

COMPANIES FORM No. 155(6)b

Declaration by the directors of a holding company in relation to assistance for the acquisition of shares



Please do not write in this margin

Note

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

Please complete legibly, preferably in black type, or

on page 3 before completing this form.

* insert full name of company

ø insert name(s) and

address(es) of all the directors

To the Registrar of Companies (Address overleaf - Note 5) For official use Company number 346680

bold block lettering Name of company

Please read the notes * Wolstenholme Rink Limited (the "Company")

> Calvin Lord of 21 New Court Drive, Egerton, Bolton BL7 9XA I/We ø

Christopher Alan Ravenscroft of 15 Warwick Drive, Hale, Altrincham, Cheshire WA15 9EA

Paul James Ernest Rink of 2 Warth Farm Cottages, Coppice Lane, White Coppice, Chorley PR6 9DB

t delete as appropriate

[threexastless directors] [all the directors] to f the above company (hereinafter called 'this company') do solemnly and sincerely declare that:

§ delete whichever is inappropriate

The business of this company is:

(e): that coft ac trace gnise she and continued to the continue of the continued to the con (b) Xthatk of sex person authorised x under sections 8x or 4x of x the x to surence x 8 cm panies x Act x 4082 x to x samp x on **Employers** Sension should be a sension of the sens

(c) something other than the above§

which is proposing to give financial assistance in connection with the acquisition of shares in [this company] [. Tyansamos with to xunsumox can bloom start

Presentor's name address and reference (if any):

Taylor Joynson Garrett Carmelite, 50 Victoria Embankment, Blackfriars, London EC4Y 0DX

London/Chancery DX 41

For official Use General Section



COMPANIES HOUSE

04/11/00

The assistance is for the purpose of [thatxasquisition] [reducing or discharging a liability incurred for the purpose of that acquisition].† (note 1)	
The number and class of the shares acquired or to be acquired is: 8,154,819 ordinary shares of 25p in the capital of the Company	Please complete legibly, preferat in black type, or bold block lettering
The assistance is to be given to: (note 2) Law 2185 Limited whose registered office is	
at Rutland House, Rutland Gardens, London SW7 1BX	
The assistance will take the form of:	
ne person who [has acquired] [wilkacquire] the shares is: Law 2185 Limited whose registered office is at Rutland House, Rutland Gardens, London SW7 1BX	† delete as appropriate
The principal terms on which the assistance will be given are:	
See Schedule 2 attached	
The amount (if any) by which the net assets of the company which is giving the assistance will be reduced by giving it is	
The amount of cash to be transferred to the person assisted is £	
The value of any asset to be transferred to the person assisted is £ NIL	Page 2

Please do not write in this

The date on which the assistance is to be given is

within 8 weeks of the date hereof

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

margin

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)

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

- (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 1* (note 3)
- anakoshorecyatakoshokoskatorocoska, enittiwo yoro enitti waxan enitti yoro enitti waxan ana oo enitti waxan e adtyloxedtamox2kxqidtiwklulx nixetdelexetxxxxxxxxblexedqqqqqqqqqqqqqqqqtdtatatoxqiqiqqxxdxbeqqqqqqq :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

HUCLAND & ENIGHT BROADURY

TULK

Declarants to sign below

Day Month Year C 10 D

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

CARMELA GRAZIANO
Notery Public, State of New York
No. 24-5551170
Qualified in Kings County
Certificate Filed in New York County
mission Expires

Commission Expires

NOTES

before me

- 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.
- 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 1

Form of Financial Assistance

- The entry by Trans Carrier Services Limited (the "Subsidiary") into a composite 1. guarantee and debenture (the "Composite Guarantee and Debenture") to be entered into between the Subsidiary, Law 2174 Limited, Newco (2A) Limited ("Newco 2a"), Law 2192 (Holdco), Law 2185 Limited, Law 2186 Limited, Wolstenholme Graphic Industries Limited ("WGI"), Nicoll Graphics Limited ("NG") and Openshaw Limited ("OL") (the "Charging Companies") and The Governor and Company of the Bank of Scotland (the "Bank") whereby the Subsidiary will guarantee and secure the payment and discharge of the Secured Obligations (as defined therein).
- 2. The entry by the Subsidiary into an intra-group loan agreement (the "Intra-Group Loan Agreement") to be entered into between, Newco 2a as borrower and the Subsidiary, WGI, NG and OL as lenders pursuant to which, inter alia, the Subsidiary agrees to lend money to Newco 2a to service interest and repay advances and make other payments referred to therein.

