

Q1

INTERIM REPORT
January - March

Unleashing the full potential of organic material

FINANCIAL RESULTS & COMPANY UPDATES

SIGNIFICANT EVENTS DURING Q1 2026

- OptiCept Expands Its Global Agreement with FPS, Secures Licence Revenue of Approximately SEK 150 Million During the First Five Years and Reaches Positive EBITDA in the Second Half of 2026
- OptiCept Technologies AB Announces Cost Reduction Programme
- Lenders and Provider of Credit Facility Request Early Conversion of Loans, Including Arrangement Fees and Accrued Interest, of at Least Approximately SEK 39.8 Million into Shares
- Henrik Nettersand Assumes the Role of Acting CEO Following Thomas Lundqvist's Departure from OptiCept Technologies AB
- OptiCept Receives Two Breakthrough Orders in French Fries Through FPS Food Process Solutions
- OptiCept Reports Positive Cutting Results from Indonesia

SIGNIFICANT EVENTS AFTER PERIOD END

- Change of Chairman of the Board – OptiCept Technologies AB
- OptiCept Technologies AB (publ) – First Licence Fee from FPS and Divestment of Inventory Paid. Revenue Amounts to SEK 21 Million
- OptiCept Technologies AB Publishes Its Annual Report for 2025
- Nicklas Margård and Ulf Hagman has resigned from the board at the Annual General Meeting.
- The Annual General Meeting was held on 21 May 2026.

FINANCIAL OVERVIEW

*KSEK (unless otherwise stated)**

	Q1 (jan-mar)	
	2026	2025
Net Sales**	7 837	5 278
Total revenue**	8 039	8 199
Operating Income	-18 032	-15 008
Result for the period	-27 566	-15 962
Inbound Orders***	2 151	2 132
Open orders***	2 106	4 848
Reported EBITDA	-15 065	-12 415
Net result for the period	361 335	375 397
Cash & cash equivalents	1 612	6 883
Equity	295 178	346 425
Equity ratio (%)	82%	92%
Average number of shares in the period	72 029 233	62 769 683
Number of shares at the end of the period	85 798 333	62 769 683
Earnings per share before and after dilution (SEK)	-0,38	-0,25
Cash flow from operating activities	-8 011	-10 229
Total Cash flow	-999	-14 794

For information regarding alternative performance measures, please refer to Note 5.

** Rounding may occur so that in some cases the amounts do not add up*

*** For information regarding net revenue, please refer to Note 2.*

****Open orders excluding FPS, please refer to Note 1*

COMMENTS FROM THE CEO

Henrik Nettersand, *Acting CEO OptiCept Technologies*



In Q1 2026, OptiCept secured a commercialization agreement with FPS Food Process Solutions that secures revenues of SEK 150 million over the next 5 years. The organization and costs will be adjusted in Q1 and Q2 2026 to levels that will ensure profitability in the second half of 2026.

The first quarter of 2026 represents a major milestone in OptiCept's history. During the quarter, we signed a commercialization agreement with FPS Food Process Solutions, securing approximately SEK 150 million in revenues over the coming five years and establishing a stable and predictable cash flow for the company.

This agreement fundamentally changes the conditions for OptiCept. In addition to the fixed revenues, it includes an upside through profit sharing once the fixed fee has been reached. This applies to all sales generated by FPS, including aftermarket. We see this as a strong validation of our technology and a platform for long-term value creation.

From April 1, 2026, we will report the number of units sold via FPS. As the final profit share is determined after installation, shipping and other costs, the exact value will be reported with a time lag in our quarterly reports. For competitive reasons, we will not disclose specific margin levels, but there is a minimum level in line with our historical gross margins on equipment delivered prior to the FPS agreement.

Net sales for Q1 amounted to SEK 7.8 million, in line with our expectations, and include deliveries to customers such as Dole. During the quarter, our R&D team focused on product improvements and customer support,

resulting in a lower level of capitalized development work compared to the same period last year. Personnel costs include restructuring expenses of SEK 3.8 million, primarily related to organizational changes implemented in March. The negative financial result in the quarter is mainly driven by non-cash revaluation effects from warrants and convertibles.

We are currently executing a comprehensive cost adjustment program to align the business with its new operating model. Measures are being implemented across staffing, consultancy and agency agreements, as well as IT expenses. As of Q2, IT costs have been significantly reduced, mainly due to lower licensing needs. In addition, the lease for our larger warehouse facility in Lund has been terminated and will expire during Q2. These actions position us to reach profitability in the second half of 2026.

Operationally, our immediate focus is to ensure a smooth and high-quality commercial handover to FPS. At the same time, we continue to develop our market pipeline. We see strong activity in both the juice and olive segments, and in the plant segment we are in advanced discussions with several customers in cuttings, with the first commercial order expected in 2026.

Within cut flowers, we have initiated collaboration with a South American producer to evaluate the potential to replace air freight with sea freight to Europe and the United States. Initial tests are promising, and we are now moving into the next phase. A successful outcome would represent a meaningful reduction in logistics costs and a significant sustainability improvement..

I look ahead to the remainder of 2026 with confidence. With a strengthened commercial model, a clear path to profitability, and a solid pipeline, OptiCept is well positioned for the next phase.

Thank you for your continued trust.

Henrik Nettersand
Acting CEO OptiCept Technologies





ABOUT THE BUSINESS

Technology that revolutionizes food and the plant industry

OptiCept Technologies AB (publ) provides the food and plant industry with technological solutions that contribute to a more sustainable world and enable climate-smart economic growth. OptiCept optimizes biological processes - Increased extraction from raw material, extended shelf life, reduced waste, and improved quality (taste, aroma, color, nutritional content) of the final product.

The positive effects of technology increase efficiency for our customers, better products for the consumers, and minimal impact on our environment. Through patented technology in PEF (pulsed electric field) and VI (Vacuum Infusion), the technology opens up new business opportunities for the food and plant industry worldwide. OptiCept's vision is to contribute to a sustainable world by offering efficient green cutting-edge technology that is easy to use in the areas of FoodTech and PlantTech.

The company is located in Lund and the share is traded on the Nasdaq First North Growth Market. Tapper Partners AB is a Certified Adviser and is available at +46 (0)70 440 10 98 or e-mail: ca@tapperpartners.se



ABOUT OUR FOODTECH APPLICATIONS

FOODTECH APPLICATIONS

PEF (Pulsed electric field) - technology for a more sustainable food industry

PEF technology is a non-thermal food processing method that uses short high voltage pulses of electrical energy to improve various aspects of food extraction, preservation, quality and safety. By applying high-intensity electrical pulses, the cell membrane is perforated or destroyed and more contents can be extracted from each cell and/or results in the inactivation of microorganisms.

