

For the year ended December 31, 2001



Office of the Auditor General P.O. Box 1002, 63 High Street, Kingston, Georgetown, Guyana Tel: 592-225-7592, Fax: 592-226-7257, http://www.audit.gov.gy

AG:39/2005

7 June 2005

REPORT OF THE AUDITOR GENERAL TO THE BOARD OF DIRECTORS OF PROPERTY HOLDINGS INC. ON THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2001

Chartered Accountants, Nizam Ali & Company, have audited on my behalf the financial statements of Property Holdings Inc. for the year ended 31 December 2001, as set out on pages 11 to 22. The audit was conducted in accordance with the Audit Act 2004.

The preparation of the financial statements, including assertions relating to their completeness, accuracy and validity, and compliance with applicable laws, regulations and contractual obligations, is the responsibility of Management. My responsibility is to express an independent opinion on the statements based on these assertions and to report my opinion to you.

As required by the Audit Act 2004, I have reviewed the audit plan and procedures, work papers, report and opinion of the Chartered Accountants. I have also had detailed discussions with the Chartered Accountants on all matters of significance to the audit. I concur with the opinion, as attached, of Chartered Accountants, Nizam Ali & Company.

UDITOR GENERAL (ag.)

OFFICE OF THE AUDITOR GENERAL 63 HIGH STREET KINGSTON GEORGETOWN GUYANA



Nizam Ali & Company Chartered Accountants

9 Church Street Georgetown Guyana Tel:

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(592)-227-8825

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REPORT OF CHARTERED ACCOUNTANTS NIZAM ALI & COMPANY TO THE AUDITOR GENERAL ON THE FINANCIAL STATEMENTS OF PROPERTY HOLDINGS INC. FOR THE YEAR ENDED DECEMBER 31, 2001

We have audited the attached financial statements of Property Holdings Inc. for the year ended December 31, 2001 as set out on pages 11 to 22. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audit.

We conducted our audit in accordance with Office of the Auditor General's auditing standards and other generally accepted auditing standards including International Standards on Auditing. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by Management as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

In our opinion, the financial statements present fairly, in all material respects, the financial position of the Company as of December 31, 2001 and of the results of its operations and its cash flows for the period then ended in accordance with International Financial Reporting Standards adopted by the Institute of Chartered Accountants of Guyana.

No zam Ali & Company Chartered Accountants Georgetown, Guyana

December 22, 2003



Balance Sheet December 31, 2001 With comparative figures for 2000 (Expressed in Guyana dollars)

	<u>Notes</u>	2001 <u>\$</u>	2000 <u>\$</u>
Property, plant and equipment	3	94,807,435	96,987,151
Current assets Receivables Cash on hand and at bank	4	56,815,073 7,107,590	78,920,987 7,692,100
Current liabilities		63,922,663	86,613,087
Payables Dividends payable		2,645,225	2,141,251 21,449,222
Taxation		54,591,555	38,565,319
Net current assets		57,236,780	62,155,792
Net current assets		6,685,883	24,457,295
		101,493,318	121,444,446
Financed by: Share capital Retained earnings	5	100,000,000 1,493,318	100,000,000 21,444,446
Shareholders' equity		101,493,318	121,444,446

The financial statements were approved by the Board of Directors on December 3, 2003 and signed on its behalf by:

Director Wintin Bran 7.4

Director.....

The accompanying notes form an integral part of these financial statements.



Statement of Profit and Retained Earnings

For the year ended December 31, 2001 With comparative figures for 2000 (Expressed in Guyana dollars)

	Note	2001 <u>\$</u>	2000 <u>\$</u>
Income	6	32,800,653	140,283,337
Administrative expenses		(6,725,545)	(19,260,793)
Profit before taxation		26,075,108	121,022,544
Taxation	7	(16,026,236)	(15,553,209)
Profit for the year	8	10,048,872	105,469,335
Retained earnings, beginning of year		21,444,446	35,975,111
Dividends		(30,000,000)	(120,000,000)
Retained earnings, end of year		1,493,318	21,444,446
Earnings per share in Guyana dollars		.10	1.05

The accompanying notes form an integral part of these financial statements.



