

Interim report (Q4, 2024)

- Total revenue amounted to 84.1 MSEK (59.5).
- e EBITDA equalled 20.1 MSEK (9.3).
 - Operating profit (EBIT) is 4.0 MSEK (5.9)
- Profit after tax amounted to -0.8 MSEK (4.1)
- Total revenue amounted to 256.1 MSEK (183.1).
- EBITDA equalled 58.9 MSEK (31.1).
- Operating profit (EBIT) is 23.2 MSEK (18.0)
- Profit after tax amounted to 11.9 MSEK (12.2)

| Consolidated key figures | Oct-Dec. 2024 | Oct-Dec. 2023 | Jan-Dec 2024 | Jan-Dec 2023 | Jan-Dec 2022 |
|--|------------------|------------------|-----------------|-----------------|-----------------|
| Income Statement | | | | | |
| Total Revenue | 84 128 | 59 513 | 256 183 | 183 188 | 156 376 |
| R&D expenses | 2 155 | 2 259 | 16 153 | 8 028 | 7 056 |
| Operating expenses | -80 151 | -53 616 | -232 960 | -165 179 | -143 594 |
| Operating profit | 3 977 | 5 897 | 23 223 | 18 009 | 12 782 |
| Net financial items | -6 001 | -952 | -11 057 | -2 922 | -1 758 |
| Net profit | -750 | 4 059 | 11 936 | 12 169 | 9 145 |
| Balance Sheet | | | | | |
| Inventory | 133 078 | 35 229 | 133 078 | 35 229 | 31 448 |
| Intangible assets | 284 929 | 83 480 | 284 929 | 83 480 | 82 506 |
| Tangible assets | 539 376 | 107 036 | 539 376 | 107 036 | 101 281 |
| Total assets | 1 092 187 | 272 970 | 1 092 187 | 272 970 | 252 860 |
| Shareholders' equity | 560 603 | 158 225 | 560 603 | 158 225 | 146 767 |
| Share capital | 1 026 | 540 | 1 026 | 540 | 540 |
| Cash Flow Statement | | | | | |
| Cash flow from operating activities | -19 082 | -854 | -11 699 | 15 331 | 12 466 |
| Cash flow from investing activities | 7 451 | -8 202 | -9 968 | -20 406 | -21 491 |
| Cash flow from financing activities | 6 875 | 8 960 | 17 095 | 2 525 | 14 805 |
| Investments in intangible assets | -7 599 | 1 342 | -11 073 | -5 318 | -5 982 |
| Investments in tangible assets | 6 211 | -11 391 | -5 052 | -9 804 | -10 889 |
| Financial ratios and other information | | | | | |
| Earnings per share | -0,04 | 0,38 | 0,93 | 1,13 | 0,8 |
| Shareholders equity per share | 30,1 | 14,7 | 43,9 | 14,7 | 13,6 |
| Equtiy ratio | 51% | 58% | 57% | 57% | 58% |
| Shares outstanding (thousands) | 18 632 | 10 800 | 12 769 | 10 800 | 10 800 |
| Average number of Employees (FTE) | 147 | 78 | 147 | 78 | 75 |



CEO statement.

Magle Group drives strong organic growth in DSM and CDMO, integrates key acquisitions, and expands into dextran-based biopolymers and amniotic MSCs. Strategic investments in 2024 position the company for long-term efficiency and profitability.

Advancing Growth, Innovation, and Strategy Over the past year, Magle Group has made meaningful progress across its business units, strengthening its market position and advancing key strategic initiatives. Our degradable starch microsphere (DSM) products continue to experience solid organic growth, with increasing adoption of SmartPAN® and EmboCept®S. This reflects the sustained clinical demand and the strong trust medical professionals place in our offerings. Additionally, our existing CDMO business has seen steady organic growth, underpinned by increasing project demand and deeper client relationships.

Strategic Acquisitions and Expansion

Integration of our recent acquisitions has progressed well. The transition of PK Chemical into Magle Biopolymers has already yielded operational synergies and contributed positively to revenue. Meanwhile, the incorporation of Amniotics, now operating as Magle Biopharma, has been efficiently managed, leveraging existing facilities alongside our recently expanded GMP license. The launch of CDMO services through Magle Biopharma strengthens our offering in the advanced therapeutics space and sets the business on track to become a revenue-generating and profitable unit.

A key development this year has been the addition of two new technologies that reinforce our position in the biodegradable biopolymer space. First, our work with dextran-based technologies enhances our portfolio in biocompatible and biodegradable solutions, complementing our existing DSM expertise. Second, our expansion into amniotic mesenchymal stem cells (MSCs) broadens our capabilities in regenerative medicine, further diversifying our innovation pipeline.