PEF technology is gentle, enabling the preservation of nutrients, texture and flavor better than traditional heat methods such as pasteurization or sterilization. Because PEF does not require prolonged heat treatment, sensitive nutrients, antioxidants and color are retained in the food. PEF technology often requires less energy than traditional heat processing. Because PEF can reduce the need for preservatives and high temperatures, it can help extend the shelf life of food products while reducing the need for chemicals in preservation.

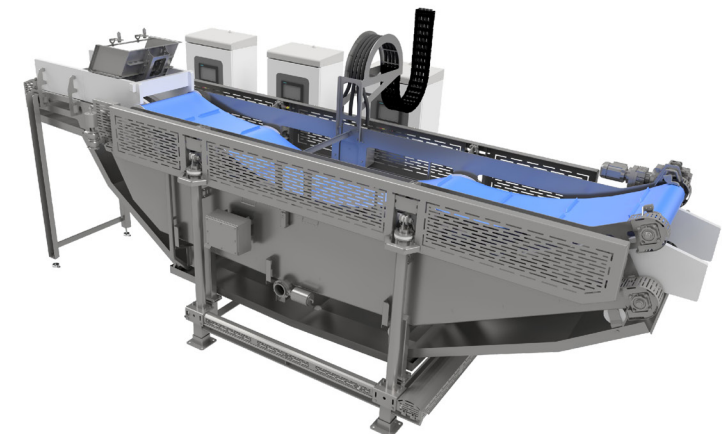
OptiCept has developed a patented PEF technology (CEPT). The CEPT platform is the basis for the various applications developed for specific foods such as olive oil, juice and wine.

Today, the company has developed equipment for several capacity needs, the portfolio includes the L7 series for liquid foods. For solid foods, the S7-series has been developed.



The OptiCept L series is developed for the treatment of liquid foods. Currently, two applications have been developed on the platform, LO7 for olive oil and LJ7 for juice.

The OptiCept S series is developed for the treatment of solid foods. Currently, two applications have been developed on the platform, SP7 for potato processing and SD7 for optimized drying of fruit and vegetables.



ABOUT OUR PLANTTECH APPLICATIONS

PLANTTECH APPLICATIONS

Vacuum impregnation (VI) - quality and efficiency technology for the plant industry

The company's solutions for the plant industry are based on vacuum impregnation/infusion (VI) technique. Using a vacuum nutrients are introduced into plant tissue.

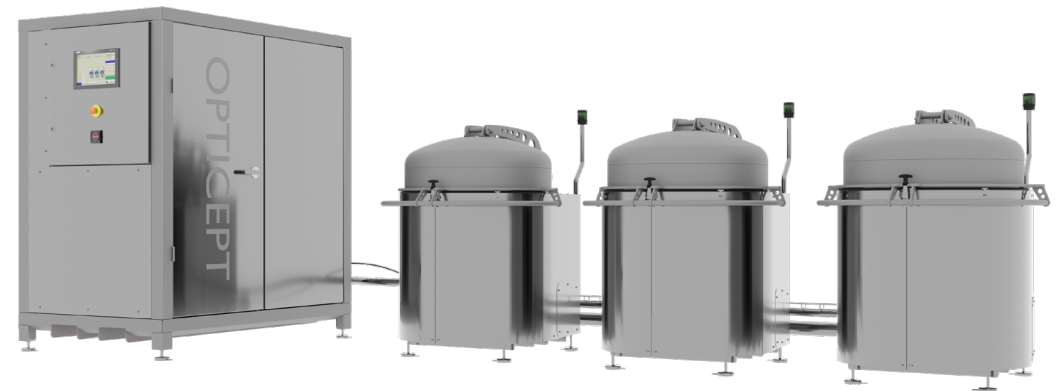
The OptiBoost technology platform is designed to improve the quality and longevity of harvested plant material. "Boost" cut flowers, ornamental plants or forest cuttings with nutrition.

The patented technology controls pressure parameters and in collaboration with specially developed nutrient liquids we ensure that optimal amounts of nutrients are supplied to the plant.

Today, the company has developed an application for cut flowers (CF1) and one for cuttings from potted plants and forest cuttings (FC1).

OptiBoost for cut flowers brings many advantages, including significantly extended lifespan but also quality aspects such as stronger colors, greener leaves and more even opening of the flower.

In cuttings, the method has proven particularly effective in Eucalyptus, which is a very common tree species in the southern hemisphere. Here we improve rooting, survival and quality, which means that forest growers become more efficient in their work.



Extends the vase life of cut flowers by an average of 50%. Improves flower color and produces greener leaves.



Improves survival and rooting of cuttings. OptiBoost for cuttings adds an important quality assurance by ensuring that all treated cuttings are impregnated with nutrient liquid.



FINANCIAL OVERVIEW

Introduction

On 8 March, the Company entered into a commercialisation agreement with FPS. The agreement secures revenue of at least SEK 150 million over the coming five years. Combined with the possibility of generating additional revenue through the profit-sharing mechanism included in the agreement, this creates significantly improved conditions for the Company. Following the signing of the agreement, the Company is in a significantly stronger financial position than at the same time in the previous year.

Group

Total revenues for the period January–March amounted to SEK 8.0 million (SEK 8.2 million). Of this amount, net sales accounted for SEK 7.8 million (SEK 5.3 million) and other income for SEK 0.2 million (SEK 0.5 million). Net financial items amounted to SEK –9.5 million (SEK –1.0 million). Profit/loss after financial items amounted to SEK –27.6 million (SEK –16.0 million).

Revenue during the quarter within the PlantTech application area amounted to SEK 0.3 million and was generated from customers in Europe. Revenue relating to FoodTech amounted to SEK 7.6 million, of which SEK 0.9 million was generated from customers in Europe and SEK 6.7 million from customers in Asia, Africa and Latin America.

Net Sales

Net sales are recognised when OptiCept has fulfilled its obligations under existing customer agreements. Such agreements may include several obligations, in which case the value of each obligation is recognised as it is fulfilled. In the sale of equipment, the obligation with the greatest value is the delivery of the equipment to the customer. Regarding revenue recognised in the first quarter, all equipment for which revenue has been recognised has been delivered to the customer. For further information

regarding revenue and cost of goods sold, please refer to Note 1 in this report.

Order Intake

During the reporting period, new orders amounting to approximately SEK 2.2 million were received. During the corresponding period in the previous year, order intake amounted to SEK 2.1 million.

The comparative figure has been adjusted in accordance with the definition of order intake introduced in connection with the reporting of the second quarter of 2025.

