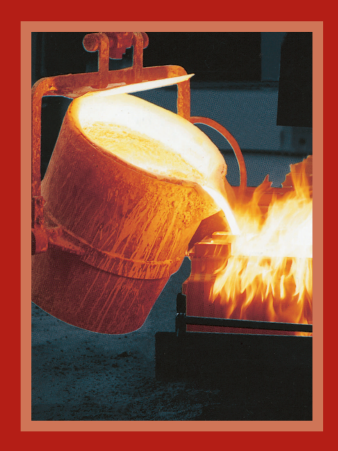
CASTINGS P.L.C.



Annual Report 2009

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Directors

Executive Directors

Brian Cooke

Chairman

Aged 69, he joined the company in 1960 after attending foundry college and serving an engineering apprenticeship. He worked in all departments of the company and was appointed a director in 1966, becoming joint managing director in 1968 and managing director in 1970. He ceased to be chief executive in 2007. He has been Chairman since 1983.

David Gawthorpe

Chief Executive Officer

Aged 47, he joined the company in 1984 and became local technical director at Brownhills in 1994. He was appointed a director in 2003 and became chief executive in April 2007 and is the director with environmental and human resource responsibility.

Chris Roby

Finance Director

Aged 61, he joined the company in 1988 as company secretary and was appointed finance director later in that year. Prior to that date he had been working in a professional accounting firm specialising in manufacturing and international companies.

Mark Lewis

Managing Director — CNC Speedwell Ltd Aged 45, he joined CNC Speedwell in 1990 becoming their managing director in 1996. He has overseen the machining requirements for the group and was appointed a director in 2003.

Graham Cooper

Managing Director — William Lee Ltd Aged 55, he joined William Lee in 1977 becoming operations director there in 2003 and their managing director in 2005, when he was appointed to the main board.

Non-Executive Directors

Gerard Wainwright

Non-executive Director

Aged 59, he was appointed a director in 1998 and is the senior independent director. He has been chief executive of a wide range of manufacturing companies for over twenty-five years together with international experience. He is chairman of the remuneration committee and a member of the audit and nomination committees.

Paul Kina

Non-executive Director

Aged 72, he was appointed a director in 1998 and is an independent director. He retired from practice as a partner with Coopers & Lybrand and is a member of the Boards of Claverley Group Limited and Thomas Walker plc. He is chairman of the audit committee and is regarded as the financial expert of that committee and is also a member of the remuneration and nomination committees.

Tony Smith

Non-executive Director

Aged 62, he joined the company in 1962 and became a director in 1985, ultimately being managing director at Brownhills. In 2004 he retired from executive duties. His continuing involvement is invaluable to the company with his experience in foundry production and human relations. He adds to the existing strength of our non-executive directors. He is a member of the audit, remuneration and nomination committees.

Chairman's Statement

It was indicated in the interim management statement in February 2009 that customer schedules had considerably reduced and we were operating at 40% of our previous production level. This situation has continued. However, at the time of writing, it has not worsened and schedules have stabilised at this low level.

It is with much regret that we have had to make approximately 350 employees redundant throughout all parts of the group. It is particularly sad that many long serving employees have had to leave the company; all our employees have worked hard over the past years and, through no fault of their own, some now find themselves out of work. It would surely have been cheaper for the government to fund temporary short time working rather than increasing unemployment. The unavoidable cost of the redundancies has been £2.2 million; money that could have been spent more wisely on future investment.

Apart from the redundancy costs, we have provided £3.845 million as possible losses on deposits with Icelandic banks. It has been indicated by the administrators of Heritable Bank and Kaupthing Singer and Friedlander that we will recover some money and this is why the provision has been reduced from the £5.7 million we stated at the interim stage.

We have been confronted by high operational costs, mainly in respect of electricity, due to the unexpectedly rapid decline in demand. We contracted to buy electricity in July 2008 for an estimated year's requirements from October 2008 to September 2009. This was at a high price as at the time energy costs were rising rapidly due to high world oil and gas prices and forecasts were made of a shortage of energy and power cuts. Our customers were also forecasting high demands throughout the year. It was never predicted that the world recession would be so dramatic. We had to sell excess electricity back into the market at a loss

of £2.2 million. This cost has been taken as normal cost of production, but cannot be recovered from our customers and has therefore had a significant effect on our results.

Our management at all companies have taken timely action to reduce overheads and employment costs, and future capital expenditure is on hold.

The new foundry at William Lee which has cost some £16 million is now ready for production; melting and moulding trials are nearly complete and in general very satisfactory with the quality of castings made during trials being excellent. We are well placed to bring this plant into production as soon as customer demand starts to improve.

We have purchased land next to the Brownhills site which will enable us to develop for future expansion of the business.

Our machine shop, CNC Speedwell, has seen schedules reduce even more than the foundry companies because of customer de-stocking and also controlling our own stocks. We have had to continue to invest in machinery because of long term commitments, hence we still have a large depreciation charge, with little revenue.

Dividends

An interim dividend of 2.71 pence per share was paid in January 2009. Your board have confidence in the underlying strength and future potential of the group and accordingly are pleased to recommend a maintained final dividend of 7.29 pence per share making a total dividend of 10 pence per share for the year.

Outlook

This has been a most difficult year going from unusually high demand up to October 2008 to a very low level by December. It has been difficult for all our employees to come to terms with the situation and I thank them for their understanding and

co-operation in this difficult time. Although we have seen levels of demand stabilise, the timing and strength of any recovery still remains uncertain, and we remain cautious with regard to prospects for the 2009/10 financial year.

B. J. COOKE

Chairman

24th June 2009

Business and Financial Review

Since November 2008 customer demands have been at a very low level and we are now operating below 40% of our previous production levels. We believe with our careful cash management and limited capital expenditure, we will be able to sustain operations at these reduced levels.

Revenue decreased by 13% to £85 million, of which 62% was exported. The dispatch weight of castings to third party customers was 43,900 tonnes which was a decrease of 12,500 tonnes from the previous year. The group produced 45,100 tonnes of castings compared to 58,700 tonnes last year. CNC Speedwell's turnover decreased by 19.4%.

Significant cost increases, including unrecovered electricity costs, contributed to the profit from operations decreasing by $\mathfrak{L}13.3$ million (including exceptional costs of $\mathfrak{L}6$ million) and decreased the operating margin (excluding exceptional costs) to 9.4% from 15.6%.

Up to November 2008, our policy of continual improvement and investment once again reduced the number of hours it takes to produce one tonne of castings, but since then the large reduction in volumes has resulted in short-term inefficiencies decreasing the margin.

Unfortunately these reductions resulted in redundancies of some 350 employees across the group costing £2.2 million.

It was disappointing to report that our deposits in four Icelandic banks are under threat. The deposits were made earlier in 2008 when our advisers rated them satisfactorily. However, as a matter of prudence, we have made provision against these deposits of £3,845,000. Notwithstanding these at risk deposits, we have further substantial funds available. The board is therefore satisfied that any loss which may be incurred on these deposits will not have any impact on the ability of the group to continue to finance its trading operations.

Despite ending the year with less cash, the higher interest rates earlier in the year helped increase finance income by £270,000 to £1,684,000, an increase of 19%. Cash outflow included £19.9 million (2008: £9.4 million) on capital equipment. This included the construction of the new foundry at William Lee (£15.5 million) new machines at CNC Speedwell (£3.4 million) and land next to the Brownhills site (£1.04 million) which is to be used for future development of the business. However, due to the current economic downturn the new foundry is yet to come on stream.

The pension valuation under IAS 19 showed a surplus of £1.01 million but this has not been shown as an asset due to the restriction of recognition of assets.

As a result of the continuing unknown drain on resources by the Staff and Shopfloor pension schemes, these schemes were closed to future accruals from 6th April 2009 with the contributing members joining the money purchase scheme.

The income statement shows a profit before tax of £3.6 million. However, this includes an income statement charge of £193,000 for defined benefit pension schemes (see note 6) in accordance with IAS 19. The directors view the cash contribution of £489,000 to be a relevant charge which would have given rise to a profit before taxation of £2.9 million.

The directors are recommending a final dividend that will be paid in August which, with the interim dividend paid in January, will result in the return of $\mathfrak{L}4.4$ million to shareholders.

Directors' Report

The directors submit their Annual Report and the Audited Accounts for the year ended 31st March 2009.

Trading activities

Castings P.L.C. supplies spheroidal graphite iron castings to a variety of manufacturing industries from its highly mechanised foundries at Brownhills. William Lee Limited supplies spheroidal graphite iron castings from Dronfield, Sheffield and CNC Speedwell Limited is a machining operation. There were no significant changes in the principal activities of these companies during the year, which are considered to be one class of business only.

The progress of these companies during the year is recorded in the accounts, the chairman's statement on page 3 and the business and financial review on page 4. A review of principal risks and uncertainties is given on pages 8 and 9.

Dividends

An interim dividend of 2.71 pence per share was paid on 9th January 2009. The directors now recommend a final dividend of 7.29 pence per share payable on 21st August 2009, making a total distribution of 10.0 pence for the year.

Share capital

The company's capital consists of 43,632,068 (2008 – 43,632,068) ordinary shares of 10 pence each with voting rights. There are no restrictions on voting rights.

There are no restrictions on the transfer of shares in the company and in particular there are no limitations on the holding of shares and no requirements to obtain the approval of the company, or of other shareholders, for a transfer of shares.

Beneficial owners of shares who have been nominated by the registered holder of those shares to receive information rights under section 146 of the Companies Act 2006 are required to direct all communications to the registered holder of their shares rather than to the company's registrar, Capita Registrars, or to the company directly.

Subject to legislation and to any resolution of the company in general meeting, all unissued shares are at the disposal of the board who may allot, grant options over or otherwise dispose of them to such persons, on such terms and at such times as it may think fit.

The company is authorised to purchase its own shares which may be selected by the board in any manner whatever.

Directors

The present directors of the company are listed on page 2 and their interests in the shares of the company are shown below.

The interests of directors in the ordinary share capital at the beginning and end of the year were:

	2009	2008
B. J. Cooke	1,950,986	1,950,986
J. C. Roby	128,190	128,190
A. J. Smith	103,079	103,079
G. B. Wainwright	30,000	_
D. J. Gawthorpe	28,296	28,296
G. Cooper	8,000	_
M. A. Lewis	3,025	3,025
C. P. King	_	_

There have been no changes in the shareholdings of directors since the year end.

The following directors retire under the provisions of the Articles of Association and, being eligible, offer themselves for re-election:

J. C. Roby
A. J. Smith
D. J. Gawthorpe

The unexpired period of the contracts of service for B. J. Cooke, J. C. Roby, D. J. Gawthorpe, M. A. Lewis and G. Cooper is one year. Mr A. J. Smith, G. B. Wainwright and C. P. King do not have contracts of service.

The company has made qualifying third-party indemnity provisions for the benefit of its directors which were made during the year and exist at the date of this report.

There are no agreements between the company and its directors or employees providing for compensation for loss of office or employment that occurs because of a takeover bid.

The number of directors is not subject to any maximum but shall not be less than two. The company may by ordinary resolution elect any person to be director and the board has the power to appoint any person to be director, but any director so appointed shall retire from office at the next Annual General Meeting. A director is not required to hold any share qualification.

One-third of the directors retire from office at every Annual General Meeting and are eligible for reappointment.

The board considers that the performance of those directors proposed for re-election continues to be effective, that they remain independent in judgement and that they

Beneficial Holdings

Directors' Report

demonstrate a strong commitment to their role.

The business of the company is managed by the board who may exercise all such powers of the company as are not by legislation or by the company's Articles required to be exercised in general meeting. The board may make such arrangements as it thinks fit for the management and transaction of the company's affairs and may for that purpose appoint local boards, managers and agents and delegate to them any of the powers of the board (other than the power to borrow and make calls on shares) with power to sub-delegate.

Other than the directors' service contracts the directors have no interests in any other contract of the business.

Substantial shareholdings

The directors have been notified that the following investors, including directors, held interests in 3% or more of the company's issued share capital at 31st March 2009 and 24th June 2009:

	Number	%
Aberforth Partners' Clients	7,297,723	16.7
Hunter Hall Value Growth Trust	4,698,478	10.8
Aviva plc & subsidiaries	2,577,144	5.9
B. J. Cooke	1,950,986	4.5
Hamstall Investments Inc.	1,800,000	4.1
Legal & General Group plc	1,737,639	4.0
Rathbone Investment Management Ltd	1,600,000	3.7

Business review

The Chairman's Statement on page 3, the Business and Financial Review on page 4, the Corporate Governance Statement on page 12, and the Notes to the Accounts on pages 23 to 40 provide detailed information relating to the group, the operation and development of the business and the results and financial position for the year ended 31st March 2009.

Future prospects

Future prospects are dealt with in the Chairman's Statement on page 3.

Special business

There will be three items of Special Business at the Annual General Meeting.

Directors' authority to allot shares

Approval will be sought for a special resolution to renew the authority given to the directors to allot shares in the company.

The present authority was granted on 19th August 2008 and under Section 80 of the Companies Act must be renewed at least every five years. Authority will also be sought from shareholders to allow the directors to issue new shares for cash to persons other than to existing members up to a maximum nominal amount of £218,160, being approximately 5% of the current issued share capital.

In any three year period no more than 7.5% of the issued share capital will be issued on a pre-emptive basis.

Both authorities are to be for the period commencing on the date of passing of the Resolution until 17th August 2014 but will be put to annual shareholder approval. The proposed Resolutions are set out as items 8 and 9 in the Notice of Meeting.

Authority to purchase own shares
At the Annual General Meeting in 2008, the board was given authority to purchase and cancel up to 4,358,844 of its own shares

representing 9.99% of the company's existing shares, through market purchases on The London Stock Exchange. The maximum price to be paid on any exercise of the authority was restricted to 105% of the average of the middle market quotation for the shares for the five dealing days immediately preceding the day of a purchase. The minimum price which may be paid for each share is 10 pence.

