

To Luxembourg Stock Exchange 29 November 2007

FS Funding A/S Interim Report January – September 2007

Key Figures

			1 January - 30 September	1 January - 30 September
Amounts in DKK millions	Q3 2007	Q3 2006	2007	2006
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Revenue	16,236	14,212	46,991	40,655
Operating profit before other items	1,104	938	2,796	2,334
Operating margin before other items, %	6.8	6.6	5.9	5.7
Operating profit	1,035	889	2,643	2,212
Net finance costs	(904)	(583)	(2,326)	(1,722)
Profit/(loss) before impairment/amortisation				
of intangibles	(22)	174	249	189
Net profit/(loss) for the period	(265)	(23)	(368)	(404)
Investments in property, plant and				
equipment, gross	197	190	620	549
Organic growth %	6	6	6	5
Total assets	55,361	51,408	55,361	51,408
Goodwill	27,681	25,774	27,681	25,774
Carrying amount of net debt	30,404	27,130	30,404	27,130
Total equity	5,705	6,264	5,705	6,264

Definitions

Operating margin before other items, % = <u>Operating profit before other items x 100</u> Revenue

11000

Carrying amount of net debt¹⁾ = Long-term debt + Short-term debt - Receivable from affiliates - Securities - Cash and cash equivalents

Other Financial Measures

	As of and for the 12-month period ended						
	31 December	31 March	30 June	30 September			
Amounts in DKK millions	2006	2007	2007	2007			
Pro Forma Adj. EBITDA	4,203	4,303	4,593	4,752			
Pro Forma Net Debt	27,714	28,986	30,662	31,230			
Seasonality Adj. Pro Forma Net Debt	27,714	28,136	29,398	29,812			
Pro Forma Net Debt / Pro Forma Adj. EBITDA	6.59x	6.74x	6.68x	6.57x			
Seasonality Adj. Pro Forma Net Debt /							
Pro Forma Adj. EBITDA	6.59x	6.54x	6.40x	6.27x			

Note: The Pro Forma adjusted financial information set out above is for informational purposes only. FS Funding includes these financial measures because it believes that they are useful measures of the Group's results of operations and liquidity; however, these items are not measures of financial performance under IFRS and should not be considered as a substitute for operating profit, net profit, cash flow or other financial measures computed in accordance with IFRS. See appendix on pages 31-37 of this report for further information on Other Financial Measures.

¹⁾ Excluding receivable/payable from/(to) affiliate regarding joint tax contribution.

FS Funding A/S ("FS Funding" or "the Group") is a holding company, and its primary assets consist of shares in ISS A/S ("ISS") and cash in its bank accounts. FS Funding has no revenue generating operations of its own, and thus FS Funding's cash flow and ability to service its indebtedness will depend primarily on the operating performance and financial condition of ISS and ISS's operating subsidiaries, and the receipt by FS Funding of funds from ISS and its subsidiaries etc. in form of dividends or otherwise.

For further information about FS Funding and ISS, including information about risk factors that could adversely impact the results of operations and financial position of the Group, see FS Funding's Annual Report 2006. The document is available from the Group's website, www.issworld.com.

Financial Review

Income Statement

To reflect FS Funding's geographical expansion in recent years and the differences between consolidated regions and growth regions the regional split has been changed to the following regions: Nordic, Western Europe, Central and Eastern Europe, Asia, Americas and Pacific. The comments in the following sections are based on the figures for the new regions and comparative figures have been restated.

Revenue for the first nine months of 2007 amounted to DKK 46,991 million representing a revenue growth of 16% compared to the first nine months of 2006. Acquisitions, net of divestments, accounted for growth of 10%. The organic growth rate increased by approximately 1 percentage point from

5% in January - September 2006 to 6% in the same period of 2007. Revenue in Q3 was DKK 16,236 million, which represented an increase of 14% compared to the same period in 2006. Organic growth for Q3 was 6%, thereby repeating the organic growth of Q3 2006.

In Nordic, FS Funding's revenue increased by approximately 7% to DKK 12,185 million for the first nine months in 2007. The growth was primarily due to organic growth of 5%, which was at level with the same period in 2006. The increase was mainly driven by organic growth rates in Norway and Sweden of 7.8% and 6.7%, respectively. Organic growth was positive in all major countries in the region, except Denmark. Acquisitions added 3% revenue growth in the first nine months of 2007, partly offset by divestments of 1%.

In the first nine months of 2007, FS Funding's revenue in Western Europe increased by approximately 14% to DKK 27,822 million. Growth from acquisitions and divestments, net, was 8% and organic growth was 6%. The impact from currency adjustments was neutral. Organic growth was mainly driven by growth in the UK of 9% and Spain of 8%. With the exception of Ireland, organic growth was positive in all countries in the region.

Revenue in Central and Eastern Europe increased by 28% from DKK 680 million in the first nine months of 2006 to DKK 871 million in the same period of 2007. The growth was primarily driven by organic growth of 16%. Acquisitions accounted for growth of 10%, partly offset by divestments of 1%, whereas currency adjustments increased revenue by 3% compared to the first nine months of 2006.

	F	Revenue		•	erating profi re other iten		•	g margin her items	
	DKK mi	illions		DKK m	illions				
	YTD 2007	YTD 2006	Change	YTD 2007	YTD 2006	Change	YTD 2007	YTD 2006	
Nordic 1)	12,185	11,382	7%	864	769	12%	7.1 %	6.8 %	
Western Europe 2)	27,822	24,505	14%	1,734	1,495	16%	6.2 %	6.1 %	
Central and Eastern Europe 3)	871	680	28%	66	44	51%	7.6 %	6.4 %	
Asia 4)	1,769	1,335	32%	110	82	33%	6.2 %	6.2 %	
Americas 5)	1,717	744	131%	94	33	186%	5.5 %	4.4 %	
Pacific ⁶⁾	2,628	2,008	31%	170	121	40%	6.5 %	6.0 %	
Corporate	-	-	-	(242)	(210)	16%	(0.5)%	(0.5)%	
Total	46,991	40,655	16%	2,796	2,334	20%	5.9 %	5.7 %	

¹⁾ Nordic comprises Denmark, the Faroe Islands, Finland, Greenland, Iceland, Norway and Sweden.

²⁾ Western Europe comprises Austria, Belgium, France, Germany, Greece, Ireland, Israel, Italy, Luxembourg, the Netherlands, Portugal, Spain, Switzerland, Turkey and the United Kingdom.

³⁾ Central and Eastern Europe comprises Bosnia and Herzegovina, Croatia, the Czech Republic, Estonia, Hungary, Poland, Romania, Russia, Slovakia and Slovenia.

⁴⁾ Asia comprises Brunei, China, Hong Kong, India, Indonesia, Malaysia, the Philippines, Singapore, Sri Lanka, Taiwan and Thailand.

⁵⁾ Americas comprises Argentina, Brazil, Chile, Mexico, Uruguay and USA.

⁶⁾ Pacific comprises Australia and New Zealand.

FS Funding Revenue growth, January - September 2007

	Revenue growth, %							
	Organic 1)	Acq./Div., net	Currency	Total				
Total FS Funding	6	10	0	16				
Nordic	5	2	0	7				
Western Europe	6	8	0	14				
Central and Eastern Europe	16	9	3	28				
Asia	18	19	(4)	33				
Americas	13	120	(2)	131				
Pacific	7	22	2	31				

¹⁾ For a description of the method applied in estimating organic growth, see FS Funding's Annual Report 2006, which is avaliable from the Group's website, www.issworld.com.

In Asia, revenue increased by 33% to DKK 1,769 million in the first nine months of 2007, as acquisition growth of 19% and organic growth of 18% were partly offset by negative currency adjustments of 4%.

Revenue in the Americas increased by 131% from DKK 744 million in the first nine months of 2006 to DKK 1,717 million in the same period in 2007, driven primarily by 120% growth from acquisitions, most significantly the acquisition of Sanitors, Inc. in the U.S. completed in June 2007 and the impact of the country establishment in Mexico in May 2006. Organic growth contributed 13% stemming from positive organic growth throughout the region, the main contributors being Argentina, Brazil and Chile.

Revenue in the Pacific increased by 31% from DKK 2,008 million in the first nine months of 2006 to DKK 2,628 million in the same period in 2007. The growth was primarily driven by 22% growth from acquisitions, predominantly the acquisition of Tempo Services in Australia in March 2006. Organic growth was 7% in the first nine months of 2007, stemming from positive organic growth in both Australia and New Zealand.

Operating profit before other items for the first nine months of 2007 amounted to DKK 2,796 million representing an increase of 20% compared to the same period of last year. The operating margin before other items was 5.9% in the first nine months of 2007 compared to 5.7% in the same period of 2006 and 5.8% for the financial year 2006. In Q3 the operating profit before other items was DKK 1,104 million. The operating margin before other items was 6.8%, up 0.2 percentage point compared to Q3 2006.

The operating margin before other items in the first nine months of 2007 in the Nordic region increased to 7.1% compared to 6.8% in the same period of 2006. This was mainly due to operating margin increases in Finland and Sweden, partly offset by a margin decrease in Denmark.

In Western Europe, the operating margin before other items increased from 6.1% in the first nine months of 2006 to 6.2% in the same period of 2007, primarily driven by operating margin increases in the United Kingdom, the Netherlands and Switzerland. In Ireland the operating margin before other items decreased from 7.4% in the first nine months of 2006 to (11.4)% in the same period 2007 due to losses in the non-core part of the landscaping business, which has been divested in Q3 2007.

Central and Eastern Europe improved the operating margin before other items from 6.4% in the first nine months of 2006 to 7.6% in the same period of 2007. The improvement was primarily driven by Romania, Russia and Slovenia.

In Asia, the operating margin before other items for the first nine months of 2007 was 6.2%, which was in line with the same period in 2006. Operating margin increases in Indonesia, Thailand, Hong Kong and the investments in Taiwan were offset by investments in future growth activities in the region.

In the Americas, the operating margin before other items for the first nine months of 2007 was 5.5%, compared to 4.4% in the same period in 2006. Adjusted for the purchase of Sanitors Inc., the operating margin for non-U.S. countries was 5.5%, compared to 4.4% in the same period in 2006. All countries contributed to the margin increase, the main contributor being Brazil.

The Pacific region improved the operating margin before other items from 6.0% in the first nine months of 2006 to 6.5% in the same period in 2007, primarily due to improved performance in Australia.

