Spun Gold TV (Spv2) Ltd 11663410

REGISTERED NUMBER: 05126512 (England and Wales)

GROUP STRATEGIC REPORT, REPORT OF THE DIRECTOR AND CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 SEPTEMBER 2019

FOR

SPUN GOLD TV LIMITED

Malthouse & Company Chartered Accountants
and Statutory Auditors
America House, Rumford Court
Rumford Place
Liverpool
Merseyside
L3 9DD

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CONTENTS OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 SEPTEMBER 2019

i.	Page
Company Information	1
Group Strategic Report	2
Report of the Director	5
Report of the Independent Auditors	8
Consolidated Income Statement	11
Consolidated Other Comprehensive Income	12
Consolidated Balance Sheet	13
Company Balance Sheet	15
Consolidated Statement of Changes in Equity	17
Company Statement of Changes in Equity	18
Consolidated Cash Flow Statement	19
Notes to the Consolidated Cash Flow Statement	20
Notes to the Consolidated Financial Statements	21

COMPANY INFORMATION FOR THE YEAR ENDED 30 SEPTEMBER 2019

DIRECTOR:

N.F. Bullen

SECRETARY:

Mrs Z Bullen

REGISTERED OFFICE:

America House Rumford Court Rumford Place Liverpool Merseyside L3 9DD

REGISTERED NUMBER:

05126512 (England and Wales)

AUDITORS:

Malthouse & Company Chartered Accountants

and Statutory Auditors

America House, Rumford Court

Rumford Place Liverpool Merseyside L3 9DD

GROUP STRATEGIC REPORT FOR THE YEAR ENDED 30 SEPTEMBER 2019

The director presents his strategic report of the company and the group for the year ended 30 September 2019.

REVIEW OF BUSINESS

The principal activity of the company and the group continues to be that of production and distribution of television programmes.

Key financial and other performance indicators for the group are as follows:

	2019	2018
Turnover	£14,452,717	£15,508,655
Gross margin	22.3%	19.1%
EBITDA	£868,290	£779,180
Production loans	£2,302,218	£3,600,170
Retained earnings	(£545,607)	(£431,953)

It's been a strong year for the group with turnover down slightly on the previous year, but with substantially improved gross margin and EBITDA.

Depending on which broadcaster is involved, some productions are cash-flowed with a loan facility until such time as the customer pays for the production on delivery. This is common industry practice.

The commercial environment in which the group operates remains competitive with constant pressure on margins. Much effort has been put into diversifying the client base, particularly targeting foreign clients, and targeting new platforms and income streams. This is starting to pay off. As one of the leading independent television producers and an established name in the industry, the director believes the group will be able to maintain its strong trading position.

GROUP STRATEGIC REPORT FOR THE YEAR ENDED 30 SEPTEMBER 2019

PRINCIPAL RISKS AND UNCERTAINTIES

The principal risks from the group's principal activity arise from:

Programme risk

The group invests in the creative pipeline to mitigate the risk that it fails to produce a sufficient number of successful programmes.

Rights, ownership and exploitation risk

The group continues to focus on protecting and exploiting existing rights and future rights.

People risk

Failure to attract, develop and retain key talent is addressed by investment in key staff through EMI options and otherwise.

Commercial relationships

The group benefits from close commercial relationships with a number of key clients and suppliers. The loss of any of these key clients or suppliers, or a significant worsening in commercial terms could have a detrimental effect on the group's results. In order to minimise this risk, the group recognises the need to devote significant resources to supporting these relationships in order to ensure that they continue to operate satisfactorily.

Competitor risk

The group operates in a highly competitive market. Significant competition could adversely affect the operating results. To mitigate this risk the group has a policy of continually monitoring and reviewing its cost base to ensure that it remains competitive.

Litigation and investigations risk

The group is subject to a broad range of laws, regulations and standards. Non compliance with any of these laws, regulations and standards could significantly damage the reputation and performance of the group. Rigorous quality control procedures are implemented and performed by the group on each contract in order to ensure that any such risks are minimised.

Credit risk

The group derives a significant proportion of its revenue from sales to large television channels. The failure of any such customer to honour its debts or refuse to commission further programmes could materially impact on the group's own working capital. Credit control procedures are in place that constantly monitor debtor balances and the group's cashtlow position in order to flag up any likely problems before they arise.

Solvency and liquidity risk

The group has net current liabilities and continually monitors and reviews the position to ensure it continues to meet its liabilities on time and in full.

Going concern

The group is reliant on the continuation of bank finance. Strong performance and a solid relationship with its bank help mitigate this risk. Further information on bank funding is disclosed in Note 2 to the financial statements. The group's business activities, together with the factors likely to affect its future development, performance and position are set out in the Business Review and Future Developments sections of this report.

GROUP STRATEGIC REPORT FOR THE YEAR ENDED 30 SEPTEMBER 2019

FUTURE DEVELOPMENTS

Despite the impact of the COVID-19 outbreak, the future prospects and post balance sheet events are encouraging. The pandemic has undoubtedly had an impact on the trading of the group, however the director is confident that the group is in a good position to manage profitable commissions moving forward.

There have already been many new commissions post year-end, across a diverse range of broadcasters including the UK terrestrial broadcasters, SVOD and several US clients. The group continues to pursue new opportunities.

The director is putting in place substantial measures to improve the gross margin on a long term basis by continuing to control productions costs and with a particular emphasis on maximising revenue from intellectual property.

Overall, the group is committed to achieving and maintaining a strong performance moving forward. The group aims to continue and enhance its reputation as one of the best independent production companies in the country by producing innovative and highly rated television programs for the benefit of its shareholders. The director believes that the group is well placed to manage its business risks successfully.

ON BEHALF OF THE BOARD:

d.t. Jan

N.F. Bullen - Director

22 September 2020

REPORT OF THE DIRECTOR FOR THE YEAR ENDED 30 SEPTEMBER 2019

The director presents his report with the financial statements of the company and the group for the year ended 30 September 2019.

DIVIDENDS

Interim dividends per share on the 'A' Ordinary £0.01 shares were paid as follows:

£3.05 - 28 June 2019 £0.91 - 30 September 2019 £3.96

The director recommends that no final dividend be paid on these shares.

No interim dividend was paid on the 'B' Ordinary £0.01 shares. The director recommends that no final dividend be paid on these shares.

No interim dividend was paid on the 'C' Ordinary £0.01 shares. The director recommends that no final dividend be paid on these shares.

The total distribution of dividends for the year ended 30 September 2019 will be £440,000.

FUTURE DEVELOPMENTS

Future developments are addressed in the Strategic Report.

DIRECTOR

N.F. Bullen held office during the whole of the period from 1 October 2018 to the date of this report.

REPORT OF THE DIRECTOR FOR THE YEAR ENDED 30 SEPTEMBER 2019

GOING CONCERN

The group's business activities, together with the factors likely to affect its future development, performance and position are set out in the Strategic Review.

As highlighted in note 2, the group meets its day to day cashflow requirements with the support of bank loans. Depending on which broadcaster is involved some television programmes are cash-flowed with a loan facility until such time as the customer pays for the productions on delivery. Production bank loans are in place in the group companies which are producing the relevant programmes.