The current authority to make market purchases expires at the forthcoming Annual General Meeting. The directors are now seeking the approval of shareholders for the renewal of this authority upon the same terms, save that the authority is now sought to allow the company to purchase and cancel up to 4,358,844 of its own shares, representing 9.99% of its issued share capital at 31st March 2009. The authority is sought by way of a special resolution, details of which are also included in the notice of the meeting as item 10. This authority will only be exercised if the directors, in the light of market conditions prevailing at the time, expect it to result in an increase in future earnings per share, and if it is in the best interests of shareholders generally.

Fixed assets

The market value of the group's interests in land cannot be accurately established without obtaining a revaluation of all the land and buildings owned by the group. The directors consider that although a revaluation would show the market value of the land and buildings to be in excess of book value, this excess would not be significant in the context of group trading and would not justify the expense of a revaluation.

Employee involvement

Employees are informed weekly of production levels and the relative production performance. Similarly, they are kept informed of any factor affecting the group and the industry generally.

Their involvement in the group's performance is encouraged by means of a production bonus and at the time of annual wages and salaries review they are made aware of all economic factors affecting the previous year's performance and the outlook for the ensuing year.

Further details of employee involvement are given under the Corporate Social Responsibility section on pages 10 and 11.

Health and safety

As required by legislation, the group's policy for securing the health, safety and welfare at work of all employees has been brought to their notice. In addition, safety committees hold regular meetings.

Policy on payment of creditors

The group's policy is to settle the terms of payment with suppliers when agreeing the terms of each transaction, ensure that suppliers are made aware of the terms of payment and abide by them provided the supplier complies with all relevant terms and conditions. The group does not follow any code or standard on payment practice. Individual operating businesses within the group are responsible for establishing appropriate policies with regard to the payment of their suppliers. The number of days' purchases outstanding for payment by the group at the year end was 28 (2008 – 43).

Financial instruments

Details of the use of financial instruments by the group are contained in note 20 to the accounts, and in note 4(b) in the Notes to the Accounts.

Articles of Association

Any amendments to the Articles of Association have to be adopted by the members by a special resolution in general meeting. The current articles were adopted in January 1989.

Auditors

The auditors, BDO Stoy Hayward LLP, have indicated their willingness to continue in office. A resolution proposing their reappointment as auditors of the company and authorising the directors to determine their remuneration will be submitted at the Annual General Meeting.

Each of the persons who are directors at the date when this report was approved confirms that so far as each of the directors is aware, there is no relevant audit information of which the group's auditors are unaware, and each of the directors has taken all steps that he ought to have taken as a director to make himself aware of any relevant audit information (as defined) and to establish that the auditors are aware of that information.

Significant agreements

There are no significant agreements to which the company is party that take effect, alter or terminate upon a change of control of the company following a takeover bid.

Principal risks and uncertainties

Principal risks and uncertainties are set out on page 8 and in note 4(b) in the Notes to the Accounts.

Corporate Governance

Details of the group's corporate governance policies are dealt with on page 12.

Cautionary statement

Under the Companies Act, a company's directors' report is required, among other matters, to contain a fair review by the directors of the group's business through a balanced and comprehensive analysis of the development and performance of the business of the group and the position of the group at the year end, consistent with the size and complexity of the business.

The directors' report set out above, including the chairman's statement,

the principal risks and uncertainties and corporate social responsibility incorporated into it by reference (together, the directors' report), has been prepared solely to provide additional information to shareholders to assess the company's strategies and the potential for those strategies to succeed. The directors' report should not be relied upon by any other party or for any other purpose.

The directors' report (as defined) contains certain forward looking statements. These statements are made by the directors in good faith based on the information available to them up to the time of their approval of this report and such statements should be treated with caution due to the inherent uncertainties, including both economic and business risk factors, underlying any such forward looking information.

Each of the persons who is a director at the date of approval of this report confirms that to the best of his knowledge:

(a) each of the group and parent financial statements, prepared in accordance with International Financial Reporting Standards as adopted by the EU and UK Accounting Standards respectively, gives a true and fair view of the assets, liabilities, financial position and profit or loss of the issuer and the undertakings included in the consolidation taken as a whole: and

(b) the Chairman's Statement, Business and Financial Review and Directors' Report includes a fair review of the development and performance of the business and the position of the company and the undertakings included in the consolidation taken as a whole, together with a description of the principal risks and uncertainties that they face.

By order of the board
B. J. COOKE

Chairman

24th June 2009

Review of Principal Risks and Uncertainties

Risk

In common with all trading business, the group is exposed to a variety of risks in the conduct of its normal business operations.

The group maintains a range of insurance policies against major identified insurable risks, including (but not limited to) those related to business interruption, damage to property and equipment, products and employment.

Whilst it is not possible to either completely record or to quantify every material risk that the group faces, below is a summary of those risks that the directors believe are most significant to the group's business and could have a material impact on future performance, causing it to differ materially from expected or historic achieved results.

Foreign exchange risk

Foreign exchange rate risk is sometimes partially hedged using forward foreign exchange contracts. Translational risk arises as a consequence of applying different exchange rates to net assets denominated in currencies other than sterling and, not being an exposure that results in an actual cash flow, is not hedged.

Operational and commercial risks

The group's revenues are principally derived from commercial vehicle and automotive markets. Both markets, and therefore group revenues, can be subject to variations in patterns of demand. Commercial vehicle sales are linked to technological factors (e.g. emission legislations) and economic growth. Passenger vehicle sales are influenced, *inter alia*, by consumer preferences, incentives and the availability of consumer credit.

Market competition

Automotive and commercial vehicle markets are, by their nature, highly competitive, which has historically led to deflationary pressure on selling prices. This pressure is most pronounced in cycles of lower demand. A number of the group's customers are also adopting global sourcing models with the aim to reduce bought out costs. Whilst there can be no guarantee that business will not be lost on price, we are confident that we can remain competitive.

Customer concentration, programme dependencies and relationships

The loss of, or deterioration in any single customer relationship could have a material impact on the group's results.

Equipment

The group operates a number of specialist pieces of equipment, including foundry furnaces, moulding lines and CNC milling machines which, due to manufacturing lead times, would be difficult to replace sufficiently quickly to prevent major interruption and possible loss of business in the event of unforeseen failure. Whilst this risk cannot be entirely mitigated without uneconomic duplication of all key equipment, all key equipment is maintained to the highest possible standards and inventories of strategic equipment spares maintained. The facilities at Brownhills and Dronfield have similar equipment and work can be transferred from one location to another very quickly.

Suppliers

Although the group takes care to ensure alternative sources of supply remain available for materials or services on which the group's businesses are critically dependant, this is not always possible to guarantee without risk of short-term business disruption, additional costs and potential, damage to relationships with key customers.

Commodity and energy pricing

The principal metal raw materials used by the group's businesses are steel scrap and various allovs. The most important alloy raw material inputs are premium graphite, magnesium ferrosilicon, nickel and molybdenum. Wherever possible, prices and quantities (except steel) are secured through long-term agreements with suppliers. In general, the risk of price inflation of these materials resides with the group's customers through price adjustment clauses. The group is exposed to price level changes in copper and molybdenum, which have seen dramatic increases in recent years. Where possible, the group seeks to mitigate the financial impact through the application of surcharges, although the success of this approach varies by customer. Energy contracts are locked in for at least twelve months, although renegotiation risks remain at contract maturity dates but again this is mitigated through the application of surcharges. However, energy contracts relate to specified usage and if not obtained can result in penalties.

Information technology and systems reliability

The group is dependent on its information technology ("IT") systems to operate its business efficiently, without failure or interruption. Whilst data within key systems is regularly backed up and systems subject to virus protection, any failure of back-up systems or other major IT interruption could have a disruptive effect on the group's business.

Short-term deposits

Advice is taken as to where to deposit funds, usually banks and building societies. Only highly rated institutions are used. However, institutions can be downgraded before maturity therefore possibly placing these deposits at risk.

Product quality and liability

The group's businesses expose it to certain product liability risks which, in the event of failure, could give rise to material financial liabilities. Whilst it is a policy of the group to limit its financial liability by contract in all long-term agreements ("LTAs"), it is not always possible to secure such limitations in the absence of LTAs. The group's customers do require the maintenance of demanding quality systems to safeguard against quality-related risks and the group maintains appropriate external quality accreditations. The group maintains insurance for public liability-related claims but does not insure against the risk of product warranty or recall.

Environmental risk

The group's businesses are subject to compliance with many different laws and requirements in the UK, Europe, North America and elsewhere. Great care is made to act responsibly towards the environment to achieve compliance with all relevant laws and to establish a standard above the minimum level required. Whilst the group's manufacturing processes are not generally considered to provide a high risk of harm to the environment, a major control failure leading to environmental harm could give rise to a material financial liability as well as significant harm to the reputation of our business.

Pension scheme funding

The fair value of the assets and liabilities of the group's defined benefit pension schemes is substantial. As at 31st March 2009 the schemes were in surplus on an IAS 19 basis. Further details are set out in note 6 to the accounts. The potential risks and uncertainties are mitigated by careful management and continual monitoring of the schemes and by appropriate and timely action to ensure as far as possible that the defined benefit pension liabilities do not increase disproportionately. The company works closely with the scheme trustees and specialist advisers in managing the inherent risks of such schemes.

The schemes were closed to future accruals from 6th April 2009 which will only leave past service liabilities to be funded.

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Corporate Social Responsibility

General

As a long-standing and principled company, we place great importance on our responsibilities to all our key stakeholders, whether shareholders, employees, customers, suppliers or the communities in which we operate. The group works hard to meet the legitimate expectations of these stakeholder groups whilst at the same time seeking to fulfill our objective of creating outstanding and enduring value through commercial success based on superior performance.

The group has a network of policies and strategies through which we seek to ensure that our values form part of the culture of each of our operations.

The environment

We recognise our duty and responsibility towards protecting the environment wherever we conduct our business and strive to adopt the highest standards of environmental practices with the aim of minimising the impact of our commercial activities on the surrounding environment. Thus, we aim to meet, and wherever possible exceed, the standards demanded by applicable environmental legislation and operate a policy of effecting continual improvement in all of our processes that have the potential to impact the environment.

Specifically, the company is committed to:

- Implementing and maintaining an Environmental Management System in accordance with the ISO 14001 standard.
- Establishing procedures to review the impact of current or new activities or processes on the environment.
- Reviewing audit results and initiating corrective action to address any deficiencies found within the group's environmental management system, policy, objectives or targets.
- Using techniques to avoid, reduce or control pollution.

- Complying with all relevant legal requirements, process, planning and discharge authorisations, as appropriate to its operations.
- Pursuing best practice techniques in the use of energy and raw materials.
- Encouraging the beneficial reuse, recycling and recovery of its waste products.
- Ensuring that environmental issues are considered when making decisions to invest in capital plant and in the planning and controlling of manufacturing processes.
- Promoting environmental awareness throughout the group and ensuring that personnel whose activities have the potential to cause a significant impact on the environment receive appropriate training.
- Ensuring that suppliers and contractors adopt environmental practices on site that are compatible with our exacting environmental standards.
- Establishing and maintaining adequate contingency procedures and plans to deal effectively with any accidental discharge or emission of pollutants.
- Communicating our Environmental Policy Statement to any persons working on our behalf and any interested parties.

The group demands that all activities and services will comply with applicable laws and regulations and that all substances and materials will be continually reviewed to ensure that only those that have the lowest impact on the environment will be used. In addition, where it is possible for us to assess, only waste disposal companies and facilities where the level of operational control and environmental compliance meets legislative requirements are used by our businesses. Noise from operations is kept to a level below legislative requirements to ensure the minimum of nuisance to the local environment. Appropriate and adequate environmental information and training is given to all employees and contractors.

Both of our foundry sites are ISO 14001:2004 accredited and, CNC Speedwell is working towards the standard having obtained ISO 14001:1996. The group's practices and procedures are subject to regular environmental audits by external consultants.

The group has also in place an energy policy which requires each company to make continuing efforts to achieve the following objectives:

- To monitor and record energy and water consumption.
- To reduce the consumption of fossil fuels and utilise energy from sustainable sources where practicable.
- To examine ways of reducing water consumption.
- To promote energy awareness amongst employees and contractors.
- To identify and implement energy saving measures and practice energy efficiency throughout all group premises, plant and equipment.
- To incorporate environmentally sensitive designs into both new and refurbished buildings.
- To target a reduction in energy consumption in line with the Government's goal of cutting carbon dioxide emissions to counter the threat of climate change.

Employees

The group's policy is to employ people who embody its core values of commitment and excellence. These values apply to all employees regardless of seniority or position, including directors.

The group seeks to communicate with its employees in a structured open manner, including regular briefings and dissemination of relevant information on the group and business unit.

Employees are informed weekly of production levels and the relative production performance. Similarly, they are kept informed of any factor affecting the group and the industry generally.

Their involvement in the group's performance is encouraged by means of a production bonus and at the time of annual wages and salaries review they are made aware of all economic factors affecting the previous year's performance and the outlook for the ensuing year.

Recognising the demands of our customers and our strategy, the group's policy is to recruit the best available people and to invest in their training and development to enable a high level of retention. In this regard, we are committed to equality, judging applications for employment neither by race, nationality, gender, age, disability, sexual orientation nor political bias.

The group gives full consideration to employment applications by disabled persons where they can adequately fulfil the requirements of the position. If necessary, we endeavour to retrain any employee who becomes disabled during their period of employment with the group.

Health and Safety

The board regards the promotion of health and safety measures as a mutual objective for management and employees at all levels. It is our policy to do all that is practicable to prevent personal injury and damage to property and to protect everyone from foreseeable hazards, including third parties in so far as they come into contact with the group's activities. In particular, we aim to fulfil our responsibilities:

- To provide and maintain safe and healthy working conditions complying with all statutory conditions.
- To provide training and instruction to enable employees to perform their work safely and efficiently.