Net finance costs for the first nine months of 2007 were impacted by the decision to refinance a portion of the Group's existing debt as announced on 8 May 2007. The purpose of the refinancing was to raise additional funding to support continued acquisitions and organic growth initiatives, increase financing flexibility and optimise the Group's funding structure, thereby reducing the average cost of debt. As part of the refinancing, ISS Global accepted tender offers in July 2007 for approximately 77.9% of its outstanding

DKK 3,721 million (EUR 500 million) Medium Term Notes ("EMTNs") due 2014. The notes were acquired at a discount to nominal value amounting to DKK 202 million. Due to a market price adjustment of the EMTNs¹ in connection with FS Funding's acquisition of ISS A/S the net book value was lower than the redemption value and consequently FS Funding recognised a net accounting loss of DKK 318 million. Net finance costs were also impacted by a DKK 63 million call premium and an expense of DKK 159 million of financing fees related to the full redemption of FS Funding's Subordinated Floating Rate Notes.

In addition, Net finance costs included DKK 1,726 million of interest expenses, DKK 36 million of amortisation of financing fees and DKK 96 million of amortisation of market price adjustment and gains on interest rate swaps related to the EMTNs. As a result of the above, net finance costs increased by DKK 604 million to DKK 2,326 million from DKK 1,722 million in the first nine months of 2006.

Income taxes were an expense of DKK 76 million in the first nine months of 2007. Tax expenses were partly offset by recognition of previously unrecognised tax losses related to the jointly taxed Danish subsidiaries. The tax losses have been capitalised in 2007 as they are now expected to be utilised as a consequence of an amendment of the Danish Corporation Tax Act. Furthermore, income taxes are positively impacted by the reduction in corporate income tax rates in several countries in which FS Funding operates. In the first nine months of 2006, Income taxes were an expense of DKK 299 million.

With effect from 1 July 2007 the Danish Government passed a bill to amend the Corporation Tax Act and various other tax laws. The bill contains, among other things, provisions that limit the right to deduct interest and reduce the possibility of certain tax depreciation. However, this limitation is partly compensated by a reduction of the corporate income tax rate from 28% to 25%. Primarily as a result of the substantial indebtedness of FS Funding the bill will have a future adverse effect on the tax position of FS Funding.

Profit before impairment/amortisation of intangibles increased by DKK 60 million from DKK 189 million in the first nine months of 2006 to DKK 249 million in the first nine months of 2007. The increase was due to improved operational performance as well as the capitalisation of previously unrecognised tax losses in the jointly

taxed Danish subsidiaries as described above, partly offset by higher net finance costs.

Goodwill impairment and write-down amounted to DKK 122 million in the first nine months of 2007 of which DKK 70 million related to the divestment of FS Funding's landscaping business in Ireland, DKK 29 million related to an activity classified as held for sale, DKK 9 million related to a divestment of a Property Services activity in France and DKK 14 million related to minor divestments in Denmark.

Amortisation of brands and customer contracts amounted to DKK 827 million in the first nine months of 2007 and DKK 836 million in the first nine months of 2006 and was primarily related to customer contract portfolios and related customer relationships, which are amortised over the estimated useful lives of such portfolios and relationships applying the declining balance method.

The tax effect related to amortisation of brands and customer contracts is positively impacted by the reduction in corporate income tax rates in several countries in which FS Funding operates, as the deferred tax liabilities are reduced accordingly.

Net result for the period was a loss of DKK 368 million in the first nine months of 2007 compared to a loss of DKK 404 million in the same period in 2006. The result was positively impacted by improved operational performance as well as the capitalisation of previously unrecognised tax losses in the jointly taxed Danish subsidiaries as described above. The result was negatively impacted by net finance costs as well as non-cash charges related to amortisation of brands and customer contract portfolios and related customer relationships, net of tax. A loss of DKK 385 million was attributable to the equity holders of FS Funding, whereas a profit of DKK 17 million was attributable to minority interests.

Cash Flow Statement

Cash flow from operating activities in the first nine months of 2007 was a net cash inflow of DKK 1,442 million compared to DKK 956 million in the same period in 2006. The positive development compared to the first nine months of 2006 was primarily due to the increase in operating profit before other items. The cash outflow related to working capital was DKK 1,324 million compared to an outflow of DKK 1,368 million in the same period in 2006, mainly due to an outflow in Q1 of DKK 890 million and outflow in Q3 of DKK 510 million, offset by a positive working capital inflow in Q2 of DKK 76 million. The negative cash flow from working capital

The EMTNs were recognised at quoted market price in the opening balance sheet prepared as part of the purchase price allocation related to the acquisition of ISS (the "Opening Balance Sheet"). Net finance costs in the consolidated financial statements of FS Funding will over the remaining terms of the EMTNs be impacted by an expense equal to the difference between the quoted market price used in the Opening Balance Sheet and the nominal value of the EMTNs. At FS Funding level, an expense of DKK 651 million, of which DKK 520 million was related to the redemption of approximately 77.9% of the EMTNs due 2014, was recognised in the first nine months of 2007 and the remaining market price adjustment amounted to DKK 459 million as at 30 September 2007.

FS Funding recognised a positive mark-to-market value of interest rate swaps hedging the EMTNs in the Opening Balance Sheet. The interest rate swaps were partially settled in June 2005 and the remaining part was settled in June 2006 resulting in a net gain, which will be recognised in the consolidated financial statements of FS Funding over the remaining term of the EMTNs. In the first nine months of 2007 FS Funding recognised an income of DKK 35 million in the consolidated income statement. The remaining gain of DKK 12 million will be recognised over the remaining term of the EMTNs.

in Q3 2007 is mainly stemming from an increase in trade receivables, mainly driven by organic growth, as well as a decrease in trade payables, partly offset by decrease in other receivables. Payments related to Other income and expenses, net were DKK 141 million in the first nine months of 2007 of which DKK 51 million were payments related to the re-scoping of the IT outsourcing agreement with CSC, DKK 28 million were payments related to consolidation of properties in the United Kingdom and DKK 24 million related to the IPO feasibility review.

In Q3 2007 cash flow from operating activities was DKK 572 million compared to DKK 762 million in the same period last year. The negative development compared to Q3 2006 was mainly due to an increase in change of working capital of DKK (355) million from DKK (155) million in Q3 2006 to DKK (510) million in Q3 2007, driven by an organic growth of 6% in Q3 2007.

Cash flow from investing activities in the first nine months of 2007 was a cash outflow of DKK 3.128 million, predominantly affected by a cash outflow of DKK 2,608 million related to acquisitions. These comprised the acquisition of Sanitors, Inc. in the U.S. as well as a number of smaller acquisitions, of which the most significant were Hunt & Ondes in Belgium, Adviance and Caterhouse in the UK, Ryvola in Czech Republic and Slovakia, Topman and Fealty in Taiwan and the acquisition of the remaining 60% of the shares in Norwegian Aircon, which was previously reported as an associated company. Investments in intangible assets and property, plant and equipment, net (excluding acquisition related intangibles), were DKK 541 million, representing 1.2% of revenue. Adjusted for the positive impact from a cash inflow from the sale of a call option in 2006 related to property located in Denmark, investments in intangible assets and property, plant and equipment, net amounted to 1.4% of revenue, which is at the same level compared to the same period last year.

In the first nine months of 2006, cash flow from investing activities was DKK 3,765 million, predominantly affected by a cash outflow of DKK 3,270 million related to acquisitions, most significantly the acquisition of the remaining 51% of the shares in Tempo.

In Q3 2007, cash flow from investing activities was a cash outflow of DKK 509 million, mainly due to payments of DKK 292 million regarding acquisitions and DKK 213 million related to investments in intangibles and tangible fixed assets, net (excluding acquisition related intangibles).

Cash flow from financing activities was a cash inflow of DKK 866 million in the first nine months of 2007, primarily due to cash inflow of DKK 2,622 million from increased indebtedness to fund acquisitions and from drawings under local credit facilities to fund working capital needs, partly offset by net interest payments of DKK 1,745 million.

In the first nine months of 2006, cash flow from financing activities was a cash inflow of DKK 2,617 million, primarily the result of increased indebtedness to fund acquisitions, net proceeds from an issue of high yield notes, and a net DKK 500 million upsizing of the senior facilities, partly offset by net interest payments of DKK 1,660 million and repayment of a subordinated bridge facility and a subordinated shareholder loan.

In Q3 2007, cash flow from financing activities was an outflow of DKK 64 million, mainly due to net interest payments of DKK 861 million, including DKK 186 million of transaction fees, DKK 76 million of accrued interest and a DKK 63 million call premium related to the July refinancing. This was partly offset by increased indebtedness to fund acquisitions and drawings under local credit facilities to fund working capital needs.

Balance Sheet

Total assets were DKK 55,361 million as of 30 September 2007 compared to DKK 52,253 million as of 31 December 2006.

Intangible assets amounted to DKK 37,436 million as of 30 September 2007. The vast majority of intangibles were acquisition-related intangibles and comprised DKK 27,681 million of goodwill, DKK 7,877 million of customer contracts and DKK 1,646 million of brands.

Assets held for sale amounted to DKK 696 million and included an activity in one country for which a sales process has been initiated. The activity was classified as held for sale and is expected to be sold before 30 June 2008.

Liabilities held for sale amounted to DKK 342 million and included liabilities related to the abovementioned activity for which a sales process has been initiated.

Total equity was DKK 5,705 million as of 30 September 2007 of which DKK 5,651 million was attributable to equity holders of FS Funding and DKK 54 million related to Minority interests. Total equity was equivalent to 10% of total assets. As of 31 December 2006 total equity amounted to DKK 5,980 million, equivalent to a reduction of total equity of DKK 275 million, which primarily is a result of a net loss for the period of DKK 368 million, partly offset by mainly actuarial gains related to defined benefit schemes recognised directly in equity of DKK 187 million. The tax effect of entries recognised directly in equity was a decrease of DKK 78 million.

Carrying amount of net debt is typically higher after the first nine months than at the end of the previous financial year due to acquisitions and the fact that FS Funding's operating cash flow is lower in the first half of the year. Due to this seasonality and the effect of acquisitions during Q3 2007, the carrying amount of net debt amounted to DKK 30,404 million at 30 September 2007 of which long-term debt was DKK 30,839 million, short-term debt amounted to DKK 1,303 million while securities,

cash and cash equivalents were DKK 1,475 million and receivables from affiliates were DKK 263 million.

For further information on the composition of the net debt as at 30 September 2007 see the appendix on pages 31-37 of this report.

Acquisitions

In the first nine months of 2007, a total of 56 acquisitions were completed with total annual revenue estimated at approximately DKK 3,772 million based on expectations at the time of acquisition.