Financing

During the first quarter, loans with a value of SEK 44.4 million were converted into shares at a price of SEK 2.15 per share. The conversion resulted in issue costs of SEK 0.5 million.

SEK 5.0 million of the credit facility established in the fourth quarter of 2025 was utilised, which had a cash flow impact. Of this amount, SEK 4.6 million, including accrued interest, has been converted into shares. The loan liability related to the credit facility as of 31 March 2026 amounted to SEK 1.0 million, excluding warrants recognised as part of the derivative liability.

Trade payables to FPS were converted into a convertible loan of SEK 11.1 million on 8 March 2026. The loan carries annual interest of 3.5 per cent and matures on 30 September 2026.

During the first quarter, future financing of SEK 150 million was secured through the signing of a commercialisation agreement with FPS. From the second quarter onwards, this agreement will generate cash flow for the Company.

Interest expenses in the first quarter of 2026 amounted to SEK 9.8 million and had no cash flow impact. Of this amount, SEK 6.2 million relates to the valuation of warrants.

For more detailed information regarding the Company's financing activities, please refer to Note 3 – Accounting for Credit Facilities, Share Issue and Derivatives.

The Share

The OptiCept Technologies share has been listed on Nasdaq First North Growth Market since May 2020. At the end of the reporting period, the number of shares in the Company amounted to 85,788,333.

Earnings per share before and after dilution for the period January–March amounted to SEK –0.38 (SEK –0.25).

Cash Flow

For the period January–March, cash flow from operating activities in the Group amounted to SEK –8.0 million (SEK –10.2 million).

Cash flow from financing activities amounted to SEK 7.2 million (SEK –1.8 million).

Total cash flow for the period amounted to SEK –1.0 million (SEK –14.8 million).

Investments

Investments during the period January–March amounted to SEK 0.1 million (SEK 2.7 million). The decrease is explained by the delivery of several types of machines to customers during 2025 and by the fact that time previously allocated to capitalisable development costs for new products is now expensed as engineering time related to commercialised products. The Company's total engineering costs have also decreased as a result of the workforce reductions communicated in the fourth quarter of 2025.

Going Concern

The Group's ability to continue as a going concern is dependent on access to liquidity. The first quarter of the year ended with cash and cash equivalents of SEK 1.6 million.

During the quarter, financing of approximately SEK 150 million was secured for the coming five years through a commercialisation agreement with FPS.

Through this agreement, OptiCept has largely secured financing for its operating activities for the coming five years.

During the coming twelve-month period, the Company is dependent on the conversion into shares of the convertible loan from FPS amounting to approximately SEK 11 million, which falls due for payment in September 2026. Otherwise, the Company will need to secure alternative financing for this amount. The Board of Directors continuously evaluates various financing alternatives.

Issuance of Warrants

A total of 8,467,607 warrants were issued during 2025, of which 175,000 warrants in series TO 2025/2028 were issued to the former CEO and the CFO, the latter now serving as CEO; 1,425,000 warrants in series TO8 were issued in a directed share issue; 6,117,607 warrants in series TO8 were issued in connection with the raising of convertible loans; and 750,000 warrants in series TO8 were issued in connection with the establishment of a credit facility totalling SEK 10 million.

Series TO8 consists of warrants with a dynamic exercise price and was valued at SEK 0.81 per warrant as of 31 March 2026, compared with SEK 0.31 per warrant as of 31 December 2025. The revaluation expense has been recognised under financial items in the income statement. In addition to the revaluation expense, a valuation effect also arises in relation to the warrants attached to the convertible loans when the convertible loans are

converted into shares. This is because the gross value of the convertible loans, comprising the loan and the derivative liability, is converted into shares, while the warrants remain recognised as a derivative liability. The effect on profit/loss of the latter amounted to SEK 1.7 million, excluding the revaluation effect.

Further information regarding warrants is provided in Note 3 of this report.

Events After the End of the Period

No significant events have occurred after the end of the period.

Comments on the Result for the First Quarter of 2026

Increase in Restructuring Provisions of Approximately SEK 3.8 Million, with No Cash Flow Impact

During the first quarter, a provision of SEK 3.8 million was recognised in relation to employees released from their work duties.

Other Comments on the Result for the First Quarter of 2026

Net sales increased from SEK 5.3 million to SEK 7.8 million compared with the corresponding quarter of the previous year. This was primarily driven by the delivery of a large order to Dole in the Philippines.

Other external expenses decreased to SEK 7.4 million (SEK 8.7 million), representing a reduction of 15 per cent. Adjusted for the restructuring provision of SEK 3.8 million recognised in the first quarter, personnel costs decreased by 5 per cent. Taking into account the SEK 2.4 million decrease in capitalised development costs, the majority of which consists of personnel costs, the reduction in costs affecting cash flow is greater.

OTHER INFORMATION

Audit

This report has not been reviewed by the Company's auditor.

Organization and Personnel

Operations are primarily conducted in the parent company, OptiCept Technologies AB, with subsidiaries in China and Spain.

The number of employees in the Group was 13 (28) at the end of the period. Of these, 11 (23) were men and 2 (5) were women. The Board of Directors is not included in this reporting.

Upcoming Financial Reports

OptiCept intends to publish financial reports as follows:

1. Publication of interim report Q2 2026 – August 28, 2026
2. Publication of interim report Q3 2026 – November 28, 2026
3. Publication of year-end report Q4 2026 – March 5, 2027

Cybersecurity

Cyberattacks have become an increasing threat in society and also for OptiCept Technologies, which depends on IT support in its daily operations. The company is continuously working to ensure that it is well prepared to counter cyberattacks and other types of intrusions.

Forward-Looking Information

Although the Board of Directors and management believe that the expectations presented in this report are reasonable, no assurance can be given that these expectations will prove to be correct. Accordingly, actual future outcomes may differ materially from those expressed in the forward-looking information due to, among other things, changes in economic conditions,

market developments, legal and regulatory requirements, climate change, war, pandemics, political actions, and currency fluctuations.

Parent Company

With regard to results and cash flow, the same applies as for the Group, with the exception of IFRS 16 effects related to lease agreements, and that the parent company's results, unlike the Group's results, are impacted by amortization of goodwill. The majority of operations during the quarter were conducted in the parent company.

Operating income for the quarter amounted to SEK 8,0 million (8,2).

Of this, net sales accounted for SEK 7,8 million (5,3).

Net financial items amounted to SEK –9,5 million (–1,0), and profit after financial items amounted to SEK –27,6 million (–16,0).

BOARD AND CEO CERTIFICATION

The board and the managing director hereby certify that the interim report provides a fair overview of the company's operations, position and results.

