CHFP016

COMPANIES FORM No. 155(6)b Declaration by the directors of a holding company in relation to assistance for the acquisition of shares

155(6)b

	Pursuant to section 155(6) of the Compar	nies Act 1985				
lease do not rite in nis margin	To the Registrar of Companies (Address overleaf - Note 5)		For official use	Company number		
	Name of company					
lease complete egibly, preferably n black type, or old block lettering	* TELEGRAPH GROUP LIMITED					
lote Please read the otes on page 3 efore completing	<pre>//We**, Lord Black of Crossharbour, D W Colson, N O'Donnell-Keenan, J W</pre>					
nis form insert full name	Deedes, F D Radler and L M San-	derson each	of 1 Canada	Square, Canary Wharf,		
of company	London E14 5DT					
*Insert name(s) and address(es) of all the directors						
Delete as appropriate	[the sole director][all the directors]* of the above company (hereinafter called 'this company') do					
	solemnly and sincerely declare that:					
****Delete whichever	the business of this company is:					
is inappropriate	(a) that of a [recognised bank][licensed institution]*** within the meaning of the Banking Act 1979****					
	(b) that of a person authorised under sect		le insurance Comp	panies Act 1982 to carry on		
	insurance business in the United King	dom****				
	(c) something other than the above****					
	This company is [the][a] holding company	of* Deedta	sk Limited			
				which is		
	proposing to give financial assistance in o	connection with	the acquisition of	shares		
	in [this company][
			the holding	ng company of this company.]***		
		For official Use		est room		

Page 1

31/12/02 COMPANIES HOUSE

STIKEMAN ELLIOTT, REGIS HOUSE, 45 KING WILLIAM ST,

REF:3066-192 DECL.NO:13

LONDON EC4R 9AN

purpose of that acquisition].*** (note 1)		Please do not write in this margin
The number and class of the shares acquired or to be acquired is:	15,375 'A' ordinary	
shares of 10p each and 49,049,284 'B' ordinary share	s of 10p each	Please complegibly, prefern black type,
The assistance is to be given to: (note 2) registered office is at 1 Canada Square, Canary Whar	f, London E14 5DT	bold block le
('FDTH')		
The assistance will take the form of:		
SEE SCHEDULE ATTACHED		
The person who [has acquired][will acquire]+ the shares is:		***Delete as
The person who [has acquired][will acquire]+ the shares is:		
FDTH		
FDTH		
FDTH The principal terms on which the assistance will be given are:		
The principal terms on which the assistance will be given are:		***Delete as appropriate
The principal terms on which the assistance will be given are:		
The principal terms on which the assistance will be given are:		
The principal terms on which the assistance will be given are:		
The principal terms on which the assistance will be given are: SEE SCHEDULE ATTACHED		
The principal terms on which the assistance will be given are: SEE SCHEDULE ATTACHED The amount (if any) by which the net assets of the company which is giving the	e assistance will be reduced	appropria
The principal terms on which the assistance will be given are:		appropriati

Please complete legibly, preferably in black type, or bold block lettering I/We have formed the opinion, as regards this company's initial situation immediately following the date on which the assistance is proposed to be given, that there will be no ground on which it could then be found to be unable to pay its debts. (note 3)

(a)[I/We have formed the opinion that this company will be able to pay its debts as they fall due during the year immediately following that date]* (note 3)

* delete either (a) or (b) as appropriate

(b)[It is intended to commence the winding-up of this company within 12 months of that date, and I/we have formed the opinion that this company will be able to pay its debts in full within 12 months of the commencement of the winding-up.]* (note 3)

And I/we make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the Statutory Declarations Act 1835.

Declared at ONE CAMADA SQUARE Declarants to sign below

LINDM EILY

Day Month Year

On 1 9 1 2 2 0 0 2

before me S (S.LASCELLES)

A Commissioner for Oaths or Notary Public or Justice of the Peace or a Solicitor having the powers conferred on a Commissioner for Oaths.