The group's forecasts and projections, taking account of reasonably possible changes in trading performance, show that the group should be able to operate within that facility. Management accounts show continuing profitability in the new period albeit on a reduced level to that originally forecast.

The director has a reasonable expectation that the group has adequate resources to continue in operational existence for the foreseeable future. Thus he continues to adopt the going concern basis of accounting in preparing the financial statements.

Since year end the group has also had to deal with the added restrictions and the impact on operations with the presence of the COVID-19 outbreak.

The group updated the schedules of some of the productions so that activities could continue whilst some of the initial restrictions were in place. In more recent weeks production has stepped up again and the group is now operating on a much larger scale.

The productivity of the group has been affected, but the director considers the group to have maintained its position very well and it continues to attract new business resulting in an exciting production schedule going forward

DISCLOSURE IN THE STRATEGIC REPORT

The group's exposure to credit risk and solvency and liquidity risk is disclosed in the Strategic Report. The group's exposure to price risk and cash flow risk is addressed in the Strategic Report under the headings "Commercial relationship risk", "Competitor risk", "Solvency and liquidity risk", and "Going concern risk".

STATEMENT OF DIRECTOR'S RESPONSIBILITIES

The director is responsible for preparing the Group Strategic Report, the Report of the Director and the financial statements in accordance with applicable law and regulations.

Company law requires the director to prepare financial statements for each financial year. Under that law the director has elected to prepare the financial statements in accordance with United Kingdom Generally Accepted Accounting Practice (United Kingdom Accounting Standards and applicable law). Under company law the director must not approve the financial statements unless he is satisfied that they give a true and fair view of the state of affairs of the company and the group and of the profit or loss of the group for that period. In preparing these financial statements, the director is required to:

- select suitable accounting policies and then apply them consistently;
- make judgements and accounting estimates that are reasonable and prudent;
- prepare the financial statements on the going concern basis unless it is inappropriate to presume that the company will continue in business.

REPORT OF THE DIRECTOR FOR THE YEAR ENDED 30 SEPTEMBER 2019

STATEMENT OF DIRECTOR'S RESPONSIBILITIES - continued

The director is responsible for keeping adequate accounting records that are sufficient to show and explain the company's and the group's transactions and disclose with reasonable accuracy at any time the financial position of the company and the group and enable him to ensure that the financial statements comply with the Companies Act 2006. He is also responsible for safeguarding the assets of the company and the group and hence for taking reasonable steps for the prevention and detection of fraud and other irregularities.

STATEMENT AS TO DISCLOSURE OF INFORMATION TO AUDITORS

So far as the director is aware, there is no relevant audit information (as defined by Section 418 of the Companies Act 2006) of which the group's auditors are unaware, and he has taken all the steps that he ought to have taken as a director in order to make himself aware of any relevant audit information and to establish that the group's auditors are aware of that information.

AUDITORS

The auditors, Malthouse & Company Chartered Accountants, will be proposed for re-appointment at the forthcoming Annual General Meeting.

ON BEHALF OF THE BOARD:

N.F. Bullen - Director

22 September 2020

REPORT OF THE INDEPENDENT AUDITORS TO THE MEMBERS OF SPUN GOLD TV LIMITED

Qualified opinion

We have audited the financial statements of Spun Gold TV Limited (the 'parent company') and its subsidiaries (the 'group') for the year ended 30 September 2019 which comprise the Consolidated Income Statement, Consolidated Other Comprehensive Income. Consolidated Balance Sheet, Company Balance Sheet, Consolidated Statement of Changes in Equity, Company Statement of Changes in Equity, Consolidated Cash Flow Statement, Notes to the Financial Statements, including a summary of significant accounting policies. The financial reporting framework that has been applied in their preparation is applicable law and United Kingdom Accounting Standards, including Financial Reporting Standard 102 'The Financial Reporting Standard applicable in the UK and Republic of Ireland' (United Kingdom Generally Accepted Accounting Practice).

In our opinion, except for the effects of the matter described in the basis for qualified opinion section, the financial statements:

- give a true and fair view of the state of the group's and of the parent company affairs as at 30 September 2019 and of the group's profit for the year then ended;
- have been properly prepared in accordance with United Kingdom Generally Accepted Accounting Practice; and
- have been prepared in accordance with the gequirements of the Companies Act 2006.

Basis for qualified opinion

There is £2,314,130 due from the director to the parent company and this amount is included within debtors on the parent's and group's balance sheets. Debtors on both balance sheets also include £522,903 tax charged in respect of the loan under section 455 Corporation Tax Act 2010, which is recoverable only when the loan is repaid. The audit evidence available to us about the director's plan to repay this balance was limited, and consequently we were unable to determine whether any adjustments to these amounts were necessary.

We conducted our audit in accordance with International Standards on Auditing (UK) (ISAs (UK)) and applicable law. Our responsibilities under those standards are further described in the Auditors' responsibilities for the audit of the financial statements section of our report. We are independent of the group in accordance with the ethical requirements that are relevant to our audit of the financial statements in the UK, including the FRC's Ethical Standard, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our qualified opinion.

Material uncertainty relating to going concern

At 30 September 2019 net current liabilities in the group and parent company respectively were £1,483,964 and £1,524,294. The position would be exacerbated should adjustments be necessary in respect of the matters set out in the first paragraph of the Basis for qualified opinion section. These conditions as well as the matters disclosed in note 2 about the group's continuing reliance on bank funding, indicate that a material uncertainty exists that may cast significant doubt on the group's and parent company's ability to continue as a going concern. Our opinion is not modified in this respect.

REPORT OF THE INDEPENDENT AUDITORS TO THE MEMBERS OF SPUN GOLD TV LIMITED

Other information

The director is responsible for the other information. The other information comprises the information in the Group Strategic Report and the Report of the Director, but does not include the financial statements and our Report of the Auditors thereon.

Our opinion on the financial statements does not cover the other information and, except to the extent otherwise explicitly stated in our report, we do not express any form of assurance conclusion thereon.

In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If we identify such material inconsistencies or apparent material misstatements, we are required to determine whether there is a material misstatement in the financial statements or a material misstatement of the other information. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Opinions on other matters prescribed by the Companies Act 2006

In our opinion, based on the work undertaken in the course of the audit:

- the information given in the Group Strategic Report and the Report of the Director for the financial year for which the financial statements are prepared is consistent with the financial statements; and
- the Group Strategic Report and the Report of the Director have been prepared in accordance with applicable legal requirements.

Matters on which we are required to report by exception

In the light of the knowledge and understanding of the group and the parent company and its environment obtained in the course of the audit, we have not identified material misstatements in the Group Strategic Report or the Report of the Director.

We have nothing to report in respect of the following matters where the Companies Act 2006 requires us to report to you if, in our opinion:

- adequate accounting records have not been kept by the parent company, or returns adequate for our audit have not been received from branches not visited by us; or
- the parent company financial statements are not in agreement with the accounting records and returns; or
- certain disclosures of director's remuneration specified by law are not made; or
- we have not received all the information and explanations we require for our audit.