The most significant acquisition was the acquisition of U.S.-based Sanitors Inc., a provider of cleaning, building maintenance, landscaping and security services. Sanitors, Inc. has annual revenue of approximately DKK 1.8 billion and 10,000 employees.

The acquisitions completed until 31 October 2007 have been carried out at an average multiple of 7.9x EBITA, with smaller bolt-on acquisitions being acquired at a slightly lower average multiple of 6.9x EBITA. The multiple paid for the platform establishment in the U.S. was higher than the average multiple.

Other Financial Measures

Pro forma Adjusted EBITDA for the 12-month period 1 October 2006 to 30 September 2007 amounted to DKK 4,752 million. Pro Forma Net Debt amounted to DKK 31,231 million at 30 September 2007. Seasonality Adjusted Pro Forma Net Debt, which adjusted for seasonality in Changes in working capital, amounted to DKK 29,813 million at 30 September 2007.

The calculation of these figures is prepared according to the principles described in the appendix on pages 31-37 of this report.

Interest Rate Risk

Net of interest rate hedges, approximately 79% of FS Funding's Senior and Subordinated credit facilities carried fixed interest rates while approximately 21% carried floating interest rates at 30 September 2007.

Management Changes

Effective 13 April 2007, Sir Francis Mackay was appointed chairman of the Board of Directors of FS Funding and ISS, succeeding Leif Östling. Simultaneously, Leif Östling was appointed vice-chairman of the Board of Directors of FS Funding and ISS.

Additional Credit Facilities

On 19 June 2007, FS Funding established additional credit facilities as part of the refinancing of a portion of the Group's existing debt and raised additional

funding for future acquisitions. The additional credit facilities comprised (i) DKK 8,484 million (EUR 1,140 million) of Term Loan Facilities, of which DKK 7,443 million (EUR 1,000 million) was borrowed by ISS Global and DKK 1,042 million (EUR 140 million) was borrowed by FS Funding, and (ii) DKK 4,465 million (EUR 600 million) of Second Lien Facility which was borrowed by FS Funding.

The use of proceeds from drawings under the additional credit facilities established in June 2007, included: (i) a partial repayment of DKK 3,350 million (EUR 450 million) of drawn amounts under ISS Global's acquisition facilities. The repaid amount may be redrawn to fund future acquisitions; (ii) a repayment of FS Funding's 6.625% Subordinated Floating Rate Notes due 2016 in an amount of DKK 6,326 million (EUR 850 million) plus accrued interest and call premium totalling DKK 193 million (EUR 26 million); (iii) a net payment of DKK 2,697 million (EUR 362 million) plus accrued interest of DKK 76 million (EUR 10 million) relating to the acceptance of tender offers for approximately 77.9% of ISS Global's outstanding DKK 3,721 million (EUR 500 million) EMTNs due 2014. The notes were acquired at a discount to nominal value amounting to DKK 202 million (EUR 27 million); (iv) cash proceeds of DKK 119 million (EUR 16 million) net of transaction fees of DKK 186 million (EUR 25 million).

IPO feasibility review

On 14 June 2007, EQT and Goldman Sachs Capital Partners, co-shareholders in ISS, announced they are reviewing the feasibility of an Initial Public Offering (IPO) of ISS within the next 12 months.

EQT and Goldman Sachs Capital Partners have appointed Merrill Lynch and Goldman Sachs International to carry out the IPO feasibility review.

Outlook

The expectations should be read in conjunction with "Forward-looking statements" on page 8.

In 2007, FS Funding will continue its strategic directions towards offering integrated facility services and strengthening single service excellence and maintain its focus on its key operational objectives (i) cash flow; (ii) operating margin; and (iii) profitable organic growth. Furthermore, the Group intends to continue its strategy of making acquisitions to increase local scale and broadening its service competencies. Finally, FS Funding is determined also to seek to reduce, on a multiple basis, the financial leverage of the FS Funding Group.

At the prevailing currency rates and including acquisitions and divestments completed up to 31 October 2007, FS Funding expects that revenue will increase by more than 10% compared to 2006 and that the operating margin will be slightly above the level realised in 2006.

FS Funding is expected to continue to generate net accounting losses in 2007, as a consequence of the significant indebtedness as well as non-cash expenses deriving from amortisation of intangible assets relating to the purchase price allocation conducted in connection with the change of ownership of ISS in 2005.

Subsequent Events

Subsequent to 30 September 2007, the Group has made 7 acquisitions and 2 divestments up until 31 October 2007. See note 5, Acquisition and divestment of businesses to the Condensed Consolidated Interim Financial Statements.

A general meeting will be held on 30 November 2007 with the purpose of changing FS Funding A/S' company name to ISS Holding A/S.

Apart from the above and the events described in this interim report, the Group is not aware of events subsequent to 30 September 2007, which are expected to have a material impact on the Group's financial position.

Forward-looking statements

This report may contain forward-looking statements. Statements herein, other than statements of historical fact, regarding future events or prospects, are forward-looking statements. The words "may", "will", "should", "expect", "anticipate", "believe", "estimate", "plan", "predict," "intend' or variations of these words, as well as other statements regarding matters that are not historical fact or regarding future events or prospects, constitute forward-looking statements. FS Funding has based these forward-looking statements on its current views with respect to future events and financial performance. These views involve a number of risks and uncertainties, which could cause actual results to differ materially from those predicted in the forward-looking statements and from the past performance of FS Funding. Although FS Funding believes that the estimates and projections reflected in the forward-looking statements are reasonable, they may prove materially incorrect, and actual results may materially differ as a result of uncertainties relating to the following matters, among others:

- the demand for the services offered by FS Funding, which is primarily dependent upon outsourcing trends and macroeconomic conditions, including economic growth, inflation or deflation;
- risks related to FS Funding's growth strategy, including potential contingent liabilities of acquired businesses and failure to manage growth and integrate acquired businesses successfully;
- risks related to the substantial indebtedness including fluctuations in interest rates and limitations on additional debt to finance FS Funding's acquisition strategy and access to capital to finance its operations;
- FS Funding's ability to operate profitably, in particular under fixed-price or long-term contracts;
- FS Funding's exposure to currency-related risks, particularly the value of the Danish Kroner against other currencies;
- complexities related to compliance with regulatory requirements of many jurisdictions as a result of FS Funding's international operations and decentralised organisational structure;
- FS Funding's dependence on its management team and qualified personnel;
- FS Funding's potential liability for acts of its employees, including negligence, injuries, omissions and wilful misconduct;
- the threat, institution or adverse determination of claims against FS Funding;
- potential environmental liabilities; and
- any adverse effect on FS Funding's operating results and cash flows from the impact of changes to laws and regulations, including health and safety and environmental laws and regulations.

As a result, you should not rely on these forward-looking statements.

FS Funding undertakes no obligation to update or revise any forward-looking statements, whether as a result of new information, future events or otherwise, except to the extent required by law.

Reference is also made to the description of risk factors beginning on page 22 in Annual Report 2006 of FS Funding A/S, which is available from the Group's website, www.issworld.com.

Financial Calendar 2007/2008

Annual Report, 2007 Interim Report, January - March 2008 Interim Report, January - June 2008 Interim Report, January - September 2008 10 April 2008 29 May 2008 29 August 2008 28 November 2008

Telephone conference

A telephone conference will be held on Thursday, 29 November 2007 at 2:00 PM CET (1:00 PM UK time).

The telephone numbers for the conference are:

- +45 70 26 50 40 (Denmark)
- +44 208 817 9301 (UK)
- +1 718 354 1226 (ÙS)

Signatures to the Interim Report

COPENHAGEN, 29 November 2007

The Board of Directors and the Executive Group Management have approved the interim report of FS Funding A/S for the period 1 January – 30 September 2007.

The interim report has not been audited and is prepared in accordance with IAS 34 "Interim Financial Reporting" as adopted by the EU and additional Danish disclosure requirements for interim reports.

In our opinion, the interim report gives a true and fair view of the Group's financial position at 30 September 2007 and of the results of the Group's operations and consolidated cash flows for the financial period 1 January – 30 September 2007.

EXECUTIVE GROUP MANAGEMENT

Jørgen LindegaardJeff GravenhorstFlemming SchandorffGroup Chief Executive OfficerGroup Chief Financial OfficerGroup Chief Operating Officer

BOARD OF DIRECTORS

Sir Francis Mackay
Chairman
Leif Östling
Vice-Chairman

Ole Andersen Sanjay Patel

Richard Sharp Christoph Sander

Condensed Consolidated Interim Financial Statements for FS Funding A/S

Condensed Consolidated Interim Financial Statements

Condensed consolidated interim income statement

These condensed consolidated interim financial statements are unaudited.

1 January – 30 September. Amounts in DKK millions

lote		Q3 2007	Q3 2006	YTD 2007	YTD 200
3	Revenue	16,236	14,212	46,991	40,655
	Staff costs	(10,225)	(9,276)	(30,211)	(26,712
	Cost of sales	(1,388)	(1,094)	(4,106)	(3,332
	Other operating expenses	(3,299)	(2,716)	(9,254)	(7,737
	Depreciation and amortisation	(220)	(188)	(624)	(540
3	Operating profit before other items	1,104	938	2,796	2,334
4	Other income and expenses, net	(58)	(38)	(110)	(57
	Integration costs	(11)	(11)	(43)	(65
3	Operating profit	1,035	889	2,643	2,212
	Share of result from associates	5	3	8	(2)
	Net finance costs	(904)	(583)	(2,326)	(1,722)
	Profit/(loss) before tax and impairment/				
	amortisation of intangibles	136	309	325	488
	Income taxes	(158)	(135)	(76)	(299)
	Profit/(loss) before impairment/				
	amortisation of intangibles	(22)	174	249	189
	Goodwill impairment and write-down	(49)	-	(122)	-
	Amortisation of brands and customer contracts 1)	(274)	(278)	(827)	(836
	Tax effect	80	81	332	243
	Net profit/(loss) for the period	(265)	(23)	(368)	(404
	Attributable to:				
	Equity holders of FS Funding	(271)	(29)	(385)	(417
	Minority interests	6	6	17	13
	Net profit/(loss) for the period	(265)	(23)	(368)	(404

Condensed consolidated interim cash flow statement

These condensed consolidated interim financial statements are unaudited.

