

Asp Data Center AS

Financial Statements Q3 2025

(all amounts in NOK millions, unless stated otherwise)

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Asp Data Center AS

931 764 225

Financial Statements Q3 2025

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BOARD OF DIRECTORS' REPORT Q3 2025

Asp Data Center AS (the "Company") is a holding company in the business of designing, building, and operating high-specification data centers with a focus on energy efficiency, reliability and scalability. Through its subsidiaries, Forus Industry Arena AS ("K11") and Midtgårdveien 12 AS ("M12") (together with the Company, the "Group"), the Group is building a diversified portfolio of high-performance data centre assets.

The Group seeks to create long-term value through active development, optimization, and management of its data centre infrastructure. A lean organizational model is employed: rather than a large in-house staff, the Group leverages specialized personnel and service agreements (notably with ASP Forvaltning AS) to manage operations, maintenance, security, and administration. This approach allows the company to maintain low overhead while accessing expert competencies in electrical engineering, cooling technology, and facility management.

Norway is the Group's primary geographical focus, with current activity concentrated in the Stavanger area offering scalable power, cooling, and fibre infrastructure. The Group maintains a strategic balance between fully developed, revenue-generating sites and projects with significant future capacity and expansion potential. To reduce concentration and market exposure, the Group applies a diversified approach across client segments, site types, and regional footprints.

In addition, the Group seeks to generate recurring income by leveraging its in-house expertise to provide development and operational services for tenants within our portfolio.

Key events during the third quarter of 2025

In the third quarter of 2025, we observed that the trends from the second quarter continued, with significant activity in the client market, with increased demand and movement across several segments. The AI demand continues to accelerate infrastructure growth requiring advancements in power and colling technologies. Energy sustainability remains a critical focus with developments in renewable power integration. The trends in the market support the Group's long-term strategy of offering data centres with renewable power to our customers.

On 11th July, the Stavanger region experienced a regional power outage affecting a large number of businesses and households. Our data center infrastructure handled the power outage as expected, utilizing backup power generation, ensuring that all customer services remained fully available throughout the incident. This outcome underlines the strength of our operational resilience, supported by robust redundancy in both power and critical infrastructure. The event provided further confirmation of the reliability of our systems and our ability to safeguard customer operations even under unexpected external conditions.

A big milestone for the third quarter was that Forus Industry Arena AS' anchor tenant started to pay for a capacity of 2 MW, up from 1MW, increasing the revenue for the Group.

Forus Industry Arena AS | Kanalvegen 11

It was a busy quarter at K11, where extensive construction activity related to ongoing power infrastructure upgrades continues. The project is proceeding according to the plan and within budget. Commissioning is scheduled for fourth quarter 2025. Despite the operational complexity, the site maintained stable performance and uninterrupted service for clients. In line with existing contracts and project plans, the facility is on track for 100 per cent occupancy by end of 2025.

Midtgårdveien 12 AS | Midtgårdveien 12

In the third quarter, we completed our technical assessment, assessing on-site infrastructure, and ensuring a smooth transition of operational control from the previous owner at M12. The design leveraging cold seawater for cooling, providing a highly efficient and stable year-round solution. This approach not only secures reliable operations but also delivers clear sustainability benefits by significantly reducing energy consumption and environmental impact compared to conventional systems.

The strong interest from the market continued through the third quarter, and by the end of the quarter we have engaged into more firm negotiations with a couple of prospective tenants. Our belief is strengthening that the facility will be leased out by the end of 2025 and that the data center will be operative in the first or second guarter of 2026.

We will continue our work with securing additional power from the grid. This ensures that M12 can evolve in line with future capacity needs while preserving its strong sustainability profile.



Funds to do the necessary upgrades was secured through the bond issuance in first quarter of 2025.

Financial Highlights

In the third quarter of 2025, the Group reported total revenue of NOK 15.5, compared to NOK 14.2m in the second quarter of 2025. Operational activity in the period was primarily focused on transition, integration, and preparation for future revenue generation.

Revenue is expected to remain at a stable level through the third quarter, before ramping up significantly in the end of fourth quarter. This growth will be driven by the completion of the ongoing expansion project at K11, which will bring additional contracted capacity online in accordance with existing contractual commitments. As a result, revenues are set to increase as new capacity is activated. K11 is anticipated to be fully operational during the fourth quarter, marking an important milestone in the company's growth trajectory.

Operating expenses amounted to NOK 14.1m for the third quarter of 2025. These operational costs primarily reflect the requirements associated with maintaining uninterrupted 24/7/365 operations of critical infrastructure across the Group's data center facilities. In connection with the ongoing expansion project, the Company has increased spending to reinforce site security, expand monitoring capabilities, intensify cleaning routines, and accelerate automation initiatives. Cost levels are expected to vary over time in line with the scope and progress of project-related activities.

Operating profit for the third quarter landed on NOK 1.4m, income tax expense on NOK 3.8m and other interest expenses totalled NOK 18.7m, resulting in a net loss for the quarter at NOK 13.5m.

As of 30th September, the Group's Loan-to-Value (LTV), excluding pro-rata adjustments and guarantees, was 38 per cent, well below the maximum LTV Ratio of 70 per cent under the bond agreement. The Group's liquidity is well above the minimum liquidity requirements of NOK 35m.

Going Forward and Post Balance Sheet Events

The Group reiterates its commitment to create long-term value through active development, optimization, and management of its data centre infrastructure.

