

Statement

Given by Grontmij | Carl Bro A/S on 13 August 2008

Right to the mini falling weight deflectometer PRIMA 100

The Maritime and Commercial Court (in Copenhagen) has in its proposed statement of 27 June 2008 found that through its acceptance of the statement of 20 September 2005 proposed by the Maritime and Commercial Court Dynatest International A/S has undertaken to cease to produce, market and distribute PRIMA 100 mini falling weight deflectometers. Furthermore the company has undertaken to cease to use the name of PRIMA and/or PRIMA 100 in connection with the production, marketing and distribution of mini falling weight deflectometers.

Therefore the sales of PRIMA 100 until 30 June 2006 conducted by Dynatest International A/S's were unjustified, and pursuant to the Court's proposed statement of 27 June 2008 Dynatest International A/S is liable to pay damages for the unjustified sales.

Moreover, through its acceptance of the statement of 20 September 2005 proposed by the Maritime and Commercial Court Dynatest International A/S has undertaken to cease to use PRIMA and/or PRIMA 100 in connection with the production, marketing and distribution of mini falling weight deflectometers. Thus in its proposed settlement of 27 June 2008 the Court has found that Dynatest International A/S is liable to pay damages for unjustified use of the name PRIMA and/or PRIMA 100 in connection with the production, marketing and distribution of mini falling weight deflectometers in this period.