

THE TORONTO IRON WORKS, LIMITED ANNUAL REPORTS

1967 and 1968

MANAGEMENT LIBRARY

AUG 16 1972

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SUMMARY

| | 1968 | 1967 (SEE NOTE) | 1966 (SEE NOTE) |
|---|-------------|--------------------|--------------------|
| Number of Shares outstanding | 401,568 | 401,568 | 401,568 |
| Consolidated Profit (Loss) | | | |
| before extraordinary items | \$414,896 | (\$281,983) | \$683,532 |
| Per Share | \$1.03 | (\$.70) | \$1.70 |
| Consolidated Net Profit (Loss) | | | |
| after extraordinary items | \$640,076 | (\$6,730,669) | \$1,000,532 |
| Per Share | \$1.59 | (\$16.76) | \$2.49 |
| Working Capital (Deficit) end of year | (\$431,332) | (\$2,786,849) | \$214,816 |
| Retained Earnings (Deficit) end of year | (\$58,918) | (\$698,994) | \$6,167,204 |

NOTE: Certain income tax recoveries included in the 1966 and 1967 operating results have been reclassified as extraordinary items on a basis consistent with the method of presentation followed in 1968.

DIRECTORS

J. B. Clements, Q.C. . H. Johnston . G. B. Kimpton . W. P. Petrie . L. R. Wright

OFFICERS

| L. R. Wright, B. Comm. | _ | Executive Vice-President and Chief Executive Officer |
|--------------------------------------|---|---|
| W. P. Petrie, C.A., B. Comm., R.I.A. | - | Vice-President and Treasurer |
| D. M. Cameron | - | Vice-President and General Manager — Central Bridge Division |
| G. F. Carr | - | Vice-President and Assistant General Manager — Plate Fabrication Division |
| S. L. Kerby, B. Eng., P. Eng. | - | Vice-President and Assistant General Manager — |
| J. B. Clements, Q.C. | _ | Secretary Plate Fabrication Division |
| H. Johnston | _ | Comptroller |

629 EASTERN AVENUE, TORONTO 8, CANADA (416) 461-8111

DIRECTORS' REPORT

To the Shareholders:

Your directors submit herewith the consolidated financial statements of your Company and its subsidiary T.I.W. Western Limited for the year ended December 31, 1968 together with the consolidated financial statements of your Company and T.I.W. Western Limited for the year ended December 31, 1967.

The consolidated financial statements for the year ended December 31, 1966 were included in the last Annual Report of your Company, mailed to shareholders in April, 1967.

Review of the Year 1967:

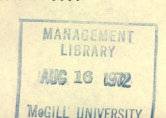
In early 1966 the Company embarked on an extensive capital expenditure programme including the acquisition of and expansion of the facilities of subsidiaries.

By late 1967 the Company and certain of its subsidiaries were unable to meet their liabilities as they became due and bank support was withdrawn on December 11, 1967. As a consequence a petition in bankruptcy was filed against the Company on December 29, 1967 and The Clarkson Company Limited was appointed interim receiver.

Operating losses of \$281,983 were incurred in 1967 on sales of \$15,966,434. After providing for extraordinary items, including a provision of \$6,533,686 for losses on investments in and advances to subsidiaries and on the sale of the assets of the Stran-Steel Division, the total net loss for the year amounted to \$6,730,669.

The Central Bridge Division of the Company experienced substantial losses on two major contracts which were closed out during

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the first part of 1967 and the Company was not able to recoup these losses during the remaining months of the year. In addition, continuing labour unrest in the general construction industry hampered efficient operation in the Central Bridge Division as well as in the Plate Fabrication Division.

Early in 1968 receiving orders were made against Wimco Steel Sales Co. Limited, Driam Pipe (Canada) Limited and Pre-Engineered Steel Buildings Inc., all of which were wholly owned subsidiaries of the Company.

Wimco Steel Sales Co. Limited is now continuing in operation under the supervision of a Receiver and Manager appointed under the provisions of its outstanding debentures. Since it is impossible to estimate the recovery, if any, which may be received from this subsidiary, the investment has been written down to \$1 and a loss on the write-off of \$3,499,999 is reflected in the statement of income for the year 1967. Wimco Steel Corporation of Cheektowaga, New York, a wholly owned subsidiary of Wimco Steel Sales Co. Limited, was sold in 1968 with a resulting substantial write-off in investments in and advances to it by Wimco Steel Sales Co. Limited.

The shares of Driam Pipe (Canada) Limited were sold in August, 1968 and a recovery of \$911,538 was realized. The loss on the sales of the shares and on advances to Driam Pipe (Canada) Limited amounted to \$2,385,177, against which an estimated provision was made in the statement of income in 1967 of \$2,436,715.

The assets of Pre-Engineered Steel Buildings Inc. were sold by its Trustee in bankruptcy. No recovery will be realized from this subsidiary and a loss of \$327,745 was provided for in the statement of income for the year 1967.

The fixed assets and inventory of the Stran-Steel Division of the Company were sold in 1968. The loss on this sale amounted to \$599,486 which was provided for in the statement of income for the year 1967.

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629 EASTERN AVENUE, TORONTO 8, CANADA (416) 461-8111

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Review of the Year 1968

Since December 29, 1967 your Company has operated in interim receivership.

Operating profit for 1968 was \$414,896 after deducting depreciation at regular rates and full corporate income taxes of \$429,000. Sales amounted to \$14,731,906. After extraordinary items consisting of tax reductions of \$421,500, the additional recovery of advances to a subsidiary of \$51,538 and the provision for estimated fees of interim receiver and costs of other professional services of \$247,858, the net profit for the year amounted to \$640,076.

The working capital deficit at December 31, 1968 was \$431,332 compared to a working capital deficit at December 31, 1967 of \$2,786,849, an improvement of \$2,355,517.

As a result of the consolidated net profit after extraordinary items of \$640,076, the deficit was reduced from \$698,994 to \$58,918 by December 31, 1968.

During 1968 commitments for fixed assets were cancelled wherever possible and every effort was made to increase operating efficiency. Both the Central Bridge Division and the Plate Fabrication Division were subject to severe price competition and loss of business due to the general financial state of the Company.

Directors:

During the years 1967 and 1968 changes occurred in the board of directors of the Company as shown on page 5 of this report.

Outlook:

Conditions in both the structural steel and plate fabrication industries remain very competitive. The Company anticipates a reasonable volume of work during 1969 and, provided there is no undue labour unrest in the general construction industry, expects to operate profitably.

The Company intends to make an arrangement as soon as possible with those unsecured creditors who had claims outstanding as at December 29, 1967.

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629 EASTERN AVENUE, TORONTO 8, CANADA (416) 461-8111

Page 4

The year 1968 has been a most difficult one for all the employees of your Company and the substantial financial improvement achieved during the year was due in great part to their diligent efforts and continued loyalty. In addition, the directors of your Company were most gratified with the strong support of long-standing customers and the co-operation given it by its bankers, creditors and interim receiver.

ON BEHALF OF THE BOARD

L. R. wrig

L. R. Wright

February 25, 1969

629 EASTERN AVENUE, TORONTO 8, CANADA (416) 461-8111

DIRECTORS

The following changes in directors took place during the years 1967 and 1968:

| Name | Elected or Appointed | Resigned |
|-----------------------|----------------------|---------------------------|
| G. E. Ellsworth | December 31, 1935 | December 31, 1967 |
| Murray Wortsman | January 10, 1966 | December 19, 1967 |
| Irving Wortsman | January 10, 1966 | December 19, 1967 |
| Morris Seigel | January 10, 1966 | December 19, 1967 |
| Leonard Eisen | January 10, 1966 | January 18, 1968 |
| W. A. Macdonald, Q.C. | April 20, 1967 | February 20, 1968 |
| E. A. Goodman, Q.C. | January 10, 1966 | May 23, 1968 |
| A. E. Diamond | April 20, 1967 | May 23, 1968 |
| D. B. Goodman, Q.C. | December 19, 1967 | May 23, 1968 |
| G. J. Shear | December 19, 1967 | May 23, 1968 |
| L. H. Schipper | January 18, 1968 | May 23, 1968 |
| Harry Johnston | April 9, 1968 | July 5, 1968 |
| R. C. Nurse | July 19, 1968 | August 13, 1968 |
| Benton Dixon | April 9, 1956 | October 15, 1968 |
| J. B. Clements, Q.C. | April 6, 1964 | |
| L. R. Wright | December 19, 1967 | |
| W. P. Petrie | March 28, 1968 | restantisti pr <u>esi</u> |
| G. B. Kimpton | July 19, 1968 | - |
| Harry Johnston | October 18, 1968 | |