Lund on May 29, 2026
OptiCept Technologies AB (publ)

This information is such information that OptiCept Technologies AB (publ) is obliged to publish according to the EU's market abuse regulation. The information was submitted through the care of the contact persons below, for publication on May 29, 2026 at 08:00.

For further information

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Carlos Fernandez Villena
Chairman



Eda Demir Westman
Board member



Kees Jansen van Rosendaal
Board member



Mikael Carleson
Board Member



Henrik Nettersand
Acting CEO/CFO

GROUP INCOME STATEMENT

	Note	Q1 (jan-mar)		Full year (Jan-Dec)
<i>KSEK(unless otherwise stated)*</i>		2026	2025	2025
Net sales	2	7 837	5 278	27 236
Activated work for own account		2	2 444	9 428
Other revenue		200	477	674
Sum		8 039	8 199	37 338
Operating expenses				
Raw materials and supplies		-3 692	-3 228	-24 272
Other external expenses		-7 354	-8 661	-41 110
Personnel costs		-11 380	-7 922	-33 732
Depreciation & amortization intangible and tangible fixed assets		-2 967	-2 593	-12 226
Other operating costs		-678	-804	-10 329
Operating income		-18 032	-15 008	-84 330
Financial incomes		229	-0	3 512
Financial costs		-9 765	-954	-9 890
Financial net		-9 536	-954	-6 378
Profit/loss after financial items		-27 568	-15 962	-90 709
Current tax		2	0	221
Net profit		-27 566	-15 962	-90 488
Other comprehensive income				
Items that may later be reversed to net income:				
Exchange-rate differences in translation of foreign operations		15	150	-248
TOTAL COMPREHENSIVE INCOME FOR THE PERIOD		-27 551	-15 812	-90 736

Net Income for the period attributable to:			
Parent Company Shareholders	-27 566	-15 962	-90 488
Net profit	-27 566	-15 962	-90 488
Total comprehensive income for the period attributable to:			
Parent Company Shareholders	-27 551	-15 812	-90 736
Total comprehensive income for the period	-27 566	-15 812	-90 736
Earnings per share before and after dilution	-0,38	-0,25	-1,44
Average outstanding number of shares before and after dilution	72 029 233	62 769 683	62 929 387
Number of share at the end of the period	85 798 333	62 769 683	65 144 683

* Rounding may occur so that in some cases the amounts do not add up

** Classified to the income statement when specific conditions are met

THE GROUPS REPORT ON ITS FINANCIAL POSITION

Assets

KSEK	2026/03/31	2025/03/31	2025/12/31
Non-current assets			
Intangible assets			
Capitalized development costs	42 845	44 003	44 796
Goodwill	257 216	257 216	257 216
Other intangible assets	9 547	11 067	10 033
Sum intangible assets	309 608	312 286	312 045
Tangible assets			
Equipment, tools and installations	604	1 049	706
Right-of-use assets	3 852	4 961	4 138
Sum tangible assets	4 456	6 010	4 844
Financial non-current assets			
Other shares and financial assets	6	6	6
Other long-term receivables	160	160	160
Sum financial non-current assets	166	166	166
Sum non-current assets	314 230	318 462	317 055
Current assets			
Inventories			
Raw materials & supplies	10 693	12 634	11 531
Finished goods inventory	14 545	29 162	16 246
Sum inventory	25 238	41 796	27 778
Current receivables			
Accounts receivable	1 14 337	3 490	14 286
Other receivables	2 444	2 145	5 028
Prepaid expenses and accrued revenue	3 474	2 621	1 942
Sum current receivables	20 255	8 256	21 256
Cash equivalents	1 612	6 883	2 612
Sum current assets	47 105	56 935	51 646
TOTAL ASSETS	361 335	375 397	368 700

Equity and liabilities

KSEK	Note	2026/03/31	2025/03/31	2025/12/31
Equity				
Share capital	3	50 294	5 649	5 863
Reserves		26	414	11
Other contributed capital	3	697 166	690 100	697 174
Accrued profit/loss including profit/loss of the year		-452 308	-349 738	-424 255
Sum equity		295 178	346 425	278 793
Long-term liabilities				
Lease liabilities, non-current		2 545	3 435	2 877
Provisions for quarantees		3 048	607	2 662
Current tax		1 173	1 396	1 175
Sum long-term liabilities		6 767	5 438	6 714
Current liabilities				
Interest-bearing liabilities	3	22 679	9 668	42 817
Derivative	3	6 771	0	2 338
Lease liabilities, current		1 144	1 312	1 083
Customer advance payments		0	0	2 957
Accounts payable	1	11 125	2 525	19 510
Tax liabilities		114	284	448
Other current liabilities		1 582	1 551	1 753
Prepaid expenses and accrued revenue		15 975	8 194	12 286
Sum current liabilities		59 390	23 535	83 192
Sum liabilities		66 157	28 971	89 906
SUM EQUITY AND LIABILITIES		361 335	375 397	368 700

THE GROUPS REPORT ON CASH FLOWS

	Note	Q1 (jan-mar)		Full year (Jan-Dec)
KSEK		2026	2025	2025
Operating activities				
Profit after financial items		-27 568	-15 962	-90 709
Adjustments	6	9 745	2 744	32 439
		-17 823	-13 218	-58 270
Paid tax		0	0	0
		-17 823	-13 218	-58 270
Change in working capital				
Increase/decrease of inventories		2 540	359	-1 770
Increase/decrease of current receivables		1 001	1 917	-11 083
Increase/decrease of current liabilities		6 270	714	27 549
Cashflow from operating activities		-8 011	-10 229	-43 574
Investing activities				
Acquisition of intangible assets		-140	-2 731	-10 587
Cashflow from Investing activities		-140	-2 731	-10 587
Financing activities				
Amortization lease liabilities		-361	-386	-1 524
Utilization of credit line		8 000	0	35 516
Loan amortisation		0	-1 448	-11 829
Derivative liability		0	0	5 642
Directed share issue		0	0	8 018
Share issue costs		-486	0	-831
Issued warrants		0	0	104
Cashflow from financing activities		7 152	-1 834	35 096
Cashflow of the period		-999	-14 794	-19 065
Cash & cash equivalents at beginning of period		2 612	21 677	21 677
Cash & cash equivalents at end of period		1 613	6 883	2 612
Specification cash & cash equivalents				
Cash & bank holdings		1 612	6 883	2 612
Sum		1 612	6 883	2 612

