Twining Crosfield & Co Ltd

Directors' report and financial statements Registered number 144900 15 September 2001

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Twining Crosfield & Co Ltd
Directors' report and financial statements
15 September 2001

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Directors' report

The directors present their annual report and the audited financial statements for the 52 week period ended 15 September 2001.

Principal activities

In the course of the period the principal activities of the company were that of a holding company. The company's subsidiaries were engaged in the purchase and sale of tea and coffee.

Trading results and transfer to reserves

The profit and loss account for the period is set out on page 5. The profit on ordinary activities after payment of taxation amounted to £4,833,000 (2000: £1,670,000). An interim dividend of £4,709,000 has been paid. The directors do not recommend the payment of a final dividend. (2000: £nil)

Directors and directors' interests

The directors who held office during the period were as follows:

Garfield H Weston (resigned 15 December 2000)
BJ Evans

BJ Evans IWK Dewar

JE Leeder (resigned 30 November 2000)

SHG Twining

Guy H Weston (resigned 15 December 2000) SA Burr (appointed 4 October 2000)

Notification of an interest in shares in or debentures of group companies by Garfield H Weston was not required because at the end of the period he was also a director of a company of which this company is a wholly owned subsidiary undertaking.

The following directors had the following outstanding options to acquire ordinary shares in Associated British Foods plc.

Number					
	At end of period	At beginning of period			
	Shares of 5 15/22p each	Shares of 5 15/22p each	Exercise price	Date from exercisable	Expiry date
IWK Dewar	20,000	20,000	561.5p	28 April 2003	28 April 2008
BJ Evans- 1	40,000	40,000	561.5p	28 April 2003	28 April 2008
BJ Evans -2	25,000	-	484.0p	17 January 2004	17 January 2011
SA Burr	20,000	20,000	561.5p	28 April 2003	28 April 2008

According to the register of directors' interests, no rights to subscribe for shares in this company or shares in or debentures of any other group company were granted to any of the other directors or their immediate families, during the financial period.

Directors' report (continued)

Directors and directors' interests (continued)

The following directors had the following interests in the ordinary shares of 5 15/22p each of Associated British Foods Plc, as recorded in the register of directors' interests.

	Interest	Interest at
	at end	beginning
	of period	of period
		Shares of
		5 15/22p each
BJ Evans	28,864	28,864
SHG Twining	21,462	16,647
IWK Dewar	3,537	3,537
	· · · · · · · · · · · · · · · · · · ·	

Auditors

In accordance with section 384 of the Companies Act 1985, a resolution for the re-appointment of KPMG Audit Plc as auditors of the company is to be proposed at the forthcoming Annual General Meeting.

By order of the board

R Schofield Secretary Weston Centre Bowater House 68 Knightsbridge London SW1X 7LR

25 mm. 2002

Statement of directors' responsibilities

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 or loss for that period. In preparing those financial statements, the directors are required to:

- select suitable accounting policies and then apply them consistently;
- make judgements and estimates that are reasonable and prudent;
- state whether applicable accounting standards have been followed, subject to any material departures disclosed and explained in the financial statements;
- prepare the financial statements on the going concern basis unless it is inappropriate to presume that the company will continue in business.

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 1985. They have general responsibility for taking such steps as are reasonably open to them to safeguard the assets of the company and to prevent and detect fraud and other irregularities.



KPMG Audit Plc

Arlington Business Park Theale Reading RG7 4SD United Kingdom

Independent auditor's report to the members of Twining Crosfield & Co Ltd

We have audited the financial statements on pages 5 to 12.

Respective responsibilities of directors and auditors

The directors are responsible for preparing the directors' report and, as described on page 3, the financial statements in accordance with applicable United Kingdom law and accounting standards. Our responsibilities, as independent auditor, are established in the United Kingdom by statute, the Auditing Practices Board and by our profession's ethical guidance.

We report to you our opinion as to whether the financial statements give a true and fair view and are properly prepared in accordance with the Companies Act 1985. We also report to you if, in our opinion, the directors' report is not consistent with the financial statements, if the company has not kept proper accounting records, if we have not received all the information and explanations we require for our audit, or if information specified by law regarding directors' remuneration and transactions with the company is not disclosed.