Revenue Growth and Financial Considerations

Magle Group has achieved steady revenue growth, supported by strong organic expansion within the DSM segment and our established CDMO business, alongside contributions from acquired entities. The positive performance of our core business lines continues to be a key driver of financial growth. At the same time, 2024 has been a year of elevated expenses, largely due to transaction and integration-related costs. These include acquisition costs, operational restructuring, facility investments, and regulatory compliance expenses, particularly linked to our GMP license expansion. While these costs have impacted short-term margins, they are essential to strengthening our long-term market positioning and operational efficiency.

Strategic Acquisitions and Expansion

Magle Group remains well-positioned for continued growth. Our focus on organic expansion, strategic acquisitions, and technological innovation ensures we remain competitive in the evolving healthcare and biopolymer markets. The investments made in 2024 are expected to drive efficiency gains and contribute to sustained profitability in the coming years.

About us.

Magle Group provides innovative healthcare solutions, specialising in degradable starch microspheres (DSM), dextran-based products, and active pharmaceutical ingredients. Through CDMO services and proprietary products, we focus on clinical evidence, sustainability, and quality, improving patient outcomes.

Welcome to Magle Group, a healthcare company focused on delivering innovative medical solutions. Our growth strategy is based on organic development and strategic mergers and acquisitions, allowing us to efficiently bring new products to market while expanding our capabilities.

We generate revenue from two primary sources: CDMO (Contract Development and Manufacturing Organisation) services and sales of proprietary products. This diversified approach provides a stable financial foundation, reducing risk and enabling continued investment in growth and product development.

We operate facilities in Malmö and Lund, Sweden, and in Køge and Hårlev, Denmark, with support from contract laboratories in Lund. Our sales team in Germany ensures our products reach healthcare providers across Europe. With approximately 150 employees, we are committed to delivering high-quality services and products.

Magle Group specialises in three key medical technologies: degradable starch microspheres (DSM), dextran-based products, and generic active pharmaceutical ingredients. Our product portfolio meets critical needs in healthcare.

Our CDMO services focus on streamlining development, reducing costs, and accelerating time-to-market for new medical products, helping our clients bring important healthcare solutions to patients.

We are dedicated to establishing strong clinical evidence and positive patient outcomes by developing products that meet essential medical needs. With a strong focus on an integrated value chain and minimal reliance on third-party providers, we ensure quality control and operational efficiency throughout every stage of production.

Sustainability is central to our operations. By prioritising environmentally responsible practices, we ensure that our healthcare solutions not only improve patient outcomes but also contribute to a greener future.

At Magle Group, we are committed to delivering innovative, high-quality medical solutions that address real healthcare challenges. Our integrated approach, strong partnerships, and focus on clinical excellence enable us to create lasting value for patients, partners, and the broader healthcare community.





Magle Chemoswed.

Magle Chemoswed, a pharmaceutical CDMO, develops and manufactures APIs and final products for clinical trials and commercial use. With integrated services from raw materials to logistics, we provide a one-stop solution for pharmaceutical development, contract laboratory services, and support Magle Group's products.

Magle Chemoswed's CDMO performance in the current quarter of 2024 has been strong across all areas of the business. We have experienced robust demand in both manufacturing and laboratory services, underscoring the continued trust our clients place in our capabilities. Our support services, particularly in regulatory affairs and quality management, have also seen significant growth, demonstrating the broad value we deliver across the CDMO landscape.

A key highlight this quarter has been the increased demand for our solid-state services following the successful grant of our GMP licence. This licence enables us to expand our offerings and better meet the rising needs of our clients, further enhancing our market position and reputation for quality.

Internally, the up-scaling of our DSM products continues at pace, strengthening our future growth plans and product expansion initiatives. Our active pharmaceutical ingredient (API) manufacturing activities have remained steady, meeting expectations and ensuring stability. Additionally, our investments in advanced technologies are setting the stage for future growth in product development.

Sales performance for the quarter was strong, 40.2 MSEK driven by increased demand across our service areas and consistent internal progress. This strong momentum positions us for continued growth and success as we move into the final quarter of the year and beyond.



Magle Biopolymers.

Magle Biopolymers provides CDMO services specialising in biopolymers and proprietary dextran technology for medical applications. With expertise from development to delivery, we ensure sustainable, high-quality solutions. Our state-of-the-art facilities and focus on biodegradable products make us a trusted partner for innovative healthcare products and contract manufacturing services.

Magle Biopolymers, a specialist in CDMO services focused on biopolymers and proprietary dextran technology for medical applications, has delivered a solid performance during the quarter of 2024. Despite the seasonal four-week shutdown in Denmark, we experienced good uptake of orders and materials, with demand remaining within our expectations. Our dextran and dextran derivative products continue to perform strongly, supported by a solid foundation and a robust customer base.

