

Highlights

Revenue up 65,5% to R852,6 million
Operating profit up 96,4% to R185,4 million
Headline earnings up 108,8% to R126,3 million

Audited results and final dividend declaration

for the year ended 31 December 2007

Headline earnings per share up 58,4% to 97,4 cents
Basic earnings per share up 57,5% to 97,0 cents
Final dividend of 20 cents per share

CONDENSED CONSOLIDATED INCOME STATEMENTS

	Twelve months ended		Ten months ended		
	31 December 2007 (Audited) R'000	31 December 2006 (Unaudited) R'000	% Change	31 December 2006 (Audited) R'000	
Revenue	852 594	515 300	65,5	458 310	
Cost of sales	(611 522)	(391 511)		(347 278)	
Gross profit	241 072	123 789	94,7	111 032	
Other income	4 200	17		-	
Administration expenses	(41 375)	(14 496)		(15 020)	
Distribution expenses	(5 315)	(803)		(725)	
Operating expenses	(13 204)	(14 128)		(12 425)	
Operating profit	185 378	94 389	96,4	84 862	
Finance income	4 317	118		101	
Finance expense	(10 628)	(4 897)		(4 381)	
Profit before income tax	179 667	89 610	100,5	80 582	
Income tax expense	(53 875)	(29 108)		(25 422)	
Earnings attributable to ordinary shareholders	125 792	60 502	107,9	55 160	
Earnings per share - basic and diluted (cents)	97,0	61,6	57,5	67,0	
Dividends per share (cents)	7	26,0	10,5	145,3	10,6

CONDENSED CONSOLIDATED STATEMENTS OF CHANGES IN SHAREHOLDERS' EQUITY

	Twelve months ended		Ten months ended	
	31 December 2007 (Audited) R'000	31 December 2006 (Unaudited) R'000		31 December 2006 (Audited) R'000
Share capital				
Opening balance	710	677		700
Shares issued	564	33		10
Closing balance	1 274	710		710
Share premium				
Opening balance	34 236	33 427		33 988
Share premium on shares issued	410 586	809		248
Share issue expenses written off	(4 451)	-		-
Closing balance	440 371	34 236		34 236
Retained earnings				
Opening balance	81 182	35 179		36 671
Profit for the year/period	125 792	60 502		55 160
Dividend paid	(9 383)	(14 499)		(10 649)
Closing balance	197 591	81 182		81 182

SELECTED NOTES TO CONDENSED CONSOLIDATED FINANCIAL INFORMATION

1. Introduction
South Ocean Holdings Limited (SOH) is pleased to report to shareholders its maiden financial results.
The operating subsidiaries are South Ocean Electric Wire Company (Proprietary) Limited (SOEW), Radant Group (Proprietary) Limited (Radant) and the property subsidiary Anchor Park Investments (Proprietary) Limited (Anchor Park). SOEW manufactures a comprehensive range of low voltage general-purpose electrical power cables at its factory in Alrode, near Johannesburg, and distributes its products through electrical wholesalers and cable distributors.
Radant is an importer and distributor of lighting products which include decorative light fittings, lamps and bulbs and electrical accessories. It operates from premises in Johannesburg and Cape Town and distributes its products through wholesalers and distributors.
Anchor Park houses all the group's properties which are utilised by the operating companies.
SOH acquired 100% of the issued share capital of SOEW in January 2007 and 100% of the issued share capital of Radant in August 2007 as approved at the shareholders' meeting in August 2007.
The consolidated results for the year ended include the twelve months' results of SOEW and the five months' results of Radant and Anchor Park.
The prior period's results of the group disclosed are the results of SOEW for the ten months and twelve months ended 31 December 2006, which have been included for information purposes to assist in evaluating the performance of SOH for the year under review.