1 January – 30 September. Amounts in DKK millions

Note		Q3 2007	Q3 2006	YTD 2007	YTD 2006
3	Operating profit before other items	1,104	938	2.796	2,334
Ū	Depreciation and amortisation	220	188	624	540
	Changes in working capital	(510)	(155)	(1,324)	(1,368)
	Changes in provisions	(59)	(7)	(142)	(32)
	Income taxes paid, net	(129)	(120)	(321)	(288)
	Payments related to other income and expenses, net	(44)	(57)	(141)	(166)
	Payments related to integration costs	(10)	(25)	(50)	(64)
	Cash flow from operating activities	572	762	1,442	956
5	Acquisition of businesses	(292)	(867)	(2,608)	(3,270)
5	Divestment of businesses	(2)	8	14	67
	Investments in intangible assets and property,				
	plant and equipment, net	(213)	(203)	(541)	(547)
	Investments in financial assets, net	(2)	(24)	7	(15)
	Cash flow from investing activities	(509)	(1,086)	(3,128)	(3,765)
	Net proceeds from financing	799	450	2,622	4,284
	Interest paid, net 1)	(861)	(628)	(1,745)	(1,660)
	Minority interests	(2)	(2)	(11)	(7)
	Cash flow from financing activities	(64)	(180)	866	2,617
	Total cash flow	(1)	(504)	(820)	(192)
	Cash and cash equivalents at beginning	1,403	2,109	2,216	1,804
	Total cash flow	(1)	(504)	(820)	(192)
	Foreign exchange adjustments	(11)	(3)	(5)	(10)
	Cash and cash equivalents at 30 September	1,391	1,602	1,391	1,602

¹⁾ Compared to 2006, Interest paid, net has been reclassified from cash flow from operating activities to cash flow from financing activities. Comparative figures have been restated accordingly.

Condensed consolidated interim balance sheet

These condensed consolidated interim financial statements are unaudited. Amounts in DKK millions

	Other liabilities Other provisions	10,243 306	9,471 420	10,068 414
6	Liabilities held for sale Other liabilities	342 10 243	- 0.471	10.069
_	Tax payables	319	204	167
	Trade payables	2,199	1,855	2,595
	Short-term debt	1,303	968	1,015
	Total long-term liabilities	34,944	32,226	32,014
	Other provisions	378	319	331
	Deferred tax liabilities	3,048	3,197	3,173
	Long-term debt Pensions and similar obligations	30,839 679	27,828 882	27,625 885
	Total equity	5,705	6,264	5,980
	Total equity attributable to equity holders of FS Funding Minority interests	5,651 54	6,202 62	5,917 63
	Equity and liabilities			
	Total assets	55,361	51,408	52,253
	Total current assets	14,681	12,737	13,228
	Cash and cash equivalents	1,392	1,602	2,216
	Securities	83	64	59
6	Assets held for sale	696	-	-
	Other receivables	1,070	829	924
	Tax receivables	348	234	217
	Contract work in progress	296	231	207
	Trade receivables	10,556	9,443	9,281
	Inventories	240	334	324
	Total non-current assets	40,680	38,671	39,025
	Other financial assets	234	257	239
	Deferred tax assets	757	615	525
	Investments in associates	30	67	66
	Property, plant and equipment	2,223	2,022	2,163
	Intangible assets	37,436	35,710	36,032
	Assets			
Note		30 September 2007	30 September 2006	31 December 2006

Condensed consolidated interim statement of total recognised income and expense and changes in equity These condensed consolidated interim financial statements are unaudited.

¹ January – 30 September. Amounts in DKK millions

Attributable to equity holders of FS Funding							
2007	Share capital	Retained earnings		Realised gain/(loss) on hedges	Unrealised gain/(loss) on hedges	Minority interests	Total equity
Total recognised income and expense							
Net profit/(loss) for the period	-	(385)	-	-	-	17	(368)
Foreign exchange adj. of subsidiaries			(44)				(44)
and minorities	-	-	(41)	-	-	-	(41)
Gain/(loss) on hedges, net	-	-	-	-	67	-	67
Share-based payments Actuarial gains and effect from asset	-	2	-	-	-	-	2
ceiling, net	_	187	_	_	_	_	187
Fair value adjustment of PFI		107					107
investments	_	(18)	-	-	=	-	(18)
Tax of entries recognised		, ,					` ,
directly in equity	-	(51)	-	-	(27) 1)	-	(78)
Net income and expense							
recognised directly in equity	-	120	(41)	-	40	-	119
Total recognised income and							
expense for the period	-	(265)	(41)	-	40	17	(249)
Equity at 1 January 2007	100	5,716	14	(7) ²⁾	94 ²⁾	63	5,980
Changes in equity							
Total recognised income and							
expense for the period	-	(265)	(41)	-	40	17	(249)
Impact from acquired and divested							
companies, net	-	=	-	-	-	(15)	(15)
Dividends paid	-	-	-	-	-	(11)	(11)
Total changes in equity	-	(265)	(41)	-	40	(9)	(275)
Equity at 30 September 2007	100	5,451	(27)	(7) ²⁾	134 ²⁾	54	5,705

¹⁾ Net of impact from change in tax rate applied.

Continues

²⁾ Net of taxes.

Condensed consolidated interim statement of total recognised income and expense and changes in equity

These condensed consolidated interim financial statements are unaudited.

¹ January – 30 September. Amounts in DKK millions

	At						
2006	Share capital	Retained earnings	Cumula- tive fx adj.	Realised gain/(loss) on hedges	Unrealised gain/(loss) on hedges	Minority interests	Total equity
Total recognised income and expense							
Net profit/(loss) for the period	-	(417)	-	-	-	13	(404)
Foreign exchange adj. of subsidiaries and minorities		_	(111)	_	_	(3)	(114)
Gain/(loss) on hedges, net	_	_	-	14	6	(-	20
Actuarial gains, net	_	1	_	-	-	-	1
Tax of entries recognised							
directly in equity	-	0	-	(5)	-	-	(5)
Net income and expense		_	(444)			(0)	(00)
recognised directly in equity		1	(111)	9	6	(3)	(98)
Total recognised income and expense for the period	-	(416)	(111)	9	6	10	(502)
Equity at 1 January 2006	100	6,514	124	(18) ¹⁾	(6) ¹⁾	60	6,774
Changes in equity							
Total recognised income and							
expense for the period	-	(416)	(111)	9	6	10	(502)
Impact from acquired and divested companies, net					_	(1)	(1)
Dividends paid	- -	_	_	-	- -	(1) (7)	(1) (7)
Dividends paid						(1)	(1)
Total changes in equity		(416)	(111)	9	6	2	(510)
Equity at 30 September 2006	100	6,098	13	(9) 1)	-	62	6,264
1) Net of taxes.							

Note		Page	
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These condensed consolidated interim financial statements are unaudited.

1 January - 30 September. Amounts in DKK millions

1. Significant accounting policies

The condensed consolidated interim financial statements of FS Funding A/S for the period 1 January - 30 September 2007, comprise FS Funding A/S and its subsidiaries (together referred to as "the Group") and the Group's interests in associates and jointly controlled entities.

STATEMENT OF COMPLIANCE

The condensed consolidated interim financial statements have been prepared in accordance with IAS 34 "Interim Financial Reporting" as adopted by the EU and additional Danish disclosure requirements for interim reports. These condensed consolidated interim financial statements do not include all of the information required for full annual financial statements, and should be read in conjunction with the consolidated financial statements of the Group as of and for the year ended 31 December 2006.

ACCOUNTING POLICIES

The accounting policies applied by the Group in these condensed consolidated interim financial statements are consistent with those applied by the Group in its consolidated financial statements as of and for the year ended 31 December 2006.

CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS

In preparing these condensed consolidated interim financial statements, the significant judgements made by management in applying the Group's accounting policies and the key sources of estimation uncertainty were the same as those that applied to the consolidated financial statements as of and for the year ended 31 December 2006.

2. Seasonality

The operating margin before other items is typically lower in the first quarter of the year and higher in the third quarter of the year, compared to other quarters. Cash flow from operations tends to be lower in the first quarter of the year due to a number of cash payments relating to, among other things, pension contributions, insurance premium payments, holiday payments and the payment of bonuses earned in the prior year. Cash flow from operations becomes increasingly positive throughout the year and is usually highest in the fourth quarter of the year, when revenue recognised in the third quarter of the year is collected.

These condensed consolidated interim financial statements are unaudited.

1 January – 30 September. Amounts in DKK millions

3. Segment information

In line with the internal management structure, the geographical segment is the primary segment.

Geographical	External	Total	before other	Operating	Operating
(Primary Segment)	revenue	revenue 1)	items	margin %	profit 2)
1 January – 30 September 2007					
France	7,485	7,485	467	6.2	434
UK	5,778	5,782	388	6.7	400
Norway	3,927	3,927	294	7.5	290
Sweden	2,884	2,884	214	7.4	214
Denmark 3)	2,750	2,758	148	5.4	135
Spain	2,751	2,751	173	6.3	170
Netherlands	2,729	2,729	181	6.6	169
Australia	2,469	2,469	161	6.5	158
Finland	2,430	2,430	197	8.1	190
Belgium and Luxembourg	2,131	2,131	162	7.6	146
Asia 4)	1,769	1,769	113	6.4	114
Switzerland	1,653	1,653	126	7.6	122
Germany	1,645	1,645	63	3.8	65
Austria	1,295	1,295	84	6.5	82
Latin America 5)	1,081	1,081	59	5.5	59
Central and Eastern Europe 6)	871	871	66	7.6	66
Israel	670	670	41	6.2	41
USA	636	636	35	5.5	34
Turkey	570	570	38	6.7	38
Ireland	372	372	(43)	(11.4)	(71)
Portugal	368	368	27	7.4	26
Greece	223	223	16	7.0	15
New Zealand	159	159	9	5.9	9
Italy	150	150	16	10.4	16
Iceland	127	127	10	7.6	10
Greenland	68	68	5	6.9	5
Regional items, not allocated to countries	-	-	(12)	-	(12)
Total operations	46,991	47,003	3,038	6.5	2,925
Corporate functions / eliminations		(12)	(242)	-	(282)
Total	46,991	46,991	2,796	5.9	2,643

¹⁾ Internal revenue has not been disclosed due to immateriality.

Continues

 $^{^{2)}\,\}mbox{Before internal royalty to corporate functions.}$

³⁾ Including the Faroe Islands.

⁴⁾ Asia comprises Brunei, China, Hong Kong, India, Indonesia, Malaysia, the Philippines, Singapore, Sri Lanka, Taiwan and Thailand.

 $^{^{\}rm 5)}$ Latin America comprises Argentina, Brazil, Chile, Mexico and Uruguay.