Office of the Auditor General P.O. Box 1002, 63 High Street, Kingston, Georgetown, Buyana Tol: 592-225-7592, Fra: 592-226-7257, http://www.audit.gov.gy

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7 June 2005

REPORT OF THE AUDITOR GENERAL

TO THE BOARD OF DIRECTORS OF
PROPERTY HOLDINGS INC.
ON THE FINANCIAL STATEMENTS
FOR THE PERIOD 5 OCTOBER 1999
TO 31 DECEMBER 1999

Chartered Accountants, Nizam Ali & Company, have audited on my behalf the financial statements of Property Holdings Inc. for the period 5 October 1999 to 31 December 1999, as set out on pages 27 to 37. The audit was conducted in accordance with the Audit Act 2004.

The preparation of the financial statements, including assertions relating to their completeness, accuracy and validity, and compliance with applicable laws, regulations and contractual obligations, is the responsibility of Management. My responsibility is to express an independent opinion on the statements based on these assertions and to report my opinion to you.

As required by the Audit Act 2004, I have reviewed the audit plan and procedures, work papers, report and opinion of the Chartered Accountants. I have also had detailed discussions with the Chartered Accountants on all matters of significance to the audit. I concur with the opinion, as attached, of Chartered Accountants, Nizam Ali & Company.

AUDITOR GENERAL (ag.)

OFFICE OF THE AUDITOR GENERAL 63 HIGH STREET

KINGSTON GEORGETOWN

GUYANA



Nizam Ali & Company Chartered Accountants

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REPORT OF CHARTERED ACCOUNTANTS NIZAM ALI & COMPANY TO THE AUDITOR GENERAL ON THE FINANCIAL STATEMENTS OF PROPERTY HOLDINGS INC. FOR THE PERIOD ENDED DECEMBER 31, 1999

We have audited the attached financial statements of Property Holdings Inc. for the period October 5, 1999 to December 31, 1999 as set out on pages 27 to 37. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audit.

We conducted our audit in accordance with Office of the Auditor General's auditing standards and other generally accepted auditing standards including International Standards on Auditing. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by Management as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

In our opinion, the financial statements present fairly, in all material respects, the financial position of the Company as of December 31,1999, and of the results of its operations and its cash flows for the period then ended in accordance with International Financial Reporting Standards adopted by the Institute of Chartered Accountants of Guyana.

Nizam Ali & Company Chartered Accountants

Georgetown, Guyana

December 22, 2003



Balance Sheet

December 31, 1999

(Expressed in Guyana dollars)

	Note	<u>\$</u>
Property, plant and equipment	3	99,552,900
Current assets Receivables Cash on hand and at bank	4	519,452 61,726,517
		62,245,969
Current liabilities Payables Taxation		2,811,648 23,012,110 25,823,758
Net current assets		36,422,211 135,975,111
Financed by: Share capital Retained earnings Shareholders' equity	5	100,000,000 <u>35,975,111</u> <u>135,975,111</u>

The accompanying notes form an integral part of these financial statements.

The financial statements were approved by the board of Directors on December 3, 2003 and signed on its behalf by:

and signed on its behalf by:

Director Winter Brange

Director



Statement of Profit and Retained Earnings

For the period October 5, 1999 to December 31, 1999

(Expressed in Guyana dollars)

	Note	<u>\$</u>
Income	6	69,438,537
Administrative expenses		(10,451,316)
Profit before taxation		58,987,221
Taxation	7	(23,012,110)
Profit for the period and retained earnings at end of period	8	<u>35,975 111</u>
Earnings per share in Guyana dollars		0.36



Statement of Cash Flows

For the period October 5, 1999 to December 31, 1999

(Expressed in Guyana dollars)

	\$
Cash flows from operating activities	
Profit before taxation	58,987,221
Adjustment for: Gain on disposal of property	(68,316,880)
Operating loss before working capital changes	(9,329,659)
Receivables Payables	(519,452) 2,811,648
Net cash used in operating activities	(7,037,463)
Cash flows from investing activities Proceeds from sale of properties	68,763,980
Net cash from investing activities	68,763,980
Cash and cash equivalents, end of year	61,726,517
Cash and cash equivalents comprise:	
Cash on hand and at bank	61,726,517



1. Incorporation and activities

Property Holdings Inc. (PHI) was incorporated on October 5, 1999 as a wholly owned subsidiary of Guyana Stores Limited (GSL).