- To make available all necessary safety devices and protective equipment and to supervise their use.
- To maintain a constant and continuing interest in health and safety matters applicable to the group's activities, consulting and involving employees wherever possible.

The group has clearly defined health and safety policies and we operate a system of strict reporting. Regular audits of health and safety at the group's manufacturing operations are carried out using independent agencies who make recommendations for improvements to achieve best practice wherever appropriate. The group's health and safety policy is regularly reviewed and modified as circumstances and experiences dictate.

The group encourages the maintenance of consistent high standards and each site is required to develop a safety management system that includes:

- Health and safety planning and objective setting.
- Carrying out risk assessments, both general and hazard specific.
- Producing and issuing safe systems of work.
- Induction training both job and hazard specific and refresher training.
- Maintenance, inspection and statutory inspection of work equipment.
- Providing appropriate personal protective equipment and rules for its use.
- Occupational health including health surveillance and exposure monitoring as required.
- The control of visitors and contractors.
- Incident reporting, recording and investigation.
- Routine workplace inspections.
- Performance monitoring and evaluation.

Corporate Governance

General

Castings P.L.C. recognises the importance of high standards of Corporate Governance. The board has considered the principles and provisions of the Combined Code published in 2006 and will continue to adhere to them where it is in the interests of the business, and of shareholders, to do so.

Internal control

The Combined Code on Corporate Governance introduced a requirement that the directors review the effectiveness of the group's systems of internal controls. This extended the existing requirement in respect of internal financial controls to cover all controls including financial, operational and compliance controls and risk management.

The board is ultimately responsible for the group's system of internal controls, including internal financial control, and for monitoring its effectiveness. There is a continuous process for identifying, evaluating and managing the significant risks faced by the group which is regularly reviewed and has been in place throughout the year under review and up to the date of approval of the annual report and accounts. However, such a system is designed to manage rather than eliminate the risk of failure to achieve business objectives and can provide only reasonable and not absolute assurance against material misstatement or loss. The review covers all controls including financial, operational, compliance and risk management.

The directors confirm that they have established procedures necessary to implement the guidance for directors on the Combined Code such that they fully comply with it for the accounting period ended on 31st March 2009.

Internal financial control

The directors are responsible for maintaining the group's systems of

internal financial control. These controls are designed to both safeguard the group's assets and ensure the reliability of financial information used within the business and for publication. As with any such systems, controls can only provide reasonable and not absolute assurance against material misstatement or loss.

Internal financial control is operated within a clearly defined organisational structure with clear control responsibilities and authorities, and a practice throughout the group of regular management and board meetings to review all aspects of the group's businesses including those aspects where there is a potential risk to the group.

For each business there are regular weekly and monthly reports, reviewed by boards and management, which contain both written reports and accounts. The accounts include profit and loss accounts and balance sheets for the period under review, year to date and previous year and are compared with expected results. A variety of operational and financial ratios are also produced.

Continual monitoring of the systems of internal financial control is conducted by all management. The external auditors, who are engaged to express an opinion on the group accounts, also consider the systems of internal financial control to the extent necessary to express that opinion. The external auditors report the results of their work to management, including members of the board and the audit committee.

The board does not consider there is a need for an internal audit function due to the size and complexity of the group.

Auditors' independence

The non-audit work undertaken in the year by the group auditors, BDO Stoy Hayward LLP, was restricted to an involvement in the preparation of the tax computations and related tax advice of the group companies and a review of the interim financial statements.

Environment

The board recognises that our operations have an effect on the local, regional and global environment, and as a consequence of this, the board is committed to adopting policies, processes and procedures which will lead to the continual improvement in environmental performance and the prevention of pollution.

Directors' conflicts of interest

From 1st October 2008, a director has had a statutory duty to avoid a situation in which he has, or can have, an interest that conflicts or possibly may conflict with the interests of the company. A director will not breach that duty if the relevant matter has been authorised in accordance with the Articles of Association by the other directors

The board has conducted a review of actual or possible conflicts of interest in respect of each director. At its meeting on 2nd October 2008, the board considered the process for identifying current conflicts, authorised conflicts that have been identified and stipulated conditions in accordance with the guiding principles and agreed a process to identify and authorise future conflicts. In practice, directors are asked to consider and disclose actual or potential conflicts at the beginning of each meeting and as and when a matter arises.

Board of directors

The board meets regularly to monitor the current state of business and to determine its future strategic direction. During the year the board comprised five executive directors and three non-executive directors. Two of the non-executive directors are independent of executive management and none of the non-executive directors participate in share option or other executive remuneration schemes nor do they qualify for pension benefits.

Attendance at board and board committee meetings during the year is detailed in the table shown below:

			Aι	ıdit	Remuneration	
	Во	Board		Committee		mittee
	Eligible to		Eligible to		Eligible to	
Director	attend	Attended	attend	Attended	attend	Attended
B. J. Cooke	8	8	_	_	_	_
D. J. Gawthorpe	8	8	_	_	_	_
J. C. Roby	8	8	_	_	_	_
M. A. Lewis	8	8	_	_	_	_
G. Cooper	8	8	_	_	_	_
C. P. King	8	7	3	3	1	1
G. B. Wainwright	8	7	3	2	1	1
A. J. Smith	8	8	3	2	1	1

The chairman communicates frequently with the non-executive and executive directors. Directors are also encouraged to discuss any issues or concerns with the chairman at any time throughout the year. The chairman also holds meetings with the non-executive directors without executives present.

The remuneration committee reviews the performance of the directors, including the chairman.

The non-executive directors appraise the chairman's performance.

Although the non-executive directors have served for more than nine years their knowledge, advice and controls are still invaluable to the group.

Directors receive regular updates appropriate to the business throughout the year.

To assist with the conduct of their function, the non-executive directors are able to obtain professional advice at the company's expense if required in connection with their duties. In addition, all directors have access to the services of the company secretary.

Board committees

The principal committees established by the directors are:

Audit committee

This committee comprised the three non-executive directors and is chaired by C. P. King. The finance director and other executive directors may also attend meetings as appropriate to the business in hand but are not members of the committee.

The committee meets at least twice a year and examines any matters relating to the financial affairs of the group including

the review of annual and interim results, internal control procedures and accounting practices. The audit committee meets with the auditors periodically and as necessary.

Remuneration committee

As detailed in the remuneration report below.

Nomination committee

This committee comprised the three non-executive directors and is chaired by G. B. Wainwright. The chairman may attend meetings as appropriate to the business in hand but is not a member of the committee.

Relations with shareholders

The company holds meetings from time to time with institutional shareholders to discuss the company's strategy and financial performance. The Annual General Meeting is used to communicate with private and institutional investors.

Going Concern

The directors have assessed the future funding requirements of the group and the company and compared them to the level of funding available. Details of cash and borrowing facilities are set out in note 20 to the accounts. The group's objectives, policies and processes for managing its capital, its financial risk management objectives, details of its financial instruments and hedging activities, and its exposure to credit risk and liquidity risk are also set out in note 20 to the accounts.

The directors' assessment included a review of the group's financial forecasts, and financial instruments for the 15 months from the balance sheet date. The directors considered a range of potential scenarios within the key markets the group serves and how these may impact on cash flow. The group and company's business activities, together with the factors likely to affect its future development, performance and position are set out in the chairman's statement on page 3. The directors also considered what mitigating actions the group could take to limit any adverse consequences.

After making these enquiries, the directors have a reasonable expectation that the company and the group have adequate resources to continue operations

Corporate Governance

continued

for the foreseeable future. For this reason, they continue to adopt the going concern basis in preparing the financial statements.

Summary

The board takes its responsibilities seriously even though there are a number of the provisions of the Code with which it does not comply. It does not feel that the size or complexity of the group and the way in which it governs would be enhanced or strengthened by further changing the already existing high standards of corporate governance practised.

For the year ended 31st March 2009 the company complied with the Combined Code other than the following points:

- There are three non-executive directors but one does not conform to the definition of independent. Although these directors have served for more than nine years the board recognises the value they bring and believe it is important too that shareholders have the reassurance of non-executives on the board whose independence is beyond question.
- The non-executive directors do not have specified term contracts.
- The chairman is also regarded as an executive director but on reduced hours. However, the chief executive is responsible for the day to day running of the group with direct responsibility for the Brownhills site and through the managing directors of William Lee and CNC Speedwell. The chairman concentrates on the effective working of the board and overall group strategies and remains a high level contact with our main customers.

- The role of the financial director and company secretary are fulfilled by the same person as there is no one else within the group qualified to do the job and it would not be a full-time position.
 The board monitors the effectiveness of this arrangement annually.
- There is no formal arrangement whereby staff may, in confidence, raise concerns about possible improprieties in matters of financial reporting or other matters.

These are considered appropriate in relation to the size of the company and the way in which it operates.

Remuneration Report

This report has been prepared in accordance with Schedule 7A to the Companies Act 1985 and also meets the relevant requirements of the Listing Rules of the Financial Services Authority. The report describes how the board has applied the principles relating to directors' remuneration. As required by the Act, a resolution will be proposed at the Annual General Meeting to approve the remuneration report for the financial year ended 31st March 2009.

The Act requires the auditors to report to the company's members on certain parts of the directors' remuneration report and to state whether, in their opinion, those parts of the report have been properly prepared in accordance with the Act. Items marked * have been subject to audit and reported on in the auditors' report on page 18 and all other information is unaudited.

Remuneration committee

This committee comprised the three nonexecutive directors and is chaired by G. B. Wainwright. The chairman of the group is invited to attend meetings where appropriate but is not a member of the committee.

None of the executive directors were present at meetings of the committee during consideration of their own remuneration.

No advice has been provided by external advisers or consultants.

Remuneration policy

The underlying policy in setting the remuneration of the executive directors is that it shall be designed to retain and motivate the directors and be reasonable and fair in relation to their responsibilities.

Executive directors' emoluments comprise annual salary, an annual bonus, membership of a company pension scheme and other benefits. The committee ordinarily reviews directors' salaries annually, effective from 1st April, taking into account market rates and the performance of the individual and of the

company. Policies for benefits (which include provision of a car or car benefit, private health care and life assurance) are reviewed regularly and comparisons with other companies are made. Reports and published data are also taken into consideration in setting salary and benefit packages.

Remuneration in 2009

The individual elements of remuneration of each director are set out in the table below.

Annual bonus

Executive directors participate in a performance-related annual bonus scheme. Bonuses are payable based on the group obtaining profits before tax and exceptional items above a predetermined threshold. This threshold has not been triggered, therefore no annual bonuses are payable in respect of 2009.

2008

Directors' Emoluments*

	Salaries	Fees	(note 1)	related bonus	Total	Total
	0003	£000	£000	000£	£000	2000
B. J. Cooke	81	_	3	_	84	122
D. J. Gawthorpe	168	_	8	_	176	252
J. C. Roby	147	_	16	_	163	237
M. A. Lewis	141	_	8	_	149	225
G. Cooper	141	_	8	_	149	220
C. P. King	_	18	_	_	18	17
G. B. Wainwright	_	18	_	_	18	17
A. J. Smith	_	18	_	_	18	17
	678	54	43		775	1,107
	· · · · · · · · · · · · · · · · · · ·					

Benefits

Performance

Note 1 - Benefits in kind comprise car or car benefit, fuel or cash allowance, private health care and life assurance.

Pension arrangements

Executive directors were contributing members of the Castings P.L.C. Staff Pension and Life Assurance Scheme, a defined benefit scheme, up to 5th April 2009. Their dependants are eligible for dependants' pensions and the payment of

a lump sum in the event of death in service. The scheme provides for a pension accrued at 1/60th per year of service to 2005 and 1/80th per year thereafter. From 6th April 2009, they became deferred members.

From 6th April 2009, the executive directors were able to join the Castings

P.L.C. Money Purchase Pension Scheme, a defined contribution pension scheme. Final pensionable remuneration is based on capped basic salaries on retirement at normal retirement age. Pension contributions are not paid on benefits or bonuses. Total contributions of the company total 7% to the Money Purchase Pension Scheme.

Remuneration Report

continued

Directors' pension entitlements*

				Increase	Transfer	Accumulated	Accumulated			
		Directors'	Increase	in accrued	value of	total	total	Transfer	Transfer	Difference
	С	ontributions	in accrued	pension	increase net	accrued	accrued	value of	value of	in transfer
		in the	pension	during	of inflation	pension at	pension at	accrued	accrued	values
	Age at	year	during	year net	and directors'	31/03/2009	31/03/2008	benefits	benefits	less
Name of director	year end	(note 1)	the year	of inflation	contributions	(note 2)	(note 2)	31/03/2009	31/03/2008 c	ontributions
		£	£	£	£	£	£	£	£	£
J. C. Roby	60	10,756	2,978	1,183	9,138	38,864	35,886	661,464	452,820	197,888
D. J. Gawthorpe	47	10,418	3,171	1,132	796	43,956	40,785	464,657	299,294	154,945
M. A. Lewis	45	9,415	2,233	1,320	2,066	20,492	18,259	219,370	129,591	80,364
G. Cooper	55	8,025	2,254	1,125	6,838	24,841	22,587	353,361	229,511	115,824

Notes to pension benefits:

- 1. These relate to the contributions paid or payable in the year by the directors under the terms of the Scheme.
- 2. The pension entitlement shown is that which would be paid annually on retirement based on service to the end of the company financial year.

Members of the Scheme have the option to pay Additional Voluntary Contributions. Neither the contributions nor the resulting benefits are included in the above table.

Performance graph

The following graph shows the company's performance, measured by total shareholder return, compared with the performance of the FTSE All Share Index — Engineering subsector, also measured by total shareholder return. This index has been selected for this comparison because this is the most relevant index in which the company's shares are quoted.



Source: Thomson Financial - Thomson One Banker

Directors' contracts

Executive directors have contracts of service terminable on one year's notice. These contracts are considered appropriate in the context of the overall remuneration policy, as in the opinion of the board it is consistent for directors to take a long-term rather than a short-term view of their conduct and planning of the company's affairs. None of the contracts contains any provision for predetermined compensation in the event of termination.