⁶⁾ Central and Eastern Europe comprises Bosnia and Herzegovina, the Czech Republic, Croatia, Estonia, Hungary, Poland, Romania, Russia, Slovenia and Slovakia.

These condensed consolidated interim financial statements are unaudited.

1 January – 30 September. Amounts in DKK millions

3. Segment information (continued)

Geographical (Primary Segment)	External revenue	Total revenue 1)	Operating profit before other items	Operating margin %	Operating profit ²⁾
1 January – 30 September 2006					
France	7,068	7,068	435	6.2	429
UK	5,029	5,031	312	6.2	298
Norway	3,500	3,500	256	7.3	255
Denmark 3)	2,797	2,805	192	6.8	190
Sweden	2,573	2,573	167	6.5	166
Netherlands	2,512	2,512	147	5.8	152
Finland	2,347	2,347	141	6.0	134
Spain	2,293	2,293	141	6.1	139
Australia	1,903	1,903	116	6.1	78
Belgium and Luxembourg	1,878	1,878	131	7.0	129
Asia 4)	1,336	1,336	92	5.8	80
Switzerland	1,317	1,317	86	6.5	85
Germany	1,308	1,308	46	3.5	43
Austria	1,166	1,166	75	6.4	74
Latin America 5)	744	744	33	4.4	31
Central and Eastern Europe 6)	680	680	44	6.4	41
Israel	549	549	35	6.5	34
Ireland	424	424	32	7.4	32
Turkey	377	377	22	5.8	21
Portugal	268	268	19	7.0	19
Greece	165	165	10	6.3	10
Italy	149	149	17	11.6	17
New Zealand	106	106	5	5.0	5
Iceland	104	104	8	8.0	8
Greenland	62	62	4	6.2	3
Regional items, not allocated to countries	-	-	(5)	-	(21)
Total operations	40,655	40,665	2,561	6.3	2,452
Corporate functions / eliminations	-	(10)	(227)	-	(240)
Total	40,655	40,655	2,334	5.7	2,212

¹⁾ Internal revenue has not been disclosed due to immateriality.

²⁾ Before internal royalty to corporate functions.

³⁾ Including the Faroe Islands.

⁴⁾ Asia comprises Brunei, China, Hong Kong, India, Indonesia, Malaysia, the Philippines, Singapore, Sri Lanka and Thailand.

⁵⁾ Latin America comprises Argentina, Brazil, Chile, Uruguay and Mexico.

⁶⁾ Central and Eastern Europe comprises the Czech Republic, Croatia, Estonia, Hungary, Poland, Romania, Russia, Slovenia and Slovakia.

These condensed consolidated interim financial statements are unaudited.

1 January - 30 September. Amounts in DKK millions

4. Other income and expenses, net	2007	2006
Gain on sale of Private Finance Initiative stake in the United Kingdom 1)	41	-
Gain on sale of properties	-	6
Other	9	1
Other Income	50	7
Re-scoping of IT outsourcing agreement 2)	(10)	-
IPO feasibility review 3)	(29)	-
Redundancy and severance payments relating to organisational changes 4)	-	(32)
Consolidation projects in the United Kingdom 5)	(28)	
Loss on divestments ⁶⁾	(92)	(7)
Other	(1)	(25)
Other expenses	(160)	(64)
Other income and expenses, net	(110)	(57)

¹⁾ Sale of the Group's interest (PFI-stake) in Criterion Healthcare (Bishop Auckland) which operates certain facilities at Bishop Auckland Hospital in the United Kingdom resulted in a gain of DKK 41 million.

²⁾ The Group has as part of its outsourcing of the operation and maintenance of certain of its information technology systems incurred re-scoping costs, primarily as a result of change in the IT outsourcing agreement from a centralised to a decentralised solution.

³⁾ The Group has as part of the IPO feasibility review incurred costs to advisors.

⁴⁾ ISS has in 2006 carried out organisational changes at both corporate level and country management level and thereby incurred severance and redundancy payments.

⁵⁾ The Group has initiated projects in the United Kingdom comprising a consolidation of properties in central London and Scotland. The projects include termination of leaseholds, write-off of fixed assets and relocation costs.

⁶⁾ Divestments mainly relate to Landscaping activities in various countries as well as a Property Services activity in France.

These condensed consolidated interim financial statements are unaudited.

1 January - 30 September. Amounts in DKK millions

5. Acquisition and divestment of businesses

The Group made 56 acquisitions from 1 January - 30 September 2007 (88 during 1 January - 30 September 2006). The total purchase price amounted to DKK 2,491 million (DKK 3,525 million during 1 January - 30 September 2006). The total annual revenue of the acquired businesses (unaudited approximate figure) is estimated at approximately DKK 3,772 million (DKK 7,306 million during 1 January - 30 September 2006) based on expectations at the time of acquisition. The balance sheet items etc. relating to acquisitions and divestments (including adjustments to acquisitions and divestments in prior years) are specified below:

and divestments (including adjustments to acquisitions and t	Acquis	sition of	op 000 a 20.0.		
	Sanitor	s Inc. ¹⁾	Total acc		
Acquisitions and divestments 1 January - 30 September 2007	Net book value before takeover	Fair value at takeover	Net book value before takeover	Fair value at takeover	Total divestments
Goodwill	506		506	_	
Customer contract portfolios and		000		750	
related customer relationships	-	280	-	758	- (20)
Other non-current assets	49	31	147	130	(39)
Trade receivables	227	213	589	581	(47)
Other current assets	28	23	240	229	(26)
Other provisions	(19)	(35)	(37)	(54)	-
Pensions, deferred tax liabilities and minorities	(34)	(101)	(57)	(237)	-
Long-term debt Short-term debt	(4)	(2)	(18)	(18)	6
Other current liabilities	(1)	(2)	(86) (463)	(90)	o 27
Other current habilities	(120)	(207)	(403)	(565)	
Net identifiable assets	636	202	821	734	(79)
Hereof previously recognised as associates		-		(43)	-
Net identifiable assets adjusted for associated company	-	202		691	(79)
Goodwill 2)		773		1,864	_
Loss/(gain) on divestment of businesses		.			84
Acquisition costs, net of tax 3)	_	(14)		(64)	(36)
Purchase/(sales) price		961		2,491	(31)
Cash and cash equivalents in acquired/divested companies	-	(13)		(181)	
Net purchase/(sales) price		948		2,310	(31)
Changes in deferred payments		-		239	(6)
Changes in prepayments regarding acquisitions					(-)
in the coming period		_		(5)	_
Acquisition/divestment costs paid, net of tax		11		64	23
Net payments regarding acquisition/divestment	-				
of businesses		959		2,608	(14)

The amount of the acquiree's profit or loss since the acquisition date included in the income statement for the period is not disclosed, since such disclosure is impracticable, as acquired companies are typically merged with (or activities transferred to) existing companies shortly after completion of the acquisition.

Continues

¹⁾ In 2007 the acquisition of Sanitors Inc. accounted for more than 2% of the Group's revenue on an individual basis.

²⁾ The following intangibles are subsumed into goodwill; i) assembled workforce, ii) technical expertise and technological know how, iii) training expertise and training and recruitment programmes and iv) platform for growth. As the Group is a service company that acquires businesses in order to apply the ISS model and generate value by restructuring and refining the acquired business, the main impact from acquisitions derives from synergies, the value of human resources and the creation of platforms for growth.

³⁾ Acquisition costs, net of tax amounting to DKK 64 million related mainly to the acquisitions of Sanitors in USA, Topman and Fealty in Taiwan, Hanyang in China and Adviance in the United Kingdom.

These condensed consolidated interim financial statements are unaudited.

1 January - 30 September. Amounts in DKK millions

5. Acquisition and divestment of businesses (continued)

	Acquisition Service Soluti		Total acc	quisitions		
Acquisitions and divestments 1 January - 30 September 2006	Net book value before takeover	Fair value at takeover	Net book value before takeover	Fair value at takeover	Total divestments	
Goodwill	763	_	849	-		
Customer contract portfolios and related						
customer relationships	157	259	188	1,130	_	
Other non-current assets	85	69	232	223	(66)	
Trade receivables	469	469	1,131	1,114	(10)	
Other current assets	37	37	320	306	(22)	
Other provisions	(49)	(79)	(89)	(141)	-	
Pensions, deferred tax liabilities and minorities	(10)	(10)	(23)	(234)	2	
Long-term debt	(1)	(1)	(62)	(65)	-	
Short-term debt	(178)	(178)	(278)	(277)	-	
Other current liabilities	(504)	(532)	(1,254)	(1,298)	8	
Net identifiable assets ²⁾	769	34	1,014	758	(88)	
Hereof previously recognised as associated company	(68)	(68)	-	(68)		
Net identifiable assets adjusted for associated company		(34)		690	(88)	
Goodwill 3)		1,089		2,916		
Loss/(gain) on divestment of businesses		-		2,010	6	
Acquisition costs, net of tax 4)	_	(5)	_	(81)		
Purchase/(sales) price		1,050		3,525	(82)	
Cash and cash equivalents in acquired/divested companies		(20)		(197)	1	
	=		-			
Net purchase/(sales) price		1,030		3,328	(81)	
Changes in deferred payments		(9)		(237)	14	
Changes in prepayments regarding acquisitions in the coming	period	-		89	-	
Acquisition costs paid, net of tax	=	4	-	90		
Net payments regarding acquisition/						

The amount of the acquiree's profit or loss since the acquisition date included in the income statement for the period is not disclosed, since such disclosure is impracticable, as acquired companies are typically merged with (or activities transferred to) existing companies shortly after completion of the acquisition.

1,025

divestment of businesses

Continues

3,270

(67)

¹⁾ In 2006, only the acquisition of the remaining 51% of Pacific Service Solution Ply Ltd. including Tempo Services Ltd. accounted for more than 2% of the Group's revenue on an individual basis.

²⁾ Settlement of shareholder loans and senior debt in total of DKK 630 million considered part of purchase price.

³⁾ The following intangibles are subsumed into goodwill; i) assembled workforce, ii) technical expertise and technological know how, iii) training expertise and training and recruitment programmes and iv) platform for growth. As the Group is a service company that acquires businesses in order to apply the ISS model and generate value by restructuring and refining the acquired business, the main impact from acquisitions derives from synergies, the value of human resources and the creation of platforms for growth.

⁴⁾ Acquisition costs, net of tax, amounting to DKK 81 million related mainly to the acquisitions of San Rafael & Tap New in Mexico, Puissance in France, Pegasus in the United Kingdom, Pacific Service Solution Pty Ltd. (Tempo Services) in Australia and MPA Security in Thailand.