Prior to the privatisation of GSL which occurred on September 30, 2000, certain properties owned by GSL with a nominal value of \$100,000,000 were transferred by vesting order to PHI and this was used as consideration for acquiring all PHI's shares. GSL during 1999 declared a dividend and distributed its shareholdings acquired in PHI as payment for this dividend. This resulted in a shareholding in PHI that mirrored the GSL shareholdings.

The Government of Guyana through the National Industrial and Commercial Investments Ltd. owns 73.33% of PHI and minority shareholders hold collectively 26.77% of the issued share capital.

2. Significant accounting policies

(a) Accounting convention

The financial statements are prepared in accordance with International Financial Reporting Standards adopted by the Institute of Chartered Accountants of Guyana.

(b) Revenue recognition

In relation to sale of property, gain or loss on disposal is recognised upon signing of agreement of sale and purchase except where it is foreseen that completion of the transaction may be at risk, in which case, gain or loss is recognised when final payment is received.

Interest and other income is recognised as it accrues unless the ability to collect is in doubt.

(c) Property, plant and equipment and depreciation

No depreciation is provided on freehold land. Depreciation is not charged in the year of acquisition and the year of disposal. Depreciation on vested assets is based on the nominal value attributed to the assets at the time of vesting.

Depreciation is based on the estimated useful lives of fixed assets and is provided on the straight-line method at the following annual rates: -

Buildings - 2% Plant and equipment - 10%



2. Significant accounting policies, continued

(d) Foreign currency

Foreign currency transactions completed during the year are translated at the National Bank of Industry and Commerce Limited cambio rate of exchange at the date of each transaction. At the balance sheet date all monetary assets and liabilities denominated in foreign currencies are translated at the National Bank of Industry and Commerce Limited cambio rate of exchange ruling at that date or at rates agreed by Bank of Guyana.

Gains and losses arising from the translation of foreign currencies are included in the profit and loss account for the year.

3. Property, plant and equipment

(a)	Freehold land and buildings §
Cost/valuation At October 13, 1999 (note (b)) Disposals	100,000,000 (447,100)
At December 31, 1999	99,552,900



3. Property, plant and equipment, continued

(b) Subsequent to incorporation, the following assets were vested to the Company from Guyana Stores Limited, by vesting order number 36 of 1999 dated October 13, 1999.

	No	minal value
Description of property	Land	Building
	<u>\$</u>	\$
(1) 43 & 44 Water Street, Robbstown,		
Georgetown with all buildings and erections		
thereon	588,500	1,208,800
(2) Tract 'Z' being portion of East 1/2 of lots A13		
& 14 South Cummingsburg District,		
Georgetown with all buildings and erections		
thereon	1,353,600	82,403,580
(3) "Sublots lettered B" being parts of lots		
numbered 49, 50, 51 and 52 Water Street,		
Robbstown, Georgetown with buildings and		
erections thereon	=	4,824,200
(4) Lot 9 New Amsterdam with buildings, wharf		
railing, hardwood railing and erections thereon		
and lot 8 New Amsterdam	474,300	2,806,900
(5) Lot "N" and area "B" Plantation Lima,		
Essequibo with buildings and erections thereon	2,900	80,500
(6) Lots 248, 250 and 252 being portions of Section		
'K' Part of parcel 'A' part of lot 43 Linden with		
buildings and erections thereon	54,000	2,509,000
(7) South 1/2 of lot A8, Water Street, South C/burg		
with buildings and erections thereon	-	287,000
(8) 1 Bel Air Gardens, Georgetown with		
buildings and erections thereon	94,500	162,500
(9) 3 Bel Air Gardens, Georgetown with		
buildings and erections thereon	113,500	186,000
(10) 12 Bel Air Gardens, Georgetown with		
buildings and erections thereon	59,500	142,600
Balance carried forward	2,740,800	94,611,080