Responsibilities of director

As explained more fully in the Statement of Director's Responsibilities set out on pages six and seven, the director is responsible for the preparation of the financial statements and for being satisfied that they give a true and fair view, and for such internal control as the director determines necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, the director is responsible for assessing the group's and the parent company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the director either intends to liquidate the group or the parent company or to cease operations, or has no realistic alternative but to do so.

REPORT OF THE INDEPENDENT AUDITORS TO THE MEMBERS OF SPUN GOLD TV LIMITÉD

Auditors' responsibilities for the audit of the financial statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue a Report of the Auditors that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISAs (UK) will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

A further description of our responsibilities for the audit of the financial statements is located on the Financial Reporting Council's website at www.frc.org.uk/auditorsresponsibilities. This description forms part of our Report of the Auditors.

Use of our report

This report is made solely to the company's members, as a body, in accordance with Chapter 3 of Part 16 of the Companies Act 2006. Our audit work has been undertaken so that we might state to the company's members those matters we are required to state to them in a Report of the Auditors and for no other purpose. To the fullest extent permitted by law, we do not accept or assume responsibility to anyone other than the company and the company's members as a body, for our audit work, for this report, or for the opinions we have formed.

5, ~~

Samuel Evans BSc (Hons) FCA (Senior Statutory Auditor) for and on behalf of Malthouse & Company Chartered Accountants and Statutory Auditors
America House, Rumford Court
Rumford Place
Liverpool
Merseyside
L3 9DD

Date: 23 - 69 - 2020

CONSOLIDATED INCOME STATEMENT FOR THE YEAR ENDED 30 SEPTEMBER 2019

	Notes	30.9.19 £	30.9.18 £
TURNOVER		14,452,717	15,508,655
Cost of sales		11,223,199	12,548,876
GROSS PROFIT		3,229,518	2,959,779
Administrative expenses		2,552,705	2,375,473
OPERATING PROFIT	4	676,813	584,306
Interest receivable and similar income	•	58,583	55,983
		735,396	640,289
Interest payable and similar expenses	5 .	172,937	65,443
PROFIT BEFORE TAXATION		562,459	574,846
Tax on profit	6*	148,112	127,298
PROFIT FOR THE FINANCIAL YEAR		414,347	447,548
Profit attributable to: Owners of the parent Non-controlling interests		326,346 88,001	447,548
		414,347	447,548

CONSOLIDATED OTHER COMPREHENSIVE INCOME FOR THE YEAR ENDED 30 SEPTEMBER 2019

Notes	30.9.19 £	30.9.18 £
PROFIT FOR THE YEAR	414,347	447,548
OTHER COMPREHENSIVE INCOME		
Fair value adjustment	495,459	323,755
Income tax relating to other comprehensive income	(94,137)	(61,513)
OTHER COMPREHENSIVE INCOME FOR THE YEAR, NET OF INCOME TAX	401,322	262,242
TOTAL COMPREHENSIVE INCOME FOR THE YEAR	815.669	709,790
Total comprehensive income attributable to: Owners of the parent	815,669	709,790

CONSOLIDATED BALANCE SHEET 30 SEPTEMBER 2019

	•	30.9	9.19	30.9	0.18
]	Notes	£	£	£	£
FIXED ASSETS					
Intangible assets	10		330,181		399,694
Tangible assets	11		738,952		647,304
Investments	12		819,280		323,821
			1,888,413		1,370,819
CURRENT ASSETS					
Stocks	13	-		14,759	
Debtors: amounts falling due within one year Debtors: amounts falling due after more	14	5,972,234		5,763,419	
than one year	14	522,903		658,856	
Cash at bank and in hand	• •	7,897		332,977	
CREDITORS	i ž	6,503,034		6,770,011	
Amounts falling due within one year	15	7,986,998		8,188,654	
NET CURRENT LIABILITIES			(1,483,964)		(1,418,643)
TOTAL ASSETS LESS CURRENT LIABILITIES			404,449		(47,824)
CREDITORS Amounts falling due after more than one					
year	16		(1,912)		(15,576)
PROVISIONS FOR LIABILITIES	20		(176,856)		(88,686)
NET ASSETS/(LIABILITIES)			225,681		(152,086)

CONSOLIDATED BALANCE SHEET - continued 30 SEPTEMBER 2019

		30.9.19	30.9.19		18
	Notes	£	£	£	£
CAPITAL AND RESERVES					
Called up share capital	21	•	1,128		1.128
Share premium	22		8,316		8,316
Share based payment reserve	22	, 44 \$ 1	10,279		8,181
Fair value reserve	22		663,564		262,242
Retained earnings	22	_	(545,607)		(431,953)
SHAREHOLDERS' FUNDS	•		137,680		(152,086)
NON-CONTROLLING INTEREST	\$ 23		100,88		-
TOTAL EQUITY			225,681		(152,086)

The financial statements were approved by the director and authorised for issue on 22 September 2020 and were signed by:

dit- Jan

N.F. Bullen - Director

COMPANY BALANCE SHEET 30 SEPTEMBER 2019

	• 30		0.19	30.9	30.9.18	
1	Notes	£	£	£	£	
FIXED ASSETS						
Intangible assets	10		-		-	
Tangible assets	11		738,952		647,304	
Investments	12		1,653,485		1,157,971	
			2,392,437		1,805,275	
CURRENT ASSETS						
Stocks	13	-		14,759		
Debtors: amounts falling due within one						
year	14	5,081,689		5,611,998		
Debtors: amounts falling due after more						
than one year	14	522,903		658,856		
Cash at bank and in hand		7,897		332,848		
		5,612,489		6,618,461		
CREDITORS	1.5	7 126 792		9.026.521		
Amounts falling due within one year	15	7,136,783		8,036,531		
NET CURRENT LIABILITIES			(1,524,294)		(1,418,070)	
TOTAL ASSETS LESS CURRENT LIABILITIES			868,143		387,205	
CREDITORS						
Amounts falling due after more than one						
year	16		(1,912)		(15,576)	
PROVISIONS FOR LIABILITIES	20		(176,856)		(88,686)	
NET ASSETS			689,375		282,943	
CAPITAL AND RESERVES						
Calfed up share capital	21		1,128		1,128	
Share premium	22		8,316		8,316	
Share based payment reserve	22		10,279		8,181	
Fair value reserve	22		663,564		262,242	
Retained earnings	22		6,088		3,076	
SHAREHOLDERS' FUNDS			689,375		282,943	
Company's profit for the financial year	-		393,012		536,300	

COMPANY BALANCE SHEET - continued 30 SEPTEMBER 2019

The financial statements were approved by the director and authorised for issue on 22 September 2020 and were signed by:

N.F. Bullen - Director

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 30 SEPTEMBER 2019

Capital Earnings Premium February			Called up			Share based
Changes in equity Dividends Changes in equity Dividends Changes in equity Changes in equity Dividends Changes in equity Eair value Changes in equity Changes in equi		,	capital	eamings	premium	payment reserve £
Dividends	Balance at 1 October 2017		1,129	(344,501)	8,316	6,083
Total comprehensive income Share-based payment expense						
Share-based payment expense			-		*	-
Changes in equity Dividends - (440,000) - Total comprehensive income - 326,346 - 2 2 2 2 2 2 2 2 2			-	447,548	-	2,098
Changes in equity Dividends - (440,000) -	Share-based payment expense			-		2,096
Dividends	Balance at 30 September 2018		1,129	(431,953)	8,316	8,181
Dividends	Changes in equity					
Total comprehensive income Share-based payment expense - 326,346 - 2			_	(440,000)	_	-
Balance at 30 September 2019 1,129 (545,607) 8,316 10	Total comprehensive income		<u>-</u>		-	
Fair value Non-controlling Total Interests eq	Share-based payment expense		-	-	-	2,098
Value Non-controlling Total interests eq	Balance at 30 September 2019		1,129	(545,607)	8,316	10,279
### Formula					_	Total
Changes in equity Fair value adjustment 262.242 262,242 262,242 262,242 262,242 262,346 263,5000 263,5000 263,5000 263,5000 263,5000 263,5000 263,5000 263,5000 263,5000 263,5000 263,5000 263,5000 263,5000 263,5000 263,5000 263,5000 262,242 262,		. •	"			equity
Changes in equity Fair value adjustment 262.242 262,242 262 Dividends - (535,000) - (535 Total comprehensive income - 447,548 - 447 Share-based payment expense - 2,098 - 2 Balance at 30 September 2018 262,242 (152,085) - (152,085) Changes in equity 38,001 38 Increase in share capital 38,001 38 Fair value adjustment 401,322 - 401,322 - 401,000 Dividends - (440,000) 50,000 (390,000) Total comprehensive income - 326,346 - 326,346 - 326,346 Share-based payment expense - 2,098 - 2,098 - 2,098			£	£	£	£
Fair value adjustment 262.242 262,242 - 262 Dividends - (535,000) - (535 Total comprehensive income - 447,548 - 447 Share-based payment expense - 2,098 - 2 Balance at 30 September 2018 262,242 (152,085) - (152,085) Changes in equity Increase in share capital 38,001 38 Fair value adjustment 401,322 401,322 - 401, Dividends - (440,000) 50,000 (390, Total comprehensive income - 326,346 - 326, Share-based payment expense - 2,098 - 2	Balance at 1 October 2017	•	-	(328,973)	-	(328,973)
Dividends - (535,000) - (535,000) - (535,000) - (535,000) - (535,000) - (535,000) - (447,548) - 447,548 - 447,548 - 447,548 - (447,548) - (152,085) <t< td=""><td></td><td></td><td></td><td></td><td></td><td></td></t<>						
Total comprehensive income - 447,548 - 447 Share-based payment expense - 2,098 - 2 Balance at 30 September 2018 262,242 (152,085) - (152,085) Changes in equity 38,001 38 Fair value adjustment 401,322 401,322 - 401 Dividends - (440,000) 50,000 (390, 326, 346) Total comprehensive income - 326,346 - 326, 346 Share-based payment expense - 2,098 - 2	·		262.242		-	262,242
Share-based payment expense - 2,098 - 2 Balance at 30 September 2018 262,242 (152,085) - (152,085) Changes in equity 38,001 38,001 38,001 Fair value adjustment 401,322 401,322 - 401,000 Dividends - (440,000) 50,000 (390,000) Total comprehensive income - 326,346 - 326,346 Share-based payment expense - 2,098 - 2			-		-	(535,000)
Balance at 30 September 2018 262,242 (152,085) - (152,085) Changes in equity - 38,001 38 Increase in share capital 38,001 38 Fair value adjustment 401,322 401,322 - 401 Dividends - (440,000) 50,000 (390, 390, 390, 390, 390, 390, 390, 390,			-		-	447,548 2,098
Changes in equity Increase in share capital - - 38,001 38 Fair value adjustment 401,322 401,322 - 401 Dividends - (440,000) 50,000 (390 Total comprehensive income - 326,346 - 326 Share-based payment expense - 2,098 - 2	Share-oased payment expense		* · · · · · · · · · · · · · · · · · · ·	2,078		2,076
Increase in share capital	Balance at 30 September 2018		262,242	(152,085)	<u></u>	(152,085)
Fair value adjustment 401,322 401,322 - 401, Dividends - (440,000) 50,000 (390, Total comprehensive income - 326,346 - 326, Share-based payment expense - 2,098 - 2,	Changes in equity					
Dividends - (440,000) 50,000 (390, 000) Total comprehensive income - 326,346 - 326, 346 - 326, 346 Share-based payment expense - 2,098 - 2,098 - 2,098			•-	-	38,001	38,001
Total comprehensive income - 326,346 - 326. Share-based payment expense - 2,098 - 2			401,322			401,322
Share-based payment expense - 2,098 - 2,		,	-		50,000	(390,000)
	•	:	-	•	-	326,346
Balance at 30 September 2019 663,564 137,681 88,001 225.	Snare-based payment expense			2,098		2,098
	Balance at 30 September 2019		663,564	137,681	88,001	225,682

COMPANY STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 30 SEPTEMBER 2019

	Called up share capital	Retained earnings £	Share premium £
Balance at 1 October 2017	1,128	1,776	8,316
Changes in equity Divídends	:	(535,000)	***
Total comprehensive income	-	536,300	
Balance at 30 September 2018 .	1,128	3,076	8.316
Changes in equity Dividends	_	(390,000)	•
Total comprehensive income	:	393,012	•
Balance at 30 September 2019	1,128	6,088	8,316
	Share based payment reserve £	Fair value reserve £	Total equity £
Balance at 1 October 2017	6,083	-	17,303
Changes in equity Fair value adjustment Dividends Total comprehensive income Share-based payment expense	2,098	262,242	262,242 (535,000) 536,300 2,098
Balance at 30 September 2018	8,181	262,242	282,943
Changes in equity Fair value adjustment Dividends Total comprehensive income Share-based payment expense	2,098	401,322	401,322 (390,000) 393,012 2,098
Balance at 30 September 2019	10,279	663,564	689,375
•			

CONSOLIDATED CASH FLOW STATEMENT FOR THE YEAR ENDED 30 SEPTEMBER 2019

		30.9.19	30.9.18
	Notes	30.9.19 £	50.9.18 £
Cash flows from operating activities		I.	r
Cash generated from operations	1	2,183,354	(1,752,136)
Interest paid	i	(172,937)	(65,443)
Tax paid		(304,775)	(00,445)
Tax para		(304,773)	
Net cash from operating activities		1,705,642	(1,817,579)
	~**		
Cash flows from investing activities			
Purchase of tangible fixed assets		(213,612)	(290,248)
Purchase of fixed asset investments		-	(66)
Interest received		58,583	55,983
Net cash from investing activities		(155,029)	(234,331)
Cash flows from financing activities			
New loans in year		2,302,218	3,600,170
Loan repayments in year	~	(3,600,170)	(707,616)
Capital repayments in year	•	(12,854)	1,551
Amount introduced by directors		594,442	705,000
Amount withdrawn by directors		(859,108)	(799,062)
Equity dividends paid		(440,000)	(535,000)
Net cash from financing activities		(2,015,472)	2,265,043
(Decrease)/increase in cash and cash	n equivalents	(464,859)	213,133
Cash and cash equivalents at	•	, , ,	
beginning of year	2	332,977	119.844
Cash and eash equivalents at end of		***************************************	william to be a second of the
year	2	(131,882)	332,977

