Wolfe & Hollander Limited Annual report and accounts for the period ended 28 February 2002

Registered number: 76305

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WOLFE & HOLLANDER LIMITED

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WOLFE & HOLLANDER LIMITED DIRECTORS' REPORT

The directors present their annual report on the affairs of the company, together with the accounts and auditors' report, for the period ended 28 February 2002.

Principal activity

The company has been dormant, as defined in section 249AA of the Companies Act 1985, throughout the year.

Dividends

The directors do not propose a dividend(2001 - £42,310).

Directors and their interests

The directors who served during the period and changes up to the date of this report were as follows:

Date Appointed

Date Resigned

M.D. Rosenblatt

C. Simons

S.P. Tutt

1 June 2001

J. Cribb

M D Rosenblatt, J Cribb and C Simons are also directors of the ultimate parent company, Homestyle Group PLC. Their interests in the shares and share options of that company are disclosed within that company's accounts.

None of the directors had an interest in any contract to which the company was a party during the period.

By order of the Board,

J. Cribb

Director

Rosedale House

Bramley Way

Hellaby Industrial Estate

Hellaby

Rotherham

South Yorkshire S66 8QB

31 August 2002

WOLFE & HOLLANDER LIMITED PROFIT AND LOSS ACCOUNT FOR THE PERIOD ENDED 28 FEBRUARY 2002

	Notes	Year to 28/2/02 £	Period to 28/2/01 £
Profit before and after tax		-	_
Dividends paid on equity shares	1	-	(42,310)
Retained loss for the period	4		(42,310)

The company had no recognised gains or losses in either period other than the result for the financial period.

The accompanying notes are an integral part of this profit and loss account.

WOLFE & HOLLANDER LIMITED BALANCE SHEET AT 28 FEBRUARY 2002

AT EO TELEMENT EVVE	28 Notes	_	28 February 2001 £
Current assets			
Debtors Amounts due from other group company		531,038	531,038
Creditors: Amounts due to other group company		-	-
Net assets		531,038	531,038
Capital and reserves			
Called-up share capital	3	175,000	175,000
Other reserves	4	356,038	356,038
Profit and loss account	4	-	_
Shareholders' funds	5	531,038	531,038
Equity interests		506,038	506,038
Non-equity interests		25,000	25,000
		531,038	
			

In preparing these unaudited accounts advantage has been taken of the exemption under section 249AA(1) of the Companies Act 1985. Members have not required the company to obtain an audit under section 249B(2).

Company law requires the directors to prepare financial statements for each financial year which give a true and fair view of the state of affairs of the company and of the profit and loss for the company for that period and which comply with the provisions of the Companies Act 1985. The directors are responsible for keeping proper accounting records which disclose with reasonable accuracy at any time the financial position of the company and to enable them to ensure that the financial statements comply with the Companies Act. They are also responsible for safeguarding the assets of the company and hence taking reasonable steps for the prevention and detection of fraud and other irregularities.

The accounts on pages 2 and 3 were approved by the board of directors on 31 August 2002 and signed on its behalf by:

J. Cribb Director

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WOLFE & HOLLANDER LIMITED STATEMENT OF ACCOUNTING POLICIES FOR THE PERIOD ENDED 28 FEBRUARY 2002

The principal accounting policies are summarised below. They have all been applied consistently throughout both periods.

Basis of accounting

The accounts have been prepared under the historical cost convention and in accordance with applicable accounting standards.

Cash flow statement

The company is exempt from producing a cash flow statement under FRS1 (revised) as the company is a wholly owned subsidiary and it's cash flows are included in the consolidated accounts of it's ultimate parent company which are publicly available.

WOLFE & HOLLANDER LIMITED NOTES TO THE ACCOUNTS

FOR THE PERIOD ENDED 28 FEBRUARY 2002

1 Dividends paid on equity shares	Year to 28/2/02 £	Period to 28/2/01 £
Dividend of NIL (2001 - 9.73p)per share	-	42,310

2 Staff Costs

The company had no staff costs in either period.

The Directors did not receive any emoluments in respect of services to the company in either period and the auditors remuneration was borne by the parent company.

3 Called-up share capital

28	February	28 February
	2002	2001
	£	£
Authorised, allotted, called up and fully paid:		
300,000 ordinary shares of 5p each	15,000	15,000
125,000 5.5% (gross) preference shares of 20p each	25,000	25,000
135,000 'A' shares of £1 each	135,000	135,000
	175,000	175,000

The parent company has waived its entitlement to dividends in respect of the 5.5% gross preference shares of 20p each.

4 Reserves

	Other reserves	Profit & loss	Total reserves
	reserves	account	T6961 AG2
	£	£	£
At start of period	356,038		356,038
Retained loss for the period	-	-	-
Balance at end of period	356,038	_	356,038
5 Reconciliation of movements in shareholders'	funds	2002	2001
		£	£
Result for the financial period		-	_
Dividends paid on equity shares		-	(42,310)
Net reduction in shareholders' funds		-	(42,310)
Opening shareholders' funds		531,038	573,348
Closing shareholders' funds		531,038	531,038

WOLFE & HOLLANDER LIMITED NOTES TO THE ACCOUNTS (continued)

6 Ultimate parent company

The company is a wholly-owned subsidiary undertaking of Harveys Furnishing Group Limited registered in England and Wales. The ultimate parent company and controlling party is Homestyle Group PLC.

The largest and smallest group in which the results of the company are consolidated is that headed by Homestyle Group PLC.

The consolidated accounts of Homestyle Group PLC are available to the public and may be obtained from the Company Secretary, Homestyle Group PLC, Rosedale House, Bramley Way, Hellaby Industrial Estate, Rotherham, South Yorkshire S66 8QB.

As a subsidiary undertaking of Homestyle Group PLC, the company has taken advantage of the exemption in FRS8 "Related party disclosures" not to disclose transactions with other members of the group headed by Homestyle Group PLC. There are no other related party transactions requiring disclosure.