3. Property, plant and equipment, continued

(b)			Nominal value	
	Desc	ription of property	Land	Building
			<u>\$</u>	<u>\$</u>
	Bala	nce brought forward	2,740,800	94,611,080
	(11)	13 Bel Air Gardens, Georgetown with		
		buildings and erections thereon	60,600	150,500
	(12)	16 Bel Air Gardens, Georgetown with		
		buildings and erections thereon	72,300	163,700
	(13)	43 Bel Air Gardens, Georgetown with		
		buildings and erections thereon	53,600	144,500
	(14)	Lot 18 Queenstown, Georgetown with	,	
		buildings and erections thereon	72,700	225,500
	(15)	Lot 304 and south 1/2 of lot 305		
	, ,	Cummingsburg District, Georgetown		
		with buildings and erections thereon	161,600	310,800
	(16)	Lots 205, 206 and 207 North Cummingsburg,		
	` /	Georgetown with buildings and erections		
		thereon	95,500	331,000
	(17)	East 1/2 of lot 27 South C/burg District with	,	
	()	buildings and erections thereon	-	380,000
	(18)	Lot 18 and South 1/2 of lot 19 Werk-en-Rust,		,
	()	Georgetown with buildings and erections		
		thereon	_	184,000
	(19)	East 1/2 of the south 2/3 of west 3/4 of lot 3		,
	()	Section A, Golden Grove, East Coast		
		Demerara with buildings and erections thereon	13,000	82,125
	(20)	Zone E.B.D. Block XXX Parcels 1864 and	,	5_,5
	()	1865 Ruimveldt, Georgetown with buildings		
		and erections thereon	10,933	128,262
	(21)	Area E being a portion of Block 'G' and	10,500	120,202
	()	Area 'F' La Penitence with buildings and		
		erections thereon	_	7,500
				7,000
		Total	3,281,033	96,718,967



December 31, 1999

(Expressed in Guyana dollars)

3. Property, plant and equipment, continued

(c) Pursuant to Schedule J of the Share Sale and Purchase Agreement between National Industrial and Commercial Investments Limited and Royal Investments Inc., Guyana Stores Limited has the option to buy the following properties which are being occupied by them rent free for varying periods up to three years commencing October 5, 2000. Guyana Stores Limited pays all costs associated with these properties such as security costs and rates and taxes.

Des	scription of property	Duration of rent free occupation
(1)	The building at sublots lettered "B" being parts of lots numbered 49, 50, 51 and 52 Water Street, Robbstown, Georgetown together with right, title and interest in sublots lettered "B"	1 year
(2)	East 1/2 of lot 27 South C/burg District, Georgetown with building and erections thereon	l year
(3)	Tract 'Z' being portion of East 1/2 of A13 and A14 South C/burg District, Georgetown with all buildings and erections thereon	1 year
(4)	Parcel of land known as lot 'N' Plantation Lima, Essequibo with the buildings thereon	3 years
(5)	Area 'B' being part of the lands of Plantation Lima, Essequibo, no building thereon	3 years
(6)	Parcel of land at lot 9 New Amsterdam with buildings, wharf railing, hardwood railing and erections thereon	3 years
(7)	Parcel of land at lot 8 Smythtown, New Amsterdam, Berb	ice 3 years



December 31, 1999

(Expressed in Guyana dollars)

3. Property, plant and equipment, continued

(d) Included in the vesting order is property located at east half of lot 109 Kingston. This property was not owned by GSL. The inclusion of this property in the vesting order was based on the assumption that the building commonly known as the Sports Club was located at lot 109 Kingston. It has since been discovered that the Sports Club is not at this location but is on land owned by the state.

Considering the above, the property at 109 Kingston was excluded from PHI's fixed assets. The exclusion of this property resulted in the omission of the Sports Club from PHI's fixed assets, however, the Privatisation Board has agreed to compensate PHI for the Sports Club building and erections. The compensation value has not yet been determined.

\$

4. Receivables

Rental

519,452

5. Share capital

Authorised

100,000,000 ordinary shares of no par value

\$

Issued and fully paid shares

100,000,000 ordinary shares stated value

100,000,000



December 31, 1999

(Expressed in Guyana dollars)

		\$
6.	Income	
	Gain on disposal of properties:	
	13 Bel Air Gardens, Georgetown	30,898,900
	16 Bel Air Gardens, Georgetown	37,417,980
		68,316,880
	Interest	602,205
	Rental	519,452
		69,438,537
		\$
7.	Taxation	
	Capital gains	6,332,796
	Property tax	16,679,314
		23,012,110
		\$
9607		
8.	Profit for the period	35,975,111
	After charging:	= 0.000
	Auditors' remuneration	50,000
	After crediting:	<00 00 T
	Interest	602,205

9. Financial Instruments

(i) Credit risk

The Company's cash holdings are with substantial financial institutions. Credit risk on trade receivables are shown net of provision for bad debts. Management believes that there is no additional risk beyond amounts provided for collection losses.