NOTES TO THE CONSOLIDATED CASH FLOW STATEMENT FOR THE YEAR ENDED 30 SEPTEMBER 2019

1. RECONCILIATION OF PROFIT BEFORE TAXATION TO CASH GENERATED FROM OPERATIONS

		30.9.19	30.9.18
	•	£	£
Profit before taxation	•	562,459	574,846
Depreciation charges		191,478	194,873
Loss on disposal of fixed assets		•	5,770
Share-based payment expense		2,098	2,098
Finance costs		172,937	65,443
Finance income		(58,583)	(55,983)
		870,389	787,047
Decrease/(increase) in stocks		14,759	(4,920)
Decrease/(increase) in trade and other debtors	••	264,133	(2,096,861)
Increase/(decrease) in trade and other creditors	•	1,034,073	(437,402)
Cash generated from operations		2,183,354	(1,752,136)

2. CASH AND CASH EQUIVALENTS

The amounts disclosed on the Cash Flow Statement in respect of cash and cash equivalents are in respect of these Balance Sheet amounts:

Year end	ed 30	September	2019
----------	-------	-----------	------

	,	30.9.19	1.10.18
		£	£
Cash and cash equivalents •		7,897	332,977
Bank overdrafts		(139,779)	•
		(131,882)	332,977
	0		
Year ended 30 September 2018			
	•	30.9.18	1.10.17
	•	£	£
Cash and cash equivalents		332,977	119,844

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 SEPTEMBER 2019

1. STATUTORY INFORMATION

Spun Gold TV Limited is a private company, limited by shares, registered in England and Wales. The company's registered number and registered office address can be found on the General Information page.

2. ACCOUNTING POLICIES

BASIS OF PREPARING THE FINANCIAL STATEMENTS

These financial statements have been prepared in accordance with Financial Reporting Standard 102 "The Financial Reporting Standard applicable in the UK and Republic of Ireland" and the Companies Act 2006. The financial statements have been prepared under the historical cost convention as modified by the revaluation of certain assets.

The group meets its day to day cashflow requirements with the support of bank loans. Depending on which broadcaster is involved some television programmes are cash-flowed with a loan facility until such time as the customer pays for the productions on delivery. Production bank loans are in place in the group companies which are producing the relevant programmes.

Cashflow projections show that the group will continue to rely on bank funding for the next 12 months. The loan facility was renewed on 31 August 2016 until further notice. There has been a good relationship with the bank over a number of years and there are no indications to suggest that the bank will not continue to provide ongoing support.

The outbreak of Covid-19 has had an impact on programme schedules, however there have been no cancellations, only delays, and some of the programmes are unaffected and production is continuing as planned. As Covid-19 restrictions ease the delayed productions are recommencing and the group is securing new commissions.

The director has considered the group's forecasts and projections for the forthcoming 12 months and taking account of reasonably possible changes in trading performance, show that the group expects to be able to operate within the current banking facility. Management accounts for the period since the balance sheet show continued profitability albeit on a reduced level to that originally forecast. The director has a reasonable expectation that the group has adequate resources to continue in operational existence for the foreseeable future. Thus he continues to adopt the going concern basis of accounting in preparing the financial statements.

BASIS OF CONSOLIDATION

The group financial statements consolidate those of the parent company and all of its subsidiaries. All subsidiaries have a reporting date of 30 September.

All transactions and balances between group companies are eliminated on consolidation, including unrealised gains and losses between group companies. Amounts reported in the financial statements of subsidiaries are adjusted where necessary to ensure consistency with the accounting policies of the group.

Profit or loss and other comprehensive income of subsidiaries acquired or disposed of during the year are recognised from the effective date of acquisition or up to the effective date of disposal, as applicable.

Page 21 continued...

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS - continued FOR THE YEAR ENDED 30 SEPTEMBER 2019

2. ACCOUNTING POLICIES - continued

TURNOVER

Turnover (which excludes VAT) comprises amounts receivable in respect of television production, distribution income and royalty income.

Turnover from production is recognised as the contract progresses to reflect the proportion of work carried out in the period. Turnover from distribution income and royalty advances are accounted for when receivable under the terms of the contract.

GOODWILL

The group applies the acquisition method of accounting for subsidiaries. Goodwill arising on consolidation is initially measurable at cost, which is the excess of the acquisition cost over the identifiable net assets acquired.

Goodwill is amortised on a systematic basis over its estimated useful life, which shall not exceed 10 years. Goodwill is assessed for indications of impairment at each reporting date.

TANGIBLE FIXED ASSETS

Tangible fixed assets are stated at historical cost less accumulated depreciation and any impairment losses.

Depreciation is provided at the following annual rates in order to write off each asset over its estimated useful life.

Freehold property

- 2% straight line

Improvements to property

- 10% straight line or over the lease term, whichever is shorter

Plant and machinery

- 25% straight line

Motor vehicles

- 33% straight line

WORK IN PROGRESS

Development costs incurred prior to a programme being commissioned are carried as work in progress in the balance sheet to the extent that they relate to a clearly defined project, there is a reasonable expectation that the project will proceed to production, and there is reasonable certainty as to its success and commercial viability.

Amounts recoverable on contracts

Turnover recognised in the income statement but not yet invoiced is shown as amounts recoverable on contracts within debtors. Amounts invoiced but not yet recognised as turnover is classified as accruals and deferred income within creditors.

Full provision is made for all losses on contracts in the period in which they are first foreseen.

Page 22

continued...

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS - continued FOR THE YEAR ENDED 30 SEPTEMBER 2019

2. ACCOUNTING POLICIES - continued TAXATION

Taxation for the year comprises current and deferred tax. Tax is recognised in the Consolidated Income Statement, except to the extent that it relates to items recognised in other comprehensive income or directly in equity.

Current or deferred taxation assets and liabilities are not discounted.

Current tax is recognised at the amount of tax payable using the tax rates and laws that have been enacted or substantively enacted by the balance sheet date.

DEFERRED TAX

Deferred tax is recognised in respect of all timing differences that have originated but not reversed at the balance sheet date.

Timing differences arise from the inclusion of income and expenses in tax assessments in periods different from those in which they are recognised in financial statements. Deferred tax is measured using tax rates and laws that have been enacted or substantively enacted by the year end and that are expected to apply to the reversal of the timing difference.

Unrelieved tax losses and other deferred tax assets are recognised only to the extent that it is probable that they will be recovered against the reversal of deferred tax liabilities or other future taxable profits.

Taxation under section 455 Corporation Tax Act 2010

Taxation arising under section 455 Corporation Tax Act 2010 on the overdrawn director's loan account is recoverable on repayment of the loan. It is recognised as a debtor and does not form part of the taxation charge for the year in the Income Statement.