Since the acquisition, we have seen a significant increase in interest and demand for our CDMO offerings, particularly around our dextran technology. This outreach reflects the growing recognition of Magle Biopolymers as a trusted partner in the development and delivery of innovative, sustainable healthcare products.

In terms of sales performance for the quarter, Magle Biopolymers achieved 32.8 MSEK, reflecting the strong demand for our dextran-based solutions. The seasonal shutdown in Denmark was anticipated and factored into our planning, and as such, we met our financial expectations for the quarter. Our state-of-the-art facilities and commitment to biodegradable solutions position us well to meet the increasing demand for high-quality medical applications. As we move forward, we remain focused on maintaining strong customer relationships, expanding our offerings, and unlocking the full potential of our dextran technology.



Magle Pharmacept.

Magle PharmaCept sells proprietary degradable starch microsphere (DSM) products through direct sales and strategic distributors, supporting a patient-centric innovation model. With clinical trials, research, and key partnerships, we ensure high standards of safety and efficacy. Our approach enhances patient outcomes while generating revenue through sales, royalties, and out-licensing.

Magle PharmaCept delivered a strong performance in the current quarter of 2024, advancing key products and maintaining stable sales. AXXO® Woundgel was successfully registered in Turkey, marking an important milestone in our strategic plan to upscale and support our partner in this critical product. The Turkish market holds significant potential, and we remain committed to ensuring AXXO® Woundgel's success in this region.

Sales of EmboCept® S remained stable during the quarter, with year-on-year unit growth reflecting the solid performance of our strategic partnership with Sirtex Medical. This collaboration continues to expand product exposure and use, further establishing EmboCept® S in the market.

SmartPAN® continues its controlled roll-out, with new territories opening in Austria, Greece, and Singapore. Additionally, product registration is underway in Taiwan and Japan, which will open new markets in the future.

Our clinical program remains a priority, and we have recently concluded our HEPASTAR study on the efficacy and tolerability of EmboCept® S. The study produced strong data supporting the product's superiority in transarterial catheter embolisation, further enhancing its clinical credibility. Our long-term royalty agreement with Becton Dickinson continues to perform as expected, contributing steady revenue. Overall, Magle PharmaCept remains focused on maintaining its strategic partnerships, advancing product registrations, and supporting clinical initiatives that enhance patient outcomes.



Magle Biopharma.

We specialize in the development and production of stem cell-based therapies for both investigational and GMP use. With expertise, cutting-edge facilities, and a commitment to excellence, we provide comprehensive support to ensure the success of your therapeutic innovations from inception to market. At Magle Biopharma, we leverage our deep industry knowledge, innovative technologies, and robust processes to deliver unparalleled results.

Magle Biopharma, part of the Magle Group, specialises in Contract Development and Manufacturing Organisation (CDMO) services, focusing primarily on advanced biopharmaceutical solutions. Leveraging state-of-the-art facilities and extensive technical expertise, the company supports partners from early-stage product development through to full-scale commercial manufacturing.

Magle Biopharma is distinguished by its ability to handle complex biological materials, offering customised processes designed specifically to meet client requirements while ensuring rigorous compliance with European regulatory standards.

A cornerstone of Magle Biopharma's innovation strategy is its proprietary technology involving patented amniotic stem cells. These stem cells, derived ethically from amniotic fluid, possess significant therapeutic potential due

to their robust regenerative properties, low immunogenicity, and exceptional safety profile. They represent an exciting advancement in regenerative medicine, particularly in areas such as wound healing, tissue regeneration, and immunomodulation.

Magle Biopharma is strategically positioned to capitalise on the growing demand for personalised and regenerative therapies. Its patented amniotic stem cell technology is under active development, aiming to address currently unmet medical needs across multiple therapeutic areas. The ongoing research and clinical evaluation programmes demonstrate promising outcomes, reinforcing Magle Biopharma's position as a future leader in the biopharmaceutical market.

Pipeline.

Magle Group's R&D pipeline includes three new GMP dextran materials, two embolic products (EmboCept® L and M), and a DSM formulation for hard-to-heal wounds, advancing innovative healthcare solutions and improving patient outcomes.

Magle Group's research and development pipeline is focused on delivering innovative solutions that meet the evolving demands of the healthcare industry. Recently, we have successfully generated three new GMP dextran materials: Dextran 20, Dextran 10, and Dextran 1. These materials will play a key role in expanding our biopolymer portfolio and supporting various medical applications.

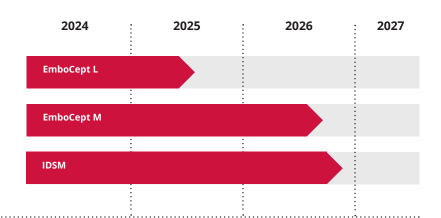
In the DSM (degradable starch microspheres) area, we are currently developing two new embolic products— EmboCept® L and EmboCept® M, designed to provide enhanced treatment options for embolisation procedures.