Stavanger, 27 November 2025

Magnus Asp | Chairman of the Board



STATEMENT OF COMREHENSIVE INCOME

ASP Data Center AS (Amounts in NOK)

	Parent					Group	
Q3 2025	YTD Q3 2025	2024		Note	Q3 2025	YTD Q3 2025	2024
0	0	0	Revenue	3	15 514 542	37 087 240	7 530 352
0	0	0	Total revenue		15 514 542	37 087 240	7 530 352
0	0	0	Change in fair value of investment properties	6	0	-61 100 000	388 394 066
-857 258	-4 133 605	-118 401	Other operating expenses	5	-14 143 958	-35 226 727	-12 841 963
-857 258	-4 133 605	-118 401	Total operating expenses		-14 143 958	-35 226 727	-12 841 963
-857 258	-4 133 605	-118 401	Operating profit		1 370 583	-59 239 487	383 082 455
0	8	10	Other interest income	13	0	24 167	1 672
0	0	0	Other finance income	13	0	190 004	0
-18 294 200	-52 878 335	-830 550	Other interest expenses	4,13	-18 720 230	-59 008 678	-8 167 673
0	0	0	Other financial expense	13	0	0	-890 262
-19 151 458	-57 011 932	-948 942	Profit before income tax		-17 349 646	-118 033 995	374 026 192
0	0	0	Income tax expense	9	3 816 922	25 967 479	-80 472 822
-19 151 458	-57 011 932	-948 942	Net profit and loss for the year		-13 532 724	-92 066 516	293 553 370
0	0	0	To minority interests		0	0	0
-19 151 458	-57 011 932	-948 942	To majority interests		-13 532 724	-92 066 516	293 553 370
0	0	0	Other comprehensive income Items that will not be reclassified subsequently to profit or loss		0	0	0
0	0	0	Items that will be reclassified subsequently to profit or loss		0	0	0
0	0	0	Sum other comprehensive income		0	0	0
-19 151 458	-57 011 932	-948 942	Total comprehensive income		-13 532 724	-92 066 516	293 553 370



STATEMENT OF FINANCIAL POSITION

ASP Data Center AS (Amounts in NOK)

Pare	nt			Gro	oup
30.09.2025	31.12.2024	ASSETS	Note	30.09.2025	31.12.2024
0	0	Investment properties and properties under construction	6	1 617 268 538	1 517 066 567
0	0	Total tangible assets		1 617 268 538	1 517 066 567
981 090 695	981 090 695	Investments in subsidiaries	8, 14	0	0
356 696 972	0	Loans to group companies	4	0	0
1 337 787 667	981 090 695	Total financial fixed assets		0	0
1 337 787 667	981 090 695	TOTAL FIXED ASSETS		1 617 268 538	1 517 066 567
0	0	Trade receivables	10	2 198 515	705 956
199 197	0	Other receivables		9 511 290	14 999 665
199 197	0	Total receivables		11 709 804	15 705 621
128 405 578	3 040	Cash and bank deposits	7	152 277 656	635 141
128 604 775	3 040	TOTAL CURRENT ASSETS		163 987 460	16 340 761
1 466 392 442	981 093 735	TOTAL ASSETS		1 781 255 999	1 533 407 328



STATEMENT OF FINANCIAL POSITION

ASP Data Center AS (Amounts in NOK)

Pare	nτ			Gro	up	
30.09.2025	31.12.2024	EQUITY AND LIABILITIES	Note	30.09.2025	31.12.2024	
105 000	105 000	Share capital	11, 12	105 000	105 000	
907 885 122	907 885 122	Share premium	12	907 885 122	907 885 122	
907 990 122	907 990 122	Total paid-in equity	12	907 990 122	907 990 122	
307 330 122	307 330 122	rotal pala-in equity	12	307 330 122	307 330 122	
0	0	Reserve for valuation variances	12	246 821 244	307 921 244	
-57 966 544	-954 612	Other equity	12	-46 213 600	-15 247 084	
-57 966 544	-954 612	Total retained earnings	12	200 607 644	292 674 160	
		Minority interests		0	0	
850 023 578	907 035 510	TOTAL EQUITY		1 108 597 766	1 200 664 282	
0	0	Deferred tax	9	54 554 773	80 522 251	
0	0	Total provisions		54 554 773	80 522 251	
615 000 000	0	Bonds	10	615 000 000	(
0	96 379	Other non-current liabilities	4	0	122 615 871	
615 000 000	96 379	Total other non-current liabilities		615 000 000	122 615 871	
214 957	4 964	Trade creditors	10	-204 878	46 958 116	
1 153 907	73 956 882	Other short-term liabilities	10	3 308 339	82 646 808	
1 368 864	73 961 846	Total current liabilities		3 103 460	129 604 923	
616 368 864	74 058 224	TOTAL LIABILITIES		672 658 233	332 743 046	

Stavanger, 27 November 2025

Magnus Asp
Chairman of the Board

Julian Andre Lian Hoff
CEO



STATEMENT OF CASH FLOWS

ASP Data Center AS (Amounts in NOK)

	Parent				Group	
Q3 2025	YTD Q3 2025	2024		Q3 2025	YTD Q3 2025	2024
			Cash flow from operations			
-19 151 458	-57 011 932	-948 942	Profit before income taxes	-17 349 646	-118 033 995	374 026 192
0	0	0	Depreciation	0	259 580	0
0	0	0	Change in the fair value of investment properties	0	60 840 420	-388 394 066
0	0	0	Change in trade debtors	4 995 904	-1 492 559	-705 956
167 827	209 993	4 964	Change in trade creditors	-31 994 376	-47 162 994	27 586 888
120 693	-199 197	917 118	Change in other provisions	-5 093 029	-1 047 119	-714 079
-18 862 938	-57 001 136	-26 860	Net cash flow from operations	-49 441 147	-106 636 666	11 798 979
			Cash flow from investments			
0	0	0	Purchase of fixed assets	-31 104 963	-161 301 972	-54 179 053
18 294 200	-356 696 972	0	Purchase of shares and investments in other companies	0	0	0
18 294 200	-356 696 972	0	Net cash flow from investments	-31 104 963	-161 301 972	-54 179 053
			Cash flow from financing			
0	615 000 000	0	Proceeds from long term loans	0	615 000 000	0
0	-72 899 354	0	Repayment of long term loans	0	-195 418 846	0
0	542 100 646	0	Net cash flow from financing	0	419 581 154	42 985 315
			Exchange gains / (losses) on cash and cash equivalents			
-568 738	128 402 538	-26 860	Net change in cash and cash equivalents	-80 546 109	151 642 516	605 241
128 974 316	3 040	29 900	Cash and cash equivalents at the beginning of the period	232 823 766	635 141	29 900
128 405 578	128 405 578	3 040	Cash and cash equivalents at the end of the period	152 277 656	152 277 657	635 141



NOTES TO THE FINANCIAL STATEMENT

ASP Data Center | (Amounts in NOK)

Note 1 General Information

Asp Data Center AS is a limited liability company registered in Norway. The company's head office is located in Stavanger. This annual financial statement covers both the consolidated financial statements and the parent company financial statements of Asp Data Center AS. Some of the accounting principles will therefore only apply to either the consolidated or the parent company financial statements. This will be specifically indicated. The remaining accounting principles apply to both sets of financial statements.