HIRE PURCHASE AND LEASING COMMITMENTS

Assets obtained under hire purchase contracts or finance leases are capitalised in the balance sheet. Those held under hire purchase contracts are depreciated over their estimated useful lives. Those held under finance leases are depreciated over their estimated useful lives or the lease term, whichever is the shorter.

The interest element of these obligations is charged to profit or loss over the relevant period. The capital element of the future payments is treated as a liability.

Rentals paid under operating leases are charged to the income statement on a straight line basis over the period of the lease.

FIXED ASSET INVESTMENTS

Unlisted investments are held at fair value. The carrying values of fixed asset investments are reviewed for impairment if events or changes in circumstances indicate the carrying value may not be recoverable.

Page 23 continued...

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS - continued FOR THE YEAR ENDED 30 SEPTEMBER 2019

2. ACCOUNTING POLICIES - continued

SHARE-BASED EMPLOYEE REMUNERATION

Where employees are rewarded using share-based payments, the fair value of employees' services is determined by reference to the fair value at the grant date of the equity instruments granted.

All share-based remuneration is recognised as an expense in the profit and loss account with the corresponding credit to share-based payment reserve. If vesting periods or other vesting conditions apply the expense is allocated over the vesting period.

Upon exercise of share options, the net proceeds received are allocated to share capital up to the nominal value of the shares issued with any excess being recorded as share premium.

RETIREMENT BENEFITS

The group operates a defined contribution pension scheme. Pensions payable to the scheme are charged in the profit and loss account in the period to which they relate.

20.0.10

20 0 19

3. EMPLOYEES AND DIRECTORS

Wages and salaries National insurance Pensions	2,317,610 260,526 54,682	2,377,844 268,496 31,721
•	2.632,818	2,646,340
Average monthly number of staff including freelance workers:	30.9.19	30.9.18
Directors Administration Production	2 16 35	1 17 40
•	53	58
Director's remuneration	30.9.19 £ 4,314	30.9.18 £

Page 24

continued...

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS - continued FOR THE YEAR ENDED 30 SEPTEMBER 2019

4.	OPERATING PROFIT			
	The operating profit is stated after char	rging:		
			30.9.19 £	30.9.18 £
	Depreciation - owned assets		117,285	110,643
	Depreciation - assets on hire purchase	contracts	4,679	14,717
	Loss on disposal of fixed assets		, <u>-</u>	5,770
	Goodwill amortisation		69,513	69,513
	Auditors' remuneration		19,250	15,550
	Foreign exchange differences		7,841	769
	Payments under operating leases		295,535	271,104
	Auditor's remuneration for non-audit v	vork	12,818	15,476
			-	and the second state of th
5.	INTEREST PAYABLE AND SIMII	LAR EXPENSES		
			30.9.19	30.9.18
	2		£	£
	Bank interest .		171,245	55,932
	Interest on leases		1,692	9,511
			172,937	65,443
	•	•		
6.	TAXATION			
V.	TAXATION			
	Analysis of the tax charge			
	The tax charge on the profit for the year	ır was as follows:		
	γ		30.9.19	30.9.18
			£	£
	Current tax:			
	UK corporation tax		154,078	114,056
	•			
	Deferred tax		(5,966)	13,242
				
	Tax on profit		148,112	127,298
			=======================================	

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS - continued FOR THE YEAR ENDED 30 SEPTEMBER 2019

6. TAXATION - continued

RECONCILIATION OF TOTAL TAX CHARGE INCLUDED IN PROFIT AND LOSS

The tax assessed for the year is higher than the standard rate of corporation tax in the UK. The difference is explained below:

	30.9.19 £	30.9.18 £
Profit before tax	562,459	574.846
Profit multiplied by the standard rate of corporation tax in the UK of 19% (2018 - 19%)	106,867	109,221
Effects of: Expenses not deductible for tax purposes Capital allowances in excess of depreciation	38,474 - 8.738	6,406 (1,571)
Depreciation in excess of capital allowances Deterred tax and other fair value adjustments	(5,967)	13,242
Total tax charge	148,112	127,298
	Table 18 To	

Tax effects relating to effects of other comprehensive income

		÷		30.9.19	
			Gross	Tax	Net
			£	£	£
Fair value adjustment			495,459	(94,137)	401,322
				30,9.18	
			Gross	Tax	Net
	>		£	£	£
Fair value adjustment		;	323,755	(61,513)	262,242

7. INDIVIDUAL INCOME STATEMENT

As permitted by Section 408 of the Companies Act 2006, the Statement of Comprehensive Income of the parent company is not presented as part of these financial statements.

The parent company's profit for the financial year was £393,012 (2018: £536,300).

8. DIVIDENDS

		30.9.19	30.9.18
		£	£
'A' Ordinary shares of £0.01 each	*		
Interim		440,000	535,000

Page 26

continued...

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS - continued FOR THE YEAR ENDED 30 SEPTEMBER 2019

9. GROUP COMPOSITION

Name of subsidiary	Country of incorporation	Company number	Principal activity	Ownership at year end	
	•			2019	2018
			Television		
	England and		production &		
Handsala Limited	Wales	06488529	distribution	100%	100%
			Television		
	England and		production &		
Spun Gold TV (SPV1) Limited	Wales	11663256	distribution	100%	N/A
			Television		
	England and		production &		
Spun Gold TV (SPV2) Limited	Wales	11663410	distribution	100%	N/A
			Television		
	England and		production &		
Spun Gold TV (SPV3) Limited	Wales	11663472	distribution	100%	N/A
			Television		
	England and		production &		
Spun Gold TV (SPV4) Limited	Wales	11694996	distribution	100%	N/A
			Television		
	. England and		production &		
Spun Gold TV (SPV5) Limited	Wales	08217884	distribution	100%	100%
			Television		
	England and		production &		
Penny Lane Entertainment Limited	Wales	11604336	distribution	51%	N/A
			Television		
Penny Lane Entertainment (SPV6)	England and		production &		
Limited	Wales	11760874	distribution	51%	N/A

All eight subsidiary companies are entitled to exemption from audit for the year ended 30 September 2019 by virtue of S479A of the Companies Act 2006. Spun Gold TV Limited has provided a guarantee to each company under section 479C of the Companies Act 2006 for that year. The members have not required any of the companies to obtain an audit for the year ended 30 September 2019 in accordance with section 476 of the Companies Act 2006.

Page 27 continued...