Basis of opinion

We conducted our audit in accordance with Auditing Standards issued by the Auditing Practices Board. An audit includes examination, on a test basis, of evidence relevant to the amounts and disclosures in the financial statements. It also includes an assessment of the significant estimates and judgements made by the directors in the preparation of the financial statements, and of whether the accounting policies are appropriate to the company's circumstances, consistently applied and adequately disclosed.

We planned and performed our audit so as to obtain all the information and explanations which we considered necessary in order to provide us with sufficient evidence to give reasonable assurance that the financial statements are free from material misstatement, whether caused by fraud or other irregularity or error. In forming our opinion we also evaluated the overall adequacy of the presentation of information in the financial statements.

Opinion

In our opinion the financial statements give a true and fair view of the state of the company's affairs as at 15 September 2001 and of its profit for the 52 week period then ended and have been properly prepared in accordance with the Companies Act 1985.

KPMG Audit Plc

Chartered Accountants Registered Auditor

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11 April 2002

Profit and loss account

for the period ended 15 September 2001

joi the period ended 13 September 2001			
	Note	52 week	52 week
		period ended	period ended
		15 September	16 September
		2001	2000
		£000	£000
		2000	2000
Income from shares in group undertakings		5,154	2,415
Other income receivable and similar income	3	10	2
Administrative expenses		(58)	(6)
Interest payable and similar charges	4	-	(28)
Exchange loss on group company funding	,	(125)	(7)
Loss on liquidation of subsidiaries		-	(7)
Loss on (iquidation of subsidiaties		(95)	-
Profit on ordinary activities before taxation		4,886	2,376
Taxation	6	(53)	(706)
Tazattoti	U	(55) ———	(700)
Profit for the financial period		4,833	1,670
Dividends	7	(4,709)	-
			
Retained profit for the period		124	1,670
Datained profit brought forward		7.643	5 072
Retained profit brought forward		7,643	5,973
Retained profit carried forward	12	7,767	7.643
	- -		,
		, 	

The above results comprise the company's continuing operations.

A statement of movement on reserves is given in note 12.

There are no recognised gains or losses other than the results for the period and for the previous period.

There is no material difference between the company's results as reported, and on an historical cost basis. Accordingly no note of historical cost profits and losses has been prepared.

Balance sheet

at 15 September 2001

ar to september 2001	Note	15 Sept £000	tember 2001 £000	16 Sept £000	ember 2000 £000
Fixed assets		2000	2000	2000	2000
Investments	8		34,045		35,788
Current assets					
Debtors	9	36,909		30,257	
Cash at bank and in hand		413		511	
		37,322		30,768	
Creditors: amounts falling due within					
one year	10	(62,755)		(58,068)	
Net current liabilities			(25,433)		(27,300)
Net assets			8,612		8,488
					t a . Las.
Capital and reserves					
Called up share capital	11		610		610
Share premium account	12		107		107
Capital redemption reserve	12		128		128
Profit and loss account	12		7,767		7,643
Total equity shareholders' funds			8,612		8,488
			responsible to		read a comme

These financial statements were approved by the board of directors on 25 Manh 2002 and were signed on its behalf by:

_ B.I.Evans-

Director

Notes

(forming part of the financial statements)

1 Accounting reference date

The accounting reference date of the company is the Saturday nearest to 15 September. Accordingly, these financial statements have been prepared for the 52 week period ended 15 September 2001.

2 Accounting policies

The following accounting policies have been applied consistently in dealing with items which are considered material in relation to the company's financial statements.

Basis of preparation

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

The company is exempt by virtue of Section 228 of the Companies Act 1985 from the requirement to prepare group accounts.

Under Financial Reporting Standard 1 (revised 1996) the company is exempt from the requirement to prepare a cash flow statement on the grounds that it is a wholly owned subsidiary undertaking. A group cash flow statement is included in the financial statements of Associated British Foods plc.

Foreign currencies

Transactions in foreign currencies are recorded using the rate of exchange ruling at the date of the transaction. Monetary assets and liabilities denominated in foreign currencies are translated using the rate of exchange ruling at the balance sheet date and the gains or losses on translation are included in the profit and loss account.

3 Other income receivable and similar income

	52 week	52 week
	period ended	period ended
	15 September	16 September
	2001	2000
	£000	£000
Bank Interest receivable	10	_
Inland Revenue interest	-	2

4	Interest payable and similar charges		
		52 week	52 week
		períod ended	period ended
		15 September	16 September
		2001	2000
		000£	£000
Payal	ole to group undertakings	-	28
			
		-	28

5 Directors and employees

The average number of persons employed by the company (including directors) during the period was 5 (2000: 6). The directors received remuneration of £ nil (2000: £ nil).