Note 2 Accounting Principles

Basis for Preparation of the Annual Financial Statements

The annual financial statements have been prepared in accordance with the Norwegian Accounting Act § 3-9 and the Regulation on Simplified IFRS adopted by the Ministry of Finance on 7 February 2022. This primarily means that measurement and recognition follow International Financial Reporting Standards (IFRS), while presentation and note disclosures follow the Norwegian Accounting Act and generally accepted accounting principles in Norway.

The financial statements are based on the principles of historical cost accounting, with the following exceptions:

Investment property measured at fair value through profit or loss

Consolidation (Consolidated Financial Statements)

The consolidated financial statements show the overall financial performance and financial position when the parent company Asp Data Center AS and its controlled investments in other entities are presented as a single economic unit.

The financial statements are prepared using uniform principles, meaning that the parent company's controlled interests in other companies follow the same accounting principles as the parent company. All internal transactions and balances between the companies are eliminated.

Investments in entities over which the group has sole control (subsidiaries) are fully consolidated line-by-line in the consolidated financial statements from the date the group obtains control, and are deconsolidated from the date such control ceases.

An entity is considered to be controlled by the group if the group:

- has power over the entity,
- is exposed to or has rights to variable returns from its involvement with the entity, and
- has the ability to use its power over the entity to affect the amount of its returns.

If the group holds the majority of the voting rights in an entity, it is presumed to be a subsidiary of the group. If the group does not hold the majority of voting rights, all relevant facts and circumstances are considered to assess whether the group controls the entity in which it has invested. This includes, among other things, ownership interest, voting interest, ownership structure, relative strength of voting rights, options, and shareholder agreements. These assessments are made for each individual investment.

If the group has control but owns less than 100% of the subsidiary, the share of other owners is presented as non-controlling interests within the group's equity. The non-controlling owners' share of the profit is presented in the allocation of the period's result and total comprehensive income.

Acquisitions and Business Combinations (Consolidated Financial Statements)

The acquisition method is used for accounting for business combinations. Acquired assets and liabilities related to business combinations are measured at fair value at the acquisition date. A company is consolidated from the point in time the group gains control and is excluded from consolidation when control ceases. Expenses related to acquisitions are expensed as incurred.

Non-controlling interests are measured either at the non-controlling interests' share of identifiable net assets or at fair value. The method is selected for each individual business combination.

Goodwill is calculated as the sum of the consideration transferred, the carrying amount of the non-controlling interest, and the fair value of previously held equity interests, less the net value of identifiable assets and liabilities measured at the acquisition date. Goodwill is not amortized but is tested for impairment at least annually. Goodwill is allocated to the cash-generating units



expected to benefit from the synergies of the acquisition, regardless of whether other assets or liabilities in the acquisition are attributed to these cash-generating units.

If the fair value of the net assets acquired in a business combination exceeds the consideration transferred (negative goodwill), the difference is recognized immediately in profit or loss at the acquisition date.

Subsidiaries (Parent Company Financial Statements)

Subsidiaries are accounted for using the cost method in the parent company's financial statements. Such investments are measured at acquisition cost of the shares unless a write-down has been necessary. A write-down to fair value has been made if the decline in value is due to reasons that are not expected to be temporary. Write-downs are reversed when the basis for the impairment is no longer present.

Dividends, group contributions, and other distributions from subsidiaries are recognized in the parent company's income statement in the same year they are allocated in the subsidiary's financial statements. A subsequent impairment assessment has been carried out for the investment.

Investment Property

Investment properties, including investment properties under development, are properties owned either to achieve revenues and/or increase in fair values and which is not used by the group itself. Investment properties are accounted for at fair market value, and changes in fair market value are reflected in the statement of profit or loss.

Fair value estimates are based on discounted future cash flows, with a discount rate that reflects the risks of the net cash flows. The valuation is prepared by independent advisors. The accounting for investment properties is further discussed in note 6.

Estimates and Assumptions

Management has used estimates and assumptions that have affected assets, liabilities, income, expenses, as well as uncertain assets and liabilities at the balance sheet date in the preparation of the annual financial statements.

This is particularly relevant to depreciation of property, plant and equipment, impairment of goodwill, assessments related to acquisitions, and pension obligations. Future events may cause the estimates to change. Estimates and underlying assumptions are reviewed continuously and are based on best judgment and historical experience. Changes in accounting estimates are recognized in the period the changes occur. If the changes also relate to future periods, the effect is distributed over the current and future periods. See a separate note for more information on estimates and assumptions included in this year's consolidated financial statements.

Judgments

In preparing the annual financial statements, management has made certain significant judgments based on critical assessments in applying the accounting principles. These are explained in the following:

Currency

Transactions in foreign currencies are translated at the exchange rate on the transaction date. Monetary items in foreign currencies are translated into Norwegian kroner using the exchange rate at the balance sheet date. Non-monetary items measured at historical cost in a foreign currency are translated using the exchange rate at the transaction date. Non-monetary items measured at fair value in a foreign currency are translated using the exchange rate at the measurement date. Exchange rate changes are recognized in profit or loss continuously during the accounting period under other financial items.

Revenue from Contracts with Customers

Revenue from contracts with customers is recognized when control over a good or service has been transferred to the customer, and in an amount that reflects what the group expects to receive in exchange for the good or service. The group has concluded that it is the principal in its revenue streams because it controls the goods and services before they are transferred to the customer.

Revenue from Sale of Goods

Revenue from the sale of goods is recognized at the point in time when control over the asset is transferred to the customer. Control over an asset implies the ability to direct the use of and obtain substantially all the remaining benefits from the asset. Control also includes the ability to prevent others from directing the use of and obtaining the benefits from the asset. Revenue is typically recognized upon delivery of the good.

The group assesses whether there are other deliverables in the contract that are considered separate performance obligations for which parts of the transaction price must be allocated. When determining the transaction price for the sale of goods, the group considers the effects of variable consideration, significant financing components, and consideration payable to the customer (if applicable).