THE TORONTO IRON WORKS LIMITED

CONSOLIDATED FINANCIAL STATEMENTS

DECEMBER 31, 1968

Clarkson, Gordon & Co. Chartered Accountants

15 Wellington Street West, Toronto 1, Canada

Halifax Saint John Quebec Montreal Ottawa Toronto Hamilton Kitchener London Windsor Port Arthur Fort William Winnipeg Regina Calgary Edmonton Vancouver Victoria

Arthur Young, Clarkson, Gordon & Co. United States—Brazil

Telephone 368-2751 (Area Code 416)

AUDITORS' REPORT

To the Shareholders of The Toronto Iron Works, Limited:

We have examined the consolidated balance sheet of The Toronto Iron Works, Limited and its subsidiary company, T.I.W. Western Limited, as at December 31, 1968 and the consolidated statements of income, deficit and source and disposition of funds for the year then ended. Our examination included a general review of the accounting procedures and such tests of accounting records and other supporting evidence as we considered necessary in the circumstances.

As explained in the notes to the consolidated financial statements, the accounts of the Company and its consolidated subsidiary have been prepared on a going-concern basis. Accordingly the statements do not reflect any losses which would be incurred if the Company should be adjudged bankrupt and liquidation of its assets should take place nor, in the alternative, any adjustments which might be required if an arrangement is made with those unsecured creditors having claims outstanding at December 29, 1967, (notes 2, 3 and 8). As further explained in note 9 to the statements, there exist material contingent assets and liabilities, the effect of which cannot be determined at this time.

In view of the materiality of the matters mentioned in the preceding paragraph, we are unable to express an opinion on the consolidated financial statements of the Company taken as a whole for the year ended December 31, 1968. It is our opinion, however, that the assets and liabilities (other than those assets or liabilities which may result from the matters mentioned in the preceding paragraph) and capital stock are presented fairly in the consolidated balance sheet as

at December 31, 1968 and that the sales and other items of income and expense (other than those gains or losses which may result from the matters mentioned in the preceding paragraph) are presented fairly in the consolidated statements of income and deficit for the year ended December 31, 1968. Also, in our opinion, the funds generated and the disposition of funds (other than any funds which may arise or be disposed of as a result of the matters mentioned in the preceding paragraph) are presented fairly in the consolidated statement of source and disposition of funds for the year ended December 31, 1968. The consolidated financial statements have been prepared in accordance with generally accepted accounting principles applied on a basis consistent with that of the preceding year, after giving effect to the reclassification of accounts referred to in note 7.

We further report that The Clarkson Company Limited, the interim receiver appointed by the Court (note 2), is associated with our firm.

Toronto, Canada, February 19, 1969. Charkson, Gordon 9 Co.

Chartered Accountants

and its subsidiary company (Incorporated under the

CONSOLIDATED BA

DECEMBER 31 (with comparative figures a

ASSETS

| | | 1968 | 1967 |
|--|---------|------------------------|------------------------|
| CURRENT: | | | |
| Cash (note 5) | | \$ 128,506 | \$ 4,579 |
| Bank deposit receipts | | 1,050,000 | |
| Accounts receivable, including holdbacks Inventories, at lower of cost or net realizable value - | | 2,135,697 | 3,476,648 |
| Contracts in process (less advance | | | |
| billings - 1968 - \$874,867; | | | |
| 1967 - \$3,308,128) | 475,093 | | 1,033,720 |
| Steel and supplies | 564,027 | 1 030 120 | 994,215 |
| Prepaid expenses | | 1,039,120 103,354 | 2,027,935 |
| Total current assets | | 4,456,677 | 5,644,705 |
| INVESTMENT in and advances to unconsolidated subsidiary companies (notes 1, 2 and 4) | | 1 | 1,110,001 |
| FIXED: | | | |
| Land, buildings and equipment, at cost Less accumulated depreciation and | | 7,696,795 | 9,200,590 |
| allowance of \$476,462 at December 31, 1967 for losses on realization | | 4 83 9 080 | 4 000 000 |
| 1007 TOT TOUSES ON TEATING TO | | 4,712,979 2,983,816 | 4,938,876 4,261,714 |
| | | \$ <u>7,440,494</u> | \$11,016,420 |
| On behalf of the Board: | | 00 | |
| Director | . R. C | wright | - |

Director W Velus

(See accompanying notes to the con

WORKS, LIMITED
T.I.W. Western Limited
ne laws of Ontario)

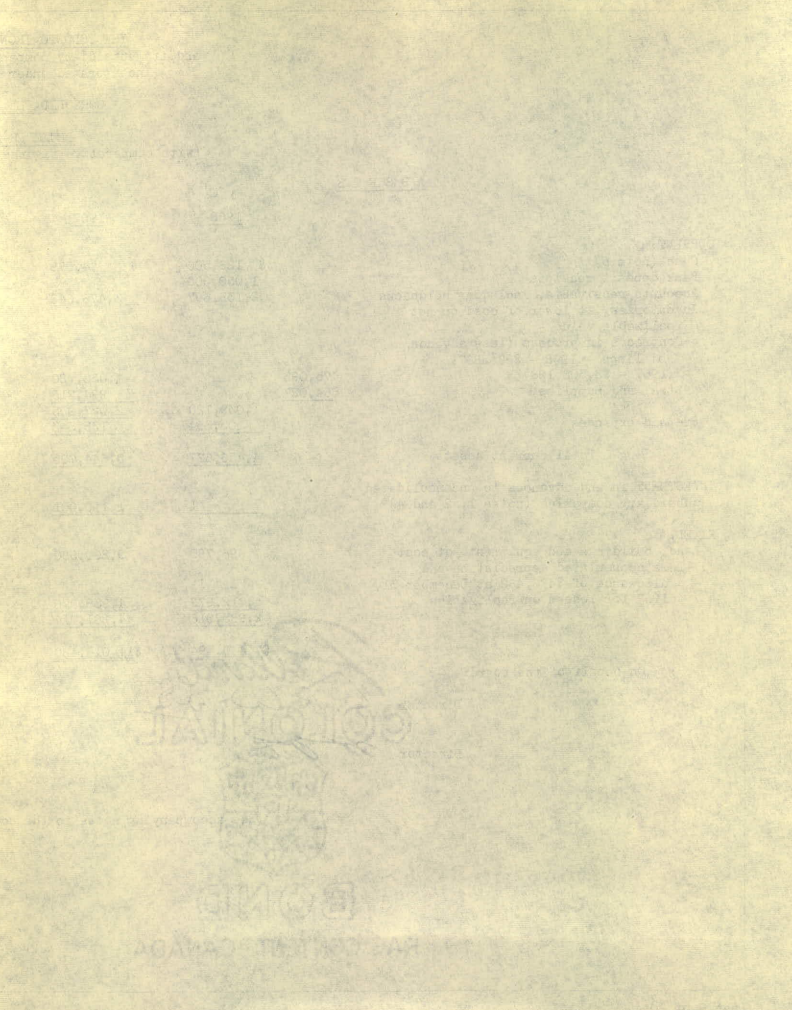
LANCE SHEET

<u>, 1968</u> s at December 31, 1967)

LIABILITIES

| | 1968 | 1967 |
|--|------------------------------------|--------------------------------------|
| CURRENT: Bank indebtedness - secured (note 5) Accounts payable and accrued charges (note 6) Sales, and other taxes payable (note 7) | \$4,765,339 122,670 | \$ 3,266,995 4,886,020 278,539 |
| Total current liabilities | 4,888,009 | 8,431,554 |
| LONG-TERM DEBT less current portion of \$726,275 in 1967 included above in accounts payable | _ | 628,457 |
| EXCESS of net book value of consolidated subsidiary over cost of shares | 74,992 | 74,992 |
| MINORITY INTEREST | 6,000 | 50,000 |
| SHAREHOLDERS' EQUITY: Capital stock - Authorized: 1,000,000 shares without par value Issued: | | |
| 401,568 shares Deficit | 2,530,411 (58,918) 2,471,493 | 2,530,411 (698,994) 1,831,417 |
| | \$ <u>7,440,494</u> | \$11,016,420 |

solidated financial statements)