2. Financial overview
Revenue for the twelve months to 31 December 2007 compared to the comparative period in the prior year increased by 65,5% to R852,6 million (2006: R515,3 million). Profit after tax increased by 107,9% to R126,3 million (2006: R80,5 million) and headline earnings increased by 108,8% to R126,3 million (2006: R80,5 million). Headline earnings per share increased by 58,4% from 67,0 cents to 97,4 cents per share while earnings per share increased by 57,5% from 67,0 cents to 97,0 cents per share.
The profit and revenue increases were as a result of the acquisition of Radant whose results for the last five months of the financial year were consolidated into the group's results. The moving average copper price increase of 9% year-on-year, increased production and stock profits, management's continued efforts to contain costs and improving efficiencies across the group also contributed to the increased results.
If the acquisition had occurred on 1 January 2007, group revenue would have been R1 049,3 million and earnings attributable to ordinary shareholders would have been R103,5 million.
Operating profit increased by 96,4% from R94,4 million to R185,4 million. The finance income of R4,3 million was earned on the proceeds received from the shares issued on listing. The group earned a foreign exchange profit of R2,4 million during the financial year. The finance expense pertains mainly to the financing of machinery and building expenses. Financing cost increased mainly due to a loan of R120 million utilised to finance the acquisition of the properties on the acquisition of the Radant transaction.
Inventory holding levels increased by R112,2 million as a result of higher copper prices and inventory acquired on the Radant acquisition. Trade and other receivables only increased by 23,8% to R115 million due to improved credit control and collection policies. The company invested in plant and machinery and buildings during the current period to increase production capacity at SOEW.
The net cash balance of R16,4 million at the end of the year is due to the positive net cash generated from operations. The group paid a dividend of R4 million during the year.

3. Significant acquisitions
In January 2007 SOH acquired all the shares of SOEW in order to prepare for the listing on the main board. The results for the current period are consolidated figures whilst the comparative relate only to those of SOEW's sole operation at the time of the listing.
The increase in share premium is due to the listing and the acquisition of Radant. SOH issued 100 million shares to vendors of SOEW at R7,00 per share for the acquisition of shares of SOEW and a further 18,1 million shares were issued by SOH to selected institutions as part of the subscription offer at R9,00 per share on listing. SOH issued a further 24,7 million shares to the vendors of Radant at R7,50 and 12,9 million shares to selected institutions at R7,10 to discharge the purchase consideration of Radant.
IFRS 3 requires that a new entity formed to issue equity instruments to effect a business combination cannot be identified as the acquirer and therefore the operating company has been identified as the acquirer. As a result, the principle of reverse acquisition has been applied to the transaction. This principle has been applied in the preparation of the group financial statements. The carrying value of assets and liabilities of SOEW, the operating company, at the pre-acquisition date have been used as those of the group. The comparatives of the group are therefore the comparatives of SOEW, as it is the acquirer in terms of IFRS 3.

4. Operational review
During the year under review the group's subsidiary SOEW operated at close to maximum capacity. SOEW has therefore embarked on expansion plans to ensure that the capacity is increased to meet the strong demand for the group's products.
Phase 1 of the expansion strategy, valued at R10 million including the acquisition and installation of new machinery and working capital, was successfully completed in the first half of 2007 and added 10% to SOEW's overall capacity. Phase 2 valued at R15 million including the expansion of the factory space, acquisition and installation of new machinery and working capital, is in the final phase of completion and will be fully operational in March 2008, adding 15% to the overall capacity. The total effect of the increased capacity should be evident in the 2008 results.
Radant is in the process of upgrading their computer system which is a crucial element for effective customer service and sales, and is expected to be fully operational by the middle of 2008.
The industry benefited during the 2007 financial year from the rising copper price compared to the previous period and a buoyant construction and building industry. The group has been able to maintain and exceed its revenue growth plan as a result.

5. Group costs
A significant portion of the increase in the operating expenses is due to the inclusion of the operating expenses of Radant for the five months, amounting to R31 million. The interest income of R4,8 million related to the external financing of the group's buildings sold to the subsidiary Anchor Park. Production salaries at SOEW increased by R6 million due to the increase in the workforce related to the expansion. A long service hourly rate increase awarded in the 3rd and 4th quarters to SOEW employees has also contributed to the increase in operating expenses during the year. Due to performance bonuses based on profit performance and the appointment of additional executive directors, the balance of the operational costs is in line with the group's performance targets.

6. Seasonality
The group is affected by seasonality.

7. Final dividend declaration
Notice is hereby given that the Board of Directors has declared a final dividend of 20 cents per ordinary share amounting to R21 759 for the year ended 31 December 2007 to shareholders recorded in the register at close of business on 11 April 2008. The financial statements do not reflect this dividend payable and the related SIC charge, which will be recognised in shareholder's equity as an appropriation of retained earnings in the year in which they are declared.
The relevant dates are as follows:
Last date for trading to qualify and participate in the final dividend Friday, 4 April 2008
Trading or dividend commences Monday, 7 April 2008
Record date Friday, 11 April 2008
Dividend payment date Monday, 14 April 2008
Share certificates may not be dematerialised or rematerialised between Monday, 7 April 2008 and Friday, 14 April 2008, both days inclusive.