The date of contracts currently in place for the executive directors is 1st April 2007.

Messrs King, Wainwright and Smith do not have a contract of service and do not participate in the company's bonus schemes and are not eligible to join a company pension scheme.

On behalf of the board

G. B. WAINWRIGHT

Chairman of the remuneration committee 24th June 2009

Statement of Directors' Responsibilities

The directors are responsible for keeping proper accounting records which disclose with reasonable accuracy at any time the financial position of the group, for safeguarding the assets of the company, for taking reasonable steps for the prevention and detection of fraud and other irregularities and for the preparation of a Directors' Report and Directors' Remuneration Report which comply with the requirements of the Companies

The directors are responsible for preparing the annual report and the financial statements in accordance with the Companies Act 1985. The directors are also required to prepare financial statements for the group in accordance with International Financial Reporting Standards as adopted by the European Union (IFRSs) and Article 4 of the IAS Regulation. The directors have chosen to prepare financial statements for the company in accordance with UK Generally Accepted Accounting Practice.

Group financial statements

International Accounting Standard 1 requires that financial statements present fairly for each financial year the group's financial position, financial performance and cash flows. This requires the faithful presentation of the effects of transactions, other events and conditions in accordance with the definitions and recognition criteria for assets, liabilities, income and expenses set out in the International Accounting Standards Board's 'framework for the preparation and presentation of financial statements'. In virtually all circumstances, a fair presentation will be achieved by compliance with all applicable IFRSs. A fair presentation also requires the directors to:

- consistently select and apply appropriate policies;
- present information, including accounting policies, in a manner that provides relevant, reliable, comparable and understandable information; and
- provide additional disclosures when compliance with the specific requirements in IFRSs is insufficient to enable users to understand the impact of particular transactions, other events and conditions on the entity's financial position and financial performance.

Parent company financial statements

Company law requires the directors to prepare financial statements for each financial year which give a true and fair view of the state of affairs of the company and of the profit or loss of the company for that period. In preparing these financial statements, the directors are required to:

- select suitable accounting policies and then apply them consistently;
- prepare the financial statements on the going concern basis unless it is inappropriate to presume that the company will continue in business;
- make judgements and estimates that are reasonable and prudent; and
- state whether applicable accounting standards have been followed, subject to any material departures disclosed and explained in the financial statements.

Financial statements are published on the group's website in accordance with legislation in the United Kingdom governing the preparation and dissemination of financial statements, which may vary from legislation in other jurisdictions. The maintenance and integrity of the group's website is the responsibility of the directors. The directors' responsibility also extends to the ongoing integrity of the financial statements contained therein.

Independent Auditors' Report

To the shareholders of Castings P.L.C.

We have audited the group and parent company financial statements of Castings P.L.C. for the year ended 31st March 2009 which comprise the consolidated income statement, the consolidated and parent company balance sheets, the consolidated cash flow statement, the consolidated statement of recognised income and expense and the related notes. These financial statements have been prepared under the accounting policies set out therein.

We have also audited the information in the Directors' Remuneration Report that is described as having been audited.

Respective responsibilities of directors and auditors

The directors' responsibilities for preparing the Annual Report and the group financial statements in accordance with applicable law and International Financial Reporting Standards (IFRSs), as adopted by the European Union, and for preparing the parent company financial statements and the Directors' Remuneration Report in accordance with applicable law and United Kingdom Accounting Standards (United Kingdom Generally Accepted Accounting Practice) are set out in the Statement of Directors' Responsibilities.

Our responsibility is to audit the financial statements and the part of the Directors' Remuneration Report to be audited in accordance with relevant legal and regulatory requirements and International Standards on Auditing (UK and Ireland).

We report to you our opinion as to whether the financial statements give a true and fair view and whether the financial statements and the part of the Directors' Remuneration Report to be audited have been properly prepared in accordance with the Companies Act 1985 and whether, in addition, the group financial statements have been properly prepared in accordance with Article 4 of the IAS Regulation. Additionally, we report to you whether the information given in the Directors' Report is consistent with the financial statements. In addition, we report to you if, in our opinion, the company has not kept proper accounting records, if we have not received all the information and

explanations we require for our audit, or if information specified by law regarding directors' remuneration and other transactions is not disclosed.

We review whether the Corporate Governance Statement reflects the company's compliance with the nine provisions of the 2006 Combined Code specified for our review by the Listing Rules of the Financial Services Authority, and we report if it does not. We are not required to consider whether the board's statements on internal control cover all risks and controls, or form an opinion on the effectiveness of the Group's corporate governance procedures or its risk and control procedures.

We read other information contained in the Annual Report and consider whether it is consistent with the audited financial The other information statements. comprises only the Directors' Report, the Review of Principal Risks and Uncertainties, the Chairman's Statement, the Business and Financial Review, the unaudited part of the Directors' Remuneration Report, Corporate Social Responsibility and the Corporate Governance Statement. We consider the implications for our report if we become aware of any apparent misstatements or material inconsistencies with the financial statements. Our responsibilities do not extend to any other information.

Our report has been prepared pursuant to the requirements of the Companies Act 1985 and for no other purpose. No person is entitled to rely on this report unless such a person is a person entitled to rely upon this report by virtue of and for the purpose of the Companies Act 1985 or has been expressly authorised to do so by our prior written consent. Save as above, we do not accept responsibility for this report to any other person or for any other purpose and we hereby expressly disclaim any and all such liability.

Basis of audit opinion

We conducted our audit in accordance with International Standards on Auditing (UK and Ireland) issued by the Auditing Practices Board. An audit includes examination, on a test basis, of evidence relevant to the amounts and disclosures in the financial statements and the part of the Directors' Remuneration Report to be audited. It also includes an assessment of

the significant estimates and judgements made by the directors in the preparation of the financial statements, and of whether the accounting policies are appropriate to the group's and company's circumstances, consistently applied and adequately disclosed.

We planned and performed our audit so as to obtain all the information and explanations which we considered necessary in order to provide us with sufficient evidence to give reasonable assurance that the financial statements and the part of the Directors' Remuneration Report to be audited are free from material misstatement, whether caused by fraud or other irregularity or error. In forming our opinion we also evaluated the overall adequacy of the presentation of information in the financial statements and the part of the Directors' Remuneration Report to be audited.

Opinion

In our opinion:

- the group financial statements give a true and fair view, in accordance with IFRSs as adopted by the European Union, of the state of the group's affairs as at 31st March 2009 and of its profit for the year then ended;
- the group financial statements have been properly prepared in accordance with the Companies Act 1985 and Article 4 of the IAS Regulation;
- the parent company financial statements give a true and fair view, in accordance with United Kingdom Generally Accepted Accounting Practice, of the state of the parent company's affairs as at 31st March 2009;
- the parent company financial statements and the part of the Directors' Remuneration Report to be audited have been properly prepared in accordance with the Companies Act 1985; and
- the information given in the Directors' Report is consistent with the financial statements.

BDO Stoy Hayward LLP

Chartered Accountants and Registered Auditors

Birmingham

24th June 2009

Consolidated Income Statement

for the year ended 31st March 2009

		2009	2008
	Notes	€000	£000
Revenue	2	84,812	97,372
Cost of sales		(66,921)	(71,653)
Gross profit		17,891	25,719
Distribution costs		(1,208)	(1,369)
Administrative expenses			
Excluding exceptional expenses		(8,708)	(9,100)
Exceptional	4	(6,043)	_
Total administrative expenses		(14,751)	(9,100)
Profit from operations	3	1,932	15,250
Finance income	7	1,684	1,414
Profit before income tax		3,616	16,664
ncome tax expense	8	(2,994)	(4,668)
Profit for the year attributable to equity holders of the parent company	18	622	11,996
Earnings per share			
Basic and diluted	10	1.43p	27.49p

Notes to the accounts are on pages 23 to 40.

Consolidated Balance Sheet

31st March 2009

		2009	2008
ASSETS	Notes	£000	£000
Non-current assets			
Property, plant and equipment	11	53,408	38,772
Financial assets	12	429	736
		53,837	39,508
Current assets	40	7.404	7.054
Inventories	13	7,401	7,054
Trade and other receivables	14	13,854 15,804	22,588 31,494
Cash and cash equivalents		15,604	
		37,059	61,136
Total assets		90,896	100,644
LIABILITIES			
Current liabilities			
Trade and other payables	15	12,608	18,589
Current tax liabilities	10	310	1,816
Current tax natimites			
		12,918	20,405
Non-current liabilities	•		
Retirement benefit obligations	6	4 004	-
Deferred tax liabilities	16	4,301	2,382
		4,301	2,382
Total liabilities		17,219	22,787
Network		70.077	
Net assets		73,677	77,857
Equity attributable to equity holders of the parent company			
Share capital	17	4,363	4,363
Share premium account	18	874	874
Other reserves	18	13	13
Retained earnings	18	68,427	72,607
Total equity		73,677	77,857

The accounts on pages 19 to 40 were approved and authorised for issue by the board of directors on 24th June 2009, and were signed on its behalf by:

B. J. Cooke Chairman
J. C. Roby Finance Director

Notes to the accounts are on pages 23 to 40.

Consolidated Cash Flow Statement

for the year ended 31st March 2009

		2009	2008
	Notes	€000	£000
Cash flows from operating activities			
Cash generated from operations		9,201	21,440
Interest received		1,684	1,414
Tax paid		(2,525)	(3,462)
Net cash generated from operating activities		8,360	19,392
Cash flows from investing activities			
Purchase of property, plant and equipment		(19,888)	(9,354)
Proceeds from disposal of property, plant and equipment		93	214
Proceeds from disposal of financial assets		108	_
Net cash used in investing activities		(19,687)	(9,140)
Cash flow from financing activities			
Dividends paid to shareholders		(4,363)	(4,210)
Net cash used in financing activities		(4,363)	(4,210)
Net (decrease)/increase in cash and cash equivalents		(15,690)	6,042
Cash and cash equivalents at beginning of year (see below)		31,494	25,452
Cash and cash equivalents at end of year (see below)		15,804	31,494
Cash and cash equivalents:		2000	£000
Short-term deposits	20	15,641	30,999
Cash available on demand	20	163	495
		15,804	31,494

This statement should be read in conjunction with the reconciliation on page 22.

Notes to the accounts are on pages 23 to 40.

Consolidated Statement of Recognised Income and Expense

for the year ended 31st March 2009

		Year to	Year to
		31st March	31st March
		2009	2008
	Notes	£000	£000
Profit for the year		622	11,996
Change in fair value of available for sale financial assets		(199)	(87)
Actuarial losses on defined benefit pension schemes	6	(296)	(510)
Tax effect of gains and losses recognised directly in equity	16	56	32
Total recognised income and expense for the year		183	11,431

Supplementary Statement

Reconciliation of profit before income tax to net cash inflow from operating activities

		Year to	Year to
		31st March	31st March
		2009	2008
	Notes	£000	2000
Profit before income tax		3,616	16,664
Depreciation (net of profit on sale of property, plant and equipment)	11	5,159	5,863
Interest received		(1,684)	(1,414)
Excess of employer pension contributions over income statement charge		(296)	(510)
Increase in inventories		(347)	(736)
Decrease in receivables		8,734	(804)
Decrease in payables		(5,981)	2,377
Net cash inflow from operating activities		9,201	21,440
Notes to the accounts are on pages 23 to 40.			

1 Accounting policies

New standards effective in 2009 adopted by the group

IFRIC 11: Group Treasury Share Transactions; which has had no impact on the group financial statements.

IFRIC 14: IAS 19: The Limit on a Defined Benefit Asset, Minimum Funding Requirement and Their Interaction; which has had no impact on the group financial statements.

Basis of accounting

The group financial statements have been prepared in accordance with International Financial Reporting Standards, International Accounting Standards ('IAS') and Interpretations (collectively 'IFRSs'), as endorsed for use in the EU.

The IFRSs applied in the group financial statements are subject to ongoing amendment by the IASB and subsequent endorsement by the European Commission and therefore subject to possible change in the future. Further standards and interpretations may be issued that will be applicable for financial years beginning on or after 1st April 2009 or later accounting periods but may be adopted early.

The preparation of financial statements in accordance with IFRS requires the use of certain accounting estimates. It also requires management to exercise its judgement in the process of applying the group's accounting policies.

The primary statements within the financial information contained in this document have been presented in accordance with IAS 1, 'Presentation of Financial Statements'.

The accounts are prepared under the historical cost convention, except where adjusted for revaluations of certain assets, and in accordance with applicable Accounting Standards and those parts of the Companies Act 1985 applicable to companies reporting under IFRS. A summary of the principal group IFRS accounting policies is set out below.

Basis of consolidation

The consolidated income statement and balance sheet include the accounts of the parent company and its subsidiaries made up to the end of the financial year. These subsidiaries include William Lee Limited and CNC Speedwell Limited, both of which are 100% owned and are based in the UK.

Business combinations and goodwill

Shares issued as consideration for the acquisition of companies have a fair value attributed to them, which is normally their market value at the date of acquisition. Net tangible assets acquired are consolidated at a fair value to the group at the date of acquisition. All changes to these assets and liabilities, and the resulting gains and losses that arise after the group has gained control of the subsidiary, are credited and charged to the post-acquisition income statement.

Under UK GAAP, goodwill arising on acquisitions prior to 1998 was written off to reserves. There have been no acquisitions since 1998. Following the exemption in IFRS 1 this treatment has continued to be followed.

Revenue recognition

Revenue, which excludes value added tax and intra-group sales, represents the invoiced value of goods and services sold to customers. Appropriate provisions for returns and other allowances are deducted from revenue as appropriate. The group has no barter transactions.

The group's revenue has been recognised when goods have been dispatched.