Additionally, a new DSM (IDSM) for the treatment of hard-to-heal wounds is under development, demonstrating our commitment to improving patient care. Our focus on R&D is central to our strategic vision, ensuring that we remain at the forefront of medical innovation.

These developments not only broaden our product offerings but also strengthen our position in the market by addressing critical unmet needs in wound care and interventional radiology. By driving forward with advanced technologies, we aim to improve patient outcomes, contribute to the healthcare landscape, and provide high-quality, sustainable solutions for the future.

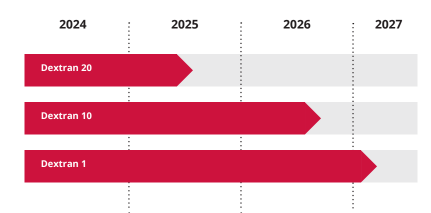
DSM

At Magle Group, our DSM development pipeline focuses on creating advanced, biodegradable particles for diverse medical applications. This innovative technology enhances treatment efficacy in oncology, pain management, regenerative medicine, and more, aiming to improve patient outcomes and provide efficient healthcare solutions.



Dextran

Our dextran development pipeline focuses on creating versatile biopolymers for diverse medical and biopharma applications. Our dextran technology supports drug delivery, wound care, tissue engineering, and biopharmaceutical processes.





| Condensed Income statement (tsek) | Oct-Dec 2024 | Oct-Dec 2023 | Jan-Dec 2024 | Jan-Dec 2023 |
|---|-----------------|-------------------|-------------------|-----------------|
| B | • | ••••••••••••••••• | ••••••••••••••••• | ••••••• |
| Revenues | 07.220 | F7 274 | 226.027 | 170 440 |
| Net sales Work performed by the company for its own use and | 87 220 | 57 374 | 236 037 | 170 440 |
| capitalized | 1 747 | 242 | 4 528 | 1 056 |
| Other revenues* | -4 839 | 1 897 | 15 618 | 11 692 |
| Total | 84 128 | 59 513 | 256 183 | 183 188 |
| Expenses | | | | |
| Change in inventory of finish goods | 35 198 | 6 953 | | 19 141 |
| Raw materials and consumables | -36 055 | -14 528 | -71 294 | -36 716 |
| Other external expenses | -27 479 | -17 950 | -74 826 | -52 229 |
| Personnel costs | -35 609 | -23 262 | -102 095 | -78 625 |
| Depreciation and amortization | -16 088 | -3 394 | -35 684 | -13 104 |
| Other operating expenses | -118 | -1 435 | -1 337 | -3 646 |
| Total operating expenses | -80 151 | -53 616 | -232 960 | -165 179 |
| Operating profit/loss | 3 977 | 5 897 | 23 223 | 18 009 |
| | | | | |
| Profit/loss from financial items | | | | |
| Financial income | 222 | 288 | 303 | 291 |
| Financial expenses | -6 223 | -1 240 | -11 360 | -3 215 |
| Profit before tax | -2 024 | 4 945 | 12 166 | 15 085 |
| | | | | |
| Taxes for the period | 1 274 | -886 | -230 | -2 917 |
| Net profit/loss for the period | -750 | 4 059 | 11 936 | 12 169 |

^{*} Other revenue has been impacted by negative goodwill, as detailed in the interim report dated 30 September 2024. For further information, please refer to page 20.

| Condensed statement of comprehensive income | 2024 | 2023 | 2024 | 2023 |
|--|--------------|---------|---------|---------|
| | Oct-Dec | Oct-Dec | Jan-Dec | Jan-Dec |
| Profit/loss for the period Other comprehensive income/loss | -750 | 4 059 | 11 936 | 12 169 |
| | 1 979 | 449 | 1 454 | -68 |
| Total comprehensive income for the period | 1 229 | 4 508 | 13 390 | 12 100 |

| Earnings per share | 2024 Oct-Dec | 2023 Oct-Dec | 2024 Jan-Dec | 2023 Jan-Dec |
|---|---|---|---|---|
| Equity holders of the parent | ••••••••••••••••••••••••••••••••••••••• | ••••••••••••••••••••••••••••••••••••••• | • | ••••••••••••••••••••••••••••••••••••••• |
| Earnings per share before dilution, share issue | -0,04 | 0,38 | 0,93 | 1,13 |
| Earnings per share after dilution, share issue | -0,04 | 0,38 | 0,58 | 1,13 |
| | | | | |
| Profit/loss for the period | -750 | 4 059 | 11 936 | 12 169 |
| | | | | |
| Average number of shares before dilution, share issue | 18 632 | 10 800 | 12 769 | 10 800 |
| Average number of shares after dilution, share issue | 20 516 | 10 800 | 20 516 | 10 800 |