6 Taxation on profit on ordinary activities

Tuxuton on prom on orangery went the	52 week	52 week
	period ended	period ended
	15 September	16 September
	2001	2000
	£000	£000
UK corporation tax at 30 % (2000: 30 %) on the profit for the period on		
ordinary activities	53	715
Adjustment in respect of prior periods	-	(9)
		
	53	706
	areno.	osuns uncertu

7 Dividends

52 week
period ended
16 September
2000
£000

Equity shares:

Interim dividend paid 4,709

8 Fixed asset investments - Shares

Tixeu asset investments - Snares	
	Unlisted subsidiary
	undertakings
Shares	£000
Cost	
At beginning of period	35,788
Additions	536
Transfers to other group companies	(2,184)
At and of marind	24 140
At end of period	34,140
Provisions	
At beginning of period	-
Increase / (Decrease) in provision	95
A4 a J a5	95
At end of period	93
Net book value	
At 15 September 2001	34,045
	- Jacobs - G
At 16 September 2000	35,788
	non comment

Twinings Private Limited

Fixed asset investments - Shares (continued)

the principal companies in which the company s	Country of registration or incorporation	Principal activity	Class of shares held
Companies whose share capital is wholly owned by Twining Crosfield & Co Limited			
R Twining and Company Ltd	England	Tea merchants	Ord. £1
Robert Jackson & Co Ltd	England	Holding company	Ord. £1 'A' Ord. £1 'B' Pref. £1
Tuke Shipping	England	Non-trading	Ord. £1 'A' Ord £0.10 'B'
Walter Williams & Co (London) Ltd	England	Non-trading	Ord. £1 Deferred £1
Matheson McLaren & Co Ltd	Scotland	Non-trading	Ord. £1
Nambarrie Tea Company Limited (formerly Namosa Ltd)	Northern Ireland	Tea merchants	Ord. £1
Twinings of Ireland Ltd	Eire	Non-trading	Ord. IRP 1 Pref. IRP 10
Foods International S.A.	France	Tea merchants	Ord. FFr 150
Foods International Holding B.V.	Netherlands	Holding company	Ord. Dfl 1,000
Haugen Gruppen AS	Norway	Distributor	Ord. NKR 1
International Seed Technologies B.V	Netherlands	Seed Coating	Ord. Dfl 1,000
International Seed Technologies SA	Spain	Seed Coating	Ord. PTA 10,000
International Seed Technologies GmbH	Germany	Seed Coating	Ord. DEM 50,000
Carl Lange A/S	Denmark	Distributor	Ord. DKR 1,000
Tubbin & Melander AB	Sweden	Distributor	Ord. SKR 2,500
Hoghuset 251AB	Sweden	Holding company	Ord. SKR 100
Companies whose share capital is 80% owned by Twining Crosfield & Co Limited			

Group financial statements have not been prepared as the company is a wholly owned subsidiary undertaking of Associated British Foods plc. Associated British Foods plc prepares group financial statements which include the company. In the opinion of the directors, the investments in and amounts due from the company's subsidiary undertakings are worth at least the amounts at which they are stated in the balance sheet.