Post-retirement benefits

Two of the group's pension plans are of a defined benefit type. Under IAS 19 'Employee Benefits' the employer's portion of the current service costs and curtailment gains are charged to operating profit for these plans, with the interest cost net of the expected return on assets in the plans also being credited to operating profit. Actuarial gains and losses are recognised directly in equity, in the statement of recognised income and expense, and the balance sheet reflects the schemes' surplus or deficit at the balance sheet date. A full valuation is carried out tri-annually using the projected unit credit method.

Payments to the defined contribution scheme are charged to the income statement as they become payable.

If the group cannot benefit from a scheme surplus in the form of refunds from the plans or reductions in future contributions, any asset resulting from the above policy is restricted accordingly.

continued

Property, plant and equipment

Property, plant and equipment assets are held at cost less accumulated depreciation. Depreciation is provided on property, plant and equipment, other than freehold land and assets in the course of construction, at rates calculated to write off the cost of each asset on a straight-line basis over its expected useful life as follows:

- i. Freehold buildings over 50 years.
- ii Leasehold land and buildings over50 years or the period of the lease,whichever is less.
- iii Plant and equipment over a period of 3 to 14 years.

The group annually reviews the assessment of residual values and useful lives in accordance with IAS 16.

Inventories

The group's inventories are valued at the lower of cost on a first in, first out basis and net realisable value. Cost includes a proportion of production overheads based on normal levels of activity. Provision is made for obsolete and slow-moving items.

Cash and cash equivalents

Cash and cash equivalents includes cash in hand, deposits at call with banks and other short-term highly liquid investments with original maturities of three months or less

Foreign currencies

Assets and liabilities in foreign currencies are translated at the spot rates of exchange ruling at the balance sheet date. Exchange differences are dealt with through the income statement.

Financial Instruments

a) Financial assets

The group's financial assets relate to loans and receivables and available-for-sale assets. Although the group occasionally

uses derivative financial instruments in economic hedges of currency rate risk, it does not hedge account for these transactions and the amounts are not material. The group has not classified any of its financial assets as held to maturity.

Available-for-sale assets

Non-derivative financial assets not included in the above category are classified as available-for-sale and comprise the group's strategic investments in entities not qualifying as subsidiaries. They are carried at fair value with changes in fair value recognised directly in a separate component of equity. Fair value is determined with reference to published quoted prices in an active market.

Loans and receivables

These assets are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. They arise principally through the provision of goods and services to customers (e.g. trade receivables) and deposits held at banks and building societies, but may also incorporate other types of contractual monetary asset. They are initially recognised at fair value plus transaction costs that are directly attributable to the acquisition or issue and subsequently carried at amortised cost using the effective interest rate method, less provision for impairment.

The effect of discounting on these financial instruments is not considered to be material.

Impairment provisions are recognised when there is objective evidence (such as significant financial difficulties on the part of the counterparty or default or significant delay in payment) that the group will be unable to collect all of the amounts due under the terms of the deposit or receivable. The amount of such a provision is the difference between the net carrying amount and the present value of the future expected cash flows associated with the impaired

asset. Such provisions are recorded in a separate allowance account with the loss being recognised within administrative expenses in the income statement. On confirmation that the deposit or receivable will not be collectable, the gross carrying value of the asset is written off against the associated provision.

b) Financial liabilities

The group classifies its financial liabilities into liabilities measured at amortised cost. Although the group uses derivative financial instruments in economic hedges of currency risk, it does not hedge account for these transactions, and the amounts are not material.

Unless otherwise indicated, the carrying amounts of the group's financial liabilities are a reasonable approximation of their fair values.

Financial liabilities measured at amortised cost

Financial liabilities include trade payables and other short-term monetary liabilities, which are initially recognised at fair value and subsequently carried at amortised cost using the effective interest method.

Fair value is calculated by discounting estimated future cash flows using a market rate of interest.

c) Share capital

The group's ordinary shares are classified as equity instruments. The group is not subject to any externally imposed capital requirements. Share capital includes the nominal value of the shares and any share premium attaching to the shares.

Current and deferred tax

Deferred tax is provided using the liability method. Deferred income tax assets are recognised to the extent that it is probable that future taxable profit will be available against which the temporary differences can be utilised. Deferred tax is measured at the average tax rates that are expected to apply in the periods in which the temporary differences are expected to reverse, based on tax rates and laws that have been enacted or substantially enacted by the balance sheet date.

Current tax is provided for on the taxable profits of each company in the group, using current tax rates and legislation that have been enacted or substantially enacted by the balance sheet date.

Dividends

The final dividend is only recognised at the point it is declared and approved by the shareholders at the Annual General Meeting. Interim dividends are recognised on payment.

Standards, interpretations and amendments to published standards that are not yet effective.

The following have not been adopted in the financial statements. In each case the potential impact has been noted and management are considering the impact of the changes on future reporting.

IAS 1: Presentation of financial statements (revised 2007, effective for accounting periods beginning on or after 1st January 2009) - disclosure impact only.

Amendments to IFRS 7: Improving Disclosures about Financial Instruments (mandatory for accounts periods beginning on or after 1 January 2009 but is not as yet endorsed for use in the European Union) - disclosure impact only.

IFRS 8: Operating segments (mandatory for accounts periods beginning on or after 1st January 2009) - disclosure impact only.

Improvements to IFRSs (mandatory for accounts periods beginning on or after 1st January 2009) - this amendment takes various forms, including the clarification of the requirements of IFRSs and the

elimination of inconsistencies between Standards.

In addition the following have been reviewed by the directors and are not considered to have an impact on the financial statements:

- IFRS 3: Business Combinations (revised 2008) and complementary amendments to IAS 27: Consolidated and Separate Financial Statements.
- IFRIC 16: Hedges of a Net Investment in a Foreign Operation.
- Amendments to IAS 32: Financial Instruments: Presentation (Puttable instruments and obligations arising on a liquidation) and disclosure amendments to IAS 1.
- Amendment to IAS 39 Financial Instruments: Recognition and Measurement: Eligible Hedged Items
- Amendments to IAS 39 and IFRS
 7: Reclassification of Financial Instruments.
- Embedded derivatives: amendments to IFRIC 9 and IAS 39.

There are a number of further standards, interpretations and amendments to published standards not set out above which the directors consider not to be relevant to the group.

Critical accounting estimates and judgements

The group makes certain estimates and judgements regarding the future. Estimates and judgements are continually evaluated based on historical experience and other factors, including expectation of future events that are believed to be reasonable under the circumstances. In the future, actual experience may differ from these estimates and judgements. The estimates and assumptions that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are discussed below.

Short-term deposits

See note 4 for further details.

Useful lives of property, plant and equipment

Property, plant and equipment are depreciated over their useful lives based on management's estimates of the period that the assets will generate revenue, which are periodically reviewed for continued appropriateness. Changes to estimates can result in significant variations in the carrying value and amounts charged to the consolidated income statement in specific periods. More details including carrying values are included in note 11.

Inventory

The company reviews the net realisable value of, and demand for, its inventory on a regular basis to provide assurance that the recorded inventory is stated at the lower of cost and net realisable value. Factors that could impact estimated demand and selling prices include customer order scheduling, competitor actions, supplier prices and economic trends. See note 13 for further details.

Pension assumptions

The costs, assets and liabilities of the defined benefit pension schemes operated by the group are determined using methods relying on actuarial estimates and assumptions. Details of the key assumptions are set out in note 6.

Exceptional items

Exceptional items are those significant items which are separately disclosed by virtue of the size or incidence to enable a full understanding of the group's financial performance.

continued

2 Segment information	2009	2008
	£000	£000
The geographical analysis of revenues by destination for the year is as follows:		
United Kingdom	32,302	33,164
Sweden	17,312	19,730
Rest of Europe	33,610	42,710
North and South America	1,481	1,768
Other	107	_
	84,812	97,372

All revenue arises in the United Kingdom from the group's continuing principal activity, which the directors believe to be the only class of business carried out by the group. As a result, it is not practical to provide segmental information.

3 Profit from operations	2009	2008
	£000	£000
This has been arrived at after charging/(crediting):		
Staff costs (note 5)	27,876	33,126
Cost of inventories written off as an expense	537	(192)
Depreciation of property, plant and equipment	5,233	5,913
Fees payable to the company's auditors for the audit of the company's annual accounts	24	22
Fees payable to the company's auditors for other services:		
 The audit of the company's subsidiaries 	25	24
 Tax services 	13	11
Profit on disposal of property, plant and equipment		(50)
4 Exceptional expenses	2009	2008
	000£	£000
Redundancy costs (see (a) below)	2,198	-
Provision for losses on deposits with Icelandic banks (see (b) below)	3,845	_
	6,043	_

- a) Redundancy costs relate to termination of employment payments due to reduction in production volumes.
- b) The company reported in October 2008 that it had £5.7 million on deposit with Icelandic banks Kaupthing Singer and Friedlander, Heritable Bank, Landsbanki and Glitnir Bank. All of these amounts were due for repayment by 31st December 2008. No repayment has been received and therefore these deposits are at risk. Statements have been issued by the administrators of Heritable Bank and Kaupthing Singer and Friedlander giving a range of possible outcomes. The lower end of these ranges has been used to calculate the recoverable amount (see note 14).

5 Employee information

Average number of employees during the year was:

Production

Management and administration

Staff costs (including directors) comprise:
Wages and salaries
Short-term non-monetary benefits
Defined contribution pension costs
Defined benefit pension cost (note 6)
Employer's national insurance contributions and similar taxes

2009	2008
865	938
84	88
949	1,026
0000	0000
2009	2008
£000	£000
24,239	28,970
236	323
800	946
193	27
2,408	2,860
27,876	33,126
	

The directors represent the key management personnel.

Details of their compensation are given in the Remuneration Report on page 15.

6 Pensions

The group operates two pension schemes providing benefits based on final pensionable pay. These schemes are closed to new entrants and closed to future accruals on 6th April 2009. The assets are independent of the finances of the group and are administered by Trustees.

The latest actuarial valuation was made as at 6th April 2008 using the attained age method. It assumed that the rate of return on investments was 5.9% per annum for pre-retirement and 4.9% per annum for post-retirement, and the rate of increase in wages and salaries was 4.4% per annum for the Staff Scheme and 3.9% per annum for the Shopfloor Scheme and price inflation was 3.4%.

The demographic assumptions are based on the PA92 tables with medium cohort projected improvements and an underpin of 1.0% p.a. on future annual life expectancy improvements. An age rating of +1 year is then applied for the Staff Scheme and +3 years for the Shopfloor Scheme.

The next actuarial valuation is due as at 6th April 2011.

In addition, the group operates a money purchase pension scheme whereby contributions are invested through individual accounts under an insurance policy administered by Trustees.

Composition of the schemes

The group operates defined benefit schemes (in addition to a defined contribution scheme) in the UK. Full actuarial valuations of the defined benefit schemes were carried out at 6th April 2008 and updated to 31st March 2009 using the projected unit method by a qualified independent actuary. The service cost has been calculated using the projected unit method. The major assumptions used by the actuary were (in nominal terms):

	2009	2000
Rate of increase in salaries	N/A	4.6%
Rate of increase of pensions in payment	3.5%	3.6%
Discount rate	7.0%	5.9%
Inflation assumption	3.5%	3.6%

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continued

6 Pension disclosures under IAS 19	2009 £000	2008 £000
Change in benefit obligation		
Benefit obligation at beginning of year	39,043	38,774
Current service cost	467	540
Interest cost	2,305	2,100
Plan participants' contributions	436	479
Actuarial gain	(8,099)	(2,033)
Benefits paid	(901)	(817)
Benefit obligation at end of year	33,251	39,043
Change in plan assets		
Fair value of plan assets at beginning of year	41,829	43,122
Expected return on plan assets	2,579	2,613
Actuarial loss	(11,054)	(4,781)
Employer contribution	1,369	1,213
Member contributions	436	479
Benefits paid	(901)	(817)
Fair value of plan assets at end of year	34,258	41,829
Funded status	1,007	2,786
Unrecognised pension surplus (Effect of paragraph 58(b) limit)	(1,007)	(2,786)
Net amount recognised in the balance sheet	_	
	Year to	Year to
	31st March	31st March
	2009	2008
	£000	£000
Components of pension cost		
Current service cost	467	540
Interest cost	2,305	2,100
Expected return on plan assets	(2,579)	(2,613)
Total pension cost recognised within administrative expenses in the income statement (note 5)	193	27
Total pension cost recognised in the statement of recognised income and expense	(2,955)	(2,748)
Cumulative amount of actuarial losses immediately recognised	12,513	9,558

6 Pension disclosures under IAS 19 continued

Plan assets

The weighted average assets allocations at the year end were as follows:

Assets category		
Equities		
Bonds		
Real estate		
Other		

Plan	Plan
assets at	assets at
31st March	31st March
2009	2008
62%	69%
34%	23%
4%	4%
-	4%
100%	100%

To develop the expected long-term rate of return on assets assumption, the company considered the current level of expected returns on risk-free investments (primarily government bonds), the historical level of risk premium associated with the other asset classes in which the portfolio is invested and the expectations for future returns of each asset class. The expected return for each asset class was then weighted based on the target asset allocation to develop the expected long-term rate of return on assets assumption for the portfolio. This resulted in the selection of the 6.1% (2008 – 6.0%) assumption.

The projected pension cost for the year ending 31st March 2010 is £nil.

Actuarial return on plan assets	2009 £000 (8,475)	2008 £000 (2,168)
Weighted average assumptions used to determine benefit obligations:		, , , , , , , , , , , , , , , , , , ,
	7.00/	F 00/
Discount rate	7.0%	5.9%
Rate of compensation increase	N/A	4.6%
Weighted average assumptions used to determine net pension cost:		
Discount rate	5.9%	5.4%
Expected long-term return on plan assets	6.1%	6.0%
Rate of compensation increase	4.6%	42%

continued

6 Pension disclosures under IAS 19 continued

Weighted average life expectancy for mortality tables* used to

determine benefit obligations at:

	2009		20	008
	Male	Female	Male	Female
	Staff/	Staff/	Staff/	Staff/
	Shopfloor	Shopfloor	Shopfloor	Shopfloor
Scheme member age 65				
(current life expectancy)	21.1/19.4	24.0/22.2	21.1/19.4	24.0/22.2
Scheme member age 45				
(life expectancy at age 65)	22.2/20.4	25.0/23.1	22.2/20.4	25.0/23.1

^{*} Mortality tables are PA92 mc (YOB) +1 for the Staff Scheme and PA92 mc (YOB) +3 for the Shopfloor Scheme.