Variable Consideration

If the consideration agreed in a contract includes a variable amount, the group estimates the amount of consideration to which it expects to be entitled in exchange for transferring the agreed goods to a customer. The variable consideration is estimated at the time of contract inception and is constrained (withheld) until it is "highly probable" that a "significant" reversal of recognized revenue will not occur in future periods.



Significant Financing Component

The group in some cases receives short-term advance payments from its customers. By applying the practical expedient in IFRS 15, the group does not need to adjust the agreed consideration for the effects of a significant financing component if, at contract inception, it is expected that the period between the time the group transfers a promised good or service to the customer and the time the customer pays for it will be one year or less.

Revenue from Sale of Services

The group recognizes revenue from the sale of services over time, as the customer simultaneously receives and consumes the benefits as the group performs the service. The group recognizes revenue over time based on the stage of completion of the project, using either an input or output method. The method applied is the one that best reflects the transfer of control.

Revenue from Goods and Services

The group provides services that are sold either separately or bundled together with the sale of goods.

Contracts for bundled sales of goods and services that consist of two performance obligations—each comprising either the sale of goods or services—are accounted for in accordance with the principles outlined above.

The transaction price is allocated to the two performance obligations based on the relative standalone selling prices of the underlying goods and services. Revenue from the sale of goods is typically recognized at the time of delivery, and services are recognized over time based on the stage of completion.

Taxes

The tax expense consists of current tax and changes in deferred tax. Deferred tax liabilities and assets are calculated based on the temporary differences between the carrying amounts and tax values of assets and liabilities, as well as tax losses carried forward at the end of the financial year, except for:

- Initial recognition of goodwill,
- Initial recognition of an asset or liability in a transaction that:
 - o is not a business combination, and
 - o at the time of the transaction, does not affect accounting profit or taxable income (tax loss),
- Temporary differences related to investments in subsidiaries, associates, or joint ventures when the group controls the timing of the reversal of the temporary differences and it is not expected to reverse in the foreseeable future.

A deferred tax asset is recognized when it is probable that the company will have sufficient taxable income in future periods to utilize the tax benefit. Previously unrecognized deferred tax assets are recognized to the extent that it has become probable that the company can use the deferred tax benefit. Likewise, the company reduces a deferred tax asset to the extent it is no longer probable that it can be utilized.

Deferred tax liabilities and assets are measured based on the expected future tax rate in the group companies where the temporary differences have arisen.

Deferred tax liabilities and assets are measured at nominal value and classified as long-term liabilities (non-current assets) in the balance sheet. Current tax and deferred tax assets or liabilities are recognized directly in equity to the extent that the tax items relate to items recognized directly in equity.

Classification of Balance Sheet Items

Assets are classified as current when the group expects to realize the asset, or intends to sell or consume it in the group's normal operating cycle. Assets held primarily for trading or that are expected to be realized within twelve months after the reporting period are also classified as current. The same applies to cash or cash equivalents unless they are subject to restrictions that prevent them from being exchanged or used to settle a liability for at least twelve months after the reporting period. All other assets are classified as non-current.

Liabilities are classified as current when they are expected to be settled in the group's normal operating cycle, are held primarily for trading, fall due within twelve months of the reporting period, or if the entity does not have an unconditional right to defer settlement of the liability for at least twelve months after the reporting period. Any terms of a liability that could, at the counterparty's discretion, result in its settlement by issuing equity instruments do not affect its classification. All other liabilities are classified as non-current.

Intangible Assets

Separately acquired intangible assets are recognized at cost. Intangible assets acquired in a business combination are recognized in the consolidated financial statements at fair value at the acquisition date. Subsequently, intangible assets are measured at cost less any accumulated amortization and impairment losses.

Internally generated intangible assets, except for capitalized development costs, are not recognized as assets and are expensed as incurred.



Intangible assets with a definite useful life are amortized over their economic lives and tested for impairment whenever there are indications of impairment.

Goodwill and other intangible assets with indefinite useful lives are not amortized but are tested for impairment when there are indications of impairment, and at least annually—either individually or as part of a cash-generating unit. For intangible assets with indefinite useful lives, an annual assessment is made to determine whether the assumption of an indefinite life is still valid. If not, the change is accounted for prospectively as a change to a definite useful life.

Gains or losses on disposal of intangible assets are calculated as the difference between the net sales proceeds and the carrying amount. Gains are recognized under "Other operating income" and losses under "Other operating expenses."

Impairment of Non-Financial Assets

The Group assesses at each reporting date whether there are any indications that an asset may be impaired. If such indications exist, the recoverable amount of the asset is estimated.

The recoverable amount is defined as the higher of an asset's fair value less costs to sell and its value in use. This amount is determined for an individual asset unless the asset does not generate largely independent cash inflows, in which case it is assessed as part of a cash-generating unit.

An asset is impaired when its carrying amount exceeds its recoverable amount. The asset is then written down to its recoverable amount, and the impairment loss is recognized in the income statement.

At each reporting date, the Group also assesses whether there are indications that a previously recognized impairment loss (excluding goodwill) no longer exists or has decreased. If such indications exist, the recoverable amount of the asset is estimated, and any previously recognized impairment loss is reversed. The reversal is limited to the carrying amount that would have been determined (net of depreciation or amortization) had no impairment loss been recognized in prior periods.

Leases

Significant Accounting Policies

Identification of a Lease Agreement

At the inception of a contract, the Group assesses whether the contract is, or contains, a lease. A contract is, or contains, a lease if it conveys the right to control the use of an identified asset for a period of time in exchange for consideration.

The Group as a Lessee

Separation of Lease Components

For contracts that are, or contain, a lease, the Group separates lease components if it can benefit from the use of the underlying asset either on its own or together with other readily available resources, and the underlying asset is neither highly dependent on nor highly interrelated with other underlying assets in the contract. The Group accounts for each lease component separately from non-lease components within the same contract.

Recognition of Leases and Recognition Exemptions

At the commencement date of a lease, the Group recognizes a lease liability and a corresponding right-of-use asset for all leases, with the following applied exemptions:

- Short-term leases (lease term of 12 months or less)
- Leases of low-value assets

For these leases, the Group recognizes lease payments as other operating expenses in the income statement on a straight-line basis over the lease term.