CONSOLIDATED STATEMENTS OF INCOME AND DEFICIT

FOR THE YEAR ENDED DECEMBER 31, 1968 (with comparative figures for 1967)

INCOME

| | 1968 | 1967 | | | | | |
|--|--|--|--|--|--|--|--|
| Sales | \$14,731,906 | \$15,966,434 | | | | | |
| Operating profit for the year before the following deductions: | \$ <u>1,385,587</u> | \$ 254,229 | | | | | |
| Depreciation Interest on long-term debt Pension costs | 493,429 17,577 30,685 541,691 | 674,463 86,161 26,588 787,212 | | | | | |
| Profit before income taxes and extraordinary items | 843,896 | (532,983) | | | | | |
| Income taxes (note 7) | 429,000 | (251,000) | | | | | |
| Profit (loss) before extraordinary items | 414,896 | (281,983) | | | | | |
| Extraordinary items: Estimated fees of interim receiver and costs of other professional services relating to the interim receivership (\$247,858) - less resulting income tax reduction of \$117,000 Provision for loss (recovery in 1968) on investment in and advances to unconsolidated subsidiary companies and on the sale of certain divisional assets - less resulting reduction in deferred income taxes of \$330,259 in 1967 (notes 2 and 4) Income tax reductions resulting from the carryforward of losses of prior years (note 7) | (130,858) 51,538 304,500 | (6,533,686) 85,000 | | | | | |
| Net profit (loss) for the year | \$ 640,076 | \$(6,730,669) | | | | | |
| DEFICIT | | | | | | | |
| Retained earnings (deficit), beginning of year | \$ (698,994) | \$ 6,167,204 | | | | | |
| Net profit (loss) for the year | 640,076 58,918 | | | | | | |
| Dividends - 33.75¢ per share | | 135,529 | | | | | |
| Deficit, end of year | \$ (58,918) | \$ (698,994) | | | | | |

(See accompanying notes to the consolidated financial statements)



CONSOLIDATED STATEMENT OF SOURCE AND DISPOSITION OF FUNDS

FOR THE YEAR ENDED DECEMBER 31, 1968 (with comparative figures for 1967)

| | 1968 | 1967 |
|--|--------------|----------------------|
| SOURCE OF FUNDS: | | |
| Operations - | | |
| Net profit (loss) for the year | \$ 640,076 | \$(6,730,669) |
| Add amounts deducted in arriving at net profit | | |
| or loss which did not involve an outlay | | |
| of funds: | | Mark Livery |
| Depreciation | 493,429 | 674,463 |
| Investment in and advances to subsidiary | | 0.740.570 |
| companies written off | | 6,142,510 |
| Provision for loss on sale of fixed assets of the Stran-Steel Division | | 351,236 |
| Recovery of deferred income taxes | | (158, 259) |
| hecovery of deferred income cakes | | (130,433) |
| Total funds from operations | 1,133,505 | 279,281 |
| | | |
| Realization of advances to subsidiary companies | 1,110,000 | A Market of the |
| Proceeds from disposal of fixed assets (net) | 784,469 | |
| 11000000 11011 011000000 01 1111000 011000 | 3,027,974 | 279,281 |
| | | THE PARTY OF |
| DISPOSITION OF FUNDS: | | |
| Decrease in long-term debt | 628,457 | 262,942 |
| Redemption of preference shares of T.I.W. Western | | |
| Limited held by minority shareholder | 44,000 | 200,000 |
| Expenditures on fixed assets (net) | | 783,374 |
| Advances to subsidiary companies | | 1,899,101 |
| Dividends paid | 672,457 | 135,529 3,280,946 |
| | 012,401 | 3,200,340 |
| Increase in working capital | 2,355,517 | (3,001,665) |
| | (0.700.010) | 014 016 |
| Working capital (deficit), beginning of year | (2,786,849) | 214,816 |
| Working capital deficit, end of year | \$ (431,332) | \$(2,786,849) |
| | | |

(See accompanying notes to the consolidated financial statements)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

DECEMBER 31, 1968

1. Basis of consolidation

The accounts of the Company have been consolidated with those of its subsidiary, T.I.W. Western Limited. The investment in the remaining subsidiary, Wimco Steel Sales Co. Limited, is carried in the accounts at \$1 as explained in note 2.

2. Petitions in bankruptcy

On December 29, 1967 a petition in bankruptcy was filed against the Company by a creditor and The Clarkson Company Limited was appointed interim receiver. To February 19, 1969, the petition has not been heard by the Court pending development of plans by the Company to make a proposal to its creditors.

Concurrently, petitions were filed against three subsidiary companies, Driam

Pipe (Canada) Limited, Wimco Steel Sales Co. Limited and Pre-Engineered Steel

Buildings, Inc. The latter two companies have since been adjudged bankrupt.

There was no recovery from Pre-Engineered Steel Buildings, Inc. and accordingly
the investment in that Company was completely written off in the accounts in

1967. The investment in shares of Wimco Steel Sales Co. Limited was written
down to \$1 in 1967 and it is currently still impossible to determine the
recovery, if any, from that investment. Reference is made in note 4 to the
disposition of the investment in Driam Pipe (Canada) Limited.

3. Going-concern basis

Notwithstanding the petition in bankruptcy against the Company, which petition has not yet been heard, the accounts of the Company have been prepared on a going-concern basis.



4. Sale of division and subsidiary company

In 1968, with the approval of the Court -

- (a) the Stran-Steel Division was sold, and
- (b) the shares of Driam Pipe (Canada) Limited were disposed of and a proposal to its creditors was made by that company.

Full provision for the estimated losses on these transactions was reflected in the 1967 financial statements. The actual losses proved to be \$51,538 less than the amounts provided and this is shown as a recovery in 1968.

5. Bank indebtedness

The interim receiver has authority to borrow up to \$3,000,000 on the security of interim receiver's certificates issued with the authority of the Court.

These certificates effectively give the bankers a first lien on all the Company's assets to value of such certificates. At December 31, 1968, there remains substantial bank indebtedness the payment of which has been secured by cash deposits of equal amount in cash collateral accounts with the Company's bankers. For financial statement purposes, these amounts have been offset.

6. Accounts payable

Accounts payable and accrued charges at December 31, 1968 include \$3,911,728 incurred prior to the interim receivership.

7. Income taxes

In 1968, income tax reductions resulting from the carry-forward for tax purposes of prior years' losses have been classified as extraordinary items in the statement of income. Similar reductions included in the 1967 operating results have been reclassified on a basis consistent with that followed in 1968. The unused loss carry-forward for tax purposes cannot be accurately determined at this time but is estimated to be approximately \$500,000 at December 31, 1968.

8. Events subsequent to December 31, 1968

In its financial statements for the year ended December 31, 1967, the Company indicated its intention to make a Proposal under Part III of the Bankruptcy Act to its unsecured creditors who had claims outstanding at December 29, 1967. The Company is still considering the terms of an arrangement to be made with such creditors, details of which have not yet been finalized.

9. Contingent assets and liabilities

- (a) Since the filing of the petition in bankruptcy referred to in note 2, certain shareholders and others have filed writs alleging various improper actions, as follows:
 - (i) against a director and a major steel supplier for damages of \$10,000,000 and against the director alone for an additional \$100,000. The claim would involve the Company in liability only to the extent that it might be required to indemnify the director in the event that the action should succeed against him.
 - The writ was served on the director on May 17, 1968 but no statement of claim has been received to date. Since the specific allegations are not known, it is impossible to evaluate the liability, if any. The director has stated that the allegations against him in the writ are entirely without basis or foundation.
 - (ii) against two suppliers and certain of their officers, and against the Company and certain of its directors and former directors, for damages in a derivative action of \$9,000,000.

This would not involve the Company in any liability. In the opinion of special counsel for the directors, the action is without merit; the special counsel considers further that the action is improperly brought because of the lack of status of the plantiff.