NOTES

- 1 For the meaning of "a person incurring a liability" and "reducing or discharging a liability" see section 152(3) of the Companies Act 1985.
- Insert full name(s) and address(es) of the person(s) to whom assistance is to be given; if a recipient is a company the registered office address should be shown.
- 3 Contingent and prospective liabilities of the company are to be taken into account - see section 156(3) of the Companies Act 1985.
- 4 The auditors' report required by section 156(4) of the Companies Act 1985 must be annexed to this form.
- 5 The address for companies registered in England and Wales or Wales is:-

The Registrar of Companies Companies House Crown Way Cardiff CF14 3UZ

or, for companies registered in Scotland:-

The Registrar of Companies Companies House 37 Castle Terrace Edinburgh EH1 2EB

SCHEDULE

TELEGRAPH GROUP LIMITED

RE:

FORM 155(6)(b)

DEEDTASK LIMITED ('Deedtask')

- Deedtask, as primary obligor and not merely as surety, guaranteeing the full and (a) prompt payment of all obligations of Telegraph Group Limited ('TGL'), First DT Holdings Limited ('FDTH') and each of the other Guaranteed Obligors (as defined in the UK Subsidiary Guaranty) which arise out of or in connection with the Fifth Amended and Restated Credit Agreement proposed to be entered into and dated on or about 23 December 2002 among, inter alia, Hollinger International Publishing Inc. ('Publishing'), TGL and FDTH and Wachovia Bank, N.A. as Security Trustee and Administrative Agent ('the Administrative Agent') ('the Credit Agreement') or any Letter of Credit, Letter of Credit Application, Hedging Agreement or other Loan Document (as each of such terms is defined for the purposes of the Credit Agreement) and otherwise undertaking and covenanting in the terms, in each case, of the UK Subsidiary Guaranty to be dated as of the Amendment Effective Date (as defined in the Credit Agreement) among, inter alia, Deedtask and the Administrative Agent ('the UK Subsidiary Guaranty').
- (b) Deedtask granting security by way of fixed and floating charges over all its present and future material assets for the obligations of Deedtask pursuant to the UK Subsidiary Guaranty in the terms of the debenture to be dated the Amendment Effective Date (as defined in the Credit Agreement) among, inter alia, Deedtask and the Administrative Agent.
- (c) Deedtask agreeing in the terms of an Amended and Restated Subordination Agreement to be dated as of the Amendment Effective Date (as defined in the Credit Agreement) among, *inter alia*, Deedtask and the Administrative Agent to the subordination of its right to payment or (as the case may be) to certain provisions as to its obligations as issuer under certain promissory notes as therein referred to.
- (d) Deedtask pledging its preference shares in LHAT Corporation as security for its obligations under the UK Subsidiary Guaranty in the terms of the US Pledge Agreement to be dated the Amendment Effective Date (as defined in the Credit Agreement) among, *inter alia*, Deedtask and the Administrative Agent.

The assistance is to be given on the Amendment Effective Date (as defined in the Credit Agreement). No cash or assets are to be transferred to the person assisted.



KPMG Audit Plc

1 Puddle Dock London EC4V 3PD United Kingdom

Tel +44 (0) 20 7311 2194 Fax +44 (0) 20 7311 3004 DX 38050 Blackfriars

The Directors
Telegraph Group Limited
1 Canada Square
Canary Wharf
London
E14 5DT

Your ref

Our ref Rmy/acm/Decl No 13

Contact Rachel Yasue 020 7311 2194

19 December 2002

Dear Sirs

Auditors' report to the directors of Telegraph Group Limited ('the Company') pursuant to Section 156(4) of the Companies Act 1985

We have examined the attached statutory declaration of the directors dated 19 December 2002 in connection with the proposal that the Company's subsidiary, Deedtask Limited, should give financial assistance in connection with the acquisition of shares in the Company. We have enquired into the state of the Company's affairs in order to review the bases for the statutory declaration.