These condensed consolidated interim financial statements are unaudited.

1 January – 30 September. Amounts in DKK millions

5. Acquisition and divestment of businesses (continued)	2007	2006
Pro forma revenue 1)		
Revenue recognised in the income statement	46,991	40,655
Adjustment, assuming all acquisitions from 1 January - 30 September were included as of 1 January	1,322	3,469
Revenue for the Group assuming all acquisitions from 1 January - 30 September were included as of 1 January	48,313	44,124
Adjustment, assuming all divestments signed from 1 January - 30 September were carried out as of	.0,0.0	, . = .
1 January	(137)	(151)
Revenue for the Group assuming all acquisitions and divestments from 1 January - 30 September were carried out as of 1 January	48,176	43,973
Pro forma operating profit before other items ¹⁾		
Operating profit before other items recognised in the income statement	2,796	2,334
Adjustment, assuming all acquisitions from 1 January - 30 September were included as of 1 January	119	234
Operating profit before other items for the Group assuming all acquisitions from 1 January - 30 September were included as of 1 January	2,915	2,568
Adjustment, assuming all divestments signed from 1 January - 30 September were carried out as of 1 January	6	2
Operating profit before other items for the Group assuming all acquisitions and divestments from 1 January - 30 September were carried out as of 1 January	2,921	2,570

¹⁾ The adjustment for revenue and operating profit before other items assuming all acquisitions and divestments were included as of 1 January is based on estimates of local ISS management in the respective jurisdictions in which such acquisitions and divestments occurred at the times of such acquisitions and divestments or actual results where available. Synergies from acquisitions are not included for periods in which such acquisitions were not controlled by the Group. These adjustments and the computation of total revenue and operating profit before other items calculated on a pro forma basis based on such adjustments are presented for informational purposes only. This information does not represent the results the Group would have achieved had the divestments and acquisitions during the year occurred on 1 January. In addition, the information should not be used as the basis for or prediction of any annualised calculation.

These condensed consolidated interim financial statements are unaudited.

1 January – 30 September. Amounts in DKK millions

5. Acquisition and divestment of businesses (continued)

From 1 January 2007 to 30 September 2007, the Group made 56 acquisitions 1)

		Income statement consolidated	Percentage	Annual	Number of
Company/activity	Country	from	interest	revenue 2)	employees 2)
FM-Complete	Austria	January	100%	22	27
Advanced Group	UK	January	Activities	9	17
JV Strong	UK	January	100%	98	250
Jobbcoach	Norway	January	Activities	3	2
Karitza KV Holdus	Estonia	January	100%	2	51
Fealty	Taiwan	January	100%	41	82
Topman	Taiwan	January	100%	147	1,700
Prestanet	France	February	100%	16	100
Jardi Breiz	France	February	100%	42	50
Omni Net Services	France	February	100%	18	113
PCC	Belgium	February	100%	24	30
Top Service	Argentina	February	100%	42	940
Nadese S.L.	Spain	February	100%	19	140
SMV	Brazil	February	100%	99	513
Plantiago	Portugal	March	100%	23	95
Groupo Suprema	Portugal	March	100%	62	800
Megalimpa	Portugal	March	Activities	9	113
Lux Interim	Luxembourg	March	100%	39	5
J.P.S. servis	Slovakia	March	100%	8	335
Morel	France	March	100%	45	400
Morwar	Poland	March	100%	17	276
FDV	Norway	March	Activities	4	4
Sensa Advena	Norway	March	100%	2	5
Actum Rogaland	Norway	March	100%	6	6
Erlacher	Austria	March	Activities	4	5
Steinle	Germany	March	100%	4	4
Aircon	Norway	March	100%	107	380
Pro Exhibition Services	Thailand	April	Activities	5	160
THP	France	April	100%	32	370
Ledan	Chile	April	100%	12	379
Caterhouse	UK	April	100%	102	875
PT SAS	Indonesia	•	Activities	18	1,470
	China	April	100%	35	2,400
Hanyang	Norway	April	Activities	5	•
Krogab Perfect Choice	•	May	Activities	16	1 30
	Norway	May			
Adviance	UK	June	100%	207	110
Sanitors	US	June	100%	1,822	10,136
Hunt & Ondes	Belgium	June	100%	59	75 504
SEGA Consulting	Romania	June	100%	11	504
Bioimago	Portugal	July	100%	4	19
KiPa Oy Siilinjärv	Finland	July 	100%	1	2
CMC	Turkey	July 	100%	60	850
P Doc	India	July	100%	2	22
Tutti Frutti	Norway	July	100%	7	4

¹⁾ Includes all acquisitions completed prior to 1 October 2007. In accordance with IFRS 3 opening balances are in general only provisionally determined within the 12 month period from the take-over date.

Subtotal

Continues

23,850

3,310

²⁾ Approximate figures based on information available at the time of acquisition.

These condensed consolidated interim financial statements are unaudited.

1 January – 30 September. Amounts in DKK millions

5. Acquisition and divestment of businesses (continued)

Company/activity	Country	Income statement consolidated from	Percentage interest	Annual revenue 1)	Number of employees 1)
Goldex	Hungary	July	Activities	24	550
Virtin Teenus OU	Estonia	July	100%	6	150
Ryvola	Czech Republic / Slovakia	July	100%	78	469
Optima	Spain	July	100%	33	256
Tojer d.o.o.	Slovenia	July	100%	15	98
GD Cleaning	Belgium	July	100%	8	26
PutraBoogasari Buana	Indonesia	August	Activities	11	222
BD Food Invest	Belgium	August	100%	103	170
Italla Office Supply (Posti)	Finland	September	100%	69	301
HRC	Norway	September	100%	33	4
Manisa	Spain	September	100%	70	280
Adres	Turkey	September	Activities	12	300
Total				3,772	26,676

¹⁾ Approximate figures based on information available at the time of acquisition.

From 1 January to 30 September 2007, the Group made 12 divestments 1)

		Month of	Annual
Company/activity	Country	disposal	revenue 2)
Move Business	Finland	February	44
Niaga Suria Group	Malaysia	February	12
Dust Control	Denmark	March	5
Trio	Denmark	March	7
ES Business	Taiwan	April	3
Landscaping	Switzerland	April	40
Damage Control BV	Netherland	May	33
Hedelund	Denmark	June	8
Kai Thor Catering	Denmark	July	18
Grangemore	Ireland	August	105
Skive Kloak Service	Denmark	August	6
Energie Rhone Alpes	France	August	55
Total			336

 $^{^{\}rm 1)}$ Includes all divestments completed prior to 1 October 2007.

Continues

²⁾ Approximate figures based on information available at the time of divestment.

These condensed consolidated interim financial statements are unaudited.

1 January - 30 September. Amounts in DKK millions

5. Acquisition and divestment of businesses (continued)

Acquisitions and divestments completed in the period 1 October - 31 October 2007

In accordance with usual procedures for purchase price allocation, opening balances for acquisitions and closing balances for divestments subsequent to 30 September 2007 are not yet available.

From 1 October to 31 October 2007, the Group made 7 acquisitions 1)

Company/activity	Country	statement consolidated from	Percentage interest	Annual revenue 2)	Number of employees ²⁾
Martex	Mexico	October	100%	13	78
Piotita Zois	Greece	October	100%	69	650
Kirwan Power Sweeping	Australia	October	100%	17	30
Makati Skyline	Philippines	October	Activities	62	778
Extincteurs Haas	France	November	100%	73	111
Shivas	India	November	100%	39	1,534
G.S. Service	Italy	November	100%	51	380
Total				324	3,561

¹⁾ Includes all acquisitions completed prior to 1 November 2007 regardless of consolidation date.

From 1 October to 31 October 2007, the Group made 2 divestments 1)

Company/activity	Country	Month of disposal	Annual revenue ²⁾	
Multi Clean	Brunei	October	4	
Food Hygiene Services	Sweden	October	54	
Total			58	

¹⁾ Includes all divestments completed prior to 1 November 2007.

6. Assets held for sale

The Group has decided to dispose of one of the Group's activities in a country. The sales process has been initiated which is expected to result in a sale before 30 June 2008. The assets and liabilities attributable to the activity have been classified as a disposal group held for sale and are presented separately in the balance sheet at the lower of carrying amount at the date of the classification as "held for sale" or fair value less costs to sell. Assets are not depreciated or amortised from the date when they are reclassified as held for sale.

The proceeds on disposal of the activity are expected to be below the net carrying value of the relevant assets and liabilities, and accordingly, an impairment loss on goodwill of DKK 29 million has been recognised at 30 September 2007.

²⁾ Approximate figures based on information available at the time of acquisition.

²⁾ Approximate figures based on information available at the time of divestment.

These condensed consolidated interim financial statements are unaudited.

1 January - 30 September. Amounts in DKK millions

7. Contingent liabilities

Senior Facility Agreement

FS Funding A/S has executed a share pledge over its shares in ISS A/S as security for ISS's senior facilities and a secondary share pledge over such shares as security for the subordinated notes issued by FS Funding A/S.

ISS A/S, ISS Global A/S and certain material subsidiaries of ISS Global A/S in Australia, Belgium, Denmark, Finland, France, the Netherlands, Norway, Spain, Sweden, and the United Kingdom have provided guarantees for ISS Global A/S' borrowings under the senior facilities. The guarantees have been backed up by security over cash, trade receivables, intra-group receivables and intellectual property rights of ISS A/S and these subsidiaries. In addition, the shares in the material subsidiaries and shares in certain of their subsidiaries as well as shares in certain subsidiaries in Austria, Germany, Hong Kong, Ireland, Portugal, Singapore and Switzerland have been pledged. Neither ISS A/S nor any of its direct of indirect subsidiaries have guaranteed or granted any security for FS Funding's borrowing used for financing the acquisition of ISS A/S.

Operating leases

Operating leases consist of leases and rentals of properties, vehicles (primarily cars) and other equipment. The total expense under operating leases in the income statement amounted to DKK 1,332 million (30 September 2006, DKK 1,248 million). Assuming the current car fleet etc. is maintained, the future minimum lease payments under operating leases are:

	Year 1	Year 2	Year 3	Year 4	Year 5	After 5 years	Total lease payment
At 30 September 2007	1,115	888	634	432	290	422	3,781
At 30 September 2006	998	788	539	347	257	286	3,215

Commitment vehicle leases

On 1 January 2005 the Group entered into a global car fleet lease framework agreement for three years, including an option for extension for another subsequent three year term. The framework agreement contains an option for the Group to terminate the underlying agreement for an entire country or the entire commitment with four weeks notice, to the end of a quarter subject to payment of a termination amount. The majority of the underlying agreements have a duration of 3-5 years. The contingent liability disclosed above includes the Group's total leasing commitment assuming no early termination of any agreement.