- (b) The Company has made a claim of \$531,000 against a customer for additional charges in respect of a construction contract.
- (c) A claim for damages has been made against the Company by a customer, which in the opinion of the Company's counsel should not give rise to any significant liability.
- (d) A major supplier has claimed an amount of approximately \$130,000 for 1968 interest in respect of its trade account outstanding at December 29, 1967. The Company has no satisfactory documentation to support this claim and accordingly has made no provision for this amount in its accounts.
- (e) The Company has indemnified Wimco Industries (Eastern) Limited and certain of that Company's shareholders against losses which may arise by reason of certain guarantees given by them in respect of the operations of Wimco Steel Sales Co. Limited. Management, after discussion with counsel, knows of no outstanding guarantees which are likely to lead to any significant liability as a result of such indemnification.
- (f) The interim receiver, with the approval of the Court, has entered into agreements secured by interim receiver's certificates which constitute a lien on all the Company's assets, subordinate to any such certificates given to the Company's bankers, as follows:



- (i) Indemnifying a bonding company for any losses that might be suffered as a result of performance bonds issued in respect of the Company's new construction contracts and limited in amount to \$4,400,000.
- (ii) Indemnifying certain directors and officers of the Company,
 in consideration of their becoming or remaining directors
 and officers, and agreeing to hold such directors and
 officers and each of them harmless from and against all
 damages and costs of suits brought against them and arising
 out of the performance of their duties at the request of
 the interim receiver to a total amount of \$200,000.

10. Remuneration of directors and officers

The aggregate direct remuneration paid in 1968 by the Company and its subsidiaries to directors and senior officers (as defined by The Corporations Act. Ontario) amounted to \$110,482.

THE TORONTO IRON WORKS, LIMITED

CONSOLIDATED FINANCIAL STATEMENTS

DECEMBER 31, 1967

Clarkson, Gordon & Co. Chartered Accountants

15 Wellington Street West, Toronto 1, Canada

Halifax Saint John Quebec Montreal Ottawa Toronto Hamilton Kitchener London Windsor Port Arthur Fort William Winnipeg Regina Calgary Edmonton Vancouver Victoria

Arthur Young, Clarkson, Gordon & Co. United States—Brazil

Telephone 368-2751 (Area Code 416)

AUDITORS' REPORT

To the Shareholders of The Toronto Iron Works, Limited:

We have examined the consolidated balance sheet of The Toronto Iron Works, Limited and its subsidiary company, T.I.W. Western Limited, as at December 31, 1967 and the consolidated statements of income, deficit and source and disposition of funds for the year then ended. Our examination included a general review of the accounting procedures and such tests of accounting records and other supporting evidence as we considered necessary in the circumstances.

As explained in the notes to the consolidated financial statements, the accounts of the Company and its consolidated subsidiary have been prepared on a going-concern basis. Accordingly the statements do not reflect any losses which would be incurred if the Company should be adjudged bankrupt and liquidation of its assets should take place nor, in the alternative, any adjustments which might be required if the creditors should ratify a proposal to be made to them by the Company. (notes 2, 3 and 4(c)). As further explained in note 8 to the statements, there exist material contingent assets and liabilities, the effect of which cannot be determined at this time.

In view of the materiality of the matters mentioned in the preceding paragraph, we are unable to express an opinion on the consolidated financial statements of the Company taken as as a whole for the year ended December 31, 1967. It is our opinion, however, that the assets and liabilities (other than those assets or liabilities which may result from the matters mentioned in the preceding paragraph)

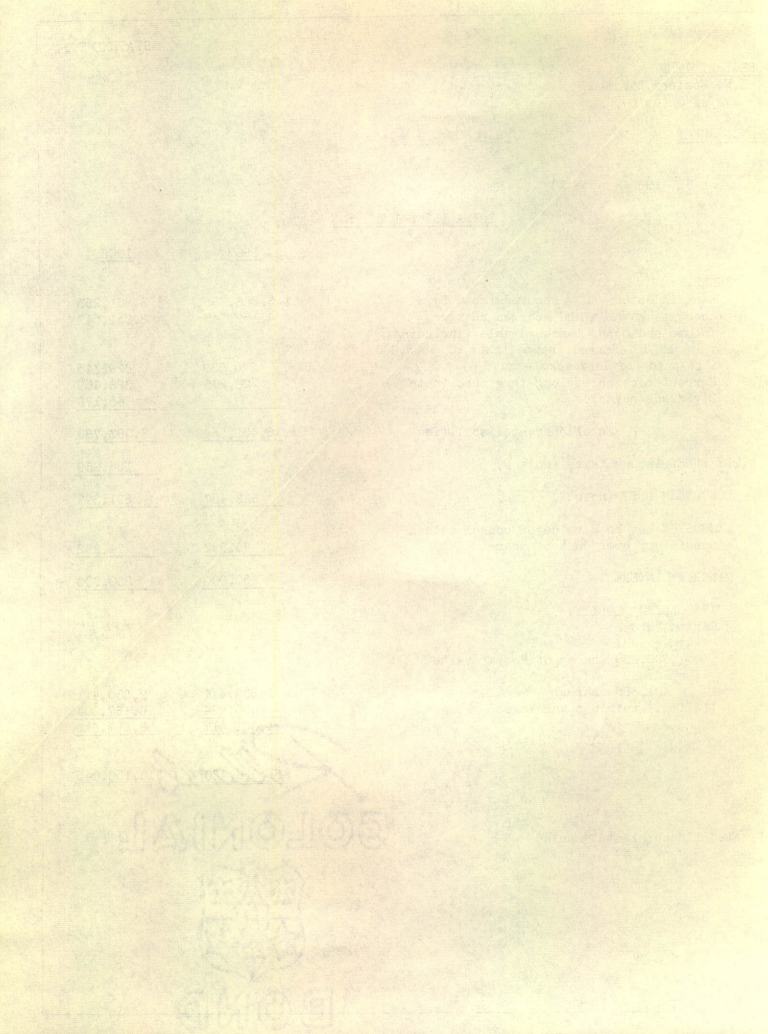
and capital stock are presented fairly in the consolidated balance sheet as at December 31, 1967 and that the sales and other items of income and expense (other than those gains or losses which may result from the matters mentioned in the preceding paragraph) and dividends declared are presented fairly in the consolidated statements of income and deficit for the year ended December 31, 1967. Also, in our opinion, the funds generated from operations and the disposition of funds (other than any funds which may arise or be disposed of as a result of the matters mentioned in the preceding paragraph) are presented fairly in the consolidated statement of source and disposition of funds for the year ended December 31, 1967. The consolidated financial statements have been prepared in accordance with generally accepted accounting principles applied on a basis consistent with that of the preceding year, after giving retroactive effect to the revised basis of consolidation explained in note 1 and the reclassification of accounts referred to in note 6.

We further report that The Clarkson Company Limited, the interim receiver appointed by the Court (note 2), is associated with our firm.

Toronto, Canada, November 22, 1968.

Chartered Accountants

Salarkson, Gordon & Co.