| Condensed consolidated balance sheet | Dec 2024 | Dec 2023 |
|---|---|---|
| ASSETS | ••••••••••••••••••••••••••••••••••••••• | ••••••••••••••••••••••••••••••••••••••• |
| Intangible assets | 284 929 | 83 480 |
| Tangible assets | 539 376 | 107 036 |
| Deferred tax asset | - | 2 606 |
| Other non-current assets | 689 | 661 |
| Total non-current assets | 824 994 | 193 783 |
| Inventories | 133 078 | 35 229 |
| Trade receivables | 38 624 | 18 703 |
| Other operating receivables | 92 773 | 18 176 |
| Cash and cash equivalents | 2 718 | 7 079 |
| Total current assets | 267 193 | 79 187 |
| | | |
| TOTAL ASSETS | 1 092 187 | 272 970 |
| EQUITY AND LIABILITIES | | |
| Equity attributable to equity holders of the parent | 560 603 | 158 225 |
| Liabilities to credit institutions | _ | 37 240 |
| Leasing debt | 76 642 | _ |
| Deferred tax liability | 25 376 | 8 555 |
| Other longterm liabilities | 24 940 | 606 |
| Total non-current liabilities | 126 958 | 46 401 |
| | | |
| Liabilities to credit institutions | 262 690 | 19 918 |
| Leasing debt | 10 294 | 3 144 |
| Trade payables | 48 759 | 12 655 |
| Liabilities to shareholders | - | 3 000 |
| Other operating liabilities | 82 883 | 29 627 |
| Total current liabilities | 404 626 | 68 344 |
| TOTAL EQUITY AND LIABILITIES | 1 092 187 | 272 970 |

| Statement of changes in equity (tsek) | Share capital | Other paid in capital | Translation reserves | Retained earnings incl. P/L for year | Total equity |
|--|------------------|--------------------------|----------------------|---|--------------|
| As at 1 January 2023 | 540 | 118 037 | -1 050 | 29 240 | 146 767 |
| Profit/loss as at 31 December 2023 | - | - | - | 12 169 | 12 169 |
| Other comprehensive income as 31 December 2023:Translation difference | - | - | -68 | - | -68 |
| Warrant program | - | - | - | -643 | -643 |
| Equity as at 31 December 2023 | 540 | 118 037 | -1 118 | 40 766 | 158 225 |
| As at 1 January 2024 | 540 | 118 037 | -1 118 | 40 766 | 158 225 |
| Profit/loss as at 31 December 2024 | - | - | - | 11 936 | 11 936 |
| Other comprehensive income as at 31 December 2024:Translation difference | - | - | -2 985 | 4 439 | 1 454 |
| Share issued (see page 18) | 486 | 380 733 | - | - | 381 219 |
| Share issue cost | - | -7 770 | - | - | -7 770 |
| Equity as at 31 December 2024 | 1 026 | 506 540 | -4 103 | 57 140 | 560 603 |

| Consolidated statement of cash-flows (tsek) | Oct-Dec 2024 | Oct-Dec 2023 | Jan-Dec 2024 | Jan-Dec 2023 |
|--|---|---|-----------------|---|
| Operating profit/loss | • | • | •••••••• | ••••••••••••••••••••••••••••••••••••••• |
| Profit before tax | -2 024 | 4 947 | 12 166 | 15 087 |
| Adjustments for depreciation and amortisation and other non-cash items | 29 119 | 4 916 | 37 050 | 12 479 |
| Income tax paid | 3 204 | -2 304 | 765 | -2 372 |
| Net cash flows from operating activities before changes in working capital | 30 299 | 7 557 | 49 981 | 25 194 |
| Changes in working capital | -49 381 | -8 411 | -61 680 | -9 863 |
| Net cash flow from operating activities | -19 082 | -854 | -11 699 | 15 331 |
| | • | • | •••••••• | • |
| Acquisition of subsidiary company, net cash acquired | 6 185 | -1 267 | 6 185 | -5 284 |
| Investment in assets | -1 388 | -6 932 | -16 153 | -15 122 |
| Net cash flows from investing activities | 7 451 | -8 202 | -9 968 | -20 406 |
| | | | | |
| Share Issue cost | -7 770 | - | -7 770 | - |
| Debt incurred | 28 173 | 32 633 | 28 173 | 34 601 |
| Armortisation of bank loan | -2 077 | -30 338 | -6 855 | -34 540 |
| Amortisation of leasing | -3 139 | 3 216 | -6 865 | -3 695 |
| Change in bank overdraft | 3 688 | 7 234 | 10 412 | 6 802 |
| Repayment of warrant program | | -643 | | -643 |
| Net cash flow from financing activities | 6 875 | 8 960 | 17 095 | 2 525 |
| Net cash flow | -4 756 | 3 047 | -4 572 | -2 550 |
| Cash and cash equivalents at beginning of period | 7 263 | 4 281 | 7 079 | 9 878 |
| Currency effects | 211 | -248 | 211 | -248 |
| Cash and cash equivalents at end of period | 2 718 | 7 079 | 2 718 | 7 079 |