Exemption from IFRS 16 for Intra-group Leases for the Lessee

ASP Eiendom AS, the parent company of Asp Data Center AS, has applied the exemption from IFRS 16 regarding measurement and recognition rules for intra-group leases for the lessee, and instead applies NRS 14 (Norwegian Accounting Standard) for these leases in the company's separate financial statements.

Lease Liabilities

At the commencement date, lease liabilities are measured at the present value of lease payments that are not paid at that date. The lease term represents the non-cancellable period of the lease, along with periods covered by an option to extend or terminate the lease if the Group is reasonably certain to exercise (or not to exercise) that option.

Lease payments included in the measurement of the lease liability consist of:

- Fixed lease payments (including in-substance fixed payments), less any lease incentives receivable
- Variable lease payments that depend on an index or interest rate, initially measured using the index or rate at the commencement date



- Amounts expected to be payable by the Group under residual value guarantees
- The exercise price of a purchase option if the Group is reasonably certain to exercise that option
- Payments of penalties for terminating the lease, if the lease term reflects the Group exercising an option to terminate

The lease liability is subsequently measured by increasing the carrying amount to reflect interest on the lease liability, reducing the carrying amount to reflect lease payments made, and remeasuring the carrying amount to reflect any reassessment or lease modifications, or to reflect adjustments in lease payments resulting from changes in indices or rates.

The Group does not include variable lease payments in the lease liability. Instead, such costs are recognized as an expense in the income statement in the period in which the event or condition that triggers those payments occurs.

Right-of-Use Assets

The Group measures right-of-use assets at cost, less accumulated depreciation and impairment losses, and adjusted for any remeasurement of the lease liability. The cost of right-of-use assets includes:

- The amount of the initial measurement of the lease liability
- Any lease payments made at or before the commencement date, less any lease incentives received
- Any initial direct costs incurred by the Group
- An estimate of costs expected to be incurred by the lessee in dismantling and removing the underlying asset, restoring the site where the asset is located, or restoring the underlying asset to the condition required by the lease terms, unless these costs are incurred in producing inventories

The Group applies the depreciation requirements in IAS 16 Property, Plant and Equipment to depreciate right-of-use assets, except that right-of-use assets are depreciated from the commencement date to the earlier of the end of the lease term or the end of the asset's useful life.

The Group applies IAS 36 Impairment of Assets to determine whether a right-of-use asset is impaired and to account for any identified impairment losses.

The Group as Lessor

Separation of Lease Components

For contracts that contain a lease component and one or more additional lease and non-lease components, the Group allocates the consideration in the contract in accordance with the principles in IFRS 15 Revenue from Contracts with Customers.

Classification of Leases

For contracts where the Group is the lessor, each lease is classified as either an operating lease or a finance lease. A lease is classified as a finance lease if it substantially transfers all the risks and rewards incidental to ownership of the underlying asset. A lease is classified as an operating lease if it does not substantially transfer all the risks and rewards incidental to ownership.

The Group currently has no finance leases as a lessor.

Operating Leases

For operating leases, the Group recognizes lease payments as other income, primarily on a straight-line basis over the lease term, unless another systematic basis better reflects the pattern in which the benefit from the use of the underlying asset is consumed.

The Underlying Asset and Recognition of Lease Income

The carrying amount of the underlying asset is reduced. The Group recognizes costs incurred in earning the lease income as an expense. The Group adds initial direct costs incurred in entering into an operating lease to the carrying amount of the underlying asset and recognizes these costs as an expense over the lease term on the same basis as the lease income.

Receivables

Trade and other receivables are initially measured at fair value and subsequently measured at amortized cost using the effective interest method, adjusted for allowance for estimated losses. For accounting policies related to loss allowances, see "Loss Provisions for Financial Assets" below.

Receivables expected to be settled within one year are classified as current assets; otherwise, they are classified as non-current assets.

Pensions

The Group has no employees and as such, no defined contribution pension plans.



Financial Instruments

A financial instrument is any contract that gives rise to a financial asset of one entity and a financial liability or equity instrument of another entity.

Financial Assets

The Group's financial assets may include: derivatives, unlisted equity investments, listed debt instruments, trade receivables, and cash and cash equivalents. The classification of financial assets at initial recognition depends on the characteristics of the contractual cash flows of the asset and the business model under which the financial asset is managed. Except for trade receivables that do not contain a significant financing component, the Group initially measures a financial asset at fair value plus transaction costs (if the asset is not measured at fair value through profit or loss).

The Group classifies its financial assets into four categories:

- 1. Financial assets measured at amortized cost
- Financial assets measured at fair value through other comprehensive income (with reclassification of cumulative gains and losses to profit or loss)
- 3. Equity instruments measured at fair value through other comprehensive income (without reclassification of cumulative gains and losses to profit or loss)
- 4. Derivatives measured at fair value through profit or loss (not designated as hedging instruments)

Financial Assets Measured at Amortized Cost

The Group measures a financial asset at amortized cost if the following conditions are met:

- The asset is held within a business model whose objective is to hold assets in order to collect contractual cash flows,
- The contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

Subsequent measurement of financial assets at amortized cost is performed using the effective interest method and is subject to impairment assessment. Gains and losses are recognized in profit or loss when the asset is derecognized, modified, or impaired.

The Group's financial assets measured at amortized cost include trade receivables and other short-term deposits. Trade receivables that do not contain a significant financing component are measured at the transaction price in accordance with IFRS 15 Revenue from Contracts with Customers.

Financial Assets Measured at Fair Value through Other Comprehensive Income (FVOCI)

The Group measures debt instruments at fair value through other comprehensive income (FVOCI) when the following conditions are met:

- The financial asset is held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets, and
- The contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

Interest income, foreign exchange gains and losses, and impairment gains or losses on debt instruments measured at FVOCI are recognized in profit or loss in the same manner as for financial assets measured at amortized cost. Other changes in the fair value of these financial assets are recognized in other comprehensive income. Upon derecognition, the cumulative gain or loss previously recognized in other comprehensive income is reclassified to profit or loss.

The Group's debt instruments measured at FVOCI include investments in listed debt securities (bonds).

