Company Number: 1765290

PEARSON GROUP PENSION TRUSTEE LIMITED

REPORT AND FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 1999

Registered Office:

3 Burlington Gardens London W1X 1LE

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COMPANIES HOUSE

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REPORT OF THE DIRECTORS

The directors present their report and the accounts of the company for the year ended 31 December 1999.

The company acts as Trustee of The Pearson Group Pension Plan.

The company has not traded during the year.

DIRECTORS

The directors who served during the year were:

"A" Directors D C M Bell

N J Bates* (resigned 19 February 1999)

P P Cabrelli N Cohen* P R Gill

Dennis Tame* (appointed 11 May 1999)

J W Webster*

"B" Directors J A B Joll, Chairman

N J Godden C F Penn

^{*} Member Nominated Director

DIRECTORS' INTERESTS

The interests of the directors in the shares of the company, as shown by the register kept for the purpose of Section 324, Companies Act 1985, are as follows:

	At	At
	<u>31.12.99</u>	<u>01.01.99</u>
C F Penn		
"B" Ordinary Shares	17	17
N J Godden		
"B" Ordinary Shares	17	17
J A B Joll		
"B" Ordinary Shares	17	17

No other director held any interest in the company at 31 December 1999.

BY ORDER OF THE BOARD

PJÉNKINS Secretary

23 May 2000

BALANCE SHEET AS AT 31 DECEMBER 1999

	<u>Notes</u>	<u>1999</u>	<u>1998</u>
CURRENT ASSETS Other debtors		£102	<u>£102</u>
CAPITAL AND RESERVES Called-up share capital	1	£102	£102

The company was dormant (within the meaning of Section 250 of the Companies Act 1985) throughout the year ended 31 December 1999.

Approved by the Board on the 23 May 2000.

J A B Joli

P P Cabrelli

C/2/1-

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 1999

		1999	1998
1	Called up share capital: Authorised, allotted and fully paid -	r	£
	51 "A" Ordinary shares of £1 each	51	51
	51 "B" Ordinary shares of £1 each	51	51
		<u>£102</u>	£102

The "A" and "B" Ordinary shares confer the same rights upon the holders thereof and rank pari passu in all respects except in relation to the appointment of directors. The holders of "A" Ordinary shares have the right to appoint three "A" directors and to remove and replace them. In addition, the holders of "A" shares have the right to appoint a further three directors who are nominated by members of the Plan. In respect of the member nominated "A" directors, the holders of "A" shares will only act in accordance with the procedure approved by members in 1996. The holders of "B" Ordinary shares have the right to appoint three "B" directors and to remove and replace them. The "B" directors must not be employees or executive directors of a Pearson Group company.

"A" and "B" directors have different voting rights in connection with various matters concerning the trusteeship of The Pearson Group Pension Plan ("the Plan"). In particular, the "B" Directors have specific voting rights in relation to resolutions of the company proposing the removal of the company as trustee of the Plan or proposing the winding up of the Plan.

- Any Pearson Group Company is eligible to hold the "A" shares.
- Any person who is neither
 - an employee, nor
 - an executive director of a Pearson Group Company

is eligible to hold the "B" shares.

The Trustee operates a number of bank accounts on behalf of the Pearson Group Pension Plan. The Trustee has no beneficial interest in any of the balances on such accounts and accordingly these balances are not included in the balance sheet.