| Income statement of parent company (tsek) | Oct-Dec 2024 | Oct-Dec 2023 | Jan-Dec 2024 | Jan-Dec 2023 |
|---|-----------------|---|-----------------|---|
| Net sales | | ••••••••••••••••••••••••••••••••••••••• | • | ••••••••••••••••••••••••••••••••••••••• |
| Inter-company revenue | 3 277 | 4 712 | 18 284 | 14 780 |
| Other revenues | 9 754 | -20 | 9 754 | 134 |
| Total | 13 031 | 4 692 | 28 038 | 14 914 |
| Other external expenses | -2 880 | -1 248 | -6 355 | -3 045 |
| Personnel costs | -3 962 | -3 333 | -14 974 | -12 661 |
| Depreciation and amortization | -502 | - | -502 | - |
| Other operating expenses | 20 | -1 064 | 101 | -1 378 |
| Total Costs | -7 324 | -5 645 | -21 730 | -17 084 |
| Operating profit/loss | 5 707 | -953 | 6 308 | -2 170 |
| Net financial items | -745 | -538 | -743 | -89 |
| Profit loss after financial items | 4 962 | -1 491 | 5 565 | -2 259 |
| Appropriations | | 2 305 | _ | 2 305 |
| Taxes for the period | 440 | -200 | 316 | -42 |
| Net profit/loss for the period | 5 402 | 614 | 5 881 | 4 |

| Delegation of the state of the | | |
|---|----------|---|
| Balance sheet of parent company | Dec 2024 | Dec 2023 |
| ASSETS | • | ••••••••••••••••••••••••••••••••••••••• |
| Current assets | 318 | 335 |
| Non-current assets | 355 851 | 88 864 |
| Other receivables | 124 386 | 33 548 |
| Prepaid expenses | 283 | 4 867 |
| Cash and cash equivalents | 24 | 118 |
| | | |
| TOTAL ASSETS | 480 862 | 127 732 |
| EQUITY AND LIABILITIES | | |
| EQUITY AND LIABILITIES Equity | | |
| Restricted equity | 1 026 | 540 |
| Unrestricted equity | 408 378 | 90 674 |
| Total equity | 409 404 | 91 214 |
| | | |
| Non-current liabilities | - | - |
| Current liabilities | 71 458 | 36 518 |
| | | |
| TOTAL EQUITY AND LIABILITIES | 480 862 | 127 732 |

Financial notes.

Financial notes.

Note 1: General information, accounting principles

This interim report was prepared in accordance with IAS 34 Interim Financial Reporting and the Swedish Annual Accounts Act. The parent company's reporting has been prepared in accordance with RFR 2, Reporting for Legal Entities, and the Swedish Annual Accounts Act. Accounting principles have been applied as reported for the Annual Report per 31 December 2023. New or amended standards or interpretations of standards effective as of 31 December 2024 have not had any significant impact on Magle Chemoswed's financial statements.

Note 2: Significant risks and uncertainties

The Group is exposed to various financial risks. The business is impacted by many factors that could affect the Group's result and financial position. It is Magle Chemoswed's strategy to continuously identify and manage risks. Financial risk management is in accordance with the Annual report 2023.

Note 3: Transactions with related parties

The financial reports include costs related to transactions between Magle Chemoswed and related parties, the transactions is handled accordingly to an arm's length and the interest rates on the loans are accordingly to current loan agreement with Danske Bank (STIBOR 90 + 1,75%).

| Related party | Service | Oct-Dec 2024 | Oct-Dec 2023 | Jan-Dec 2024 | Jan-Dec 2023 |
|---------------------|---------|-----------------|-----------------|-----------------|-----------------|
| Hans Henrik Lidgard | rental | 60 | 60 | 240 | 115 |
| Hans Henrik Lidgard | loan | - | - | - | 3 000 |
| Mats Pettersson | loan | - | _ | - | - |

Note 4: Financial assets and liabilities

Fair values of current financial assets and liabilities are assessed agree with values accounted for.

Note 5: Revenues

Operating units are reported in a manner consistent with the internal reporting provided to the chief operating decision maker. The chief operating decision maker is the function responsible for allocating resources and assessing the performance of the operating unit. In the Magle Chemoswed Group, the CEO has been identified as the chief operating decision maker who evaluates the Group's financial position and performance and makes strategic decisions. The CEO analyzes and monitors the business performance based on the Group as a whole.