THE GROUPS REPORT ON CHANGES IN EQUITY

KSEK	Share capital	Ongoing unregistered new share issue	Translation reserve	Other contributed capital	Accrued profit/loss including profit/loss of the year	Total parent company shareholders	Holdings non-controlling interests	Total equity
Opening balance equity 2025-01-01	5 649	0	259	690 100	-333 767	362 241	0	362 241
Net profit			-248		-90 488	-90 736	0	-90 736
Total profit for the period	0	0	-248	0	-90 488	-90 736	0	-90 736
Directed Share Issue	214			7 804		8 018		8 018
Issue costs				-831		-831		-831
Issued stock options				104		104		104
IFRS16 Leasing				-3		-3		-3
Ending balance equity 2025-12-31	5 863	0	11	697 174	-424 255	278 793	0	278 793
Opening balance equity 2026-01-01	5 863	0	11	697 174	-424 255	278 793	0	278 793
Net profit			15		-27 566	-27 551	0	-27 551
Total profit for the period	0	0	15	0	-27 566	-27 551	0	-27 551
Rights issue	44 431					44 431		44 431
Issue costs				0	-486	-486		-486
IFRS16 Leasing				-8		-8		-8
Ending balance equity 2026-03-31	50 294	0	26	697 166	-452 308	295 178	0	295 178

THE PARENT COMPANY'S INCOME STATEMENT

	Note	Q1 (jan-mar)		Full year (Jan-Dec)
TSEK		2026	2025	2025
Revenue				
Net sales	2	7 837	5 852	27 594
Capitalized items		2	2 444	9 428
Other revenue		200	477	674
Sum		8 039	8 773	37 696
Operating costs				
Raw materials and supplies		-3 476	-1 367	-24 907
Other external expenses		-7 479	-9 678	-45 055
Personnel expenses		-11 078	-7 468	-33 304
Depreciation and Amortization		-15 540	-15 056	-62 053
Other operating costs		-656	-719	-8 731
Operating income		-30 190	-25 515	-136 354
Net financial items		1	-0	3 512
Interest costs and similar income items		-9 506	-915	-9 739
Depreciation in shares in subsidiaries		0	0	-6 128
Profit/loss after financial items		-39 694	-26 431	-148 710
Deferred tax		0	0	221
NET PROFIT		-39 694	-26 431	-148 489

BALANCE SHEET OF THE PARENT COMPANY

Assets

KSEK	2026/03/31	2025/03/31	2025/12/31
Non-current assets			
Intangible assets			
Capitalized development costs	42 845	44 003	44 796
Goodwill	6 776	58 219	19 637
Other intangible assets	9 547	11 067	10 033
Total intangible assets	59 168	113 289	74 466
Tangible assets			
Property, plant and equipment	530	949	631
Total tangible assets	530	949	631
Financial assets			
Shares of The Group	125	3 115	125
Other shares and financial assets	6	6	6
Long-term receivables The Group	0	696	0
Other long-term receivables	160	160	160
Total financial non-current assets	291	3 977	291
Sum non-current assets	59 989	118 215	75 388
Current assets			
Inventories			
Raw materials and supplies	10 802	13 465	11 531
Finished goods inventory	13 165	27 632	14 886
Sum inventories	23 968	41 097	26 417
Short-term receivables			
Accounts receivable	14 071	1 914	13 845
Short-term receivables The Group	493	6 989	2
Other current receivables	2 222	2 007	4 822
Prepaid expenses and accrued revenue	3 727	2 921	2 200
Sum short-term receivables	20 512	13 831	20 869
Cash and cash equivalents	1 260	6 712	2 460
Sum current assets	45 740	61 640	49 746
TOTAL ASSETS	105 729	179 856	125 134

Equity and liabilities

TSEK	Note	2026/03/31	2025/03/31	2025/12/31
Equity				
Restricted equity				
Share capital		50 294	5 649	5 863
Fund for development expenses		20 270	18 493	21 213
Total Equity		70 564	24 142	27 076
Total non-restricted Equity				
Premium fund		250 848	549 417	138 086
Retained profit of loss		-236 296	-391 189	24 499
Profit/loss for the period		-39 694	-26 431	-148 489
Total non-restricted Equity		-25 142	131 797	14 097
Total equity		45 422	155 939	41 172
Provisions				
Provisions for guarantees		3 048	721	2 662
Deferred tax		1 192	1 413	1 192
Total provisions		4 240	2 135	3 854
Non-Current Liabilities				
Other non-current liabilities		0	0	0
Total non-current liabilities		0	0	0
Current liabilities				
Interest-bearing liabilities		22 679	9 668	42 817
Derivative	3	6 771	0	2 338
Advances from Customers		0	0	2 957
Accounts payable		9 600	2 531	18 208
Tax liabilities		114	375	448
Other current liabilities		902	988	1 030
Other current liabilities The Group		25	25	25
Accrued costs and prepaid revenue		15 975	8 194	12 286
Total current liabilities		56 067	21 781	80 109
TOTAL EQUITY AND LIABILITIES		105 729	179 856	125 134

The background features several overlapping, semi-transparent grey shapes. A prominent white circle is positioned in the lower-left quadrant. The word "NOTES" is centered in the middle of the page in a white, bold, sans-serif font.

NOTES

NOTE 1 - IMPORTANT ACCOUNTING PRINCIPLES

General Principles

The consolidated financial statements comprise OptiCept Technologies AB (556844–3914), its wholly owned Swedish subsidiaries, one wholly owned Spanish subsidiary and two wholly owned Chinese subsidiaries. This condensed interim report for the Group has been prepared in accordance with IAS 34 Interim Financial Reporting and the applicable provisions of the Swedish Annual Accounts Act. The interim report for the Parent Company has been prepared in accordance with Chapter 9 of the Swedish Annual Accounts Act, Interim Financial Reporting.

The same accounting policies and calculation methods have been applied for the Group and the Parent Company as in the most recent annual report. The carrying amounts are considered to be a reasonable approximation of fair value for all of the Group's financial instruments. Disclosures pursuant to IAS 34.16A are provided not only in the financial statements and the accompanying notes, but also in other parts of the interim report. The accounting policies and calculation methods applied in this report are consistent with those described in the Annual Report for 2025.

Reporting of Sales and Order Book Following the Agreement with FPS

Sales are recognised in accordance with IFRS 15. In accordance with the IFRS requirements regarding principal versus agent considerations, neither revenue nor costs are recognised upon delivery to FPS. Instead, order intake and sales are recognised when the Company receives its share of the profit.

As of the second quarter of 2025, the Company has changed its presentation of order intake and order book, whereby transactions with FPS that are not recognised as revenue are excluded. Comparative figures have been adjusted accordingly. For a more detailed description of the accounting policies,

the change in reporting and the effects on order book and order intake, please refer to the interim reports for the second and third quarters of 2025. During the first quarter of 2026, the previous agreement with FPS was replaced by a new agreement, which is described in the Financial Overview and in the CEO's Comments.