WORKS, LIMITED

ny T.I.W. Western Limited the laws of Ontario)

BALANCE SHEET

31, 1967

at December 31, 1966 - note 1)

LIABILITIES

| | 1967 | 1966 |
|--|-------------------------------------|-------------------------------------|
| CURRENT: Bank indebtedness - secured (note 5) Accounts payable and accrued charges Income and other taxes payable (including in 1966 deferred income taxes of \$508,000 | \$ 3,266,995 4,159,745 | \$ 3,931,253 2,951,547 |
| related to holdbacks - note 6) Current portion of long-term debt (note 7) Dividends payable | 278,539 726,275 | 829,345 326,459 45,176 |
| Total current liabilities | 8,431,554 | 8,083,780 |
| DEFERRED income taxes (note 6) | | 158,259 |
| LONG-TERM DEBT (note 7) | 628,457 | 891,399 |
| EXCESS of net book value of consolidated subsidiary over cost of shares | 74,992 | 74,992 |
| MINORITY INTEREST | 50,000 | 250,000 |
| SHAREHOLDERS' EQUITY: Capital stock - Authorized: 1,000,000 shares of no par value | | |
| Issued: 401,568 shares (Deficit) retained earnings | 2,530,411 (698,994) 1,831,417 | 2,530,411 6,167,204 8,697,615 |
| | \$11,016,420 | \$ <u>18,156,045</u> |

nsolidated financial statements)

THE TORONTO IRON and its subsidiary compar (Incorporated under

CONSOLIDATED

DECEMBER

(with comparative figures as

ASSETS

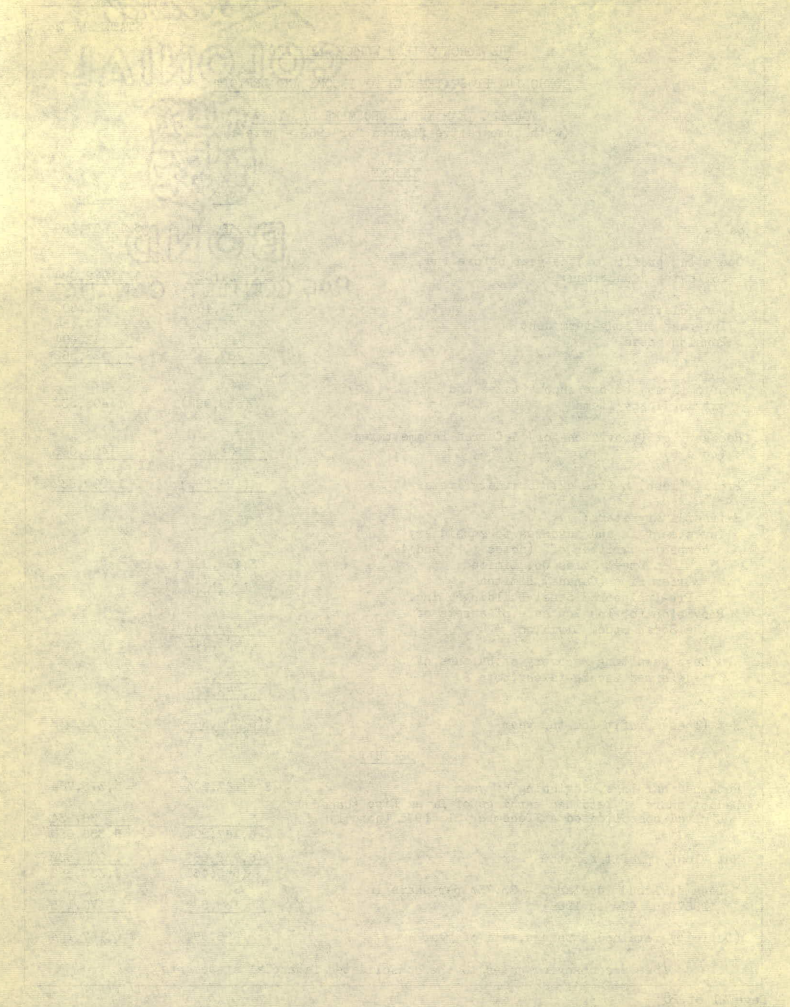
| | 1967 | 1966 |
|--|--|--|
| CURRENT: Cash Accounts receivable, including holdbacks Inventories, at lower of cost or net realizable value - | \$ 4,579 3,476,648 | \$ 2,250 4,616,407 |
| Contracts in process (less advance billings - 1967 - \$3,308,128; 1966 - \$1,920,298) Steel and supplies | 1,033,720 994,215 2,027,935 135,543 | 1,055,820 2,432,086 3,487,906 192,033 |
| Prepaid expenses Total current assets | 5,644,705 | 8,298,596 |
| INVESTMENT in and advances to unconsolidated subsidiary companies (notes 1, 2 and 4): | | |
| Shares - 1966 figures at cost - Wimco Steel Sales Co. Limited Driam Pipe (Canada) Limited | 1 | 3,500,000 520,000 40,074 |
| Pre-Engineered Steel Buildings, Inc. Advances, at estimated realizable value 53/2 mortgage receivable | 860,000 250,000 1,110,001 | 918,110 250,000 5,228,184 |
| FIXED (note 4): Land, buildings and equipment, at cost | 9,200,590 | 8,423,460 |
| Less accumulated depreciation and allowance of \$476,462 at December 31, 1967 for losses on realization | 4,938,876 4,261,714 | 3,794,195 4,629,265 |
| On behalf of the Board: | \$11,016,420 | \$18,156,045 |

CONSOLIDATED STATEMENTS OF INCOME AND DEFICIT

FOR THE YEAR ENDED DECEMBER 31, 1967 (with comparative figures for 1966 - note 1)

INCOME

| | 1967 | 1966 |
|---|--|--|
| Sales | \$ <u>15,966,434</u> | \$21,687,669 |
| Operating profit for the year before the following deductions: | \$ 254,229 | \$ <u>1,832,094</u> |
| Depreciation Interest on long-term debt Pension costs | 674,463 86,161 26,588 787,212 | 322,802 63,156 42,604 428,562 |
| Profit (loss) before income taxes and extraordinary items | (532,983) | 1,403,532 |
| Recovery of (provision for) deferred income taxes (note 6) | 336,000 | (403,000) |
| Profit (loss) before extraordinary items | (196,983) | 1,000,532 |
| Extraordinary items: Investment in and advances to subsidiary companies written off (notes 1, 2 and 4) - Wimco Steel Sales Co. Limited Driam Pipe (Canada) Limited Pre-Engineered Steel Buildings, Inc. Provision for loss on sale of assets of the Stran-Steel Division Less resulting recovery of balance of deferred income taxes (note 6) Net (loss) profit for the year | 3,499,999 2,436,715 327,745 599,486 6,863,945 330,259 6,533,686 \$(6,730,669) | \$ <u>1,000,532</u> |
| <u>DEFICIT</u> | | |
| Retained earnings, beginning of year Deduct share of retained earnings of Driam Pipe (Canada) Limited consolidated at December 31, 1965 (note 1) | \$ 6,167,204 6,167,204 | \$ 5,375,784 38,934 5,336,850 |
| Net (loss) profit for the year | (6,730,669) (563,465) | 1,000,532 6,337,382 |
| Less dividends declared - 33.75¢ per share in 1967 and 45¢ in 1966 | 135,529 | 170,178 |
| (Deficit) retained earnings, end of year | \$ <u>(698,994</u>) | \$ 6,167,204 |
| (See accompanying notes to the consolidated fina | ncial statements) | |



CONSOLIDATED STATEMENT OF SOURCE AND DISPOSITION OF FUNDS

FOR THE YEAR ENDED DECEMBER 31, 1967 (with comparative figures for 1966 - note 1)