Financial notes.

| Revenue by type | Oct-Dec 2024 | Oct-Dec 2023 | Jan-Dec 2024 | Jan-Dec 2023 |
|-----------------|-----------------|-----------------|-----------------|-----------------|
| Product sales | 68 867 | 17 707 | 136 087 | 68 648 |
| Services | 1 168 | 10 917 | 56 459 | 30 282 |
| Royalty | 21 949 | 29 310 | 67 084 | 73 073 |
| Eliminations | -4 763 | -5 831 | -23 593 | -1 563 |
| Total | 87 221 | 57 374 | 236 037 | 170 440 |

| By company (tsek) | Oct-Dec 2024 | Oct-Dec 2023 | Jan-Dec 2024 | Jan-Dec 2023 |
|----------------------------|-----------------|-----------------|-----------------|-----------------|
| Magle Chemoswed AB | 40 162 | 56 221 | 151 414 | 159 446 |
| Magle Chemoswed Holding AB | 3 276 | 4 712 | 18 284 | 14 780 |
| Adroit Science AB | 61 | 468 | 1 322 | 1 670 |
| Magle Biopolymers A/S | 32 828 | - | 67 097 | - |
| Magle PharmaCept GmbH | 723 | 1 804 | 6 579 | 14 841 |
| Eliminations | -4 763 | -5 831 | -23 593 | -20 297 |
| Total | 87 221 | 57 374 | 236 037 | 170 440 |

| By country (tsek) | Oct-Dec 2024 | Oct-Dec 2023 | Jan-Dec 2024 | Jan-Dec 2023 |
|-------------------------|-----------------|-----------------|-----------------|-----------------|
| Sweden | 2 298 | 24 436 | 43 978 | 48 336 |
| Europe excluding Sweden | 18 939 | 14 777 | 68 338 | 49 235 |
| Other territories | 70 746 | 23 992 | 147 313 | 93 166 |
| Eliminations | -4 763 | -5 831 | -23 593 | -20 297 |
| Total | 87 221 | 57 374 | 236 037 | 170 440 |

Note 6: number of shares

| Ordinary Shares | Number of shares | Potential shares |
|------------------|------------------|---------------------|
| 31 December 2019 | 500 | - |
| 30 June 2020 | 10 000 000 | 225 000 |
| 4 January 2021 | 10 800 000 | 225 000 |
| 7 October 2024 | 18 401 917 | - |
| 31 December 2024 | 18 401 917 | |

Note 5: Revenues

The Group announces the allocation of the directed share issue, as approved by the Extraordinary General Meeting held on 30 December 2024. The additional shares, totalling 20,516,044, were registered after the reporting period.

Note 8: Acquisitions 2024

On 1st July, Magle Chemoswed Holding completed the merger of PK Chemicals A/S by purchasing 100% of the shares for a total consideration of 240.480 MSEK. The transaction was accounted for as a business combination under IFRS 3 – Business Combinations. This report outlines the allocation of the purchase price to the identifiable assets acquired and liabilities assumed, based on their fair values

at the acquisition date and accordingly to the share value (44,0 SEK) on the 1st of July, 2024. The preliminary purchase price allocation has been updated since interim report 240930. The impact on the income statement is -11 MSEK on other revenue. The purchase price allocation is still preliminary, due to intangible asset valuation such as trade secrets and development of Dextran .

| Preliminary Fair value of net assets | Acquired assets and liabilities | Fair value adjustments | Total (TSEK) |
|--|---------------------------------|---------------------------|------------------|
| Tangible and intangible assets | | | |
| Intangible assets | 22 402 | - | 22 402 |
| Tangible assets | 364 800 | - | 364 800 |
| - right-of-use assets | 65 117 | - | 65 117 |
| Inventory | 69 745 | - | 69 745 |
| Trade receivable | 8 455 | - | 8 455 |
| Other operating receivable | 9 834 | - | 9 834 |
| Cash and cash equivalents Total assets | 2 684 543 037 | <u>-</u> . | 2 684 543 037 |
| Liabilities | | | |
| Liability to credit institutions | 186 692 | - | 186 692 |
| Liability to other stakeholders | 45 929 | - | 45 929 |
| Liability to leasing agreement | 65 294 | - | 65 294 |
| Deferred tax liabilities | 22 037 | - | 22 037 |
| Trade payable | 20 869 | - | 20 869 |
| Other liabilities | 42 767 | | 42 767 |
| Total liabilities | 383 586 | - | 383 586 |
| Total acquired net assets | 159 451 | - . | 159 451 |
| Allocation of purchase consideration | | | |
| Total Purchase Consideration (IFRS 3) | | | 316 800 |
| Less: Fair Value of Identifiable Net Assets | | | -159 451 |
| Goodwill | 159 451 | - | 157 349 |
| Investing activities | | | |
| Purchase consideration | _ | _ | _ |
| Cash and cash equivalents in acquired entities | 2 684 | _ | 2 684 |
| Effects of acquisition on cash and cash equivalents | 2 684 | - | 2 684 |
| Contribution for acquired companies to consolidated sales and profit | | | |
| Net Sales | 66 098 | - | 66 098 |
| Profit for the period | -1 903 | - | -1 903 |
| Transaction cost (incl income statement, other external expenses) | 1 884 | - | 1 884 |

This Purchase Price Allocation (PPA) has been prepared in accordance with IFRS 3 – Business Combinations and IFRS 13 – Fair Value Measurement. It represents a preliminary assessment and remains subject to revision pending further evaluation of intangible assets, the valuation of tangible assets, and full compliance with the applicable IFRS requirements.