Equity Instruments Measured at Fair Value through Other Comprehensive Income

The Group may elect to designate equity instruments at fair value through other comprehensive income if they meet the definition of equity under IAS 32 Financial Instruments: Presentation and are not held for trading purposes. Classification is determined on an instrument-by-instrument basis.

Cumulative gains and losses on these financial assets recognized in other comprehensive income are not reclassified to profit or loss. Dividends are recognized as other financial income in profit or loss when the Group's right to receive payment is established at the general meeting. Dividends that represent a return on investment are recognized in other comprehensive income. Equity instruments measured at FVOCI are not subject to impairment assessment.



Derivatives Measured at Fair Value through Profit or Loss

Derivatives are recognized in the balance sheet at fair value, with changes in fair value recognized in profit or loss. This category includes foreign exchange forwards and interest rate swaps that are not designated as hedging instruments (no hedge accounting applied).

The group has no derivatives as of 31.12.

Derecognition of Financial Assets

A financial asset (or, where applicable, a part of a financial asset or part of a group of similar financial assets) is derecognized when:

- The contractual rights to the cash flows from the financial asset expire, or
- The Group transfers its contractual rights to receive the cash flows from the financial asset or retains the right to receive the cash flows but assumes an obligation to pay them to a third party, and either:
 - a. The Group has transferred substantially all the risks and rewards associated with the asset, or
 - b. The Group has neither transferred nor retained substantially all the risks and rewards but has transferred control over the asset.

Financial Liabilities

Financial liabilities are, at initial recognition, classified as loans and borrowings or derivatives. Derivatives are initially recognized at fair value. Loans and borrowings are recognized at fair value, adjusted for directly attributable transaction costs.

Derivatives are financial liabilities when their fair value is negative, and they are accounted for in a manner symmetrical to derivatives that are financial assets.

Loans and Borrowings

After initial recognition, interest-bearing loans are measured at amortized cost using the effective interest method. Gains and losses are recognized in profit or loss when the liability is derecognized.

Amortized cost is calculated by taking into account any discount or premium related to the purchase, as well as fees and costs that are an integral part of the effective interest rate. The effective interest rate is presented as finance costs in the income statement.

Liabilities are measured at their nominal amount when the effect of discounting is immaterial.

Derecognition of Financial Liabilities

A financial liability is derecognized when the obligation is discharged, cancelled, or expired. When an existing financial liability is replaced by a new liability from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, the original liability is derecognized and a new liability recognized. The difference in carrying amount is recognized in profit or loss.

Impairment Provisions for Financial Assets

The Group recognizes an allowance for expected credit losses (ECL) on all debt instruments that are not measured at fair value through profit or loss. The measurement of the allowance for expected credit losses under the general model depends on whether the credit risk has increased significantly since initial recognition.

At initial recognition, and when the credit risk has not increased significantly thereafter, the allowance is based on 12-month expected credit losses. The 12-month expected loss is the portion of lifetime expected credit losses that result from default events possible within the next 12 months.

If the credit risk has increased significantly since initial recognition, the allowance is based on lifetime expected credit losses. Expected credit losses are calculated as the present value of all cash shortfalls over the remaining expected life of the financial instrument, i.e., the difference between the contractual cash flows and the cash flows the Group expects to receive, discounted at the effective interest rate of the instrument. Expected cash flows include cash flows from the sale of collateral or other credit enhancements embedded in the contractual terms.

The Group applies a simplified approach for measuring impairment allowances for trade receivables and contract assets. The Group therefore measures the allowance based on lifetime expected credit losses for each reporting period, rather than 12-month expected credit losses. The Group has developed a provision matrix based on historical credit losses, adjusted for forward-looking factors specific to the customer and the general economic environment.

For debt instruments measured at fair value through other comprehensive income, the Group applies the low credit risk simplification. This means the Group assesses at each reporting date whether the instruments that had low credit risk at initial recognition continue to have low credit risk. The assessment uses relevant information available without undue cost or effort. During this evaluation, the Group reassesses the internal credit rating of the debt instrument. Additionally, the Group considers whether there has been a significant increase in credit risk if payments are more than 30 days past due.



Impairment and Past Due Financial Assets

The Group considers a financial asset to be in default if contractual payments are more than 90 days past due. However, in certain cases, the Group may also consider financial assets to be in default based on internal or external information indicating that it is unlikely the Group will collect the contractual outstanding amounts, without regard to collateral held by the Group.

A financial asset is impaired when it is no longer reasonable to expect that the contractual cash flows will be received.

Measurement of Fair Value

The fair value of financial instruments traded in active markets is determined at the end of the reporting period by reference to quoted market prices or dealer quotes (bid prices for long positions and ask prices for short positions), without deduction for transaction costs.

For financial instruments not traded in an active market, fair value is determined using appropriate valuation techniques. Such valuation techniques may include recent arm's length market transactions between knowledgeable, willing parties (if available), reference to the current fair value of another instrument that is substantially the same, discounted cash flow analysis, or other valuation models.

Provisions

A provision is recognized when the Group has a present obligation (legal or constructive) as a result of a past event, it is probable (more likely than not) that an outflow of resources embodying economic benefits will be required to settle the obligation, and the amount can be reliably estimated.

If the effect is material, the provision is measured by discounting the expected future cash flows using a pre-tax discount rate that reflects current market assessments of the time value of money and, where appropriate, the risks specific to the liability.

A warranty provision is recognized when the underlying products or services are sold. The provision is based on historical warranty data and a weighting of possible outcomes against their probabilities.

Restructuring provisions are recognized when the Group has approved a detailed and formal restructuring plan and the restructuring has either commenced or been announced publicly.

A provision for onerous contracts is recognized when the Group's expected revenues from a contract are lower than the unavoidable costs of meeting its obligations under the contract.

Events After the Reporting Period

New information after the reporting period about the Group's financial position at the reporting date is reflected in the financial statements.

Events after the reporting period that do not affect the Group's financial position at the reporting date but will affect the Group's financial position in the future are disclosed if material.