We are not aware of anything to indicate that the opinion expressed by the directors in their declaration as to any of the matters mentioned in Section 156(2) of the Companies Act 1985 is unreasonable in all the circumstances.

Yours faithfully

KPMG Audit Plc
Registered Auditors

KRMG Anolit PC



CHFP016

COMPANIES FORM No. 155(6)b Declaration by the directors of a holding company in relation to assistance for the acquisition of shares

155(6)b

Pursuant to section 155(6) of the Companies Act 1985

lease do not rîte în nis margin	To the Registrar of Companies (Address overleaf - Note 5)		For official use	Company number 451593	
Please complete egibly, preferably n black type, or old block lettering	Name of company TELEGRAPH GROUP LIMITED				
lote lease read the lease read the lease read the lease on page 3 lefore completing his form linsert full name of company *insert name(s) and address(es) of all the directors	I/We**, Lord Black of Crosshar Deedes, F D Radler and L M S London E14 5DT				arf,
Delete as appropriate	[the sole director][all the directors]* of solembly and sincerely declare that	of the above comp	vany (hereinafter ca	alled 'this company') do	
Delete whichever is inappropriate	 (a) that of a [recognised bank][license (b) that of a person authorised under tinsurance business in the United K (c) something other than the above 	section 3 or 4 of th Kingdom**** **	J	J	
	This company is [the][a] holding comp proposing to give financial assistance in [this company][•	···	which is
	Presentor's name address and reference (if any): STIKEMAN ELLIOTT, REGIS HOUSE, 45 KING WILLIAM ST, LONDON EC4R 9AN REF:3066-192 DECL.NO:13	For official Use General Section		ost room	

purpose of that acquisition].*** (note 1)	Please do not write in this margin
1,645,375 'A' ordinary	uns margin
Shares of 10p each and 49,049,284 'B' ordinary shares of 10p each	Please compl legibly, prefer
First DT Holdings Limited (no. 2629934) whose	in black type, bold block let e
registered office is at 1 Canada Square, Canary Wharf, London El4 5DT	
('FDTH')	
The assistance will take the form of:	
SEE SCHEDULE ATTACHED	
The person who then provinced trill and visual table above in	
The person who [has acquired][will acquire]+ the shares is:	***Delete as appropriate
FDTH	
FDTH	
FDTH The principal terms on which the assistance will be given are:	
FDTH The principal terms on which the assistance will be given are:	
FDTH The principal terms on which the assistance will be given are:	
FDTH The principal terms on which the assistance will be given are:	
FDTH The principal terms on which the assistance will be given are:	
FDTH The principal terms on which the assistance will be given are:	
FDTH The principal terms on which the assistance will be given are:	
The principal terms on which the assistance will be given are: SEE SCHEDULE ATTACHED	appropriate
FDTH The principal terms on which the assistance will be given are:	****Delete as appropriate
The principal terms on which the assistance will be given are: SEE SCHEDULE ATTACHED The amount (if any) by which the net assets of the company which is giving the assistance will be reduced	NIL

Please complete legibly, preferably in black type, or bold block lettering

delete either (a) or (b) as appropriate

I/We have formed the opinion, as regards this company's initial situation immediately following the date on which the assistance is proposed to be given, that there will be no ground on which it could then be found to be unable to pay its debts. (note 3)

(a)[I/We have formed the opinion that this company will be able to pay its debts as they fall due during the year immediately following that date]* (note 3)

(b)[It is intended to commence the winding-up of this company within 12 months of that date, and I/we have formed the opinion that this company will be able to pay its debts in full within 12 months of the commencement of the winding-up.]* (note 3)

And I/we make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the Statutory Declarations Act 1835.

Declared at 14 Cothsmore Goron

Declarants to sign below

Cours Stack

Day Month Year

1 2 2 0 5 2

before me

On

A Commissioner for Oaths or Notary Public or Justice of the Peace or a Solicitor having the powers conferred on a Commissioner for Oaths.