(ii) Fair values

The fair values of cash and bank balances, receivables and payables balances are not materially different from their carrying amounts.



December 31, 1999

(Expressed in Guyana dollars)

10. Related Party

The Company considers related party transactions to be those with Directors, the Government, and persons and entities affiliated with Directors and Government.

(a) Transactions with State Owned Entities:

(i) Property located at lot 18 Lamaha Street has been rented to Guyana Sugar Corporation for an annual rental of \$240,000. This is the continuation of a rental arrangement that existed between Guyana Stores Limited and Guyana Sugar Corporation prior to the incorporation of PHI. The terms of the rental agreement provided that Guyana Sugar Corporation shall pay the cost of maintenance and rates and taxes during the period of occupancy of the property.

(b) Transactions with Government of Guyana:

(i) 304-305 East Street: This property has been occupied by the Ministry of Health prior to the privatisation of Guyana Stores Limited and transfer of non-core properties to PHI. The Ministry of Health has been paying all outgoings for the building in lieu of rent, save and except insurance and rates and taxes.

(c) Other Transactions:

(i) Prior to incorporation of PHI and transfer of non-core properties from Guyana Stores Ltd. to PHI, M. P. Insurance Brokers & Consultants, a company affiliated with one of its Directors, has performed the services of brokers for Guyana Stores Ltd. This relationship continues to date without influence being exercised by the related Director. No service fees are paid by PHI to the insurance broker. During the year, the Company paid insurance premiums amounting to \$694,266.



The Secretary Property Holdings Inc. 126 Barrack Street, Kingston, Guyana

I/We
of
A Member/Members of Property Holdings Inc. hereby appoint
or in his/her absence
of
as my/our Proxy to vote in my/our name (s) and on my/our behalf upon any matter proposed at the 1 st Annual General Meeting of the Property Holdings Inc. to be held on Tuesday 17th November, 2009 or any adjournment thereof in such manner as such Proxy may think proper.
As witness my hand this day of 2009.
Signed by the Said (Name of Member/s)
(Signature of Member/s)

Note: To be valid, this form must be completed and deposited with the Secretary at least 48 hours before the time appointed for the meeting or adjoined meeting.





Statement of Cash Flows

For the year ended December 31, 2001 With comparative figures for 2000 (Expressed in Guyana dollars)

	2001 <u>\$</u>	2000 <u>\$</u>
Cash flows from operating activities		
Profit before taxation	26,075,108	121,022,544
Adjustment for: Gain on disposal of property Depreciation	(29,743,000) 1,922,716	(137,633,800) <u>1,917,115</u>
Operating loss before working capital changes	(1,745,176)	(14,694,141)
Decrease (increase) in receivables Increase (decrease) in payables	22,105,914 503,974	(78,401,535) (670,397)
Net cash used in operating activities	20,864,712	(93,766,073)
Cash flows from investing activities Purchase of property, plant and equipment Proceeds from sale of properties Net cash from investing activities	30,000,000	(58,566) 138,341,000 138,282,434
Cash flows from financing activities Dividends paid	(51,449,222)	(98,550,778)
Net cash used in financing activities	(51,449,222)	(98,550,778)
Decrease in cash and cash equivalents Cash and cash equivalents, beginning of year	(584,510) 7,692,100	(54,034,417) 61,726,517
Cash and cash equivalents, end of year	7,107,590	7,692,100
Cash and cash equivalents comprise:		
Cash on hand and at bank	7,107,590	7,692,100

The accompanying notes form an integral part of these financial statements.



1. Incorporation and activities

Property Holdings Inc. (PHI) was incorporated on October 5, 1999 as a wholly owned subsidiary of Guyana Stores Limited (GSL).