Guarantee commitments

Indemnity and guarantee commitments at 30 September 2007 amounted to DKK 383 million (30 September 2006, DKK 364 million).

Performance quarantees

The Group has issued performance guarantee bonds for service contracts with an annual revenue of DKK 1,099 million (30 September 2006, DKK 1,070 million) of which DKK 899 million (30 September 2006, DKK 846 million) were bank-guaranteed performance bonds. Such performance bonds are issued in the ordinary course of business in the service industry.

Outsourcing of IT

The Group has an IT outsourcing agreement with Computer Sciences Corporation (CSC) running until 2015. The Group's contractual obligations related to the agreement at 30 September 2007 amounted to approximately DKK 200 million (30 September 2006: DKK 389 million).

Divestments

The Group makes provisions for claims from purchasers or other parties in connection with divestments and representations and warranties given in relation to such divestments. Management believes that provisions made at 30 September 2007 are adequate. However, there can be no assurance that one or more major claims arising out of ISS's divestment of companies will not adversely affect ISS's activities, results of operations and financial position.

Legal proceedings

The Group is party to certain legal proceedings. Management believes that these proceedings (which are to a large extent labour cases incidental to its business) will not have a material impact on the Group's financial position beyond the assets and liabilities already recognised in the balance sheet at 30 September 2007.

These condensed consolidated interim financial statements are unaudited.

1 January - 30 September. Amounts in DKK millions

8. Related party transactions

The sole shareholder of FS Funding A/S, FS Equity A/S, has controlling influence in the Group. The ultimate controlling company of the Group is FS Invest S.à r.l ("FS Invest"), which is 54% owned by funds advised by EQT Partners and 44% owned by Goldman Sachs Capital Partners.

Members of the Board of Directors and Executive Group Management

Apart from remuneration and incentive programmes described below there were no significant transactions with members of the Board of Directors or the Executive Group Management during the period.

Incentive Programmes

The Principal Shareholders have offered a management participation programme, under which the Executive Group Management and a number of senior officers of the Group were offered to make an investment. The programme is structured as a combination of direct and indirect investments in a mix of shares and warrants of FS Invest, FS Funding A/S's ultimate parent. As of 30 September 2007, the investments amounted to DKK 195 million in total for 142 executives and officers. As part of the programme, warrants in FS Invest were granted of which 532,012 were outstanding as of 30 September 2007.

Non-executive members of the Board of Directors (except representatives of the Principal Shareholders) have been offered to participate in a directors participation programme, under which they have invested in a mix of shares and warrants of FS Invest amounting to approximately DKK 6.4 million in total. In addition they have co-invested with the Principal Shareholders for approximately DKK 17.6 million in total.

Joint ventures and associates

Transactions with joint ventures and associates are limited to transactions related to shared service agreements. There were no significant transactions with joint ventures and associates during the period. All transactions are made on market terms.

In addition to the above and except from intra-group transactions, which have been eliminated in the consolidated accounts, there were no material transactions with related parties and shareholders during the period.

External directorships and external executive positions of The Group's Board of Directors and Executive Group Management

Board of Directors	Board Member	Executive Position
Sir Francis Mackay	Chairman Carlton Partner LLP	None
Leif Östling	Scania AB, AB SKF, Svenskt Näringsliv (Confederation of Swedish Enterprise) and Teknikföretagen (The Association of Swedish Engineering Industries)	President and CEO of Scania AB
Ole Andersen	Aleris AB and Dako A/S	Senior Partner and Head of the Copenhagen office of EQT Partners
Sanjay Patel	Ahlsell AB and certain holding companies of Ahlsell AB and Endemol N.V.	Co-head of Private Equity in Europe for the Principal Investment Area of Goldman Sachs
Christoph Sander	Europackaging Group (MidOcean Partners Appointee), Casper Limited and 2 subsidiaries of Casper Limited	Co-founder and CEO of Casper Limited
Richard Sharp	None	Advisory Director of Goldman Sachs International
Peter Korsholm (alternate)	BTX Group A/S	Partner at EQT Partners
Steven Sher (alternate)	Ahlsell AB, Rhiag Holding Ltd., Edam Acquisitions B.V. and certain holding companies of Ahlsell AB and Endemol N.V.	Managing Director, Goldman Sachs International, Principal Investment Area

Continues

These condensed consolidated interim financial statements are unaudited.

1 January - 30 September. Amounts in DKK millions

8. Related party transactions (continued)

Executive Group Management	Board Member	Executive Position
Jørgen Lindegaard	Efsen Engineering A/S	None
Flemming Schandorff	None	None
Jeff Gravenhorst	None	None

Affiliates

In the period 1 January - 30 September 2007, the Group had the following transactions with affiliates:

- the Group received/paid interest from/to affiliates.
- the Group and Goldman Sachs have agreed general terms and conditions for the supply of Facility Services to be applied by local ISS operations and local Goldman Sachs affiliates when contracting with each other. ISS in Switzerland, Russia and the UK have entered into Facility Services agreements with local Goldman Sachs affiliates. The annual revenue from these agreements is estimated at DKK 70 million.
- the Group and Goldman Sachs have entered into various agreements on provision of financing and banking related services.

All transactions were made on market terms.

Apart from the above there were no other material transactions with related parties and shareholders during the period.

9. Subsequent events

Subsequent to 30 September 2007, the Group has made 7 acquisitions and 2 divestments up until 31 October 2007. See note 5, Acquisition and divestment of businesses.

A general meeting will be held on 30 November 2007 with the purpose of changing FS Funding A/S' company name to ISS Holding A/S.

Apart from the above and the events described in this interim report, the Group is not aware of events subsequent to 30 September 2007, which are expected to have a material impact on the Group's financial position.

APPENDIX: Other Financial Measures

The estimated pro forma information presented in this appendix is unaudited and for informational purposes only. This information does not represent the results the Group would have achieved had each of the acquisitions and divestments during the period 1 October 2006 – 30 September 2007 occurred on 1 October 2006

FS Funding includes these financial measures because it believes that they are useful measures of the Group's results of operations and liquidity; however, these items are not measures of financial performance under IFRS and should not be considered as a substitute for operating profit, net profit, cash flow or other financial measures computed in accordance with IFRS. Other companies, including those in the Group's industry, may calculate similarly titled financial measures differently from the Group. Because all companies do not calculate these financial measures in the same manner, FS Funding's presentation of such financial measures may not be comparable to similarly titled measures of other companies. Funds depicted by certain of these measures may not be available for management's discretionary use due to covenant restrictions, debt service payments and other commitments. In addition, the calculations of some of these financial measures take into account estimates of pre-acquisition and post-acquisition results, which by their nature are uncertain.

Adjusted EBITDA

Adjusted EBITDA, as calculated by FS Funding, represents operating profit before other items plus depreciation and amortisation. By using operating profit before other items as a starting point for the calculation of adjusted EBITDA instead of operating profit, the Group excludes from the calculation of adjusted EBITDA integration costs relating to acquisitions and items recorded under the line item Other income and expenses, net. This line item includes income and expenses that FS Funding believes are not a part of its normal ordinary operations, such as gains and losses arising from divestments, the winding-up of operations, disposals of property, restructurings and certain acquisition related costs. Some of the items that FS Funding records under the line item Other income and expenses, net are recurring and some are non-recurring in nature.

RECONCILIATION OF EBITDA TO ADJUSTED EBITDA

	30 September 2007 (DKK millions)
Operating Profit Depreciation and amortisation	3,450 829
EBITDA	4,279
Other income and expenses, net Integration costs	162 84
Adjusted EBITDA	4,525

PRO FORMA ADJUSTED EBITDA

	12-month period ended 30 September 2007 (DKK millions)
Adjusted EBITDA	4,525
Estimated Pro Forma Adjusted EBITDA of acquired and divested businesses	227
Pro Forma Adjusted EBITDA	4,752

Notes:

Estimated pro forma adjusted EBITDA of acquired and divested businesses represents the net aggregate estimated adjusted EBITDA for each of the acquired or divested businesses for the period from 1 October 2006 to the date of its acquisition or divestment by the Group. These amounts are estimates in part because (i) the historical income statement information that was available for the acquired businesses for the periods from 1 October 2006 to the date of their acquisition by the Group has been converted and adjusted by the Group as described below, and (ii) income statement information was generally not available for any of the Acquired Businesses for the portions of the twelve-month period ended 30 September 2007 from the dates of the last annual or interim financial statements of the Acquired Businesses until the date on which they were purchased by the Group.

Continues

12-month period ended

PRO FORMA ADJUSTED EBITDA (CONTINUED)

These estimates are based on estimates of the EBITA of the acquired businesses for pre-acquisition portions of the financial year in which the acquisition occurred and for the preceding financial year and originally included in standardised reports of potential acquisitions prepared in the normal course of business by ISS local management. The definition of EBITA is the same as that of adjusted EBITDA, but after depreciation.

The estimated pro forma adjusted EBITDA for the 12-month period ended 30 September 2007 was prepared using the following methodology:

- (i) First, by estimating the annual EBITA of the Acquired Businesses:
 - EBITA estimates of the Acquired Businesses for historical periods were based on the historical annual or interim financial statements of the Acquired Businesses;
 - in some cases, EBITA estimates for historical periods were based on financial statements of the Acquired Businesses, prepared under relevant local generally accepted accounting principles;
 - where the financial statements of the Acquired Businesses were not audited by the local auditors of such businesses, EBITA for historical periods was estimated with reference to unaudited internal management accounts of those entities;
 - EBITA estimates of the Acquired Businesses were then converted to ISS accounting policies by local ISS management for inclusion in the acquisition reports;
 - EBITA estimates included in the acquisition reports did not take account of seasonality or expected synergies, but were adjusted on a case-by-case basis to take into account additional information regarding known material positive or negative changes in the Acquired Businesses, such as contract gains and losses, available at the time of acquisition from interim reports, management accounts of the Acquired Businesses and other sources;
 - the estimated annual EBITA for each of the Acquired Businesses was allocated in an equal pro rata amount to each month of the portion of the twelve-month period ended 30 September 2007 prior to its acquisition by ISS;
- (ii) Second, by estimating the annual EBITDA of the Acquired Businesses:
 - the total estimated EBITA for all of the Acquired Businesses was then adjusted to add back an amount of
 estimated depreciation for each of the Acquired Businesses for the portion of the twelve-month period ended 30
 September 2007 prior to its acquisition by ISS, by applying a rate of depreciation of 1.5% to the revenues of each
 such entity acquired during the twelve-month period ended 30 September 2007 and allocating the result in equal
 pro rata amounts to each month of the period;
- (iii) Third, by estimating the EBITDA of the Divested Businesses:
 - the estimated EBITA of the Divested Businesses was derived from the unaudited management accounts of those Divested Businesses; and
 - the total estimated EBITA for all of the Divested Businesses was then adjusted to add back an amount of
 depreciation for each of the Divested Businesses, by applying the reported depreciation of the divested entity if
 the entity was separately reported in the unaudited management accounts or, if the depreciation of the entity was
 not separately reported in the unaudited management accounts, by applying a rate of depreciation of 1.5% to the
 revenues of each such entity divested during the twelve-month period ended 30 September 2007.