NOTES

- 1 For the meaning of "a person incurring a liability" and "reducing or discharging a liability" see section 152(3) of the Companies Act 1985.
- 2 insert full name(s) and address(es) of the person(s) to whom assistance is to be given; if a recipient is a company the registered office address should be shown.
- 3 Contingent and prospective liabilities of the company are to be taken into account - see section 156(3) of the Companies Act 1985.
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- 5 The address for companies registered in England and Wales or Wales is:-

The Registrar of Companies Companies House Crown Way Cardiff CF14 3UZ

or, for companies registered in Scotland:-

The Registrar of Companies Companies House 37 Castle Terrace Edinburgh EH1 2EB

SCHEDULE

TELEGRAPH GROUP LIMITED

RE:

FORM 155(6)(b)

DEEDTASK LIMITED ('Deedtask')

- (a) Deedtask, as primary obligor and not merely as surety, guaranteeing the full and prompt payment of all obligations of Telegraph Group Limited ('TGL'), First DT Holdings Limited ('FDTH') and each of the other Guaranteed Obligors (as defined in the UK Subsidiary Guaranty) which arise out of or in connection with the Fifth Amended and Restated Credit Agreement proposed to be entered into and dated on or about 23 December 2002 among, inter alia, Hollinger International Publishing Inc. ('Publishing'), TGL and FDTH and Wachovia Bank, N.A. as Security Trustee and Administrative Agent ('the Administrative Agent') ('the Credit Agreement') or any Letter of Credit, Letter of Credit Application, Hedging Agreement or other Loan Document (as each of such terms is defined for the purposes of the Credit Agreement) and otherwise undertaking and covenanting in the terms, in each case, of the UK Subsidiary Guaranty to be dated as of the Amendment Effective Date (as defined in the Credit Agreement) among, inter alia, Deedtask and the Administrative Agent ('the UK Subsidiary Guaranty').
- (b) Deedtask granting security by way of fixed and floating charges over all its present and future material assets for the obligations of Deedtask pursuant to the UK Subsidiary Guaranty in the terms of the debenture to be dated the Amendment Effective Date (as defined in the Credit Agreement) among, inter alia, Deedtask and the Administrative Agent.
- (c) Deedtask agreeing in the terms of an Amended and Restated Subordination Agreement to be dated as of the Amendment Effective Date (as defined in the Credit Agreement) among, *inter alia*, Deedtask and the Administrative Agent to the subordination of its right to payment or (as the case may be) to certain provisions as to its obligations as issuer under certain promissory notes as therein referred to.
- (d) Deedtask pledging its preference shares in LHAT Corporation as security for its obligations under the UK Subsidiary Guaranty in the terms of the US Pledge Agreement to be dated the Amendment Effective Date (as defined in the Credit Agreement) among, inter alia, Deedtask and the Administrative Agent.

The assistance is to be given on the Amendment Effective Date (as defined in the Credit Agreement). No cash or assets are to be transferred to the person assisted.



KPMG Audit Plc

1 Puddle Dock London EC4V 3PD United Kingdom

Tel +44 (0) 20 7311 2194 Fax +44 (0) 20 7311 3004 DX 38050 Blackfriars

The Directors Telegraph Group Limited 1 Canada Square Canary Wharf London E14 5DT

Your ref

Our ref

Rmy/acm/Decl No 13

Contact

Rachel Yasue 020 7311 2194

19 December 2002

Dear Sirs

Auditors' report to the directors of Telegraph Group Limited ('the Company') pursuant to Section 156(4) of the Companies Act 1985

We have examined the attached statutory declaration of the directors dated 19 December 2002 in connection with the proposal that the Company's subsidiary, Deedtask Limited, should give financial assistance in connection with the acquisition of shares in the Company. We have enquired into the state of the Company's affairs in order to review the bases for the statutory declaration.

We are not aware of anything to indicate that the opinion expressed by the directors in their declaration as to any of the matters mentioned in Section 156(2) of the Companies Act 1985 is unreasonable in all the circumstances.