Prior to the privatisation of GSL which occurred on September 30, 2000, certain properties owned by GSL with a nominal value of \$100,000,000 were transferred by vesting order to PHI and this was used as consideration for acquiring all PHI's shares. GSL during 1999 declared a dividend and distributed its shareholdings acquired in PHI as payment for this dividend. This resulted in a shareholding in PHI that mirrored the GSL shareholdings.

The Government of Guyana through the National Industrial and Commercial Investments Ltd. owns 73.33% of PHI and minority shareholders hold collectively 26.77% of the issued share capital.

2. Significant accounting policies

(a) Accounting convention

The financial statements are prepared in accordance with International Financial Reporting Standards adopted by the Institute of Chartered Accountants of Guyana.

(b) Revenue recognition

In relation to sale of property, gain/loss is recognised when the significant risks and rewards of ownership of these properties have been transferred to the buyer. Significant risks and rewards of ownership are transferred to the buyer upon signing of agreement of sale.

Interest and other income is recognised as it accrues unless the ability to collect is in doubt.

(c) Property, plant and equipment and depreciation

No depreciation is provided on freehold land. Depreciation is not charged in the year of acquisition and the year of disposal. Depreciation on vested assets is based on the nominal value attributed to the assets at the time of vesting.

Depreciation is based on the estimated useful lives of fixed assets and is provided on the straight-line method at the following annual rates: -

Buildings
Plant and equipment

2%

10%



December 31, 2001

(Expressed in Guyana dollars)

2. Significant accounting policies, continued

(d) Foreign currency

Foreign currency transactions completed during the year are translated at the National Bank of Industry and Commerce Limited cambio rate of exchange at the date of each transaction. At the balance sheet date all monetary assets and liabilities denominated in foreign currencies are translated at the National Bank of Industry and Commerce Limited cambio rate of exchange ruling at that date or at rates agreed by Bank of Guyana.

Gains and losses arising from the translation of foreign currencies are included in the profit and loss account for the year.

3. Property, plant and equipment

(a)	Freehold Land and Building	Plant and equipment	<u>Total</u>
Cost/valuation	<u>\$</u>	<u>\$</u>	<u>\$</u>
At January 1, 2001	98,845,700	58,566	98,904,266
Disposals	(257,000)		(257,000)
At December 31, 2001	98,588,700	58,566	98,647,266
Depreciation			
At January 1, 2001	1,917,115	-	1,917,115
Charge for the year	1,916,859	5,857	1,922,716
At December 31, 2001	3,833,974	5,857	3,839,831
Net book values			
At December 31, 2001	94,754,726	52,709	94,807,435
At December 31, 2000	96,928,585	58,566	96,987,151



3. Property, plant and equipment, continued

(b) Subsequent to incorporation, the following assets were vested to the Company from Guyana Stores Limited, by Vesting Order number 36 of 1999 dated October 13, 1999.

		Nomi	nal value
Desc	ription of property	Land	Building
		<u>\$</u>	\$
		_	_
(1)	43 and 44 Water Street, Robbstown, Georgetown		
	with all buildings and erections thereon	588,500	1,208,800
(2)	Tract 'Z' being portion of East 1/2 of lots A 13 and		
	14 South Cummingsburg District, Georgetown		
	with all buildings and erections thereon	1,353,600	82,403,580
(3)	Sublots lettered "B" being parts of lots numbered		
	49, 50, 51 and 52 Water Street, Robbstown,		
	Georgetown with buildings and erections thereon	>=	4,824,200
(4)	Lot 9 New Amsterdam with buildings, wharf		
	railing, hardwood railing and erections thereon and		
	lot 8 New Amsterdam	474,300	2,806,900
(5)	Lot "N" and area "B" Plantation Lima, Essequibo		
	with buildings and erections thereon	2,900	80,500
(6)	Lots 248, 250 and 252 being portions of Section		
	'K' Part of parcel 'A' part of lot 43 Linden with		
	buildings and erections thereon	54,000	2,509,000
(7)	South 1/2 of lot A8, Water Street, South C/burg		
	with buildings and erections thereon	2_	287,000
(8)	1 Bel Air Gardens, Georgetown with buildings		
	and erections thereon	94,500	162,500
(9)	3 Bel Air Gardens, Georgetown with buildings		
	and erections thereon	113,500	186,000
(10)	12 Bel Air Gardens, Georgetown with buildings		
	and erections thereon	59,500	142,600
(11)	13 Bel Air Gardens, Georgetown with buildings		
	and erections thereon	60,600	150,500
(12)	16 Bel Air Gardens, Georgetown with buildings		
	and erections thereon	72,300	163,700
(13)	43 Bel Air Gardens, Georgetown with buildings		
	and erections thereon	53,600	144,500
(14)	Lot 18 Queenstown, Georgetown with buildings		
	and erections thereon	72,700	225,500
	Dalamas samiad famuund	2 000 000	05 205 200
	Balance carried forward	3,000,000	95,295,280