Entities included in the consolidation

Company name	Location	Ownership and voting rights
Asp Data Center AS	Stavanger	100%
Forus Industry Arena AS	Stavanger	100%
Midtgårdveien 12 AS	Stavanger	100%



Note 3 Revenue

Parent			Gro	up
Q3 2025	2024	Revenues	Q3 2025	2024
0	0	Revenue	15 514 542	7 530 352
0	0	Sum	15 514 542	7 530 351,82
		Revenue by class of business		
0	0	Rental income	15 514 542	7 530 352
0	0	Sum	15 514 542	7 530 352
		Revenue per region		
0	0	Rogaland	15 514 542	7 530 352
0	0	Sum	15 514 542	7 530 352

All of the revenues for the Group is earned in Rogaland, Norway.

Note 4 Related party transactions

Group transactions with related parties between 1. July and 30. September.	Parent	Group
Towards Asp Eiendom AS		
a) Interest expenses	0	0
b) loan payable	0	0
Asp Forvaltning AS		
c) Management services and products	0	5 842 500

Asp Data Center AS has provided loans to Forus Industry Arena AS (NOK 347 711 093) and Midtgårdveien AS (NOK 8 985 879) in the aggregate of NOK 356 696 972 as of September 30 2025. Intragroup transactions and loans are eliminated at the group level.

Intragroup transactions are eliminated at the group level.

a) and b) Asp Eiendom AS, which owns 100% of the shares in Asp Data Center AS providided loans to the Group companies, and as such each entity has been paying interst expenses towards Asp Eiendom AS. The loans were settled in March 2025.

c) Asp Forvaltning AS, which also is subsidiary of Asp Eiendom, provides management services.



Note 5 Payroll expense, employees, remuneration etc.

Neither the parent nor the Group has had any payroll or employee related expenses in 2025, and there are no such obligations at the balance sheet date.

Auditor's remuneration	Parent	Group
Fees payable to the company's auditor for the audit of the financial statement	0	0
Other non-audit services	0	0
Sum	0	0

Note 6 Investment property

The Group's properties are classified as investment properties, and disclosed according to simplified IFRS §4-3 as permitted under Norwegian regulation.

Methodology and assumptions

The investment properties are presented in the balance sheet at fair value. The fair value estimates are based on independent third party appraisals done every six months, June 30. and December 31 respectively, and adjusted for expected future capital expenditures. Changes in fair value are reflected in the statement of profit or loss. The third party appraisals depend on the following assumptions:

Rental income Rental income is based on existing contracts and expected future cash flows for each individual property based on location, type of property and condition. Midtgårdveien 12 is vacant, but fitted as a data centre. Rental income is based on a set rate of 125EUR per kW per month multiplied by available kW. A prerequisite for the rental income based on kW is a neccessary capital expenditure of

100mnok. This has been taken into account in the final fair value.

Expected owner cost is based on operating expenses such as insurance, maintenance and technical operations. Amounts are based owner costs on the apraisers knowledge and experience, benchmarked against the historical figures for the specific property. Cost is estimated to

approximately 18 % of rental income.

Occupancy Occupancy is based on existing rental agreements and lease expiry date, adjusted for expected rental income for vacant space in the

future.

CPI-

adjustments CPI-indexation of future rental income is based on the inflation target of 2 %.

Discount rate The discount rate is based on risk-free rate, adjusted for location, condition, type of property and other factors. Discount rate is 7,25%

for Forus Industry Arena AS and 10,0% of Midtgårdveien 12 AS as of 31.12.2024.

Overview of investment properties recognized in the balance sheet

Fair value as of 31.12.2024	1 517 066 567
Addition	161 301 972
Disposal	0
Change in fair value	-61 100 000
Fair value as of 30.09.2025	1 617 268 538

Acc. change in fair value as of 30.09.2025 (net of deferred tax)

246 821 244

A correction has been made to the Q2 2025 figures related to the fair value of the investment properties. The Q2 figures presented in this report have been adjusted accordingly, ensuring that Q3 and year-to-date figures are accurate. A restated Q2 report has not been issued.

Note 7 Cash and bank deposits

Parent		nt		Group)
	30.09.2025	31.12.2024		30.09.2025	31.12.2024
	128 405 578	3 040	Unrestricted funds	152 277 656	635 141
	128 405 578	3 040	Sum cash and bank deposits	152 277 656	635 141

Note 8 Subsidiaries

				Profit (Loss)	
	Registered	Ownership /	Equity Last	Last Year	Carrying
Subsidiaries	Office	Voting Share	Year (100%)	(100%)	Amount
Forus Industry Arena AS	Stavanger	100 %	-21 395 524	-17 828 799	907 960 122
Midtgårdveien 12 AS	Stavanger	100 %	-746 058	-1 282 643	73 130 573
Carrying value 30.09					981 090 695



Note 9 Taxation

Deferred tax / deferred tax asset calculation

Parent		nt		Gre	oup
30.0	9.2025	31.12.2024		30.09.2025	31.12.2024
			Tax expense		
	0	0	Tax payable	0	0
	0	0	Change in deferred tax	-3 816 922	80 472 822
	0	0	Tax expense	-3 816 922	80 472 822
₋ 10 1	151 458	-948 942	Profit/loss before tax	-17 349 646	374 026 192
-10 1	0	0	Permanent differences	0-17 0-13 0-10	074 020 132
	0	0	Change in fair value in investment properties	0	-388 394 066
	0	0	Basis for tax payable	-17 349 646	-14 367 874
	0	0	Tax payable 22%	0	0
		_	Deferred tax		
	0	0	Temporary differences	1 174 894 305	1 292 928 300
	0	0	Deferred tax basis	1 174 894 305	1 292 928 300
	0	0	Adjustment for the initial recognition exemption for temporary diffe		-1 315 312 132
	0	0	Change in fair value in investment properties	388 394 066	388 394 066
	0	0	Deferred tax basis after adjustment	247 976 239	366 010 233
	0	0	Sum deferred tax 22%	54 554 773	80 522 251
			Specification of temporary differences		
	0	0	Investment property Forus Industry Arena (Kanalvegen 11)	952 966 012	952 966 012
	0	0	Investment property Midtgårdveien 12	362 570 798	362 570 798
	0	0	Accumulated loss carried forward	-140 642 505	-22 608 510
	0	0	Sum temporary differences*	1 174 894 305	1 292 928 300

^{*}Deferred tax in the balance sheet has been adjusted for the initial recognition exemption for temporary differences and change in fair value in investment property post acquisition.