Yours faithfully

KPMG Audit Plc Registered Auditors

KANG ANDET AC

CHFP016

COMPANIES FORM No. 155(6)b Declaration by the directors of a holding company in relation to assistance for the acquisition of shares

155(6)b

Pursuant to section 155(6) of the Companies Act 1985

lease do not rite in	To the Registrar of Companies		Ford	officie	l use	Company number	er
nis margin	(Address overleaf - Note 5)					451593	
	Name of company	•	L	<u> </u>	<u></u>	<u></u>	
lease complete egibly, preferably n black type, or	* TELEGRAPH GROUP LIMITED		•	· ·			
old block lettering							
iote Hease read the otes on page 3 efore completing	I/We* Lord Black of Crossharbour, D W Colson, N O'Donnell-Keenan, J W						
is form insert full name of company	Deedes, F D Radler and L M	Sanderson each	of 1	. Car	nada i	Square, Canary	/ Wharf,
'insert name(s) and address(es) of all	London E14 5DT			,			
the directors							
				,			
		· · · · · · · · · · · · · · · · · · ·					
*Delete as							
appropriate	[the sole director][all the directors]***	of the above compa-	ny (he	reinz	ifter ca	lled 'this company	') do
	solemnly and sincerely declare that:						
**Delete whichever	the business of this company is:						
is inappropriate	(a) that of a [recognised bank][licensed institution]*** within the meaning of the Banking Act 1979***						
	(b) that of a person authorised under section 3 or 4 of the insurance Companies Act 1982 to carry on						
	insurance business in the United Kingdom****						
	(c) something other than the above						
	This company is [the][2] holding company of*						
							which is
	proposing to give financial assistance	in connection with t	he acc	quisit	ion of s	shares	
	in [this company][<u> </u>					
	the holding company of this company.						
	Presentor's name address and						
	reference (if any):	For official Use General Section			Posi	t room	,
	STIKEMAN ELLIOTT, REGIS	General Section			- Fusi	r room	ļ
	HOUSE, 45 KING WILLIAM ST,	}			1.	•	
	LONDON EC4R 9AN REF:3066-192 DECL.NO:13						
age 1	TOT. 10000-132 PECH. NO. 13						İ
-g- · .	•	•					9

SEE SCHEDULE ATTACHED

SEE SCHEDULE ATTACHED

The amount of cash to be transferred to the person assisted is $\boldsymbol{\epsilon}$

The value of any asset to be transferred to the person assisted is £

Please do not write in this margin The date on which the assistance is to be given is

SEE SCHEDULE ATTACHED

Please complete legibly, preferably in black type, or bold block lettering I/We have formed the opinion, as regards this company's initial situation immediately following the date on which the assistance is proposed to be given, that there will be no ground on which it could then be found to be unable to pay its debts. (note 3)

(a) [I/We have formed the opinion that this company will be able to pay its debts as they fall due during the year immediately following that date]* (note 3)

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(b)[It is intended to commence the winding-up of this company within 12 months of that date, and lawe have formed the opinion that this company will be able to pay its debts in full within 12 months of the commencement of the winding-up.]* (note 3)

And I/we make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the Statutory Declarations Act 1835.

Declared at (10

401 N. Walach Alex

Declarants to sign below

Day Month Year
On | |4 | 1 | 2 | 21 | 51 | 0 | 2

before me

A Commissioner for Oaths or Notary Public or Justice of the Peace or a Solicitor having the powers conferred on a Commissioner for Oaths.

NOTES

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DECL.NO:13

KEEY/\79225\3



KPMG Audit Plc

1 Puddle Dock London EC4V 3PD United Kingdom

Tel +44 (0) 20 7311 2194 Fax +44 (0) 20 7311 3004 DX 38050 Blackfriars

The Directors
Telegraph Group Limited
1 Canada Square
Canary Wharf
London
E14 5DT

Your ref

Our ref Rmy/acm/Decl No 13

Contact Rachel Yasue

020 7311 2194

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Yours faithfully

KPMG Audit Plc

Registered Auditors

KPMG, And Plc.