3. Property, plant and equipment, continued

(b)

		Nominal value	
Desc	cription of property	Land <u>\$</u>	Building \$_
	Balance brought forward	3,000,000	95,295,280
(15)	Lot 304 and south 1/2 of lot 305 Cummingsburg		
	District, Georgetown with buildings and erections		
	thereon	161,600	310,800
(16)	Lots 205, 206 and 207 North Cummingsburg,		
	Georgetown with buildings and erections thereon	95,500	331,000
(17)	East 1/2 of lot 27 South C/burg District with		
	buildings and erections thereon	-	380,000
(18)	Lot 18 and South 1/2 of lot 19 Werk-en-Rust,		
	Georgetown with buildings and erections thereon		184,000
(19)			
	Section 'A', Golden Grove, East Coast Demerara		
	with buildings and erections thereon	13,000	82,125
(20)			
	Ruimveldt, Georgetown with buildings and		
(2.1)	erections thereon	10,933	128,262
(21)	Area 'E' being a portion of Block 'G' and Area 'F'		
	La Penitence with buildings and erections thereon		7,500
	Total	3,281,033	96,718,967



3. Property, plant and equipment, continued

(c) Pursuant to Schedule J of the Share Sale and Purchase Agreement between National Industrial and Commercial Investments Limited and Royal Investments Inc., Guyana Stores Limited has the option to buy the following properties which are being occupied by them rent free for varying periods up to three years commencing October 5, 2000. Guyana Stores Limited pays all costs associated with these properties such as security costs and rates and taxes.

Des	cription of property	Duration of rent free occupation
(1)	The building at sublots lettered "B" being parts of lots numbered 49, 50, 51 and 52 Water Street, Robbstown, Georgetown together with right, title and interest in sublots lettered "B"	1 year
(2)	East 1/2 of lot 27 South C/burg District, Georgetown with building and erections thereon	1 year
(3)	Tract 'Z' being portion of East 1/2 of A13 and A14 South C/burg District, Georgetown with all buildings and erections thereon	l year
(4)	Parcel of land known as lot 'N' Plantation Lima, Essequibo with the buildings thereon	3 years
(5)	Area 'B' being part of the lands of Plantation Lima, Essequibo, no building thereon	3 years
(6)	Parcel of land at lot 9 New Amsterdam with buildings, wharf railing hardwood railing and erections thereon	g, 3 years
(7)	Parcel of land at lot 8 Smythtown, New Amsterdam, Berbice	3 years



3. Property, plant and equipment, continued

(d) Included in the vesting order is property located at east half of lot 109 Kingston. This property was not owned by GSL. The inclusion of this property in the vesting order was based on the assumption that the building commonly known as the Sports Club was located at lot 109 Kingston. It has since been discovered that the Sports Club is not at this location but is on land owned by the state.

Considering the above, the property at 109 Kingston was excluded from PHI's fixed assets. The exclusion of this property resulted in the omission of the Sports Club from PHI's fixed assets, however, the Privatisation Board has agreed to compensate PHI for the Sports Club building and erections. The compensation value has not yet been determined.