Tea merchants

Ord. Rupee 10

India

15 September 16 September 2001 2000	9 Debtors				
10 Creditors; amounts falling due within one year 15 September 2001 2000 200				2001	2000
10 Creditors: amounts falling due within one year 15 September 2001 2000 2				£000	£000
10 Creditors: amounts falling due within one year 15 September 2001 2000 200	Amounts owed by subsidiary under	ertakings		36,909	30,257
15 September 2001 2000				ALL COMME	
Accruals 13 - Corporation taxation 53 715 Amounts owed to group undertakings: Parent and fellow subsidiary undertakings 53,377 47,301 Subsidiary undertakings 73,312 10,052 11 Called up share capital 15 September 2001 Number £000 Authorised 750 3,000,000 750 3,000,000 750 4.55 % cumulative, redeemable preference shares of £1 each 150,000 610 Allotted, called up and fully paid Ordinary shares of 25p each 2,440,000 610 2,440,000 610 4.55 % cumulative, redeemable preference shares of £1 each 2,440,000 610 2,440,000 610 4.55 % cumulative, redeemable preference shares of £1 each 2,440,000 610 2,440,000 610	10 Creditors: amounts fa	alling due within one	year		
Accruals 13 - Corporation taxation 53 715 Amounts owed to group undertakings: Parent and fellow subsidiary undertakings 53,377 47,301 Subsidiary undertakings 53,377 47,301 Subsidiary undertakings 79,312 10,052 11 Called up share capital 15 September 2001					
Corporation taxation S3 715				- · · -	
Corporation taxation S3 715	Agamusta			12	
Amounts owed to group undertakings: Parent and fellow subsidiary undertakings Subsidiary undertakings 11 Called up share capital 12 September 2001 Number 13 September 2001 Number 16 September 2000 Number 16 September 2000 Number 2000 Authorised Ordinary shares of 25p each 3,000,000 750 4.55 % cumulative, redeemable preference shares of £1 each 150,000 150 Allotted, called up and fully paid Ordinary shares of 25p each 2,440,000 150 4.55 % cumulative, redeemable preference shares of £1 each 16 2,440,000 17 50 18 50,000 18 50 18 50					715
11 Called up share capital 15 September 2001 16 September 2000 Number £000 N	Amounts owed to group undertak				48.004
11 Called up share capital 15 September 2001 16 September 2000 Number £000 Number £000		dertakings		•	
11 Called up share capital 15 September 2001 Number £000 Number £000					
11 Called up share capital 15 September 2001 16 September 2000 Number £000 Number £000 Authorised 3,000,000 750 3,000,000 750 4.55 % cumulative, redeemable preference shares of £1 each 150,000 150 150,000 150 Allotted, called up and fully paid Ordinary shares of 25p each 2,440,000 610 2,440,000 610 4.55 % cumulative, redeemable preference shares of £1 each -				62,755	58,068
15 September 2001 16 September 2000 Number £000				ruser . ess	righters.
Ordinary shares of 25p each 3,000,000 750 3,000,000 750 4.55 % cumulative, redeemable preference shares of £1 each 150,000 150 900 900 Allotted, called up and fully paid Ordinary shares of 25p each 2,440,000 610 4.55 % cumulative, redeemable preference shares of £1 each		15 Septemb			
redeemable preference shares of £1 each 150,000 150 150,000 150 900 900 Allotted, called up and fully paid Ordinary shares of 25p each 2,440,000 610 4.55 % cumulative, redeemable preference shares of £1 each		3,000,000	750	3,000,000	750
shares of £1 each 150,000 150 150,000 150 900 900 Allotted, called up and fully paid Ordinary shares of 25p each 2,440,000 610 2,440,000 610 4.55 % cumulative, redeemable preference shares of £1 each					
Allotted, called up and fully paid Ordinary shares of 25p each 2,440,000 610 2,440,000 610 4.55 % cumulative, redeemable preference shares of £1 cach		150,000	150	150,000	150
Allotted, called up and fully paid Ordinary shares of 25p each 2,440,000 610 2,440,000 610 4.55 % cumulative, redeemable preference shares of £1 cach			900		900
paid Ordinary shares of 25p each 2,440,000 610 2,440,000 610 4.55 % cumulative, redeemable preference shares of £1 each - <t< td=""><td></td><td></td><td></td><td></td><td></td></t<>					
4.55 % cumulative, redeemable preference shares of £1 cach					
redeemable preference shares of £1 cach	Ordinary shares of 25p each	2,440,000	610	2,440,000	610
	redeemable preference	-	-	-	-
			 		
			610		

12 Reserves

	Share premium account	Capital reserves	Profit and loss account
	£000	£000	£000
At beginning of period Retained profit for the period	107	128	7,643 124
At end of period	107	128	7,767
	·	11 22,2371	** . *LOCALEL

13 Contingent liabilities

The company, together with Associated British Foods plc and certain fellow UK subsidiary undertakings, is party to a set-off arrangement in respect of its bank accounts with certain of the group's bankers.

14 Holding company

The ultimate holding company is Wittington Investments Limited which is incorporated in Great Britain and registered in England.

The largest group in which the results of the company are consolidated is that headed by Wittington Investment Limited. The smallest group in which they are consolidated is that headed by ABF Investments plc, which is incorporated in Great Britain and registered in England. The consolidated accounts of these groups are available to the public and may be obtained from Weston Centre, Bowater House, 68 Knightsbridge, London SW1X 7LR.