This is schedule 1 referred to in the Form 155(6)b declared by the Directors of Wolstenholme Rink Limited on 27th Actoby 2000

Signed Carmela Grayani

CARMELA GRAZIANO
Notary Public, State of New York
No. 24-5551170
Qualified in Kings County
Certificate Filed in New York County
Commission Expires

SCHEDULE 2

Principal terms on which the financial assistance will be given

- 1. Under the Composite Guarantee and Debenture the Subsidiary irrevocably and unconditionally guarantees to the Bank to pay to the Bank on demand all indebtedness, liabilities and obligations which are now or may at any time hereafter be due, owing or incurred in any manner whatsoever to the Bank by any Charging Company whether actually or contingently, whether pursuant to the guarantee contained in the Composite Guarantee and Debenture or otherwise, whether solely or jointly with any other person, whether as principal or surety and whether or not the Bank shall have been an original party to the relevant transaction and in whatever currency denominated including all liabilities from time to time assumed or incurred by the Bank at the request of any Charging Company in connection with foreign exchange transactions, acceptances, discounting or otherwise or under guarantees, bonds, indemnities, documentary or other credits or any instruments whatsoever and including interest, discount, commission and other lawful charges or reasonable expenses which the Bank may in the course of their business charge in respect of any facilities or accommodation or service provided by the Bank for keeping any Charging Company's account (the "Secured Obligations") so long as the same have become due and payable and have not been paid at the time the demand is made (except any Secured Obligations in respect of which the Subsidiary is already primarily liable).
- 2. As continuing security for the payment or discharge all of the Secured Obligations and all obligations of the Charging Companies under the Composite Guarantee and Debenture:
 - (a) the Subsidiary charges to the Bank by way of first legal mortgage:
 - (i) all its freehold and leasehold interest in the properties title to which is registered at HM Land Registry described in Part I of the Second Schedule to the Composite Guarantee and Debenture together with all buildings, fixtures (excluding in the case of leasehold property landlord's fixtures but including other trade fixtures and excluding in the case of freehold property and leasehold property which is let or sub-let to a third party, tenant's and trade fixtures and fittings of such third party) and its fixed plant and machinery at any time thereon;
 - (ii) all other freehold and leasehold interests in the properties now vested in it but title to which is not registered at HM Land Registry described in Part II of the Second Schedule to the Composite Guarantee and Debenture together with all buildings, fixtures (excluding in the case of leasehold property landlord's fixtures but including other trade fixtures and excluding in the case of freehold property and leasehold property which is let or sub-let to a third party, tenant's and trade fixtures and fittings of such third party) and its fixed plant and machinery at any time thereon:

- (b) the Subsidiary charges to the Bank by way of first fixed charge:
 - (i) all present and future freehold and leasehold property of the Subsidiary not otherwise charged by way of legal charge pursuant to the charges referred to in (a) above together with all buildings, fixtures (excluding in the case of leasehold property landlord's fixtures but including trade fixtures and excluding in the case of freehold property and leasehold property which is let or sub-let to a third party, tenant's and trade fixtures and fittings of such third party) and its fixed plant and machinery at any time thereon;
 - (ii) all estates and interests not hereinbefore effectively charged now or hereafter belonging to the Subsidiary in or over land wheresoever situate or the proceeds of sale of land and all licences now or hereafter held by the Subsidiary to enter upon or use land and the benefit of all other agreements relating to land to which the Subsidiary is or may become a party or otherwise entitled and all trade and tenants' fixtures, plant and machinery owned by the Subsidiary now or hereafter annexed to all freehold and leasehold property its estate or interest in which stands charged hereunder;
 - debentures, loan capital, right to subscribe for, convert other securities into or otherwise acquire any stocks, shares, debentures or loan capital of any other body corporate now or at any time hereafter belonging to the Subsidiary, together with all dividends (unless such dividends are or are to be paid in satisfaction of any of the Secured Obligations), interest and other income and all other rights of whatsoever kind deriving from or incidental to any of the foregoing;
 - (iv) the goodwill of the Subsidiary and its uncalled capital now or at any time hereafter in existence and future calls (whether made by the directors of the Subsidiary or by a Receiver or a liquidator);
 - (v) all copyrights, patents and registered and unregistered designs (including applications and rights to apply therefor), inventions, trademarks and service marks whether registered or not (including all registrations thereof and applications and rights to apply therefor), confidential information and know-how and fees, royalties and other rights of every kind deriving from copyright, patents or inventions or other intellectual property throughout the world now or at any time hereafter belonging to or created by or assigned to the Subsidiary;
 - (vi) all plant, vehicles and machinery now or at any time hereafter belonging to the Subsidiary (excluding however plant and machinery for the time being forming part of its stock in trade or work in progress);