Financing During the First Quarter of 2026

The Company financed its operations through convertible loans raised and a directed share issue during 2025. During the first quarter of this year, a substantial proportion of the convertible loans was converted into shares. During the first quarter, new loans were raised under a credit facility established at the end of 2025.

Details regarding the accounting treatment of the financing are provided in Note 3 of this report.

Accounting Policy for Derivatives

Derivative liabilities are recognised in the balance sheet on the trade date and measured at fair value, both initially and upon subsequent remeasurement at the end of each reporting period. All changes in the fair value of derivative instruments that do not qualify for hedge accounting are recognised directly in the income statement under financial expenses. Transaction costs are recognised as expenses in the income statement under financial expenses. In the Group, derivatives consist of issued warrants.

Trade Receivables and Trade Payables

Trade Receivables and Sales

Net sales are recognised when OptiCept has fulfilled its obligations under existing customer agreements. Such agreements may include several obligations, in which case the value of each obligation is recognised as it is fulfilled. In the sale of equipment, the obligation with the greatest value is that the equipment has been delivered to the customer.

Net sales for the first quarter of 2026 amounted to SEK 7.8 million. These sales were generated from deliveries of equipment and services under contracts with customers. Regarding revenue recognised in the first quarter, all equipment for which revenue has been recognised has been delivered to the customer.

In connection with delivery, all payments stipulated in the agreement are invoiced in accordance with the agreed credit terms. The credit period varies depending on the agreement and is determined by several factors, such as the customer's creditworthiness and the price of the product.

Trade receivables recognised in the balance sheet as of 31 March 2026 are expected to be received during 2026 and 2027. Trade receivables are recognised at the amount expected to be received.

Cost of Goods Sold and Trade Payables

The cost of a sold product is recognised in connection with the recognition of the sale of the relevant product or service. Supplier invoices are paid in accordance with the terms agreed with the supplier.

Up to and including 2025, the Company had an agreement with FPS, its principal supplier for the manufacture of OptiCept's equipment within the FoodTech segment. Under the agreement, invoices issued by the supplier with 30-day payment terms could be paid up to and including 30 September 2026, with interest added at a rate of 3.5 per cent per annum. In March 2026, the principal amount, excluding accrued interest, was converted from a trade payable into a convertible loan of SEK 11.1 million.

The commercialisation agreement entered into with FPS during the first quarter means that OptiCept has the option to pay supplier invoices for input materials in line with the expected receipt of customer payments.

Warranty Provision

The Company has made an individual assessment for each customer agreement and recognised provisions in amounts considered reasonable. The primary explanation for the increase in the warranty provision compared with March 2025 is that sales increased materially during the second half of 2025. During the first quarter, the Company increased the warranty provision by SEK 0.4 million. The increase is entirely related to sales recognised as revenue during the first quarter.

Change in Inventory and Write-down of Inventory to Fair Value

Inventory is valued in accordance with the FIFO principle.

The commercialisation agreement entered into with FPS during the first quarter resulted in a material need to write down inventory, as FPS assumed responsibility for OptiCept's inventory relating to the FoodTech segment already in the quarterly financial statements for December 2025. In total, inventory was written down by SEK 16.1 million in December 2025.

No additional inventory write-downs were recognised during the first quarter.

Impairment of Shares in Subsidiaries in the Parent Company

OptiCept's three subsidiaries, OptiCept Iberia S.L., registered in Spain, OptiCept Hong Kong, registered in Hong Kong, and OptiCept Shanghai, registered in China, were established to operate as sales offices. OptiCept Shanghai is a subsidiary of OptiCept Hong Kong. A decision has been made to liquidate or divest these companies, as they are no longer required for the operations as a result of the new agreement with FPS.

Consequently, the carrying value of the shares in these subsidiaries was written down and a provision for closure costs was recognised in December 2025. No additional impairment or provision for costs relating to subsidiaries was required during the first quarter of 2026.

NOTE 2 - INCOME

The Group

	Q1 (jan-mar)		Full year (Jan-Dec)
	2026	2025	2025
KSEK			
Revenue from contracts with customers (IFRS 15)	7 037	4 587	25 546
Lease income (IFRS 16)	800	691	1 689
Net sales	7 837	5 278	27 236
Other operating income	200	477	674
Sum	8 037	5 754	27 910

Parent Company

	Q1 (jan-mar)		Full year (Jan-Dec)
	2026	2025	2025
KSEK			
Revenue from contracts with customers (IFRS 15)	7 037	4 587	25 904
Leasing income (IFRS 16)	800	1 265	1 689
Net sales	7 837	5 852	27 594
Other operating income	200	477	674
Sum	8 037	6 329	28 268

Revenue from contracts with customers (IFRS 15)

The Group

	Q1 (jan-mar)		Full year (Jan-Dec)
	2026	2025	2025
KSEK			
Sweden	18	7	1 783
Spain	0	0	16 940
Portugal	0	0	2 956
Other countries	7 019	4 580	3 868
Sum	7 037	4 587	25 546
Per Application Area			
FoodTech	6 873	4 443	25 546
PlantTech	164	144	0
Rent and administrative services	0	0	0
Sale of parts to our machine suppliers	0	0	0
Sum	7 037	4 587	25 546

Parent Company

	Q1 (jan-mar)		Full year (Jan-Dec)
	2026	2025	2025
KSEK			
Sweden	18	7	1 783
Spain	0	0	16 940
Portugal	0	0	2 956
Other countries	7 019	4 580	4 226
Sum	7 037	4 587	25 904
Per Application Area			
FoodTech	6 873	4 443	25 904
PlantTech	164	144	0
Rent and administrative services	0	0	0
Sale of parts to our machine suppliers	0	0	0
Sum	7 037	4 587	25 904

Lease income (IFRS 16)

The Group

	Q1 (jan-mar)		Full year (Jan-Dec)
	2026	2025	2025
KSEK			
Sweden	96	80	413
Other countries	704	612	1 277
Sum	800	691	1 689
Per Application Area			
FoodTech	704	612	1 277
PlantTech	96	80	413
Sale of parts to our machine suppliers	0	0	0
Summa	800	691	1 689

Parent Company

	Q1 (jan-mar)		Full year (Jan-Dec)
	2026	2025	2025
KSEK			
Sweden	96	80	413
Other countries	704	1 186	1 277
Sum	800	1 265	1 689
Per Application Area			
FoodTech	704	1 186	1 277
PlantTech	96	80	413
Sale of parts to our machine suppliers	0	0	0
Sum	800	1 265	1 689

NOTE 3 - ACCOUNTING FOR LOANS, SHARE ISSUES AND DERIVATIVES

Commercialisation Agreement

Through the commercialisation agreement with FPS, the Company has secured financing of SEK 150 million. The commercialisation agreement means that the Company has secured monthly cash inflows from April 2026 through March 2031. See also the press release dated 8 March 2026. This future revenue stream has not affected the Company's balance sheet as of 31 March 2026.