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS - continued FOR THE YEAR ENDED 30 SEPTEMBER 2019

10.	INTANGIBLE FIXED AS	SSETS				
	Group					Goodwill
	COST					£
	At 1 October 2018					834,150
	and 30 September 2019					
	AMORTISATION					
	At 1 October 2018					434,456
	Amortisation for year					69,513
	At 30 September 2019					503,969
	NET BOOK VALUE					
	At 30 September 2019					330,181
	At 30 September 2018					399,694
			i»			
11.	TANGIBLE FIXED ASSI	ETS				
	Group		I	_		
		Frechold	Improvements to	Plant and	Motor	
		property	property	machinery	vehicles	Totals
		£	£	£	£	£
	COST					
	At 1 October 2018	125,000	563,061	225,597	48,865	962,523
	Additions	-	189,974	23,638	*	213,612
	At 30 September 2019	125,000	753.035	249.235	48,865	1,176,135
	DEPRECIATION					
	At 1 October 2018	15,000	185,179	71,761	43,279	315,219
	Charge for year	2,500	61,849	53,122	4,493	121,964
	At 30 September 2019	17,500	247,028	124,883	47,772	437,183
	NIEW DOOLS STATE			-		
	NET BOOK VALUE At 30 September 2019	107,500	506,007	124,352	1.093	738,952
	At 30 September 2017		300,007	124,002	1,073	150,952
	At 30 September 2018	110,000	377,882	153,836	5,586	647,304
	-					

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS - continued FOR THE YEAR ENDED 30 SEPTEMBER 2019

11. TANGIBLE FIXED ASSETS - continued

Group

Fixed assets, included in the above.	which	are held	under hire	purchase	contracts	are as follows:
	,			Plant and	d l	Motor

			Plant and	Motor	
	* .		machinery	vehicles	Totals
			£	£	£
COST	•				
At 1 October 2018					
and 30 September 2019			12.750	39,767	52,517
•					
DEPRECIATION					
At 1 October 2018	•		1,594	38,275	39,869
Charge for year			3,188	1,491	4,679
At 30 September 2019	•		4,782	39,766	44,548
NET BOOK VALUE			_		
At 30 September 2019			7,968	1	7,969
			======		
At 30 September 2018			11,156	1,492	12,648
	:				
	•				
Company	,				
		Improvements			
	Freehold	to	Plant and	Motor	m . 1
	property	property	machinery	vehicles	Totals
CANCE	£	£	£	£	£
COST	125 200	562.061	225 507	40.065	062.622
At 1 October 2018 Additions	125,000	563,061	225,597	48,865	962,523 213,612
Additions	<u> </u>	189,974	23,638		213,012
At 30 September 2019	125,000	753,035	249,235	48,865	1,176,135
At 30 September 2019	123,000	755,055		70,000	1,170,133
DEPRECIATION	× ● z				
At 1 October 2018	15,000	185,179	71,761	43,279	315,219
Charge for year	2,500	61,849	53,122	4,493	121,964
charge for year					
At 30 September 2019	17,500	247,028	124,883	47,772	437,183
NET BOOK VALUE					
At 30 September 2019	107,500	506,007	124,352	1,093	738,952
	2.5		-		
At 30 September 2018	110,000	377,882	153,836	5,586	647,304
·					

Page 29

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS - continued FOR THE YEAR ENDED 30 SEPTEMBER 2019

1	1.	TANGIBI	PEIVED	Accommo	
- 1	1.	IANELBI	E FIXED	ANNELS-	continued

Company

Fixed	l assets,	inclu	ıded	in the	above.	which	are	held	under	hire	purchase	contrac	ts are as	s follows:
												-		

		Plant and machinery £	Motor vehicles £	Totals £
COST	*			
At 1 October 2018				
and 30 September 2019	•	12,750	39,767	52,517
DEPRECIATION			~ ··· ~ ~ ~ ···	
At 1 October 2018		1,594	38,275	39,869
Charge for year		3,188	1,491	4,679
8 , ,	*			
At 30 September 2019	•	4,782	39,766	44,548
NET BOOK VALUE	•			
At 30 September 2019		7.968	1	7,969
•				
At 30 September 2018		11,156	1,492	12,648

12. FIXED ASSET INVESTMENTS

Group

Unlisted investments £
323,821 495,459
819,280
819,280
323,821

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS - continued FOR THE YEAR ENDED 30 SEPTEMBER 2019

12.	FIXED	ASSET	INVES	STMENTS -	continued
-----	-------	-------	-------	-----------	-----------

	G	ro	u	p
--	---	----	---	---

Cost or valuation at 30 September 2019 is represented by:

Cost or valuation at 30 September	2019 is represented by:			
	÷			Unlisted investments £
Valuation in 2019 Cost				819,215 65
Cost	•			
				819,280
Company				
• •		Shares in		
		group	Unlisted	TO 4-1
	*	undertakings £	investments £	Totals £
COST OR VALUATION		~	~	~
At 1 October 2018	•	834,151	323,820	1,157,971
Additions		55		55
Revaluations		-	495,459	495,459
At 30 September 2019		834,206	819,279	1,653,485
NET BOOK VALUE	,			
At 30 September 2019		834,206	819,279	1,653,485
At 30 September 2018	•	834,151	323,820	1,157,971
Cost or valuation at 30 September	2019 is represented by:			
		Shares in		
		group	Unlisted	
	•	undertakings	investments	Totals
	,	£	£	£
Valuation in 2019	•	924.204	819,214	819,214
Cost		834,206	65	834,271
		834,206	819,279	1,653,485

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS - continued FOR THE YEAR ENDED 30 SEPTEMBER 2019

1 3	STOCKS	•

	Gro	опр	Com	pany
	30.9.19	30.9.18	30.9.19	30.9.18
	£	£	£	£
Work-in-progress	_	14,759	-	14,759
, 0				

14. **DEBTORS**

	G	roup	Cor	npany
	30.9.19	30.9.18	30.9.19	30.9.18
	£	£	£	£
Amounts falling due within one year:		0		
Trade debtors	1,389,669	428,061	1,370,311	388,985
Amounts owed by group undertakings	-	-	98,207	-
Amounts recoverable on contract	1,830,675	3,067,818	903,556	2,955,473
Other debtors	258,161	65,028	258,013	65,028
Directors' Ioan accounts	2,356,257	2,091.591	2,314,130	2,091,591
Prepayments	137,472	110,921	137.472	110.921
	5,972,234	5,763,419	5,081,689	5,611,998
Amounts falling due after more than one year:				
Other debtors	522.903	658,856	522,903	658,856
Aggregate amounts	6,495,137	6,422,275	5,604,592	6,270,854

15. CREDITORS: AMOUNTS FALLING DUE WITHIN ONE YEAR

	G	roup	Cor	npany
	30.9.19	30.9.18	30.9.19	30.9.18
	£	£	£	£
Bank loans and overdrafts (see note 17)	3,641,997	4,800,170	2,708,793	4,800,170
Hire purchase contracts (see note 18)	13,664	12,854	13,664	12,854
Trade creditors	715,593	411,998	411,669	411,997
Amounts owed to group undertakings	-		1,291,038	95,732
Tax	379,645	458,014	119,202	339,542
Social security and other taxes	672,224	292,053	495,582	292,053
Other creditors	713,365	503,775	604,705	462,068
Accruals and deferred income	1,433,772	1,423,361	1,395,942	1,423,361
Accrued expenses	416,738	286,429	96,188	198,754
	7,986,998	8,188,654	7,136,783	8,036,531

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS - continued FOR THE YEAR ENDED 30 SEPTEMBER 2019

16. CREDITORS: AMOUNTS FALLING DUE AFTER MORE THAN ONE YEAR

	Group		Com	pany
·	30.9.19	30.9.18	30.9.19	30.9.18
	£	£	£	£
Hire purchase contracts (see note 18)	1,912	15,576	1,912	15,576

17. LOANS

An analysis of the maturity of loans is given below:

•	G	roup	Cor	npany
	30.9.19	30.9.18	30.9.19	30.9.18
	£	£	£	£
Amounts falling due within one year or on demand:				
Bank overdrafts	139,779	-	209,706	-
Bank loans	3,502,218	4,800,170	2,499,087	4,800,170
	3,641,997	4,800,170	2,708,793	4,800,170
· ·				

18. LEASING AGREEMENTS

Minimum lease payments fall due as follows:

Hire purchase contracts 30.9.19 30.9.18 £ £
Net obligations repayable: Within one year 13,664 12,854 Between one and five years 1,912 15,576
Net obligations repayable: Within one year Between one and five years 13,664 12,854 15,576
Within one year 13,664 12,854 Between one and five years 1,912 15,576
Within one year 13,664 12,854 Between one and five years 1,912 15,576
Between one and five years 1,912 15,576
15,576 28,430
10,010
Company
Company
Hire purchase contracts
30.9.19 30.9.18
${f f}$
Net obligations repayable:
Within one year 13,664 12,854
Between one and five years 1,912 15,576
15,576 28,430

continued...

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS - continued FOR THE YEAR ENDED 30 SEPTEMBER 2019

18. LEASING AGREEMENTS - continued

·		
Group		
Non-	Non-cancellable	
opera	operating leases	
30.9.19	30.9.18	
· £	£	
Within one year 245,504	295,535	
Between one and five years 1,042,875	938,249	
In more than five years	347,130	
In more than tive years		
1,288,379	1,580,914	
1,200,077	1,300,314	
Campani		
Company	ancellable	
	Non-cancellable	
·	operating leases	
30.9.19	30.9.18	
${f t}$	£	
Within one year 242,504	295,535	
Between one and five years 1.042,875	938,249	
In more than five years	347,130	
, 		
1,285,379	1,580,914	

19. SECURED DEBTS

The following secured debts are included within creditors:,

		Group		Company	
	•	30.9.19	30.9.18	30.9.19	30.9.18
		£	£	£	£
Bank overdraft		139,779	-	209,706	-
Bank loans		3,502,218	4.800,170	2,499,087	4,800,170
		3,641,997	4.800,170	2,708,793	4,800,170

There is a cross guarantee in the Bank's standard form dated 28 October 2015 between Spun Gold TV Limited and Handsala Limited.

Bank loans are secured by a debenture on the Bank's standard form dated 26 February 2015, and there is also a charge over freehold property dated 24 November 2015.

There is one separate charge over a TV contract given by Spun Gold TV Limited dated 8 September 2017.

There are also three limited personal guarantees given by the director dated 18 March 2015, 2 November 2015, and 10 September 2019.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS - continued FOR THE YEAR ENDED 30 SEPTEMBER 2019

20.	PROVISIO	NS FOR LIABILI	TIES				
	Deferred tax	:		30.9.19 £ 176,856	30.9.18 £ 88,686	Com 30.9.19 £ 176,856	930.9.18 £ 88,686
	Group						Deferred tax
		October 2018 ome Statement during adjustment	ng year				£ 88,686 (5,967) 94,137
	Balance at 3	0 September 2019	• :				176,856
	Company						Deferred tax
		October 2018 tement of Comprehe adjustment	ensive Incom	ne during year	r		£ 88,686 (5,967) 94,137
	Balance at 30	0 September 2019					176,856
21.	CALLED U	IP SHARE CAPITA	AL				
	Allotted, issu Number:	ned and fully paid: Class:	•		Nominal value:	30.9.19 £	30.9.18 £
	98,400 8,400 6,000	'A' Ordinary 'B' Ordinary 'C' Ordinary	•		£0.01 £0.01 £0.01	984 84 60	984 84 60
						1,128	1,128

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS - continued FOR THE YEAR ENDED 30 SEPTEMBER 2019

21. CALLED UP SHARE CAPITAL - continued

'A' Ordinary shares entitle the bearer to vote in meetings, receive dividends and participate in a distribution, including on winding up.

'B' Ordinary shares are non-voting with no rights to dividends. They entitle the bearer to participate in a distribution, including on winding up.

'C' Ordinary shares entitle the bearer to receive dividends and participate in a distribution. including on winding up.

22. RESERVES

Group

Стоир	Retained earnings	Share premium f	Share based payment reserve £	Fair value reserve £	Totals £
At 1 October 2018 Profit for the year Dividends	(431,953) 326,346 (440.000)	8,316	8,181	262,242	(153,214) 326,346 (440,000)
Fair value adjustment Share-based payment expense		<u> </u>	2,098	401,322	401,322
At 30 September 2019	(545,607)	8,316	10.279	663,564	136,552
Company			Share		
	Retained earnings	Share premium £	based payment reserve	Fair value reserve £	Totals £
At 1 October 2018 Profit for the year Dividends	3,076 393,012 (390,000)	8,316	8,181	262,242	281,815 393,012 (390,000)
Fair value adjustment Share-based payment expense	-	-	2,098	401,322	401,322 2,098
At 30 September 2019	6,088	8,316	10,279	663,564	688,247

23. NON-CONTROLLING INTERESTS

Non-controlling interests represents a 51% holding in Penny Lane Entertainment Limited, a private company, limited by shares, registered in England and Wales.

Page 36

continued...

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS - continued FOR THE YEAR ENDED 30 SEPTEMBER 2019

24. DIRECTOR'S ADVANCES, CREDITS AND GUARANTEES

The following advances and credits to a director subsisted during the years ended 30 September 2019 and 30 September 2018:

	30.9.19	30.9.18
	£	£
N.F. Bullen		
Balance outstanding at start of year	2,091,591	1,997,529
Amounts advanced	762,539	799,062
Amounts repaid	(540,000)	(705,000)
Amounts written off	<u> </u>	
Amounts waived .	-	-
Balance outstanding at end of year	2,314,130	2,091,591

Interest is charged on the overdrawn balance at the rate of 3% per annum.

25. RELATED PARTY DISCLOSURES

During the year the group purchased editing services totalling £581,944 (2018: £469,982) from Wise Wolf Limited, a company in which N F Bullen is director and shareholder. The group charged Wise Wolf Limited £nil (2018: £77,172) for the use of its staff, and levied a charge of £94,299 (2018: £78,826) in respect of recharged overheads. At 30 September 2019 the group owed £123,123 (2018: £18,747) to Wise Wolf Limited, which is included within other creditors.

The group also made payments totalling £nil (2018: £10,568) on behalf of My Dilemma.com Limited, a company jointly controlled by N F Bullen and a key employee, D Neumann. The total amount outstanding at the year end and included within other debtors is £25,000 (2018: £25,000).

26. ULTIMATE CONTROLLING PARTY

The controlling party is N.F. Bullen.

27. SHARE-BASED PAYMENT TRANSACTIONS

At the beginning of the period, and at 30 September 2019, three key employees had options to purchase a total of 14,500 ordinary 1p 'B' shares at a price of £6.38 per share. There were no movements during the year.

The options can be exercised between 3 and 10 years after the date of grant. The expense recognised in the profit and loss for the year ended 30 September 2019 is £2,098 (2018: £2,098).