| ## SURICE OF FUNDS: Operations - Net (loss) profit for the year Add amounts deducted in arriving at net profit or loss which did not involve an outlay of funds: Depreciation Provision for (recovery of) deferred income taxes (portion applicable to non-current items) Investment in and advances to subsidiary companies written off - Winco Steel Sales Co. Limited Pre-Engineered Steel Buildings, Inc. Provision for loss on sale of fixed assets of the Stran Steel Division ### Total funds from operations ### DISPOSITION OF FUNDS: Expenditures on fixed assets (net) Advances to subsidiary companies - Driam Pipe (Canada) Limited Pre-Engineered Steel Buildings, Inc. ### Advances to subsidiary companies - Driam Pipe (Oanada) Limited Pre-Engineered Steel Buildings, Inc. Winco Steel Sales Co. Limited Advances to subsidiary companies - Driam Pipe (Oanada) Limited Pre-Engineered Steel Buildings, Inc. Winco Steel Sales Co. Limited Amounts paid for net assets and minority interests in subsidiary companies (including goodwill) Less portion satisfied by issue of capital stock Decrease in long-term debt Redemption of preference shares of T.I.W. Western Limited held by minority shareholder Dividends paid #### Decrease in working capital #### Working capital, beginning of year ##### Working capital (deficit), end of year ##### \$\frac{\\$(2,786,849)}{\\$(2,786,849)} \\$\\\\ \\$214,816 | | 1967 | 1966 |
|--|---|---------------|-------------|
| Net (loss) profit for the year | | | |
| Add amounts deducted in arriving at net profit or loss which did not involve an outlay of funds: Depreciation Provision for (recovery of) deferred income taxes (portion applicable to non-current items) Investment in and advances to subsidiary companies written off - Wimco Steel Sales Co. Limited 3,499,399 Driam Pipe (Canada) Limited 2,314,766 Pre-Engineered Steel Buildings, Inc. 327,745 Provision for loss on sale of fixed assets of the Stran Steel Division 351,236 Total funds from operations 279,281 1,364,334 Increase in long-term debt 299,281 2,255,733 DISPOSITION OF FUNDS: Expenditures on fixed assets (net) 785,374 3,837,298 Advances to subsidiary companies - Driam Pipe (Canada) Limited 1,615,583 913,957 Pre-Engineered Steel Buildings, Inc. 287,671 Wimco Steel Sales Co. Limited (4,153) 4,153 Amounts paid for net assets and minority interests in subsidiary companies (including goodwill) 3,760,074 Less portion satisfied by issue of capital stock Decrease in long-term debt 262,342 Redemption of preference shares of T.I.W. Western Limited held by minority shareholder 200,000 Dividends paid 3,001,665 4,111,691 Working capital, beginning of year 214,816 4,326,507 | | | |
| or loss which did not involve an outlay of funds: Depreciation 674,463 322,302 | | \$(6,730,669) | \$1,000,532 |
| Depreciation | | | |
| Depreciation | | | |
| Provision for (recovery of) deferred income taxes (portion applicable to non-current items) Investment in and advances to subsidiary companies written off - Wimco Steel Sales Co. Limited 3,499,999 Driam Pipe (Canada) Limited 2,314,766 Pre-Engineered Steel Buildings, Inc. 327,745 Provision for loss on sale of fixed assets of the Stran Steel Division 351,236 Total funds from operations 279,281 1,364,334 Increase in long-term debt 279,281 2,255,733 DISPOSITION OF FUNDS: Expenditures on fixed assets (net) 783,374 3,837,298 Advances to subsidiary companies - Driam Pipe (Canada) Limited 1,615,583 913,957 Pre-Engineered Steel Buildings, Inc. 287,671 Wimco Steel Sales Co. Limited (4,153) 4,153 Amounts paid for net assets and minority interests in subsidiary companies (including goodwill) Less portion satisfied by issue of capital stock Decrease in long-term debt 262,942 Redemption of preference shares of T.I.W. Western Limited held by minority shareholder 200,000 Dividends paid 3,280,946 6,367,424 Decrease in working capital 3,001,665 4,111,691 Working capital, beginning of year 214,816 4,326,507 | | 004 400 | 700,000 |
| income taxes (portion applicable to non-current items) Investment in and advances to subsidiary companies written off - Wimco Steel Sales Co. Limited | | 674,463 | 322,802 |
| Non-current items (158,259) 41,000 | | | |
| Investment in and advances to subsidiary companies written off - Wimco Steel Sales Co. Limited 2,314,766 | | (150 050) | 47, 000 |
| Companies written off | | (158,259) | 41,000 |
| Wimco Steel Sales Co. Limited 3,499,999 Driam Pipe (Canada) Limited 2,314,766 Pre-Engineered Steel Buildings, Inc. 327,745 Provision for loss on sale of fixed assets of the Stran Steel Division 351,236 Total funds from operations 279,281 1,364,334 Increase in long-term debt 279,281 2,255,733 DISPOSITION OF FUNDS: Expenditures on fixed assets (net) 783,374 3,837,298 Advances to subsidiary companies - Driam Pipe (Canada) Limited 1,615,583 913,957 Pre-Engineered Steel Buildings, Inc. 287,671 Wimco Steel Sales Co. Limited (4,153) 4,153 Amounts paid for net assets and minority interests in subsidiary companies (including goodwill) 3,760,074 Less portion satisfied by issue of capital stock Decrease in long-term debt 262,942 Redemption of preference shares of T.I.W. Western Limited held by minority shareholder 200,000 Dividends paid 135,529 170,178 6,367,424 Decrease in working capital 3,001,665 4,111,691 Working capital, beginning of year 214,816 4,326,507 | | | |
| Driam Pipe (Canada) Limited | | 7 100 000 | |
| Pre-Engineered Steel Buildings, Inc. 327,745 Provision for loss on sale of fixed assets of the Stran Steel Division 351,236 Total funds from operations 279,281 1,364,334 Increase in long-term debt 279,281 2,255,733 DISPOSITION OF FUNDS: 287,281 2,255,733 Expenditures on fixed assets (net) 783,374 3,837,298 Advances to subsidiary companies - Driam Pipe (Canada) Limited 1,615,583 913,957 Pre-Engineered Steel Buildings, Inc. 287,671 Wimco Steel Sales Co. Limited (4,153) 4,153 Amounts paid for net assets and minority interests in subsidiary companies (including goodwill) 3,760,074 Less portion satisfied by issue of capital stock 262,942 Redemption of preference shares of T.I.W. Western Limited held by minority shareholder 200,000 Dividends paid 135,529 170,178 3,280,946 6,367,424 Decrease in working capital 3,001,665 4,111,691 Working capital, beginning of year 214,816 4,326,507 | | | |
| Provision for loss on sale of fixed assets of the Stran Steel Division 351,236 | | | |
| Total funds from operations 279,281 1,364,334 Increase in long-term debt 891,399 279,281 2,255,733 DISPOSITION OF FUNDS: Expenditures on fixed assets (net) 783,374 3,837,298 Advances to subsidiary companies - Driam Pipe (Canada) Limited 1,615,583 913,957 Pre-Engineered Steel Buildings, Inc. 287,671 Wimco Steel Sales Co. Limited (4,153) 4,153 Amounts paid for net assets and minority interests in subsidiary companies (including goodwill) 3,760,074 Less portion satisfied by issue of capital stock Decrease in long-term debt 262,942 Redemption of preference shares of T.I.W. Western Limited held by minority shareholder 200,000 Dividends paid 200,000 Dividends paid 3,280,946 6,367,424 Decrease in working capital 3,001,665 4,111,691 Working capital, beginning of year 214,816 4,326,507 | | 321,143 | |
| Total funds from operations 279,281 1,364,334 | | 351, 236 | |
| Increase in long-term debt 279,281 2,255,733 | of the botan breet bivision | | |
| Increase in long-term debt 279,281 2,255,733 | Total funds from operations | 279,281 | 1,364,334 |
| DISPOSITION OF FUNDS: Expenditures on fixed assets (net) Advances to subsidiary companies - Driam Pipe (Canada) Limited Pre-Engineered Steel Buildings, Inc. Wimco Steel Sales Co. Limited Amounts paid for net assets and minority interests in subsidiary companies (including goodwill) Less portion satisfied by issue of capital stock Decrease in long-term debt Endemption of preference shares of T.I.W. Western Limited held by minority shareholder Dividends paid Decrease in working capital Decrease in working capital Working capital, beginning of year 279,281 783,374 783,377 783,374 783,877,298 783,374 783,877 783,87 783,87 783,91 783, | | | |
| DISPOSITION OF FUNDS: Expenditures on fixed assets (net) | Increase in long-term debt | | 891,399 |
| Expenditures on fixed assets (net) 785,374 3,837,298 Advances to subsidiary companies - Driam Pipe (Canada) Limited 1,615,583 913,957 Pre-Engineered Steel Buildings, Inc. 287,671 Wimco Steel Sales Co. Limited (4,153) 4,153 Amounts paid for net assets and minority interests in subsidiary companies (including goodwill) 3,760,074 Less portion satisfied by issue of capital stock Decrease in long-term debt 262,942 Redemption of preference shares of T.I.W. Western Limited held by minority shareholder 200,000 Dividends paid 135,529 170,178 3,280,946 6,367,424 Decrease in working capital 3,001,665 4,111,691 Working capital, beginning of year 214,816 4,326,507 | | 279,281 | 2,255,733 |
| Expenditures on fixed assets (net) 785,374 3,837,298 Advances to subsidiary companies - Driam Pipe (Canada) Limited 1,615,583 913,957 Pre-Engineered Steel Buildings, Inc. 287,671 Wimco Steel Sales Co. Limited (4,153) 4,153 Amounts paid for net assets and minority interests in subsidiary companies (including goodwill) 3,760,074 Less portion satisfied by issue of capital stock Decrease in long-term debt 262,942 Redemption of preference shares of T.I.W. Western Limited held by minority shareholder 200,000 Dividends paid 135,529 170,178 3,280,946 6,367,424 Decrease in working capital 3,001,665 4,111,691 Working capital, beginning of year 214,816 4,326,507 | | | |
| Advances to subsidiary companies - Driam Pipe (Canada) Limited Pre-Engineered Steel Buildings, Inc. Wimco Steel Sales Co. Limited Amounts paid for net assets and minority interests in subsidiary companies (including goodwill) Less portion satisfied by issue of capital stock Decrease in long-term debt Redemption of preference shares of T.I.W. Western Limited held by minority shareholder Dividends paid Decrease in working capital Decrease in working capital 3,001,665 4,111,691 Working capital, beginning of year 214,816 4,326,507 | | | |
| Driam Pipe (Canada) Limited Pre-Engineered Steel Buildings, Inc. Pre-Engineered Steel Buildings, Inc. Wimco Steel Sales Co. Limited Amounts paid for net assets and minority interests in subsidiary companies (including goodwill) Less portion satisfied by issue of capital stock Decrease in long-term debt Redemption of preference shares of T.I.W. Western Limited held by minority shareholder Dividends paid Decrease in working capital Decrease in working capital Working capital, beginning of year 214,816 1,615,583 913,957 287,671 (4,153) 4,153 4,153 3,760,074 (2,318,236) 262,942 Redemption of preference shares of T.I.W. Western Limited held by minority shareholder 200,000 170,178 6,367,424 214,816 4,326,507 | | 783,374 | 3,837,298 |
| Pre-Engineered Steel Buildings, Inc. Wimco Steel Sales Co. Limited Amounts paid for net assets and minority interests in subsidiary companies (including goodwill) Less portion satisfied by issue of capital stock Decrease in long-term debt Redemption of preference shares of T.I.W. Western Limited held by minority shareholder Dividends paid Decrease in working capital Decrease in working capital Working capital, beginning of year 287,671 (4,153) 4,153 4,169 4,316,97 4,111,691 | | | |
| Wimco Steel Sales Co. Limited Amounts paid for net assets and minority interests in subsidiary companies (including goodwill) Less portion satisfied by issue of capital stock Decrease in long-term debt Redemption of preference shares of T.I.W. Western Limited held by minority shareholder Dividends paid Decrease in working capital Decrease in working capital Working capital, beginning of year 200,000 135,529 170,178 6,367,424 214,816 4,326,507 | | | 913,957 |
| Amounts paid for net assets and minority interests in subsidiary companies (including goodwill) Less portion satisfied by issue of capital stock Decrease in long-term debt Redemption of preference shares of T.I.W. Western Limited held by minority shareholder Dividends paid Decrease in working capital Decrease in working capital Working capital, beginning of year Amounts paid including 3,760,074 (2,318,236) (2,318,236) (2,318,236) (2,318,236) (2,318,236) (2,318,236) (3,000,000 135,529 3,280,946 4,111,691 | | | |
| interests in subsidiary companies (including goodwill) Less portion satisfied by issue of capital stock Decrease in long-term debt Redemption of preference shares of T.I.W. Western Limited held by minority shareholder Dividends paid Decrease in working capital Decrease in working capital Working capital, beginning of year 200,000 170,178 6,367,424 4,111,691 4,326,507 | | (4,153) | 4,153 |
| 3,760,074 | | | |
| Less portion satisfied by issue of capital stock Decrease in long-term debt Redemption of preference shares of T.I.W. Western Limited held by minority shareholder Dividends paid Decrease in working capital Decrease in working capital Working capital, beginning of year (2,318,236) (2,318,236) (2,318,236) (2,318,236) (2,318,236) (2,318,236) (2,318,236) (2,318,236) (2,318,236) (2,318,236) (2,318,236) (2,318,236) | | | Z 200 024 |
| Decrease in long-term debt Redemption of preference shares of T.I.W. Western Limited held by minority shareholder Dividends paid Decrease in working capital Decrease in working capital Working capital, beginning of year 200,000 135,529 3,280,946 3,001,665 4,111,691 4,326,507 | | | |
| Redemption of preference shares of T.I.W. Western Limited held by minority shareholder Dividends paid 200,000 135,529 3,280,946 170,178 Decrease in working capital 3,001,665 4,111,691 Working capital, beginning of year 214,816 4,326,507 | | 262 942 | (2,010,200) |
| Limited held by minority shareholder 200,000 Dividends paid 135,529 170,178 3,280,946 6,367,424 Decrease in working capital 3,001,665 4,111,691 Working capital, beginning of year 214,816 4,326,507 | | 202,342 | |
| Dividends paid 135,529 3,280,946 170,178 6,367,424 Decrease in working capital 3,001,665 4,111,691 Working capital, beginning of year 214,816 4,326,507 | | 200,000 | |
| 3,280,946 6,367,424 Decrease in working capital 3,001,665 4,111,691 Working capital, beginning of year 214,816 4,326,507 | | | 170.178 |
| Decrease in working capital 3,001,665 4,111,691 Working capital, beginning of year 214,816 4,326,507 | | 3,280,946 | 6.367.424 |
| Working capital, beginning of year 214,816 4,326,507 | 是一种,这种是一种,是一种,是一种,是一种,是一种,是一种,是一种,是一种,是一种,是一种 | | |
| | Decrease in working capital | 3,001,665 | 4,111,691 |
| | | | |
| Working capital (deficit), end of year \$(2,786,849) \$ 214,816 | Working capital, beginning of year | 214,816 | 4,326,507 |
| | Working capital (deficit), end of year | \$(2,786,849) | \$ 214,816 |