Loans

At the beginning of 2026, the Company's loan liabilities consisted of three different loans with different terms and maturity dates: the "First Loan" from FPS and the "Second Loan" from a number of lenders, several of whom are shareholders in the Company. During the first quarter, a substantial proportion of the Second Loan was converted into shares.

The credit facility established in the fourth quarter of 2025 was utilised in the amount of SEK 5.0 million during the first quarter of 2026, referred to as the "Third Loan".

During the first quarter, trade payables to FPS amounting to SEK 11.1 million were converted into a convertible loan, referred to as the "Fourth Loan".

The First Loan

The shareholder loan from FPS of SEK 6.2 million remained outstanding and, including accrued interest of 1.5 per cent per commenced month, the loan liability amounted to SEK 7.1 million as of March 2026. The loan was settled by way of set-off on 5 May 2026.

The Second Loan – Convertible Loans

At the beginning of 2026, convertible loans received amounted to SEK 40.7 million. Of this amount, SEK 3.0 million was paid in during the first quarter of 2026, while the remaining SEK 37.7 million was paid in during 2025. Including accrued interest and arrangement fees, the

liability relating to these convertible loans amounted to SEK 41.3 million as of 31 December 2025. The lenders received 0.15 warrants of series T08 free of charge for each SEK 1 invested.

In March 2026, the majority of the lenders under these convertible loans exercised their right to convert loans into shares in an amount of SEK 39.8 million, including SEK 2.0 million in accrued interest expensed during the first quarter of 2026. Lenders of convertible loans totalling SEK 3.2 million elected not to convert their loans into shares. Including accrued interest, but excluding the value of the warrants, the loan liability to lenders under the Second Loan amounted to SEK 3.4 million as of 31 March 2026. The interest rate for these remaining loans is 1.5 per cent per commenced month, and the loans fall due for payment on 16 January 2027.

The Third Loan – Credit Facility and Convertible Loan

During the first quarter of 2026, SEK 5.0 million of the SEK 10 million credit facility established during the fourth quarter of 2025 was utilised. In March 2026, the lender exercised its right to convert loans into shares with a value of SEK 4.6 million, of which SEK 4.0 million represented principal and SEK 0.6 million represented accrued interest.

In connection with the Third Loan, 750,000 warrants of series T08 were issued during the fourth quarter of 2025.

Accordingly, convertible loans comprising parts of the Second and Third Loans totalling SEK 44.4 million, consisting of SEK 39.8 million relating to the convertible loan and SEK 4.6 million relating to the credit facility, were converted into 20,665,517 shares at a value of SEK 2.15 per share.

Total transaction costs relating to the conversion of loans into shares during the first quarter of 2026 amounted to SEK 0.5 million.

The Fourth Loan – Trade Payables Converted into a Convertible Loan

In connection with the commercialisation agreement with FPS, trade payables amounting to SEK 11.1 million were converted into a convertible loan carrying annual interest of 3.5 per cent. This Fourth Loan falls due for payment, or will be converted into shares, on 30 September 2026.

Warrants

Warrants of Series T08

The total number of issued warrants of series T08 amounts to 8,292,607 and comprises 1,425,000 warrants issued in a directed share issue in 2025, 6,117,607 warrants related to convertible loans, referred to as the Second Loan, and 750,000 warrants related to the Third Loan.

Each warrant of series T08 entitles the holder, during the period from 1 May 2030 up to and including 5 June 2030, to subscribe for one (1) new share in the Company. The subscription price per share upon exercise of the warrants shall be the lower of (i) SEK 7.50 and (ii) the most recent subscription price applied in an issue of new shares in the Company, whether with or without preferential rights for shareholders, during the period from the date of registration of the warrants with the Swedish Companies Registration Office up to and including 5 June 2030. Should a subscription price in accordance with item (ii) be applied, no recalculation under the terms and conditions of the warrants shall be made as a result of that share issue.

The warrants are subject to terms and conditions including customary recalculation provisions and anti-dilution protection. The anti-dilution protection means that, in the event of share issues, the number of shares for which each warrant entitles the holder to subscribe shall be increased so that the holders are entitled to the same proportion of the Company after the share issue as before the share issue.

Warrants Issued to Persons in Senior Management Positions

During 2025, the former CEO and the current CEO, formerly CFO, were allocated 100,000 and 75,000 warrants, respectively, of series 2025/2028, amounting to a total of 175,000 warrants.

The term of the warrants is 3.2 years and the exercise price is SEK 7.86 per warrant. Each warrant entitles the holder to subscribe for one share.

The warrants were acquired by the CEO and CFO at a market value of SEK 1.04 per warrant. The valuation was performed by Optionspartner AB, a professional valuation institute.

Accounting and Valuation – Derivative Liability

The warrants issued by the Company in series TO8 were valued at SEK 0.81 per warrant as of 31 March 2026. As of 31 December 2025, they were valued at SEK 0.31 per warrant. The fair value of the warrant liability was calculated using the Black-Scholes valuation model and is attributable to Level 2 in the fair value hierarchy. The valuation of series TO8 as of 31 March 2026 was performed by a professional valuation institute.

Warrants issued to persons in senior management positions were valued at SEK 0.31 per warrant as of 31 March 2026, corresponding to the valuation as of 31 December 2025. The value of these warrants amounts to SEK 54 thousand, and the cost of obtaining an external valuation is therefore not considered justifiable.

Derivative liabilities are recognised in the balance sheet on the trade date and measured at fair value, both initially and upon subsequent remeasurement at the end of each reporting period. All changes in the fair value of derivative instruments that do not qualify for hedge accounting are recognised directly in the income statement under other external expenses. Transaction costs are recognised as expenses in the income statement under other external expenses. In the Group, derivatives consist of issued warrants.

The loans raised have been divided into an interest-bearing liability and a derivative liability. The interest-bearing liability consists of the loan amount received, adjusted for transaction costs, accrued interest and the derivative liability. The total derivative liability recognised for TO8 and persons in senior management positions amounted to SEK 6.8 million as of 31 March 2026.

Derivative Liability and Interest Expenses

Total interest expenses during the first quarter of 2026 amounted to SEK 9.8 million. Of this amount, SEK 4.4 million relates to the remeasurement of the derivative liability and SEK 1.7 million arises as an effect of the conversion of convertible loans into shares. The latter effect arises because the value of the amount converted includes the original loan amount, accrued interest and the value of the warrants. However, the value of the warrants remains part of the Company's derivative liability even after the conversion.