History of experience gains and losses

Financial year ended in:

Present value of defined obligation Fair value of plan assets
Surplus/(deficit)
Difference between expected and actual return on scheme assets: amount (£000) percentage of scheme assets
Experience gains and losses on scheme liabilities: amount (£000) percentage of scheme assets
Total gains and losses: amount (£000) percentage of scheme assets

7	Finance income
Int	erest on short-term deposits
Inc	come from listed investments

Other

2009	2008	2007	2006	2005
33,251	39,043	38,774	38,872	33,949
34,258	41,829	43,122	36,959	27,692
1,007	2,786	4,348	(1,913)	(6,257)
(11,054)	(4,781)	(27)	4,661	1,369
(32.0%)	(11.0%)	0%	13.0%	5.0%
86	(2,033)	(1,875)	2,674	1,266
0%	5.0%	5.0%	7.0%	4.0%
(2,955)	(2,748)	1,848	1,987	103
(10.0%)	(7.0%)	5.0%	5.0%	0%

2009
£000
1,553
67
64
1,684

£000
1,364
42
8
1,414

8 Income tax	2009	2008
	£000	£000
Corporation tax based on a rate of 28% (2008 – 30%)		
UK Corporation tax		
Current tax on profits for the year	1,024	4,621
Adjustments to tax charge in respect of prior periods	(5)	(226)
Effect of changes in tax rate	_	(164)
	1,019	4,231
Deferred tax		
Current year origination and reversal of temporary differences	1,990	230
Prior year deferred tax movement	(15)	207
Taxation on profit on ordinary activities	2,994	4,668
Profit on ordinary activities before tax	3,616	16,664
Profit on ordinary activities at the standard rate of corporation tax in the UK of 28% (2008 – 30%) Effect of:	1,013	4,999
Expenses not deductible for tax purposes	18	17
Franked investment income	_	(12)
Adjustment to tax charge in respect of prior periods	(5)	(226)
Adjustment to deferred tax charge in respect of prior periods	(15)	207
Adjustment relating to industrial buildings allowances	2,066	_
Effect of changes in tax rate	_	(164)
Pension adjustments taken to equity	(83)	(153)
Total tax charge for period	2,994	4,668
Effective rate of tax (%)	82.80	28.01

The Finance Act 2008 incorporated the phasing out of industrial building allowances and as a result the deferred tax implication (ie difference between accounting and tax treatment) is shown above. The effective rate of tax, excluding this adjustment, would have been 25.66%.

9 Dividends	2009	2008
	£000	£000
Final paid of 7.29p per share for the year ended 31st March 2008 (2007 – 6.94p)	3,181	3,028
Interim paid of 2.71p per share (2008 – 2.71p)	1,182	1,182
		
	4,363	4,210

The directors are proposing a final dividend of 7.29 pence (2008 – 7.29 pence) per share totalling $\mathfrak{L}3,181,000$ (2008 – $\mathfrak{L}3,181,000$). This dividend has not been accrued at the balance sheet date.

continued

10 Earnings per share

Earnings per share is calculated on the profit on ordinary activities after taxation of £622,000 (2008 – £11,996,000) and on the weighted average number of shares in issue at the end of the year of 43,632,068 (2008 – 43,632,068).

There are no share options, hence the diluted earnings per share is the same as above.

11 Property, plant and equipment	Land and buildings £000	Plant and other equipment £000	Total £000
Cost			
At 1st April 2008	14,056	74,115	88,171
Additions during year	7,793	12,095	19,888
Disposals		(2,751)	(2,751)
At 31st March 2009	21,849	83,459	105,308
Depreciation and amounts written off			
At 1st April 2008	2,274	47,125	49,399
Charge for year	267	4,966	5,233
Disposals	_	(2,732)	(2,732)
At 31st March 2009	2,541	49,359	51,900
Net book values			
At 31st March 2009	19,308	34,100	53,408
At 31st March 2008	11,782	26,990	38,772
Cost			
At 1st April 2007	12,516	68,175	80,691
Additions during year	92	4,111	4,203
Assets in course of construction	1,448	3,703	5,151
Disposals	_	(1,874)	(1,874)
At 31st March 2008	14,056	74,115	88,171
Depreciation and amounts written off			
At 1st April 2007	2,018	43,178	45,196
Charge for year	256	5,657	5,913
Disposals	_	(1,710)	(1,710)
At 31st March 2008	2,274	47,125	49,399
Net book values			
At 31st March 2008	11,782	26,990	38,772
At 31st March 2007	10,498	24,997	35,495

The net book value of group land and buildings includes £2,525,000 (2008 – £1,625,000) for land which is not depreciated. Land and buildings include £359,000 for property held on long leases (2008 – £359,000).

At 31st March 2009 the new foundry at William Lee (asset in course of construction) is included at cost of £8,067,000 (2008 – £1,448,000) in land and buildings and cost of £10,453,000 (2008 – £3,703,000) in plant and machinery.

12 Financial assets 2009 2008 £000 £000 429 736 Available-for-sale assets 2009 2008 £000 £000 At 1st April 2008 823 736 Disposals (108)Net gains/(losses) transferred to equity (199)(87)At 31st March 2009 429 736

Available-for-sale financial assets are UK quoted equity securities and denominated in sterling. The fair value of the securities is based on published market prices.

	£000	£000
Raw materials	2,239	1,861
Work in progress	2,278	2,727
Finished goods	2,884	2,466
	7,401	7,054
Inventories are net of impairment provisions of £1,035,000 (2008 – £498,000).		
14 Trade and other receivables	2009	2008
	€000	£000
Due within one year:		
Trade receivables	10,173	18,648
Other receivables	2,216	2,273
Prepayments	1,465	1,667
	13,854	22,588
Other receivables include deposits with Icelandic Banks of £5,701,000 less impairment provision of	£3,845,000 (see note	4).

15 Trade and other payables	2009	2008
	£000	£000
Current trade and other payables:		
Trade payables	6,799	10,607
Social security	610	1,415
Other payables	490	349
Accruals	4,709	6,218
	12,608	18,589

Included within accruals is a provision of £622,000 (2008 - nil) relating to redundancy costs which has not been included in a separate provision as it is not material to the financial statements.

2009

2008

13 Inventories

continued

16 Deferred tax

Deferred tax is calculated in full on temporary differences under the liability method using a tax rate of 28% (2008 – 28%). The movement on the deferred tax account is shown below:

Deferred tax — net		
	2009	2008
	£000	£000
At 1st April 2008	2,382	2,141
Taken to equity	(56)	(32)
Charge	1,975	273
At 31st March 2009	4,301	2,382

The movement in deferred tax assets and liabilities during the year are shown below:

Deferred tax liabilities

	Accelerated		
	tax depreciation	Other	Total
	£000	£000	£000
At 1st April 2008	2,840	(458)	2,382
Charged to income statement	1,850	125	1,975
Charged to statement of recognised income and expense		(56)	(56)
At 31st March 2009	4,690	(389)	4,301
			

The deferred tax charged to equity during the year is as follows:

	2008 £000	2007 £000
Tax on actuarial gains	_	_
Tax on change in fair value of available for sale financial assets	(56)	(32)
Tax on items taken directly to reserves	(56)	(32)

17 Share capital	2009	2008
	£000	£000
Authorised 50,000,000 10p ordinary shares	5,000	5,000
Allotted and fully paid 43,632,068 10p ordinary shares	4,363	4,363

As described in the share capital accounting policy the group considers its capital to comprise its ordinary share capital, share premium and accumulated retained earnings. In managing its capital, the group's primary objective is to ensure its continued ability to provide a consistent return for its equity shareholders through a combination of capital growth and distributions. Each share entitles the holder to receive the amount of dividends per share declared by the company and a vote at any meetings of the company.

In order to achieve this objective, the group monitors its gearing to balance risks and returns at an acceptable level and also to maintain a sufficient funding base to enable the group to meet its working capital and strategic investment needs. In making decisions to adjust its capital structure to achieve these aims, either through altering its dividend policy, new share issues, or the reduction of debt, the group considers not only its short-term position but also its long-term operational and strategic objectives.

18 Statement of changes in shareholders' equity

18 Statement of changes in shareholders' equity					
			Capital		
	Share	Share	redemption	Retained	Total
	capital (a)	premium (b)	reserve (c)	earnings (d)	equity
	£000	£000	£000	£000	£000
At 1st April 2008	4,363	874	13	72,607	77,857
Profit retained	_	_	_	622	622
Dividends	_	_	_	(4,363)	(4,363)
Changes in fair value of available					
for sale financial assets	_	_	_	(199)	(199)
Actuarial gains/(losses) on pension schemes	_	_	_	(296)	(296)
Tax on items taken to reserves	_	_	_	56	56
At 31st March 2009	4,363	874	13	68,427	73,677
At 1st April 2007	4,363	874	13	65,386	70,636
Profit retained	_	_	_	11,996	11,996
Dividends	_	_	_	(4,210)	(4,210)
Changes in fair value of available					
for sale financial assets	_	_	_	(87)	(87)
Actuarial gains/(losses) on pension schemes	_	_	_	(510)	(510)
Tax on items taken to reserves	_	_	_	32	32
At 31st March 2008	4,363	874	13	72,607	77,857

- a) Share capital The nominal value of allotted and fully paid up ordinary share capital in issue.
- b) Share premium Amount subscribed for share capital in excess of nominal value.
- c) Capital redemption reserve Amounts transferred from share capital on redemption of issued shares.
- d) Retained earnings Cumulative net gains and losses recognised in the consolidated income statement.

Notes to the Accounts

continued

19 Commitments

Capital commitments contracted for by the group but not provided for in the accounts



2008 **£000**

10,380

20 Financial instrument risk exposure and management

In common with all other businesses, the group is exposed to risks that arise from its use of financial instruments. This note describes the group's objectives, policies and processes for managing those risks and the methods used to measure them. Further quantitative information in respect of these risks is presented throughout these financial statements.

Other than risks associated with Icelandic bank deposits there have been no substantive changes in the group's exposure to financial instrument risks, its objectives, policies and processes for managing those risks or the methods used to measure them from previous periods unless otherwise stated in this note.

The added credit risks associated with bank deposits has led the group to only use major UK banks and to hold amounts on deposit for shorter periods.

Principal financial instruments

The principal financial instruments used by the group, from which financial instrument risk arises, are as follows:

- trade receivables
- other receivables
- cash at bank
- trade and other payables

General objectives, policies and processes

The board has overall responsibility for the determination of the group's risk management objectives and policies and, whilst retaining ultimate responsibility for them, it has delegated the authority for designing and operating processes that ensure the effective implementation of the objectives and policies to the group's finance function. The board receives reports through which it reviews the effectiveness of the processes put in place and the appropriateness of the objectives and policies it sets.

The overall objective of the board is to set policies that seek to reduce risk as far as possible without unduly affecting the group's competitiveness and flexibility. Further details regarding these policies are set out below:

Categories of financial assets and financial liabilities

		Loans and	
		receivables	
	2009	2008	
	2000	£000	
Current financial assets			
Trade receivables	10,713	18,648	
Other receivables	2,216	2,273	
Cash and cash equivalents	15,804	31,494	
Total current financial assets	28,733	52,415	

The maximum exposure to credit risks is detailed in the above table.

20 Financial instrument risk exposure and management continued

at amortised cost 2009 2008 £000 £000 Current financial liabilities Trade payables 6,799 10,607 Other payables 490 349 Accruals 4,709 6,218 Total current financial liabilities 11,998 17,174

Credit risk

Credit risk arises principally from the group's trade receivables. It is the risk that the counterparty fails to discharge its obligation in respect of the instrument.

As at 31st March 2009, trade receivables of £8,942,000 (2008 – £16,379,000) were past due. Against these balances no impairment provisions were made.

The Icelandic bank deposits signify a significant concentration of credit risk. See notes 4 and 14.

Trade receivables

Credit risk is managed locally by the management of each subsidiary. Prior to accepting new customers, credit checks are obtained from a reputable external source (for example Creditsafe and trade references).

Based on this information, credit limits and payment terms are established, although for some large customers and contracts, credit risk is not considered to be high risk, and credit limits can sometimes be exceeded. These exceeded accounts are closely monitored and if there is a concern over recoverability accounts are put on stop and no further goods will be sold before receiving payment. Pro forma invoicing is sometimes used for new customers, or customers with a poor payment history until creditworthiness can be proven or re-established.

Management teams at each subsidiary receive regular ageing reports, and these are used to chase relevant customers for outstanding balances.

Impairment provisions are made against trade receivables when considered appropriate based upon objective evidence.

No major renegotiation of terms has taken place during the year.

The carrying value of the group's trade and other receivables is denominated in the following currencies:

	2009 £000	2008 £000
Sterling US\$ Euro	7,582 — 2,591	13,894 30 4,724
Edio	10,173	18,648

Financial liabilities measured

Notes to the Accounts

continued

20 Financial instrument risk exposure and management continued

At 31st March 2009 trade receivables of £662,000 (2008 – £1,957,000) were past due but not impaired. They relate to customers with no default history. The ageing of these receivables is as follows:

	2009	2008
	£000	£000
30–60 days	662	1,768
60-90 days	_	119
90+ days	_	70
	662	1,957

At 31st March 2009 trade receivables of £569,000 (2008 – £312,000) were past due and impaired. The amount of the provision at 31st March 2009 was £684,000 (2008 – £563,000). The ageing of these receivables is as follows:

	2000	2000
	£000	£000
30–60 days	273	76
60-90 days	57	28
90+ days	239	208
	569	312

The group records impairment losses on its trade receivables separately from gross receivable. The movements on this allowance account during the year are summarised below:

	£000	£000
Opening balance	563	634
Increase/(decrease) in provisions	131	(71)
Written off against provisions	(10)	_
Recovered amounts reversed	_	-
Closing balance	684	563

Impairment losses on trade receivables of £131,000 (2008 - gains £71,000) were recognised in administration expenses.