(See accompanying notes to the consolidated financial statements)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

DECEMBER 31, 1967

1. Basis of consolidation

The accounts of the Company have been consolidated with those of its subsidiary

T.I.W. Western Limited. In the 1966 consolidated financial statements previously

presented to shareholders, the accounts of Wimco Steel Sales Co. Limited (acquired

during 1966) and its subsidiary companies, and Driam Pipe (Canada) Limited were

included in the consolidation. In view of the matters discussed in note 2, these

companies have not been so included in the 1967 consolidated statements and the

comparative figures for 1966 have been revised to conform with the 1967 presentation.

The effect of this change has been to reflect the investment in Wimco Steel Sales Co.

Limited and Driam Pipe (Canada) Limited on a "cost" rather than a "consolidated"

basis. As a result, provision is not made in the 1966 figures for the losses of

unconsolidated subsidiaries totalling \$99,629 and 1966 net profit is greater by

that amount than consolidated net profit previously reported; similarly, the

consolidated shareholders' equity at December 31, 1966 does not provide for

accumulated net losses of subsidiaries of \$60,695 and is therefore higher by that

2. Petitions in bankruptcy

amount than the balance previously reported.

On December 29, 1967 a petition in bankruptcy was filed against the Company by a creditor; The Clarkson Company Limited was appointed interim receiver and has authority to borrow \$3,000,000 on the security of the Company's assets. (To November 22, 1968, the petition has not been heard by the Court pending development of plans by the Company to make a proposal to its creditors.)

Concurrently, petitions were filed against three subsidiaries, Driam Pipe (Canada)

Limited, Wimco Steel Sales Co. Limited and Pre-Engineered Steel Buildings, Inc.

The latter two companies have since been adjudged bankrupt. It is estimated that there will be no recovery from Pre-Engineered Steel Buildings, Inc. and accordingly the investment in this Company has been completely written off in the accounts.

It is currently impossible to determine the recovery from the Company's investment in shares of Wimco Steel Sales Co. Limited and accordingly the investment in this Company has been written down to \$1. Reference is made in note 4 to the disposition of the investment in Driam Pipe (Canada) Limited.

3. Going concern basis

Notwithstanding the petition in bankruptcy against the Company, which petition has not yet been heard, the accounts of the Company and its consolidated subsidiary have been prepared on a going concern basis.