Number of Shares, Share Capital and Dilution

As a result of the conversion of convertible loans into shares during the first quarter of 2026, the number of shares in the Company increased from 65,144,683 to 85,798,333, an increase of 20,653,650 shares.

This corresponds to a dilution effect of 36.7 per cent compared with March 2025 and 31.7 per cent compared with December 2025, in relation to the total number of shares and votes in the Company.

The share capital increased from SEK 5,863,021 as of 31 December 2025 to SEK 50,293,873 as of March 2026.

NOTE 4 TRANSACTIONS WITH RELATED PARTIES

Purchase and sale transactions with related parties take place on market terms.

The following transactions have taken place with related parties:

The Group	Sale of goods and services to related parties		Purchase of goods and services from related parties		Sale of goods and services to related parties	Purchase of goods and services from related parties
	Q1 (jan-mar)		Q1 (jan-mar)		Full year (Jan-Dec)	Full year (Jan-Dec)
	2026	2025	2026	2025	2025	2025
<i>Related parties</i>						
Anders Hättmark / Confidera Syd AB			257			1,841
Jonas Hagberg / Torsion Invest AB						1,776
Björn Wetterling						
Ulf Hagman / Hajelo AB				165		664
Sum	0	0	257	165	0	4,281

Parent Company	Sale of goods and services to related parties		Purchase of goods and services from related parties		Sale of goods and services to related parties	Purchase of goods and services from related parties
	Q1 (jan-mar)		Q1 (jan-mar)		Full year (Jan-Dec)	Full year (Jan-Dec)
	2026	2025	2026	2025	2025	2025
<i>Related parties</i>						
Anders Hättmark / Confidera Syd AB			257			1,841
Jonas Hagberg / Torsion Invest AB						1,776
Björn Wetterling						
Ulf Hagman / Hajelo AB				165		664
Sum	0	0	257	165	0	4,281

The Group	Receivables from related parties		Payables to related parties		Receivables from related parties	Payables to related parties
	3/31/2026	3/31/2025	3/31/2026	3/31/2025	12/31/2025	12/31/2025
<i>Related parties</i>						
Anders Hättmark / Confidera Syd AB						
Jonas Hagberg / Torsion Invest AB			2,805			14,982
Björn Wetterling			61			1,066
Ulf Hagman / Hajelo AB						
Sum	0	0	2,866	0	0	16,048

Parent Company	Receivables from related parties		Payables to related parties		Receivables from related parties	Payables to related parties
	3/31/2026	3/31/2025	3/31/2026	3/31/2025	12/31/2025	12/31/2025
<i>Related parties</i>						
Anders Hättmark / Confidera Syd AB						
Jonas Hagberg / Torsion Invest AB			2,805			14,982
Björn Wetterling			61			1,066
Ulf Hagman / Hajelo AB						
Sum	0	0	2,866	0	0	16,048

Related parties to OptiCept Technologies AB are the company's board members, CEO and other staff as well as spouses, common-law partners, minor children and shareholders who own more than 10% of the company's shares. Companies that are controlled by individuals or several of the above persons together are also defined as related parties. Purchasing related parties refers to consulting services in management, technology, sales and marketing.

NOTE 5 - ALTERNATIVE KEY FIGURES

This interim report contains certain alternative key figures that have not been defined or specified according to IFRS. OptiCept assesses that the alternative key figures are used by certain investors, securities analysts and other stakeholders as supplementary measures of profit development and financial position. The alternative key figures have, unless otherwise stated, similar to the interim report otherwise, not been revised and should not be considered individually or as an alternative to key figures prepared in accordance with IFRS or BFNAR. In addition, the alternative KPIs, as defined by OptiCept, should not be compared with other KPIs with similar names used by other companies. This is because the alternative key figures are not always defined in the same way and that other companies may have calculated them in a different way than OptiCept.

Selected alternative key figures that are not defined according to IFRS

KSEK	Q1 (jan-mar)	
	2026	2025
The Group	2026	2025
Equity ratio (%)	82%	92%
EBITDA (KSEK)	-15 065	-12 415

Definitions of alternative key figures

Among the definitions below, definitions of key figures are presented which are not defined according to IFRS (alternative key figures). Alternative ratios measure historical or future financial results, financial position or cash flows, but exclude or include amounts that would not be adjusted in the same way in the most comparable ratio defined according to the Group's accounting principles. Group management uses alternative key figures to follow the underlying development of the Company's operations and believes that the alternative key figures help investors understand the Company's development from period to period and can facilitate a comparison with similar companies, but are not necessarily comparable to key figures with similar names used by other companies. The company believes that the alternative key figures contribute useful and supplementary information to investors. These key figures are not more suitable than key figures defined according to IFRS and therefore they should be used together with them, for supplementary rather than replacing purposes.

Key figures	Definitions	Purpose
Equity ratio (%)	Equity as a percentage of the balance sheet	The measure shows what proportion of the balance sheet total is made up of equity and contributes to increasing the understanding of the Group's capital structure.
EBITDA	Operating profit before depreciation and write-downs of tangible and intangible fixed assets	Reflects the profitability of the business and enables comparison of profitability over time regardless of depreciation and write-downs in tangible and intangible assets and independent of financing structure and tax.

Reconciliation table for alternative key figures

KSEK	Q1 (jan-mar)	
	2026	2025
The Group	2026	2025
Equity ratio (%)		
(Equity	295 178	346 425
/ Balance Sheet)	361 335	375 397
= Equity ratio (%)	82%	92%
EBITDA (KSEK)		
Operating results	-18 032	-15 008
Depreciation and write-downs	-2 967	-2 593
= EBITDA (TSEK)	-15 065	-12 415

NOTE 6 - SPECIFICATION OF THE CASH FLOW STATEMENT

Items that do not affect cash flow

Group	Q1 (jan-mar)		Full Year (jan-dec)
	2026	2025	2025
KSEK			
Depreciation and impairment	2 967	2 593	12 226
Gain/Loss from sale of fix assets	0	0	0
Other provisions	386	141	2 255
Revaluation of derivatives	4 146	0	-3 374
Inventory write-down	0	0	16 147
Translation differences in inventory	33	-133	-6
Accrued interest expenses	2 212	143	5 191
Sum	9 745	2 744	32 439

 **FINANCIAL CALENDAR**

Interim Report Q2 2026	2026-08-28
Interim Report Q3 2026	2026-11-28
Year-end Report 2026	2027-03-05

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