities, interest expense from loans and exchange rate differences. Interest income from receivables and interest expense from liabilities are calculated through the effective interest method. The effective interest is the interest rate at which the present value of estimated future cash flows during the expected fixed interest period is equal to the recognized value of the asset or liability.

FINANCIAL INSTRUMENTS

RECOGNITION AND DERECOGNITION OF A BALANCE SHEET ITEM

A financial asset or financial liability is recognized on the balance sheet when the company becomes a party according to the contractual agreements of the instrument. A receivable is recognized when the Group has performed and the other party has a contractual obligation to pay even if the invoice has not yet been sent. Accounts receivables are recognized when an invoice has been sent. Liabilities are recognized when the other party has performed and the Group has a contractual agreement to pay, even if an invoice has not yet been received. Accounts payables are recognized when an invoice has been received. A financial asset is derecognized when the rights of the contract are realized, due or when the Group no longer has control over the asset. A financial liability is derecognized when the contractual obligation is fulfilled or otherwise extinguished. Acquisition or sale of financial assets are recognized at the date of transaction, which is the day the Group commits to acquiring or selling the asset.

CLASSIFICATION AND MEASUREMENT

Financial instruments are initially recognized at the instruments fair value with the addition of transaction costs apart from financial instruments which are recognized at fair value through profit or loss where the transaction costs are expensed. The financial instrument is classified on initial recognition based on the purpose for which the instrument was acquired, which in turn affects the accounting going forward.

ACCOUNTS RECEIVABLES

Accounts receivables consist of financial assets that are not derivatives and has determined or affirmable payments which are not listed on an active market. Trade receivables are outstanding amounts from sale of goods or services performed within the regular business activity. They are included in current assets if the due date occurs within twelve months of the reporting date. If the due date is after more than twelve months from the reporting date, they are classified as non-current assets.

Trade receivables are initially recognized at fair value and are in the following reporting periods valued at amortized cost with the effective interest method, deducted for any impairment. An impairment is recognized when there are objective indications that outstanding payments are not fully collectable (such as in the event of late payments or insolvency of the customer). Doubtful reserves are accounted for on a separate account. They are eliminated at the same point in time as the corresponding impaired receivable is derecognized.

CASH AND CASH EQUIVALENTS

Cash and cash equivalents consists of cash and immediately accessible funds at banks and similar institutions, as well as liquid investments with a duration of less than three months from the time of acquisition with subject to only an insignificant risk of fluctuations in value.

INTEREST-BEARING LIABILITIES

Loans are initially recognized at cost corresponding to the fair value of what has been received less transaction costs and any premiums or discounts. Thereafter the loans are recognized at amortized cost with the effective interest method, which means that the value is adjusted with any premiums and discounts related to when the loan agreement was entered into, and expenses related to the borrowing transaction are accrued over the duration period of the loan. The accruals are calculated on the basis of the initial effective interest rate of the loan.

ACCOUNTS PAYABLES AND OTHER NON-INTEREST BEARING LIABILITIES

Non-interest bearing liabilities are recognized at amortized cost based on the effective interest rate calculated at initial recognition which, due to the short duration, usually means the nominal amount.

GOODWILL

Goodwill is not amortized, instead an impairment test is performed at least annually.

IMPAIRMENTS

The recognized values of the Group's tangible and intangible assets, including goodwill, are tested each reporting period end in order to asses if there is an indication of a need for an impairment. An impairment is recognized when an asset or the recognized value of a cash generating unit exceeds the recoverable amount. An impairment is recognized through profit and loss.

The recoverable amount is the highest of fair value less cost of sales and the useful value. When calculating the useful value future cash flows are discounted with a discount factor taking the risk free rate and the risk related to the specific asset into account. For an asset which does not generate cash lows and are materially independent of other assets the recoverable amount is calculated for the cash generation unit to which the asset pertains. Goodwill is always tested divided on cash generating units or groups of cash generating units.

Impairments are reversed if there has been a change in the underlying assumptions in the calculation of the recoverable amount. An impairment is reversed only to the extent the assets carrying amount after reversal does not exceed the value the asset would have had if an impairment had never been done. Impairment of goodwill is never reversed.

INVENTORIES

The goods recognized as inventory in compliance with IAS 2 (Inventories) are initially carried at cost. Carrying amount is either determined on the basis of an individual valuation of purchases from the perspective of the market or through the method of average cost. Compensation from suppliers that are classified as a decrease of the initial cost reduces the carrying amount of the inventories.

At the end of the reporting period inventories are measured at the lower of cost and net realisable value. Net realisable value is the estimated sales price in operations, deducted for estimated costs of completion and sales. Risks related to average days in stock that exceeds what is normal and/or reduced usefulness is reflected through impairment to net realisable value.

If the reason for impairment to net realizable value no longer exists, a reversal is recognized. Since the inventories of Strax does not meet the definition of a qualifying asset according to IAS 23 (Borrowing costs), directly related interest on borrowed capital to the inventories are not capitalized.

LEASE ASSETS

In the Group, leasing is classified as either financial or operating leases. Financial leasing occurs when all the risks and rewards of ownership has been substantially transferred to the lessee; if that is not the case then the lease is classified as an operating lease. The group only has operating leases. As operating lessee the underlying asset is not recognized in the balance sheet. The leasing fees are expensed on a straight line basis over the leasing period.

EMPLOYMENT BENEFITS

DEFINED CONTRIBUTION PLANS

The Group only has defined contribution plans. Obligations concerning defined contribution plans are recognized as expenses during the period when the employee provides service.

PROVISIONS

Provisions are recognized when the Group has an existing legal or informal obligations as a consequence of an occurred event, where it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation, and where a reasonable estimation of the amount can be done. When the effect of the timing of the payment is significant, provisions are calculated through discounting future expected cash flows at an interest rate before tax which reflects current market assessments of the time value of money and, if applicable, the risks associated with the provision.

TAXES

Income taxes consist of current taxes and deferred taxes. Income taxes are recognized in profit or loss, in other comprehensive income or directly in equity. Current taxes are taxes payable or refundable related to the currency year, through the application of the tax rates which are decided, or practically decided, at the balance sheet date. This includes adjustments of current taxes pertaining to previous periods.

Deferred tax is based on temporary differences between recognized and taxable values of assets and liabilities. The valuation of deferred taxes is based on how the recognized values of assets or liabilities are expected to be realized or settled. Deferred taxes are calculated through the application of the tax rates which are decided, or practically decided, at the balance sheet date. Deferred taxes related to deductible temporary differences and tax loss carry-forwards are recognized only to the extent where it is probable that these can be utilized. The value of deferred tax assets is reduced when deemed it is no longer probable that it can be utilized.

Tax legislation contains certain allocation clauses when there are changes in the ownership structures in companies with tax loss carry-forwards. The allocation clauses mean that current tax loss carry-forwards can be depleted at major changes in ownership. The clauses also include limitations to the right to use tax loss carry-forwards against group contributions during a five year qualifying period. The changes in the ownership structure related to the reverse acquisition, where Novestra through an issue for non-cash consideration acquired all of the outstanding shares in Strax, is of such a nature that the Group deems that the current tax loss carry-forwards should remain. As relatively few legal cases exist to guide within the area, there is a risk that the transaction can be judged otherwise at a trial with the consequence that the loss carry-forwards totally or in part may be depleted.

CONTINGENT LIABILITIES

Contingent liabilities are disclosed when there is a potential commitment related to occurred events and whose existence is confirmed only by one or more uncertain future events, or when there is an obligation not recognized as a liability or a provision as an out-flow of resources embodying economic benefits is not probable.