4. Events subsequent to December 31, 1967

Since December 31, 1967, the following significant events have occurred or are pending:

- (a) The Stran-Steel Division, with the approval of the Court, has been sold and full provision for the loss has been reflected in the accompanying financial statements. As part of the sale arrangements, the 5 mortgage of \$250,000 and fixed assets having a net carrying value of \$225,000, shown in the balance sheet, are to be converted to cash in 1968. As part of the transaction, the company also sold inventories but retained all accounts receivable as at closing.
- (b) The shares of Driam Pipe (Canada) Limited, with the approval of the Court, have been disposed of and a proposal to creditors was made by that Company. Full provision for the estimated loss of \$2,436,715 on the investment in Driam has been reflected in the accompanying financial statements, including a loss of \$121,949 on the cancellation of a machinery installation contract and \$125,226 representing a write-down of fixed assets transferred to Driam. (Fixed assets, formerly leased to Driam, which have a net carrying value of \$591,399 after the write-down referred to, together with the related 63% mortgage of like amount, were transferred to Driam.)

As a result of the proposal referred to above, the amount of \$860,000 is shown as "advances, at estimated realizable value". This amount was converted to cash in 1968.

- (c) The Company intends to make a proposal to its creditors under Part III of the Bankruptcy Act, the details of which have not been finalized.
- (d) No provision has been made in the accompanying financial statements for costs in connection with the reorganization of the Company subsequent to December 31, 1967.

5. Bank indebtedness

Bank indebtedness at December 29, 1967 was secured by an assignment of the accounts receivable and a pledge of the inventories. The operations of the Company since that date have been financed by the Company's bankers on the security of interim receiver's certificates issued with the approval of the Court; these certificates effectively give the bankers a first lien on all the Company's assets to the value of such certificates.

6. Deferred income taxes

Deferred income taxes relating to 1966 and prior years have been eliminated in 1967 as a result of losses incurred during the year. The 1966 comparative deferred income tax figures have been reclassified to conform with the form of presentation adopted in 1967.

7. Long-term debt

| | Amount outstanding December 31, | Current portion | Long-term portion |
|---|---------------------------------|--------------------|----------------------|
| 63% mortgage payable in monthly instalments to May 31, 1973 (note 4(b)) | \$ 591,399 | \$ 28,275 | \$563 , 124 |
| 61% equipment purchase contract payable in equal monthly instalments to August 23, 1969 | 163,333 | 98,000 | 65 , 333 |
| 7% unsecured notes due in instalments on December 31, 1967 (unpaid) and 1968 | 600,000 | 600,000 | Ø |
| | \$ <u>1,354,732</u> | \$726,275 | \$628,457 |

8. Contingent assets and liabilities

- (a) Since the filing of the petition in bankruptcy referred to in note 1, certain shareholders and others have filed writs alleging various improper actions, as follows:
 - (i) against a director and a major steel supplier for damages of \$10,000,000 and against the director alone for an additional \$100,000. The claim would involve the Company in liability only to the extent that it might be required to indemnify the director in the event that the action should succeed against him. The writ was served on the director on May 17, 1968 but no statement of claim has been received to date. Since the specific allegations are not known, it is impossible to evaluate the liability, if any. The director has stated that the allegations against him in the writ are entirely without basis or foundation.
 - (ii) against two suppliers and certain of their officers, and against the Company and certain of its directors and former directors, for damages in a derivative action of \$9,000,000. This would not involve the Company in any liability. In the opinion of special counsel for the directors, the action is without merit; the special counsel considers further that the action is improperly brought because of the lack of status of the plaintiff.
- (b) The Company has made a claim of \$531,000 against a customer for additional charges in respect of a construction contract.
- (c) A claim for damages has been made against the Company by a customer which in the opinion of the Company's counsel should not give rise to any significant liability.

- (d) The Company has indemnified Wimco Industries (Eastern) Limited and certain of that Company's shareholders against losses which may arise by reason of any guarantee given by them in respect of the operations of Wimco Steel Sales Co. Limited. Management, after discussion with counsel, knows of no outstanding guarantees which are likely to lead to any significant liability as a result of such indemnification.
- (e) Subsequent to the year-end, the interim receiver, with the approval of the Court, entered into agreements secured by interim receiver's certificates as follows:
 - (i) indemnifying a bonding company for any losses that might be suffered as a result of performance bonds to be issued in respect of the Company's new construction contracts. The agreements are limited in amount to \$4,400,000 and are secured by interim receiver's certificates issued with the approval of the Court. These certificates effectively are a lien on all the Company's assets, subordinate to the certificates referred to in note 5 above.
 - (ii) indemnifying certain directors and officers of the Company, in consideration of their becoming or remaining directors and officers, and agreeing to hold such directors and officers and each of them harmless from and against all damages and costs of suits brought against them and arising out of the performance of their duties at the request of the interim receiver to a total amount of \$200,000.



9. Remuneration of directors and officers

The aggregate direct remuneration paid in 1967 by the Company and its consolidated subsidiary to directors and senior officers (as defined by The Corporations Act, Ontario) amounted to \$134,459; in addition, \$153,000 was paid by unconsolidated subsidiaries.

HEAD OFFICE: - 629 EASTERN AVENUE, TORONTO, ONTARIO

SALES OFFICES:

PLATE FABRICATION DIVISION - 629 Eastern Avenue, Toronto, Ontario

PLANT - 629 Eastern Avenue, Toronto, Ontario

CENTRAL BRIDGE DIVISION - 629 Eastern Avenue, Toronto, Ontario

PLANT - 300 West Street, Trenton, Ontario

SUBSIDIARY COMPANY:

T.I.W. WESTERN LIMITED - 97th Street and 126th Avenue, Edmonton, Alberta

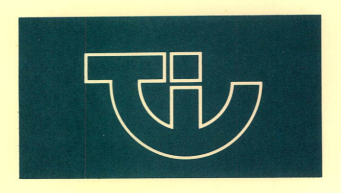
and REGISTRAR: Toronto, Ontario

TRANSFER AGENT - CANADA PERMANENT TRUST COMPANY

AUDITORS:

- CLARKSON, GORDON & CO.,

Toronto, Ontario



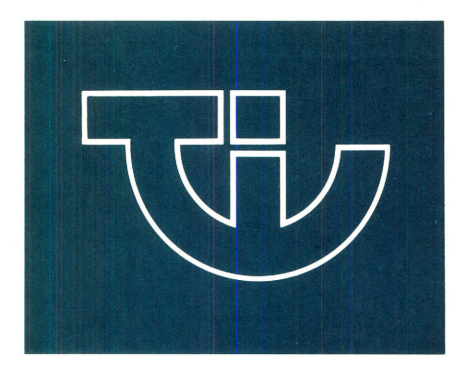


PLATE FABRICATION DIVISION

Partial list of shop-fabricated and/or field-erected products

Acid Tanks
Accumulators, Steam
Air Receivers
Autoclaves & Doors
Bins • Blast Furnaces
Blow-Off Tanks
Boilers (Steam Packaged)
Condensers
Cyrogenic Tanks • Cupolas
Digesters • Dryers, Rotary
Elevated Storage Tanks
Evaporators • Filter Tanks

Floating Roof Tanks
Fractionators
Gas Holders
Grain Storage Tanks
Heat Exchangers
Heavy Wall Vessels
Hoppers • Jacketed Tanks
Kettles • Kilns
Ladles • Penstocks
Pipe & Pipe Coils
Pressure Vessels
Propane Tanks

Reactors • Reboilers
Scrubbers • Separators
Smokestacks - Breechings
Sprinkler Tanks
Standpipes • Stills
Storage Tanks
Suction Heaters
Thickener Tanks
Towers (Process)
Waste Heat Boilers
Stress Relieving for
the Trade

Products are produced in various metals including:

Aluminum • Inconel
Iconel Clad Steel
Low-Alloy Steel
Monel Metal
Monel Metal Clad Steel
Nickel • Cupro Nickel
Nickel Clad Steel
Stainless Steel
Stainless Clad Steel
Steel

CENTRAL BRIDGE DIVISION

Range of Products

STRUCTURAL STEEL

Buildings, Mines, Institutional, Hotels, etc. Microwave Towers • Antennas Headframes • Bridges Conveyor Galleries PLATEWORK
Bins & Chutes
Hoppers
Silos
Furnaces
Conveyor Tubes