Pro Forma Net debt

The following table sets forth FS Funding's consolidated cash and cash equivalents and securities and capitalisation as of 30 September 2007.

The amounts set forth under the column entitled "Consolidated Actual" are derived from and should be read in conjunction with the Consolidated Financial Statements of FS Funding as of and for the period ended 30 September 2007 and the related notes thereto.

CAPITALISATION TABLE

	As	As of 30 September 2007		
	Consolidated	Accounting Adjustments ⁽¹⁾		Consolidated As Adjusted
	Actual			
		(DKK millions))	
Cash and cash				
equivalents and securities:				
Cash and cash equivalents	1,392			1,392
Securities ⁽²⁾	83		_	83
Total cash and cash equivalents and securities	1,475		_	1,475
Short-term debt:				
Senior Facilities ⁽³⁾ :				
Term Facility A	200			200
Other short-term debt ⁽⁴⁾	1,103	(263)	(iv)	840
Total short-term debt	1,303			1,040
Long-term debt:				
Senior Facilities ⁽³⁾ :				
Term Facility A	1,416	9	(iii)	1,425
Term Facility B	13,264	192	(iii)	13,456
Acquisition Facilities	1,336	7	(iii)	1,343
Euro Medium Term Notes ⁽⁵⁾ :				
4.75% Notes due 2010 ^(a)	6,019	317	(i)	6,336
4.50% Notes due 2014 ^(b)	681	142	(i)	823
Second Lien Facility ⁽⁶⁾ :	4,409	64	(iii)	4,473
8.875% Subordinated Notes due 2016 ⁽⁷⁾	3,277	107	(iii)	3,384
Interest rate swaps	12	(12)	(ii)	-
Other long-term debt ⁽⁸⁾	425			425
Total long-term debt	30,839		_	31,665
Shareholders' funding:				
Shareholders' equity	5,651			5,651
Minority interests	54		_	54
Total capitalisation	37,847		=	38,410
Pro Forma Net Debt ⁽⁹⁾				31,230

Notes:

Accounting Adjustments: (1)

Market price adjustments of Euro Medium Term Notes:

The Euro Medium Term Notes issued by ISS Global were recognised in the opening balance sheet at their market price as of 9 May 2005, the date of FS Funding's acquisition of ISS, as part of FS Funding's purchase price allocation prepared in connection with the Acquisition. The difference between this market price and the principal amount is amortised in the consolidated financial statements of FS Funding over the remaining term of the Euro Medium Term Notes. The unamortised market price adjustment as at 30 September 2007, amounting to DKK 317 million related to the Euro Medium Term Notes due 2010 and DKK 142 million related to the Euro Medium Term Notes due 2014, is reversed in the above table to reflect the principal amount of the Euro Medium Term Notes.

Continues

CAPITALISATION TABLE (continued)

(ii) Gains on interest rate swaps:

In June 2005 and June 2006, ISS settled the interest rate swaps hedging the Euro Medium Term Notes issued by ISS Global and realised a gain, which is being recognised in the income statement over the remaining term of the Euro Medium Term Notes. At 30 September 2007, the unamortised portion of the gain amounted to DKK 12 million, which is reversed in the above table to reflect the principal amount of the hedged Euro Medium Term Notes.

(iii) Unamortised financing fees:

According to IFRS, a liability in respect of a loan is recorded at an amount equal to the net proceeds received from such loan and not its principal amount. The difference between the principal amount required to be repaid at maturity and the net proceeds received represents unamortised financing fees and is amortised through the income statement over the term of the relevant liability.

To reflect the principal amount of loan liabilities at 30 September 2007, unamortised financing fees of DKK 9 million related to Term Facility A, DKK 192 million related to Term Facility B, DKK 7 million related to Acquisition Facilities, DKK 64 million related to the Second Lien Facility, and DKK 107 million related to the 8.875% Subordinated Notes are reversed.

(iv) Debt related to joint taxation:

FS Funding is jointly taxed with FS Equity and its Danish resident subsidiaries. The Danish income tax payable is allocated between the jointly taxed Danish companies based on their proportion of taxable income. At 30 September 2007, the condensed consolidated interim financial statements of FS Funding included a liability of DKK 263 million to FS Equity, the ultimate Danish parent of the Group. In the absence of the joint taxation scheme, this liability would not have been recorded under short-term debt but under tax payables. To adjust for the accounting effect of the joint taxation scheme, DKK 263 million is excluded from short-term debt.

- (2) Consists mainly of Danish listed government bonds.
- (3) The Senior Facilities comprise the following:
 - (a) term loans in an amount equivalent to DKK 15,081 million (Term Facility A in an amount equivalent to DKK 1,625 million, of which DKK 200 million are included in short-term debt and DKK 1,425 million are included in long-term debt, and Term Facility B in an amount equivalent to DKK 13,456 million), both of which are fully drawn.
 - (b) a revolving credit facility (the "Revolving Credit Facility") in an amount equivalent to DKK 2,400 million, of which amounts equivalent to DKK 903 million were drawn as of 30 September 2007. Borrowings under the Revolving Credit Facility are primarily provided by local lenders to certain subsidiaries and are included in "other shortterm debt" and "other long-term debt" in FS Funding's consolidated financial statements.
 - (c) Acquisition Facility A in an amount equivalent to DKK 1,425 million, of which DKK 936 were drawn as at 30 September 2007 and Acquisition Facility B in an amount equivalent to DKK 3,500 million of which DKK 407 million was drawn as at 30 September 2007.
 - (d) a letter of credit facility in an amount equivalent to DKK 500 million. Letters of credit are primarily issued in support of borrowings, other than borrowings under the Revolving Credit Facility or the Secured Local Facilities, and, to the extent these borrowings are deemed to constitute indebtedness, the borrowings are included in "other short-term debt" and "other long-term debt" in FS Funding's Consolidated Financial Statements.

The Senior Facilities have been drawn in certain currencies in addition to Danish Kroner as specified under the Senior Facilities Agreement.

- (4) Other short-term debt includes borrowings under the Revolving Credit Facility which are primarily provided by local lenders to certain subsidiaries primarily to fund working capital requirements, other local credit facilities and finance leases.
- (5) Euro Medium Term Notes
 - (a) In September 2003, ISS Global issued EUR 850 million of Euro Medium Term Notes. The notes have an annual coupon of 4.75%, payable annually in arrears, and mature on 18 September 2010.
 - (b) In December 2004, ISS Global issued EUR 500 million of Euro Medium Term Notes, of which EUR 389 million were redeemed in July 2007 and EUR 111 million were still outstanding as of 30 September 2007. The outstanding notes have an annual coupon of 4.50%, payable annually in arrears, and mature on 8 December 2014.

Continues

CAPITALISATION TABLE (continued)

- (6) In July 2007, FS Funding borrowed EUR 600 million under a Second Lien Facility maturing in 2015.
- (7) In May 2006, FS Funding issued EUR 454 million of euro-denominated Subordinated Notes. The notes had an annual coupon of 8.875%, payable semi-annually in arrears, and mature on 15 May 2016.
- (8) Other long-term debt includes finance leases, mortgage debt and other debt.
- (9) Pro Forma Net Debt represents total short-term debt and total long-term debt less total cash and cash equivalents and securities.

Seasonality Adjusted Pro Forma Net debt

Seasonality Adjusted Pro Forma Net Debt, as calculated by FS Funding, represents Pro Forma Net Debt less changes in working capital for the nine-month period ended 30 September 2007, plus changes in working capital for the 12-month period ended 30 September 2007. By applying changes in working capital for the 12-month period ended 30 September 2007 instead of the nine-month period ended 30 September 2007, FS Funding adjusts Pro Forma Net Debt for seasonality in working capital and thus the Seasonality Adjusted Pro Forma Net Debt is comparable to FS Funding's Pro Form Net Debt at the end of a financial year. For further information on seasonality, see note 2 to the Condensed Consolidated Interim Financial Statements.

SEASONALITY ADJUSTED PRO FORMA NET DEBT

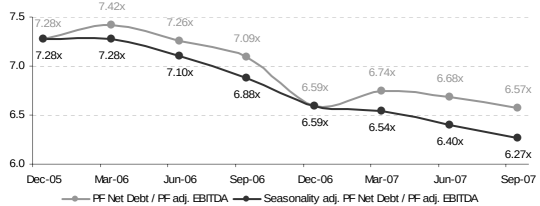
Seasonality Adjusted Pro Forma Net Debt	29,812
Changes in working capital, 1 October, 2006 - 30 September, 2007 1)	(94)
Changes in working capital, 1 January - 30 September, 2007	(1,324)
Pro Forma Net Debt	31,230

¹⁾ This figure represents a positive cash inflow of DKK 94 million.

Financial leverage ratios

As of 30 September 2007, FS Funding's estimated Pro Forma Net Debt was approximately equal to 6.57x Pro Forma Adj. EBITDA, a decrease in financial leverage of 0.71x Pro Forma Adj. EBITDA compared to 31 December 2005. Adjusted for seasonality in working capital, Seasonality adjusted Pro Forma Net Debt was approximately equal to 6.27x Pro Forma Adj. EBITDA, representing a reduction of 1.01x Pro Forma Adj. EBITDA compared to 31 December 2005.

Net debt to Pro Forma EBITDA ratios



Note: Ratios for 31December 2005 are proforma adjusted for the refinancing in April 2006 and ratios for 30 June 2007 are pro forma adjusted for the refinancing in July 2007.

Maturity of Credit Facilities

The commitment period and maturity profile of the credit facilities available to FS Funding and its subsidiaries are illustrated below.