Note 10 Debtors and creditors

Parent			Group		
		Trade receivables			
30.09.2025	31.12.2024		30.09.2025	31.12.2024	
0	0	Trade receivables	15 964	705 956	
0	0	Trade receivables	15 964	705 956	
214 957	0	Trade payables	34 000 930	46 958 116	
214 957	0	Trade payables	34 000 930	46 958 116	
356 696 972	0	Debtors Loans to group companies (current)	0	0	
356 696 972	0	Sum	0	0	
		Creditors			
0	72 802 975	Seller credit (current)	0	72 802 975	
0	96 379	Shareholder Loans (Asp Eiendom AS) (non-current)	0	122 615 871	
615 000 000	0	Bond (non-current)	615 000 000	0	
615 000 000	72 899 354	Sum	615 000 000	195 418 846	

The bond is secured in full by the shares in Asp Data Center, Forus Industry Arena and Midtgårdveien 12 and the related properties. In addition the bond are secured in: a pledge over the debt service retention account and the escrow account; a first priority charges over the bank accounts of Asp Data Center, Forus Industry Arena and Midtgårdveien 12, a first priority floating charge over trade receivables, operating assets and inventory of each company in the Group; a first priority pledge over any intercompany loans, loans between two companies in the Group; a first priority assignment over the insurances taken out in respect of both Kanalveien 11 and Midtgårdveien 12:

a first priority pledge over monetary claims under the parent company guarantee issued by client A; a first priority pledge over monetary claims under any guarantee granted in favour of one of the company in the Group, a first priority assignment of rental claims against the clients and a Guarantee from each of the Group companies.



Note 11 Share Capital and Shareholder Information

The share capital of NOK 105 000 consists of 105 000 shares with a nominal value of NOK 1 each.

Overview of the Largest Shareholders as of 30 September

erornon or the Largest Grand medical at or so supplember	Outstanding shares	Ownership %
Asp Eiendom AS	105 000	100 %
Total number of shares outstanding	105 000	100 %

Note 12 Equity

Parent

Changes in Equity for the period	Reserve for				
		Share	valuation	Retained	
	Share Capital	Premium	variances	Earnings	Total
Equity as of 1 January	105 000	907 885 122	0	-954 612	907 035 510
Profit (Loss) for the year	0	0	0	-57 011 932	-57 011 932
Equity as of 30 September	105 000	907 885 122	0	-57 966 544	850 023 578

Group

Changes in Equity for the period	Reserve for				
		Share	valuation	Retained	
	Share Capital	Premium	variances	Earnings	Total
Equity as of 1 January	105 000	907 885 122	307 921 244	-15 247 084	1 200 664 282
Profit (Loss) for the year	0	0	-61 100 000	-30 966 516	-92 066 516
Equity as of 30 September	105 000	907 885 122	246 821 244	-46 213 600	1 108 597 766

Note 13 Specification of financial income and financial expense

Parent	t		Group		
Q3 2025	2024	Financial income	Q3 2025	2024	
0	0	Interest received from group companies	0	0	
0	10	Other interest income	0	1 672	
0	0	Other finance income	0	0	
0	10	Sum financial income	0	1 672	
Q3 2025	2024	Financial expense	Q3 2025	2024	
0	809	Interest expenses to related parties	0	8 224 942	
18 294 200	826 455	Other interest expenses	18 720 230	826 455	
0	3 286	Other financial expense	0	6 529	
18 294 200	830 550	Sum financial expense	18 720 230	9 057 926	



Note 14 Acquisitions

Asset acquisitions

2025

No purchases of subsidiaries have been carried out in 2025 as of September 30.

2024

The following purchases of subsidiaries have been carried out during the financial year 2024

Name	Business	Location	Ownership / voting rights	Date of transaction	Acquisition cost	Revenue recognized	Profit recognized
Forus Industry Arena AS	Data Center	Stavanger	100 %	28.08.2024	907 960 122	7 530 352	-14 292 473
Midtgårdveien 12 AS	Data Center	Stavanger	100 %	15.11.2024	73 130 573	0	0
Total acquisitions					981 090 695	7 530 352	-14 292 473

	Book values on date of	Fair value adjustments in	Recognized in
	purchase	PPA	balance sheet
Intangible assets	0	0	0
Non-current financial assets	0	0	0
Investment properties	86 427 183	988 939 804	1 075 366 987
Current assets	3 519 010	0	3 519 010
Cash and cash equivalents	444 953	0	444 953
Deferred tax	-49 429	0	-49 429
Non-current liabilities	-79 624 986	0	-79 624 986
Current liabilities	-18 565 840	0	-18 565 840
Total net identifiable assets	-7 849 109	988 939 804	981 090 695

Note 15 Financial Risk Management

Risk Management

The Group's operations involve various types of risks: currency risk, liquidity risk, credit risk, and interest rate risk. Risk management is an integral part of our corporate governance. The company aims to minimize potential adverse effects on its financial performance and equity. Financial instruments are not used for speculative purposes. The Board of Directors continuously assesses and establishes guidelines on how management should handle these risks.

Currency Risk

The Group may be exposed to currency risk from time to time due to purchases of goods from abroad. This is not considered as a material risk.

Liquidity Risk

Liquidity risk is the risk that the company will be unable to meet its financial obligations as they fall due. The company manages this risk by maintaining sufficient liquidity at all times to meet its financial liabilities at maturity. The company continuously monitors the maturity profile of its financial liabilities. The company's revenues are relatively stable throughout the year, and if necessary, it has good access to liquidity both from the group and through credit facilities.

Interest Rate Risk

The Group is financed through both short term and long-term loans with a floating interest rate. This means the company is exposed to the risk of changes in market interest rates. This risk is partially mitigated by the group also holding bank deposits with floating interest rates. Additionally, the group has a target of maintaining a sustainable debt level which limits the company's interest rate risk.

Financial Covenants

There are covenants in the Group's bond terms specifying requirements of minimum liquidity and that the loan-to-value of property (LTV) may not exceed 70 per cent. As of 30 September 2025, the Group was not in breach of any covenants and the LTV Ratio was 38 per cent.



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