- (vii) all chattels now or at any time hereafter hired, leased or rented by the Subsidiary to any other person together in each case subject to and with the benefit of the related hiring, leasing or rental contract and any guarantee, indemnity or other security for the performance of the obligations of any person under or in respect of such contract;
- (viii) all present and future book debts, rentals, royalties, fees, amounts receivable under any hedging arrangements with the Bank, VAT and all other amounts recoverable or receivable by the Subsidiary from other persons due or owing to the Subsidiary and the benefit of all rights relating thereto including, without limitation, negotiable instruments, legal and equitable charges, reservations of property rights, rights of tracing and unpaid vendor's liens and similar associated rights ("Receivables");
- (ix) the benefit of all contracts licences consents and authorisations (statutory or otherwise) held in connection with its business or the use of any property mortgaged or charged by or pursuant to the Composite Guarantee and Debenture specified in any other paragraph or subparagraph and the right to recover and receive all compensation which may be payable to it in respect of them;
- (x) all monies standing to the credit of any account held by the Subsidiary, including the denominated Collection Account with the Bank.
- (c) The Subsidiary charges to the Bank by way of first floating charge all its undertaking and all its property and assets whatsoever and wheresoever situated both present and future, including (without prejudice to the generality of the foregoing) (i) heritable property and all other property and assets in Scotland and (ii) the proceeds of the collection of any Receivables, but excluding any property or assets from time to time or for the time being effectively charged by way of fixed charge under or pursuant to the Composite Guarantee and Debenture.
- (d) The Subsidiary, as continuing security for the payment, discharge and performance of all the Secured Obligations:
 - (i) mortgages and charges and agrees to mortgage and charge to the Bank all the issued shares in the capital of the Non Charging Subsidiaries ("Non Charging Sub Shares") held now or in the future by it and/or any nominee on its behalf, the same to be a security by way of a first mortgage or charge; and
 - (ii) mortgages and charges and agrees to mortgage and charge to the Bank all dividends and interest paid or payable in relation thereto and all stocks, shares, securities (and the dividends or interest thereon), rights, moneys or property accruing or offered at any time in relation to such shares or other securities by way of redemption, substitution, exchange, bonus or preference, pursuant to option rights or otherwise in respect of

any of the Non Charging Sub Shares or in substitution or exchange for any of the Non Charging Sub Shares accruing to all or any of the Non Charging Sub Shares held now or in the future by it and/or any nominee on its behalf, the same to be a security by way of a first mortgage or charge.

- The Subsidiary shall by way of security for the Secured Obligations: (e)
 - immediately deposit by way of security with the Bank all bearer (i) instruments and certificates or other documents evidencing an entitlement to the Non Charging Sub Shares and share transfer forms in blank in respect of those Shares as are in certificated form and the Bank will hold the same by way of security on the terms set out in this Deed;
 - (ii) immediately on receipt of any certificate or other document evidencing any entitlement to any further or other Non Charging Sub Shares deposit it with the Bank together with such share transfer forms in blank which the Bank will hold by way of security on the terms set out in this Deed.

"Non Charging Subsidiaries" means Typetronics Limited, Faust Thermographic Supply Limited, Graphic Printing Chemicals Limited, AC Wieser Limited, Agaprinta Limited, Graphicon International Holdings Limited, PS & E Limited, A C Wieser (Holdings) Limited, TGS (Graphics) Limited, Pan Graphics Industries Limited and AV Flexographic Supplies Limited.

3. Under the Intra-Group Loan Agreement the Subsidiary undertakes to provide Newco 2a a loan facility in a maximum aggregate principal amount detailed therein.

This is schedule 2 referred to in the Form 155(6)b declared by the Directors of Wolstenholme Rink Limited on 27th Detalor 2000

Signed Carmela Grayani

CARMELA GRAZIANO
Notary Public, State of New York
No. 24-5551170
Qualified in Kings County
Certificate Filed in New, York County
Commission Expires



Arthur Andersen

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Our ref th/lg/leaG1470

The Directors
Wolstenholme Rink Limited
Springfield House
Lower Eccleshill Road
Darwen
Lancs
BB3 0RP

27 h October 2000

Dear Sirs

AUDITORS' REPORT TO THE DIRECTORS OF WOLSTENHOLME RINK LIMITED PURSUANT TO SECTION 156(4) OF THE COMPANIES ACT 1985

We have examined the attached statutory declaration of the directors dated 27^h0 connection with the proposal that the Company's subsidiary undertaking, Trans Carrier Services Limited should give financial assistance for the purchase of 8,154,819 ordinary shares of the Company.

Respective responsibilities of directors and auditors

The Company's directors are responsible for the statutory declaration in accordance with applicable United Kingdom law. It is our responsibility as established in the United Kingdom by statute, the Auditing Practices Board and our profession's ethical guidance to review the bases for the declaration, based on our enquiries into the state of the Company's affairs, and to provide a report to the directors.

Basis of opinion

We have enquired into the state of the Company's affairs so far as necessary for us to review the bases for the statutory declaration.

Opinion

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

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ARTHUR ANDERSEN