		2001 <u>\$</u>	2000 <u>\$</u>
4.	Receivables		
	Sale of properties	55,000,000	74,800,000
	Ministry of Finance - Privatisation Unit	413,038	2,200,000
	Rental		519,452
	Government of Guyana	1,402,035	1,401,535
		56,815,073	78,920,987
5.	Share capital		
	Authorised 100,000,000 ordinary shares of no par value		
		2001 <u>\$</u>	2000 <u>\$</u>
	Issued and fully paid shares		
	100,000,000 ordinary shares stated value	100,000,000	100,000,000



December 31, 2001

(Expressed in Guyana dollars)

	,		
		2001 <u>\$</u>	2000 <u>\$</u>
6.	Income		
	Gain on disposal of fixed assets 1 Bel Air Gardens 3 Bel Air Gardens 12 Bel Air Gardens 43 Bel Air Gardens 1 La Penitence 13 Bel Air Gardens 16 Bel Air Gardens Interest Rental Colgrain pool dues	29,743,000	33,710,500 21,797,900 27,132,900 54,992,500
		2001 <u>\$</u>	2000 <u>\$</u>
7.	Taxation Capital gains Property tax	800,000 15,226,236 16,026,236	15,553,209 15,553,209
		2001 <u>\$</u>	2000 <u>\$</u>
8.	Profit for the year	10,048,872	105,469,335
	After charging: Auditors' remuneration	100,000	100,000
	After crediting: Interest	749,653	1,753,737



December 31, 2001

(Expressed in Guyana dollars)

9. Financial Instruments

(i) Credit risk

The Company's cash holdings are with substantial financial institutions. Credit risk on trade receivables are shown net of provision for bad debts. Management believes that there is no additional risk beyond amounts provided for collection losses.

(ii) Fair values

The fair values of cash and bank balances, receivables and payables balances are not materially different from their carrying amounts.

10. Related Party

The Company considers related party transactions to be those with Directors, the Government, and persons and entities affiliated with Directors and Government.

(a) Transactions with State Owned Entities:

- (i) On privatisation of Guyana Stores Ltd., the administrative functions of PHI were moved to the offices of the National Industrial and Commercial Investments Ltd. No management fee has been charged or paid.
- (ii) Property located at lot 18 Lamaha Street has been rented to Guyana Sugar Corporation for an annual rental of \$240,000. This is the continuation of a rental arrangement that existed between Guyana Stores Limited and Guyana Sugar Corporation prior to the incorporation of PHI. The terms of the rental agreement provided that Guyana Sugar Corporation shall pay the cost of maintenance and rates and taxes during the period of occupancy of the property.
- (iii) During the year NICIL agreed to pay the amount of \$55,000,000 owed by Guyana Pharmaceutical Corporation for the acquisition of property located at Lot 1 La Penitence.

This amount was still outstanding at December 31, 2001.



10. Related Party, continued

(b) Transactions with Government of Guyana:

- (i) 304-305 East Street: This property has been occupied by the Ministry of Health prior to the privatisation of Guyana Stores Limited and transfer of non-core properties to PHI. Ministry of Health has been paying all outgoings for the building in lieu of rent, save and except insurance and rates and taxes.
- (ii) 205-207 Camp Street: Occupation of the Colgrain Pool and Colgrain Flat (located next to the pool) was granted to the Ministry of Culture, Youth and Sports on the basis that the Ministry would be responsible for the payment of all outgoings in lieu of rent.
- (iii) 205 Camp Street (Colgrain House): This property has been occupied by the CARICOM free of rent. Management is currently negotiating an appropriate compensation from the Government.

(c) Other Transactions:

Prior to incorporation of PHI and transfer of non-core properties from Guyana Stores Ltd. to PHI, M. P. Insurance Brokers & Consultants, a company affiliated with one of its Directors, has performed the services of brokers for Guyana Stores Ltd. This relationship continues to date, without influence being exercised by the related Director. No service fees are paid by PHI to the insurance broker. During the year, the Company paid insurance premiums amounting to \$126,541.



FORM OF PROXY

The Secretary Property Holdings Inc. 126 Barrack Street, Kingston, Guyana

I/We		
of		
A Member/Members of Property Ho	oldings Inc. hereby appoint	
or in his/her absence		
of		
2 nd Annual General Meeting of the	ame (s) and on my/our behalf upon an Property Holdings Inc. to be held on T such manner as such Proxy may think	Suesday 17th November,
As witness my hand this	day of	2009.
Signed by the Said	(Name of Member/s)	
-	(Signature of Member/s)	

Note: To be valid, this form must be completed and deposited with the Secretary at least 48 hours before the time appointed for the meeting or adjoined meeting.