Liquidity risk

Liquidity risk arises from the group's management of working capital. It is the risk that the group will encounter difficulty in meeting its financial obligations as they fall due. The group's policy is to ensure that it will always have sufficient cash to allow it to meet its liabilities when they become due.

To achieve this aim, it seeks to maintain cash balances to meet expected requirements for a period of at least 90 days. The cash position is continuously monitored to ensure that there is sufficient cash and that the optimum interest rate is obtained.

At the balance sheet date, the group has unused bank overdraft facilities of £1,000,000 (2008 - £1,000,000) which are reviewed on an annual basis. Based on these facilities, the group expected to have sufficient liquid resources to meet its obligations under all reasonably expected circumstances.

Market risk

Market risk arises from the group's use of interest bearing and foreign currency financial instruments. It is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in interest rates (interest rate risk), foreign exchange rates (currency risk) or other market factors (other price risk).

2009

2008

2008

20 Financial instrument risk exposure and management continued

The group balance sheet is exposed to market risk in two main ways. Firstly, the group holds some strategic equity investments in other companies where these complement the group's operations (see note 12).

Furthermore, where the group has generated a significant amount of surplus cash it will invest in high quality commercial paper instruments if liquidity risk is not unduly compromised. Although the directors on investing in such instruments never intend to dispose of commercial paper investments before maturity, they cannot guarantee this will never happen and therefore do not classify these instruments as "held to maturity" in the consolidated balance sheet. Although variations in market value are reflected in the group balance sheet, over the life of the instruments these variations have a neutral impact on the balance sheet.

The directors believe that the exposure to market price risk from these activities is acceptable in the group's circumstances.

Interest rate and currency risk

The group does not have any financial liabilities subject to interest rate risk at the balance sheet date (2008 - £nil).

Foreign exchange risk arises when individual group operations enter into transactions denominated in a currency other than their functional currency. It is the group's policy to convert all non-functional currency to sterling at the first opportunity after allowing for similar functional currency outlays. It does not consider the use of hedging facilities would significantly minimise this risk. At the balance sheet date foreign exchange facilities of $\mathfrak{L}2$ million (2008 – $\mathfrak{L}2$ million) were available to the group to enable them to enter into forward exchange contracts.

The group had no outstanding foreign currency forward at 31st March 2009 (2008 – £nil).

The currency and interest profile of the group's financial assets and liabilities are as follows:

	Floating rate	Fixed rate	Interest-free	
	assets	assets	assets	
	2009	2009	2009	Total
	€000	£000	£000	£000
Sterling	101	15,501	7,582	23,184
US\$	7	_	_	7
Euro	55	140	2,591	2,786
	163	15,641	10,173	25,977
	Floating rate	Fixed rate	Interest-free	
	assets	assets	assets	
	assets 2008	assets 2008	assets 2008	Total
				Total
Sterling	2008	2008	2008	
Sterling US\$	2008 £000	2008 £000	2008 £000	£000
	2008 £000 299	2008 £000	2008 £000 13,894	£000 44,921
US\$	2008 £000 299 137	2008 £000 30,728 —	2008 £000 13,894 30	£000 44,921 167

Notes to the Accounts

continued

20 Financial instrument risk exposure and management continued

Sterling
US\$
Euro

Interest-free liabilities 2009 £000 6,600 4 195 6,799 _____

Interest-free liabilities 2008 £000 10,170 — 437 — 10,607

Fixed rate assets attracted interest rates between 5.38% to 6.41% (2008 - 5.48% to 6.89%) on sterling deposits.

Floating rate assets consisted of overnight cash at bank at nominal interest rates.

Cash and cash equivalents

Cash and cash equivalents generally comprise short-term deposits that have fixed interest rates and maturity periods within three months. The effect of a +50/(50) increase/(decrease) in basis points with all other variables held constant would have the effect of increasing/ (decreasing) profit before tax by £80,000/(£63,000) (2008 – £147,000/(£167,000)).

The group believes that possible movements on exchange rates of $\pm -5\%$ could be possible, the effect of which is that profit before tax would increase/(decrease) by (£134,000)/£149,000 (2008 – (£238,000)/£264,000).

Derivative Financial Instruments

The group enters into contracts to purchase electricity and in the year the contract contained clauses which met the definition of a derivative. At the point of initial recognition and at the balance sheet date the derivative had no value. During the year the Income Statement was charged with £2,278,000 under the heading cost of sales. This amount reflects the additional costs incurred as a result of lower than predicted usage.

Fair value

Unless otherwise indicated, the carrying amounts of the group's financial instruments are a reasonable approximation of their fair values.

Five Year Financial History — unaudited

For the years ended 31st March	2009	2008	2007	2006	2005
	£000	2000	£000	2000	£000
Trading results					
Revenue	84,812	97,372	86,230	76,696	69,037
Profit before tax	3,616	16,664	13,057	12,701	9,632
Profit after tax	622	11,996	9,410	8,755	6,792
Dividends	4,363	4,210	4,036	3,875	3,704
Balance sheet summary					
Equity					
Share capital	4,363	4,363	4,363	4,363	4,363
Reserves	69,314	73,494	66,273	62,762	56,368
Total equity	73,677	77,857	70,636	67,125	60,731
Assets					
Property, plant and equipment	53,408	38,772	35,495	32,566	33,163
Financial assets	429	736	823	1,139	984
Deferred tax asset	_	_	_	574	1,877
	53,837	39,508	36,318	34,279	36,024
Current assets	37,059	61,136	53,554	53,411	47,314
Total liabilities	(17,219)	(22,787)	(19,236)	(20,565)	(22,607)
	73,677	77,857	70,636	67,125	60,731
Dividends and earnings					
Pence per share paid and proposed	10.0	10.0	9.52	9.20	8.79
Number of times covered	_	2.7	2.3	2.3	1.8
Earnings per share — basic and diluted	1.43p	27.49p	21.57p	20.07p	15.57p

Parent Company Accounts Under UK GAAP

As noted on page 17, the company has elected to prepare its financial statements under UK GAAP

Parent Company Balance Sheet

31st March 2009

	N	2009	2008
Fixed assets	Notes	£000	£000
	4	10.051	10.040
Tangible assets Investments	4 5	12,951	12,848 6,017
investments	5	5,710	6,017
Current assets			
Stocks	6	4,612	4,530
Debtors	7	18,203	20,218
Short-term deposits		13,020	20,588
Cash at bank and in hand		72	413
		35,907	45,749
Creditors — amounts falling due within one year	8	6,454	14,446
Net current assets		29,453	31,303
Total assets less current liabilities		48,114	50,168
Provisions for liabilities	9	(571)	(483)
		47,543	49,685
Capital and reserves			
Called up share capital	10	4,363	4,363
Share premium	11	874	874
Capital redemption reserve	11	13	13
Profit and loss account	11	42,293	44,435
Shareholders' funds		47,543	49,685
			

The parent company accounts on pages 42 to 48 were approved and authorised for issue by the board of directors on 24th June 2009, and were signed on its behalf by:

B. J. Cooke ChairmanJ. C. Roby Finance Director

Notes to the accounts are on pages 43 to 48.

The Directors' report is on pages 5 to 7 of the Annual Report and Accounts

1 Accounting policies

Basis of accounting

The accounts are prepared under the historical cost convention except for revaluation of certain financial instruments as required by FRS 26 and in accordance with applicable UK Accounting Standards and the Companies Act 1985.

Depreciation

Depreciation is calculated on the straightline basis to write off the initial cost of fixed assets at the following rates

per annum:

Buildings 2%

Plant and other

equipment 7% to 33%

Freehold land is not depreciated.

Pension costs

The cost of providing retirement pensions and related benefits is charged to the profit and loss account over the periods benefiting from the employees' services in accordance with FRS 17. Where defined benefit pension schemes are multi-employer schemes and it is not possible to identify the company's share of assets and liabilities of those schemes on a reasonable and consistent basis, the company contributions payable to those schemes during the year are charged to the profit and loss account.

Turnover

Turnover is the aggregate of the invoiced values of sales (less returns and allowances) charged to external customers of the company, excluding value added tax. Turnover is recognised when goods are dispatched.

Stocks

Stock and work in progress have been consistently valued at the lower of cost and net realisable value. The valuation of work in progress and finished stocks includes appropriate manufacturing and works overheads computed on the basis of normal activity.

Foreign currencies

Monetary assets and liabilities denominated in foreign currencies are translated at the rate of exchange ruling at the balance sheet date. Transactions in foreign currencies are recorded at the rate ruling at the date of the transaction, all differences being taken to the profit and loss account.

Deferred tax

Deferred tax is recognised in respect of all timing differences that have originated but not reversed at the balance sheet date where transactions or events that result in an obligation to pay more tax in the future or a right to pay less tax in the future have occurred at the balance sheet date. Timing differences are differences between the company's taxable profits and its results as stated in the accounts.

Deferred tax is measured at the average tax rates that are expected to apply in the periods in which the timing differences are expected to reverse, based on tax rates and laws that have been enacted or substantially enacted by the balance sheet date. Deferred tax is measured on a non-discounted basis.

Investments

Listed investments are accounted for at fair value in accordance with FRS 26 'Financial Instruments: Measurement'. Investments in subsidiaries are held at cost and reviewed for impairment annually.

Financial Instruments

a) Financial assets

The company's financial assets relate to loans and receivables. Although the group occasionally uses derivative financial instruments in economic hedges of currency rate risk, it does not hedge account for these transactions and the amounts are not material. The group has not classified any of its financial assets as held to maturity.

Unless otherwise indicated, the carrying amounts of the group's financial assets are a reasonable approximation of their fair values.

Loans and receivables

These assets are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. They arise principally through the provision of goods and services to customers (e.g. trade receivables) and deposits held at banks and building societies, but may also incorporate other types of contractual monetary asset. They are initially recognised at fair value plus transaction costs that are directly attributable to the acquisition or issue and subsequently carried at amortised cost using the effective interest rate method, less provision for impairment.

The effect of discounting on these financial instruments is not considered to be material.

Impairment provisions are recognised when there is objective evidence (such as significant financial difficulties on the part of the counterparty or default or significant delay in payment) that the group will be unable to collect all of the amounts due under the terms receivable, the amount

The Directors' report is on pages 5 to 7 of the Annual Report and Accounts

of such a provision being the difference between the net carrying amount and the present value of the future expected cash flows associated with the impaired receivable. For trade receivables, such provisions are recorded in a separate allowance account with the loss being recognised within administrative expenses in the income statement. On confirmation that the trade receivable will not be collectable, the gross carrying value of the asset is written off against the associated provision.

b) Financial liabilities

The group classifies its financial liabilities into liabilities measured at amortised cost. Although the group uses derivative financial instruments in economic hedges of currency risk, it does not hedge account for these transactions and the amounts are not material.

Unless otherwise indicated, the carrying amounts of the group's financial liabilities are a reasonable approximation of their fair values.

Financial liabilities measured at amortised cost

Financial liabilities include trade payables and other short-term monetary liabilities, which are initially recognised at fair value and subsequently carried at amortised cost using the effective interest method.

Fair value is calculated discounting estimated future cash flows using a market rate of interest.

c) Share capital

The group's ordinary shares are classified as equity instruments. The group is not subject to any externally imposed capital requirements. Share capital includes the nominal value of the shares and any share premium attaching to the shares.

Dividends

Equity dividends are recognised when they become legally payable. Interim equity dividends are recognised when paid. Final equity dividends are recognised when approved by the shareholders at an annual general meeting.

Related party transactions

The company has taken advantage of the exemption conferred by Financial Reporting Standard 8 'Related party disclosures' not to disclose transactions with members of the group on the grounds that at least 90% of the voting rights in the company are controlled within that group and the company is included in consolidated financial statements.

2 Company profit and loss account

Castings P.L.C. has taken advantage of section 230(3) of the Companies Act 1985 and has not included its own profit and loss account in these accounts. The company's profit after tax was £2,420,000 (2008 – £7,440,000).

The profit and loss account includes £24,000 (2008 – £22,000) for audit fees.

3 Dividends

Final paid of 7.29p per share for the year ended 31st March 2008 (2007 – 6.94p) Interim paid of 2.71p per share (2008 – 2.71p)

2009	
£000	
3,181	
1,182	
4,363	

2008 £000 3,028 1,182 4,210

The directors are proposing a final dividend of 7.29 pence (2008 – 7.29 pence) per share totalling £3,181,000 (2008 – £3,181,000). This dividend has not been accrued at the balance sheet date.

4 Fixed assets		Plant	
	Land and	and other	
	buildings	equipment	Total
	£000	£000	£000
Cost			
At 1st April 2008	9,239	23,284	32,523
Additions during year	1,040	178	1,218
Disposals	_	(14)	(14)
At 31st March 2009	10,279	23,448	33,727
Depreciation and amounts written off			
At 1st April 2008	1,654	18,021	19,675
Charge for year	164	945	1,109
Disposals and adjustments	_	(8)	(8)
At 31st March 2009	1,818	18,958	20,776
Net book values			
At 31st March 2009	8,461	4,490	12,951
At 31st March 2008	7,585	5,263	12,848

The net book value of land and buildings includes £2,125,000 (2008 – £1,225,000) for land which is not depreciated. Land and buildings include £359,000 for property held on long leases (2008 – £359,000).

continued

5 Investments 2009	2008
£000	£000
Subsidiary companies	
At cost 5,281	5,281
Listed investments at market value 429	736
5,710	6,017

The company owns 100% of the issued share capital of William Lee Limited, CNC Speedwell Limited and W.H. Booth & Co. Limited, companies which operate in the United Kingdom. William Lee Limited supplies spheroidal graphite iron castings from Dronfield, Sheffield and CNC Speedwell Limited is a machinist operation. W.H. Booth & Co. Limited does not trade and is dormant.