8. Prospects
We have had an extraordinarily successful year as a group. In particular, our cable manufacturing division has achieved the targets that we set ourselves in the last two years ahead of schedule. We have brought on stream the first phase of our capacity expansion and are already maintaining the status of our investment. Phase 2 will be fully operational by the end of March 2008.
Our businesses are also exposed to the vagaries of the South African economy. The fundamentals however remain strong and we expect a stable performance even in a weaker economy thanks to Radant's leading market position and our strong brands.
We continue our search for value adding acquisitions to further diversify our portfolio and will maintain a well managed organic growth path to add capacity to both divisions.
During the year under review, SOEW has operated at near maximum capacity. The earnings over the next year will be driven by the copper price, the construction and building industry coupled with the increased capacity.
Radant sales are affected by the construction and building industry, interest and foreign exchange rates.
The last year has produced outstanding results which are testimony to the hard work of all the employees of the group. Provided there are no significant effects from the existing power crisis and no major economic slowdown in the year ahead, we are confident that the group will achieve double digit earnings growth in 2008.

9. Basis of preparation
The audited financial statements for the year ended 31 December 2007 have been prepared in accordance with the accounting policies which fully comply with International Financial Reporting Standards and IAS 34 Interim Financial Reporting and are consistent with those applied in the previous year, except for the adoption of IFRS 7 Financial Instruments: Disclosures. This standard has not changed the recognition of financial instruments.

10. Audit opinion
These results have been extracted from the group's audited financial statements. The unqualified report of PricewaterhouseCoopers Inc. on the financial statements is available at the registered office of the company.

CONDENSED CONSOLIDATED BALANCE SHEETS

	31 December		31 December	
	2007 (Audited) R'000	2006 (Audited) R'000	Notes	2006 (Audited) R'000
ASSETS				
Non-current assets	576 979	64 308		
Property, plant and equipment	186 990	64 308	11	
Intangible assets	388 860	-		
Interest free loans	1 121	-		
Current assets	359 981	171 317		
Inventory	177 884	65 657		
Trade and other receivables	136 346	105 026		
Taxation receivable	350	-		
Cash and cash equivalents	45 401	634		
Total assets	936 960	235 625		
EQUITY AND LIABILITIES				
Capital and reserves				
Share capital	1 274	710	12	
Share premium	440 371	34 236		
Retained earnings	197 591	81 182		
Total equity	639 236	116 128		
LIABILITIES				
Non-current liabilities	174 140	14 693		
Interest bearing borrowings	144 203	5 207	13	
Deferred income tax liabilities	29 937	9 486		
Current liabilities	123 584	104 904		
Trade and other payables	76 656	28 028		
Shareholders' dividends	4	10 649		
Current portion of interest bearing borrowings	33 225	5 050	13	
Current income tax liabilities	13 430	1 129		
Bank overdraft	69	59 948		
Total liabilities	297 724	119 497		
Total equity and liabilities	936 960	235 625		

CONDENSED CONSOLIDATED CASH FLOW STATEMENTS

	Twelve months ended		Ten months ended	
	31 December 2007 (Audited) R'000	31 December 2006 (Unaudited) R'000		31 December 2006 (Audited) R'000
Cash generated from/(utilised in) operating activities	59 738	(20 194)		(19 024)
Cash utilised in investing activities	(268 899)	(15 126)		(12 045)
Cash generated from/(used in) financing activities	543 807	(8 198)		(8 148)
Net increase/(decrease) in cash and cash equivalents	104 646	(43 428)		(39 217)
Cash and cash equivalents at the beginning of year/period	(59 314)	(15 886)		(20 097)
Cash and cash equivalents at the end of year/period	45 332	(59 314)		(59 314)

11. Capital expenditure

Radant is also in the process of building larger offices, a warehouse and a showroom in Cape Town at a cost of approximately R20 million which is expected to be completed by the middle of 2008. The showroom in Johannesburg is the process of being upgraded and a new warehouse will be built in 2008 at a cost of approximately R25 million.
During the twelve months to 31 December 2007, the group acquired new plant and machinery and expanded their buildings to increase its operating capacity. The details of the changes in property, plant and equipment are as follows:

	31 December 2007	31 December 2006
Opening net carrying amount	64 308	56 715
Additions	32 996	12 591
Acquisition of subsidiary	98 301	-
Disposals	(116)	(978)
Depreciation	(4 959)	(4 522)
Closing net carrying amount	186 990	64 308

12. Share capital and share premium

	Number of shares	Ordinary shares	Share premium	Total
Balance at 1 January 2007	100 000	710	34 236	34 946
Proceeds from shares issued	31 687	337	235 253	235 890
Shares issued to vendors for subsidiary acquired	24 692	247	180 003	180 250
Share issue expenses written off	-	-	(4 451)	(4 451)
Balance at 31 December 2007	156 379	1 274	440 371	441 645
Balance at 1 March 2006	98 584	700	33 988	34 688
Proceeds from shares issued	1 416	10	248	258
Balance at 31 December 2006	100 000	710	34 236	34 946

13. Interest bearing long-term borrowings

	31 December 2007	31 December 2006
Secured loans (R'000)	144 203	5 207
Non-current	13 225	5 050
Current	177 528	10 257

The movement in borrowings is analysed as follows:

	31 December 2007	31 December 2006
Opening balance	10 257	18 664
Acquisition of subsidiary	134 029	5 303
Additional borrowings raised	7 834	1 214
Finance expenses	(23 585)	(11 304)
Disposals	(17)	-
Closing balance	177 528	10 257

Additional borrowings of R120 million were raised by a mortgage bond on the group's property and were utilised for the acquisition of the properties as at 31 December 2007.

14. Income tax expense
The effective tax rate for 2007 is 30,9% (2006: 12 months: 32,5%; 2006: 10 months: 31,5%).

15. Reconciliation of headline earnings

	Twelve months ended	31 December	2006	Ten months ended	31 December
	2007	2006	2006	2006	2006
(R'000)	(Audited)	(Unaudited)	(Audited)	(Audited)	(Audited)
Reconciliation of headline earnings					
Earnings attributable to ordinary shareholders	125 792	60 502	55 160		
Amortisation of intangible assets	997	(17)	-		
(Currency)depreciation/disposal of property, plant and equipment	(429)	-	-		
Headline earnings	126 360	60 485	55 190		
Headline earnings per share	97,4	61,5	67,0		

16. Weighted average number of shares

	Twelve months ended	31 December	2006	2006	2006
('000)	(Audited)	(Unaudited)	(Audited)	(Audited)	(Audited)
Number of shares in issue	156 379	100 000	100 000		
Weighted average number of shares in issue at beginning of the year/period	14 130	55 316	55 316		
Issued February 2007	15 583	-	-		
Issued February 2006	-	2 674	-		
Issued October 2006	-	236	236		
Weighted average number of shares in issue at the end of the year/period	129 713	98 286	82 390		

17. Net asset value

	31 December 2007	31 December 2006
Net asset value per share (cents)	408,8	186,1

18. Segment reporting
The group's primary reporting format is business segments, and its secondary format is geographical segments.

(R'000) 2007	Revenue	Operating profit	Total assets	Total liabilities	Capital expenditure	Depreciation amortisation
Electrical wire	673 590	97 295	246 631	46 767	2 675	6 933
Light fittings/accessories	107 785	35 536	567 989	64 541	21 975	1 952
Property investment	419	(6 044)	122 335	13 859	10 303	551
Other	-	(1 995)	28	1 248	-	-
2006 (10 months)	652 594	125 792	936 960	254 457	34 953	9 416
Electrical wire	458 310	95 160	235 625	19 497	12 591	4 422

19. Subsequent events
With the decrease in the corporate tax rate, the directors are not aware of any other matter or circumstance arising since the end of the financial period, not otherwise dealt with in the financial statements, which would affect the operations of the company and the group or the results of those operations significantly.

On behalf of the board

IB Magwaza
Chairman
15 March 2008

EHT Pan
Chief executive officer

Registered office:
12 Bulfinch Street, Alrode 1451, (PO Box 123738, Alrode, 1451)

Company secretary:
N.T. Coetzee
21 West Street, Houghton, 2198, (PO Box 123738, Alrode, 1451)

Directors:
IB Magwaza (Chairman), EHT Pan (Chief Executive Officer), JP Bekker (Chief Financial Officer), PM Fennema, D Kom, EG Duber, C.W. du Preez, CH Parsh, H Schwartz, G Steyn, KH Parn
* Executive * Independent non-executive * Non-executive * Executive