Purchase price allocation.

On 7th of October, Magle Chemoswed Holding completed the merger with Amniotics AB by trading six thousand eight hundred (6.800) Amniotics shares to one Magle Chemoswed Holding share. The price for a total consideration of 16.155 MSEK. The transaction was accounted for as a business combination under IFRS 3 – Business Combinations.

This report outlines the allocation of the purchase price to the identifiable assets acquired and liabilities assumed, based on their fair values at the acquisition date and accordingly to the share value (40,2 SEK) on the 7th of October, 2024.

| Preliminary Fair value of net assets | Acquired assets and liabilities | Fair value adjust- ments | Total (TSEK) |
|--|---|--------------------------------|---------------|
| Tangible and intangible assets | | | |
| Intangible assets | 8 962 | 3 635 | 12 597 |
| Tangible assets | 4 200 | 142 | 4 342 |
| - right-of-use-assets | 4 558 | - | 4 558 |
| Inventory | 1 346 | 12 966 | 14 312 |
| Other operating receivable | 826 | - | 826 |
| Cash and cash equivalents | 3 501 | _ | 3 501 |
| Total assets | 18 835 | 16 743 | 32 997 |
| Liabilities | | | |
| Liability to credit institutions | 2 580 | - | 2 580 |
| Liability to leasing agreement | 4 558 | - | 4 558 |
| Deferred tax liabilities | - | 3 449 | 3 449 |
| Trade payable | 2 496 | - | 2 496 |
| Other liabilities | 5 933 | | 5 933 |
| Total liabilities | 11 008 | 3 449 | 13 595 |
| Total acquired net assets | 7 827 | 13 294 | 16 113 |
| Allocation of purchase consideration | | | |
| Total Purchase Consideration | | | 16 155 |
| Less: Fair Value of Identifiable Net Assets | • | | 21 120 |
| Goodwill | 8 328 | -13 294 | -4 965 |
| Investing activities | | | |
| Purchase consideration | - | - | - |
| Cash and cash equivalents in acquired entities | 3 501 | - | 3 501 |
| Effects of acquisition on cash and cash equivalents | 3 501 | - | 3 501 |
| Contribution for acquired companies to consolidated sales and profit | | | |
| Net Sales | - | - | - |
| Profit for the period (incl appropriations) Transaction cost ((incl income statement, other external expenses) | 2 1 688 | - | 2 1 688 |

This Purchase Price Allocation (PPA) has been prepared in accordance with IFRS 3 – Business Combinations and IFRS 13 – Fair Value Measurement. It represents a preliminary assessment and remains subject to revision pending further evaluation of intangible assets, the valuation of tangible assets, and full compliance with the applicable IFRS requirements.

Board of directors.



Hans Henrik Lidgard Founder and Chairman

Born 1946. Chairman since 2016, board member since 2013.



Mats Pettersson Board Member

Born 1945. Board member since 2016.



Sven-Christer Nilsson Board Member

Born 1944. Board member since 2016.



Martin Lidgard Board Member

Born 1977. Board member since 2021.



Malin Malmsjö Board Member

Born 1973. Board member since 2016.



Stig Løkke Pedersen Board Member

Born 1961. Board member since 2024.



Claudia Lindwall Staff Representative

Born 1963. Employee representative since 2021.

Statement.

The Board of Directors certify that the interim report, to the best of their knowledge, provides a fair overview of the parent company's and the group's operations, financial position and results and describes the material risks and uncertainties faced by the parent company and the companies included in the group.

FORTHCOMING DISCLOSURES OF INFORMATION

| FINANCIAL CALENDAR | DATE |
|-------------------------------|-------------------|
| Annual Report 2024 | April 28, 2025 |
| Interim Report Q1, 2025 | May 9, 2025 |
| Annual General Meeting 2025 | May 26, 2025 |
| Interim Report Q2, 2025 | August 1, 2025 |
| Interim Report Q3, 2025 | October 31, 2025 |
| Full year and Q4 2025 results | February 27, 2026 |

CONTACT INFORMATION

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Vator Securities is the Company's certified advisor on Nasdaq First North Growth Market and can be reached at ca@vatorsec.se or +46 (0) 8 5800 65 99.

This report has been subject to an audit review by E&Y.