During the year the company disposed of listed investments of £108,000 (2008 – NIL) and transferred net losses to equity of £199,000 (2008 – £87,000).

6 Stocks	2009	2008
	£000	2000
Raw materials	858	710
Work in progress	1,423	2,317
Finished goods	2,331	1,503
	4,612	4,530
T. Billion	0000	0000
7 Debtors	2009	2008
Due within one years	£000	0003
Due within one year: Trade debtors	6.054	1115
	6,954	14,451
Amounts owed by subsidiary companies	8,567	2,530
Corporation tax recoverable	157	
Other debtors	1,973	2,266
Prepayments and accrued income	552	971
	18,203	20,218
8 Creditors	2009	2008
	£000	£000
Due within one year:		
Trade creditors	2,361	5,281
Amounts owed to subsidiary companies	796	3,414
Corporation tax	_	949
Other taxation and social security	365	721
Other creditors	463	205
Accruals and deferred income	2,469	3,876
	6,454	14,446

Deferred taxation At 1st April 2008	97 386 483 885 (402)
Deferred taxation 483 9 At 1st April 2008 483 9 Taxation deferred this year 88 38 At 31st March 2009 571 48 Deferred tax is provided as follows: 806 88 Accelerated capital allowances 806 88	97 386 483 885
At 1st April 2008 Taxation deferred this year At 31st March 2009 Deferred tax is provided as follows: Accelerated capital allowances 806 888 888 888 888 888 888 88	386 483 885
Taxation deferred this year 88 38 At 31st March 2009 571 48 Deferred tax is provided as follows: Accelerated capital allowances 806 88	386 483 885
At 31st March 2009 571 48 Deferred tax is provided as follows: Accelerated capital allowances 806 88	483
Deferred tax is provided as follows: Accelerated capital allowances 806 888	885
Accelerated capital allowances 806 88	
	402)
Other timing differences (235) (40	
571 48 	483
10 Called up share capital 2009 200	800
£000 £000	0003
Authorised 50,000,000 10p ordinary shares 5,000 5,000	000
Allotted and fully paid 43,632,068 10p ordinary shares 4,363 4,363 4,363	363
11 Reserves	
Capital	
Share Share redemption Profit and Total	otal
capital premium reserve loss account equit	uity
2003 0003 0003 0003	0003
At 1st April 2008 4,363 874 13 44,435 49,68	685
Profit retained — — — — (1,943) (1,94	943)
Changes in fair value of investments — — — — (199) (19	(199)
At 31st March 2009 4,363 874 13 42,293 47,54	543

continued

12 Reconciliation of movements in shareholders' funds	2009	2008
	€000	0003
Profit for the year	2,420	7,440
Changes in fair value of investments	(199)	(87)
Dividends	(4,363)	(4,210)
Net (reduction)/addition to shareholders' funds	(2,142)	3,143
Opening shareholders' funds	49,685	46,542
Closing shareholders' funds	47,543 ————————————————————————————————————	49,685
13 Employee information	2009	2008
Average number of employees during the year was:		
Production	395	434
Management and administration	29	32
	424	466
	2009	2008
	£000	2000
Staff costs (including directors) comprise:		
Wages and salaries	11,815	13,745
Redundancy payments	1,312	_
Short-term non-monetary benefits	177	215
Defined contribution pension cost	161	169
Defined benefit pension cost	589	520
Employer's national insurance contributions and similar taxes	1,181	1,316
	15,235 	15,965
Directors' remuneration is detailed in the Remuneration Report on pages 15 and 16		

Directors' remuneration is detailed in the Remuneration Report on pages 15 and 16.

14 Pensions

It is not possible to identify the company's share of the underlying assets and liabilities in respect of the group defined benefit schemes on a consistent and reasonable basis. Contributions to the schemes by the company are based on professional and independent actuarial advice. During the year the contributions payable by the company to the funds amounted to £589,000 (2008 – £520,000). The last valuation was performed with an effective date of 6th April 2008. Further details of the schemes are contained in note 6 of the consolidated accounts of Castings P.L.C.

15 Capital commitments

Authorised, but not provided in the accounts

2009	
£000	
35	

2008 **£000** 134

Notice of Meeting

Notice is hereby given that the one hundred and second Annual General Meeting of Castings P.L.C. (the "Company") will be held at Holiday Inn, Birmingham M6, Junc. 7, Chapel Lane, Great Barr, Birmingham, West Midlands, B43 7BG, on Tuesday, 18th August 2009 at 3.30 pm for the following purposes:

As ordinary business

- 1 To receive and adopt the directors' report and audited accounts for the year ended 31st March 2009.
- 2 To declare a final dividend.
- 3 To re-elect Mr J. C. Roby as a director.
- 4 To re-elect Mr A. J. Smith as a director.
- 5 To re-elect Mr D. J. Gawthorpe as a director.
- 6 To approve the directors' remuneration report for the year ended 31st March 2009.
- 7 To reappoint BDO Stoy Hayward LLP as auditors of the Company at a fee to be agreed with the directors.

To consider and, if thought fit, pass the following resolutions, of which resolution 8 will be proposed as an ordinary resolution and resolutions 9 and 10 will be proposed as special resolutions.

The share capital consists of 43,632,068 ordinary shares with voting rights.

As an ordinary resolution

- 8 THAT:
 - (a) the directors be and are hereby generally and unconditionally authorised in accordance with Section 80 of the Companies Act 1985 to exercise all the powers of the Company to allot relevant securities (as defined in the said Section 80) provided that the aggregate nominal value of such securities shall not exceed £636,793, which represents approximately 14.6% of the current issued share capital of the Company:
 - (b) the foregoing authority shall expire

- on 17th August 2014 save that the Company may before such expiry make an offer or enter into an agreement which would or might require relevant securities to be allotted after the expiry of such period and the directors may allot relevant securities in pursuance of any such offer or agreement as if the authority conferred had not expired:
- (c) the foregoing authority shall be in substitution for the authorities given to the directors under Section 80 of the Companies Act 1985 on 19th August 2008, which authorities are accordingly hereby revoked;
- (d) this authority will be put to annual shareholder approval.

As special business

As special resolutions

- 9 THAT the directors be and are hereby empowered pursuant to Section 95 of the Companies Act 1985 to allot equity securities (within the meaning of Section 94 of that Act) for cash pursuant to the general authority conferred by the ordinary resolution numbered 8 set out in the notice convening this meeting as if Section 89(1) of the said Act did not apply to any such allotment provided that this power shall be limited:
 - (a) to allotments in connection with an offer of equity securities to the ordinary shareholders of the Company where the securities respectively attributable to the interests of such holders are proportionate (as nearly as may be and subject to such exclusions or other arrangement as the directors may consider appropriate. necessary or expedient to deal with any fractional entitlements or with any legal or practical difficulties in respect of overseas holders or otherwise) to the respective numbers of ordinary shares then

- held by such shareholders; and
- (b) to the allotment (otherwise than pursuant to subparagraph (a) of this resolution) of equity securities having, in the case of relevant shares (as defined in Section 94 of the Companies Act 1985), an aggregate nominal amount, or, in the case of other equity securities, giving the right to subscribe for or convert into relevant shares having an aggregate nominal amount not exceeding £218,160, which represents approximately 5% of the current issued share capital of the Company,

and shall expire at the conclusion of the next Annual General Meeting following the date of this resolution save that the Company shall be entitled before such expiry to make an offer or agreement which would or might require equity securities to be allotted after such expiry and the directors shall be entitled to allot equity securities in pursuance of such offer or agreement as if the power conferred hereby had not expired. In any three year period no more than 7.5% of the issued share capital will be issued on a pre-emptive basis.

- 10 THAT the Company be and is hereby generally and unconditionally authorised for the purposes of Section 166 of the Companies Act 1985 to make one or more market purchases (within the meaning of section 163 of the Companies Act 1985) of any of its ordinary shares of 10p each (the "ordinary shares"), provided that:
 - (a) the maximum number of ordinary shares hereby authorised to be purchased is 4,358,844 representing 9.99% of the issued share capital at 31st March 2009;
 - (b) the minimum price which may be paid for each ordinary share is 10p, exclusive of the expenses of purchase;

Notice of Meeting

continued

- (c) the maximum price (exclusive of expenses) which may be paid for each ordinary share is an amount equal to 105% of the average of the middle market quotations for the ordinary shares as derived from the Daily Official List of the London Stock Exchange Limited for the five business days immediately preceding the day of purchase;
- (d) unless previously revoked or varied, the authority hereby conferred shall expire at the conclusion of the next Annual General Meeting of the Company following the date of this resolution, unless such authority is renewed on or prior to such date;
- (e) the Company may, before the expiry of this authority, conclude a contract to purchase ordinary shares under this authority which will or may be executed wholly or partly after such expiry and may make a purchase of ordinary shares pursuant to any such contract, as if such authority had not expired.

The record date for payment of the final dividend is 24th July 2009. Assuming the final dividend is approved by the members, the dividend will be paid on 21st August 2009.

By order of the board J. C. ROBY Company Secretary Registered Office: Lichfield Road,

West Midlands, WS8 6JZ. 24th June 2009

Brownhills,

Note

Any member of the company entitled to attend and vote at this meeting may appoint one or more proxies, who need not also be a member, to attend and vote, on a poll, in his stead. The instrument appointing a proxy, including authority under which it is signed (or a notarially certified copy of such authority), must be deposited at the offices of the Company's registrars: Capita Registrars, The Registry, 34 Beckenham Road, Kent, BR3 4TU, not less than 48 hours before the time appointed for the meeting.

Beneficial owners:

In accordance with Section 325 of the Companies Act 2006, the right to appoint proxies does not apply to persons nominated to receive information rights under section 146 of the Act.

Persons nominated to receive information rights under section 146 of the Act who have been sent a copy of this notice of meeting are hereby informed, in accordance with Section 149 (2) of the Act, that they may have a right under an agreement with the registered member by whom they were nominated to be appointed, or to have someone else appointed, as a proxy for this meeting. If they have no such right, or do not wish to exercise it, they may have a right under such an agreement to give instructions to the member as to the exercise of voting rights.

Nominated persons should contact the registered member by whom they were nominated in respect of these arrangements. In Accordance with Regulation 41 of the Uncertified Securities Regulations 2001, only those members entered on the company's register of members at 6.00 pm on the day which is two days before the day of the meeting or, if the meeting is adjourned, shareholders entered on the company's register of members at 6.00 pm on the day two days before the date of any adjournment shall be entitled to attend and vote at the meeting.

Directors, Officers and Advisers

Directors B. J. Cooke, AdvDipNFC, MIBritF Chairman

D. J. Gawthorpe, BSc (Hons), MIBritF Chief Executive

J. C. Roby, FCA Finance Director

M. A. Lewis Managing Director, CNC Speedwell Ltd G. Cooper Managing Director, William Lee Ltd G. B. Wainwright, MIMgt, MIEx, FRSA Non-executive

C. P. King, FCA Non-executive

A. J. Smith, MIBritF, IEng Non-executive

Secretary and Registered Office Lichfield Road,

J. C. Roby, FCA

Brownhills.

West Midlands, WS8 6JZ Tel: 01543 374341 Fax: 01543 377483 Web: www.castings.plc.uk

Registrars Capita Registrars

> Northern House, Woodsome Park, Fenay Bridge, Huddersfield.

West Yorkshire, HD8 0LA

Tel: 0871 664 0300 (Calls cost 10p per minute plus network extras)

Fax: 020 8658 3430

Auditors BDO Stoy Hayward LLP

> **Chartered Accountants** 125 Colmore Row, Birmingham, B3 3SD

Solicitors Enoch Evans (incorporating Kenneth Cooke & Co.)

> St Paul's Chambers, 6/9 Hatherton Road.

Walsall.

West Midlands, WS1 1XS

Pinsent Masons LLP 3 Colmore Circus, Birmingham, B4 6BH

Bankers HSBC Bank plc

> High Street. Brownhills.

West Midlands, WS8 6HJ

Stockbrokers Arden Partners plc

> Arden House, Highfield Road, Edgbaston,

Birmingham, B15 3DU

Registered No. 91580

Shareholder Information

Capital gains tax

The official price of Castings P.L.C. ordinary shares on 31st March 1982, adjusted for bonus issues, was 4.92 pence.

Warning to shareholders

The following guidance has been issued by the Financial Services Authority:

Over the last year many companies have become aware that their shareholders have received unsolicited phone calls or correspondence concerning investment matters. These are typically from overseas-based 'brokers' who target UK shareholders offering to sell them what often turned out to be worthless or high risk shares in US or UK investments. They can be very persistent and extremely persuasive and a 2006 survey by the Financial Services Authority (FSA) has reported that the average amount lost by investors is around £20,000. It is not just the novice investor that has been duped in this way; many of the victims had been successfully investing for several years. Shareholders are advised to be very wary of any unsolicited advice, offers to buy shares at a discount or offers of free reports into the company.

If you receive any unsolicited investment advice:

- Make sure you get the correct name of the person and organisation.
- Check that they are properly authorised by the FSA before getting involved. You can check at www.fsa. gov.uk/register.
- The FSA also maintains on its website a list of unauthorised overseas firms who are targeting, or have targeted, UK investors and any approach from such organisations should be reported to the FSA so that this list can be kept up to date and any other appropriate action can be considered. If you deal with an unauthorised firm, you would not be eligible to receive payment under the Financial Services Compensation Scheme. The FSA can be contacted by completing an online form at:

www.fsa.gov.uk/pages/doing/regulated/law/alerts/overseas.shtml

• If the calls persist, hang up.

More detailed information on this or similar activity can be found on the FSA website www.fsa.gov.uk/consumer/

