UNITED STATES SECURITIES AND EXCHANGE COMMISSION

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INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF SECURITIES

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

1. Name and Address of Reporting Person [*] <u>BC European Capital VIII-32</u>	2. Date of Event Requiring Statement (Month/Day/Year) 06/23/2009		3. Issuer Name and Ticker or Trading Symbol <u>OFFICE DEPOT INC</u> [ODP]						
(Last) (First) (Middle) HERITAGE HALL, LE MARCHANT STREET			4. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director 10% Owner			5. If Amendment, Date of Original Filed (Month/Day/Year)			
(Street) ST. PETER PORT, GY1 4HY GUERNSEY	-		Officer (give title X Other (specify below) Mbr 13d grp owning mre thn 10%		6. Inc Line)	6. Individual or Joint/Group Filing (Check Applicable Line) Form filed by One Reporting Person X Form filed by More than One Reporting Person			
(City) (State) (Zip)									
	Table I -	Non-Deriv	Derivative Securities Beneficially Owned						
1. Title of Security (Instr. 4)			2. Amount of Securities Beneficially Owned (Instr. 4) 3. Ownership Form: Direct (D) or Indirect (I) (Instr. 5)			4. Nature of Indirect Beneficial Ownership (Instr. 5)			
			tive Securities Beneficially Ov rrants, options, convertible se						
1. Title of Derivative Security (Instr. 4)	2. Date Exer Expiration D (Month/Day/	cisable and ate	3. Title and Amount of Securities Underlying Derivative Security (Instr. 4)		4. Conversion or Exercise		6. Nature of Indirect Beneficial Ownership (Instr. 5)		
	Date Expiration Exercisable Date		Title	Amount or Number of Shares	Price of Derivative Security	(I) (Instr. 5)			
Series B Preferred Stock ⁽¹⁾	(2)	(3)	Common Stock	200 ⁽⁴⁾	5 ⁽²⁾	D			
Series B Preferred Stock ⁽⁵⁾	(2)	(3)	Common Stock	15,080,800(4)	5 ⁽²⁾	I	See Footnote ⁽⁶⁾		
Series A Preferred Stock ⁽⁷⁾	06/23/2009	(3)	Common Stock	54,919,200 ⁽⁴⁾	5 ⁽⁸⁾	I	See Footnote ⁽⁹⁾		
Series B Preferred Stock ⁽¹⁰⁾	(2)	(3)	Common Stock	15,080,800(4)	5 ⁽²⁾	I	See Footnote ⁽¹¹⁾		
Series A Preferred Stock ⁽¹²⁾	06/23/2009	(3)	Common Stock	54,919,200 ⁽⁴⁾	5 ⁽⁸⁾	I	See Footnote ⁽⁹⁾		
Series B Preferred Stock ⁽¹³⁾	(2)	(3)	Common Stock	15,080,800(4)	5 ⁽²⁾	I	See Footnote ⁽¹¹⁾		
BC European Capital VIII-32 (Last) (First) (Middle, HERITAGE HALL, LE MARCHANT STREET (Street) ST. PETER PORT, GUERNSEY (City) (State) (Zip) 1. Name and Address of Reporting Person [*]		-							
BC European Capital VIII-33 (Last) (First) (Middle) HERITAGE HALL, LE MARCHANT STREET		-							
(Street) ST. PETER PORT, GUERNSEY GY1 4HY		_							
(City) (State) (Zip)									
1. Name and Address of Reporting Person* BC European Capital VIII-34		_							
(Last) (First) (Middle) HERITAGE HALL, LE MARCHANT STREET									
(Street) ST. PETER PORT, GUERNSEY GY1 4HY									
(City) (State) (Zip)									
1. Name and Address of Reporting Person* BC European Capital VIII-35 SC									

(Last) (First)	(Middle)
54 AVENUE MARCEAU	
(Street) PARIS, FRANCE	75008
(City) (State) 1. Name and Address of Reporting Person*	(Zip)
BC European Capital VIII-36 SC	
(Last) (First)	(Middle)
54 AVENUE MARCEAU	
(Street) PARIS, FRANCE	75008
(City) (State)	(Zip)
1. Name and Address of Reporting Person [*] BC European Capital VIII-37 SC	
(Last) (First)	(Middle)
54 AVENUE MARCEAU	
(Street) PARIS, FRANCE	75008
(City) (State)	(Zip)
1. Name and Address of Reporting Person*	
BC European Capital VIII-38 SC	
(Last) (First) 54 AVENUE MARCEAU	(Middle)
(Street) PARIS, FRANCE	75008
(City) (State)	(Zip)
1. Name and Address of Reporting Person* BC European Capital VIII-39 SC	
(Last) (First)	(Middle)
54 AVENUE MARCEAU	
(Street) PARIS, FRANCE	75008
(City) (State)	(Zip)
1. Name and Address of Reporting Person [*] CIE Management II Ltd	
(Last) (First) HERITAGE HALL, LE MARCHANT ST	(Middle) REET
(Street)	
ST. PETER PORT, GUERNSEY	GY1 4HY
(City) (State)	(Zip)
1. Name and Address of Reporting Person [*] LMBO Europe SAS	
(Last) (First) 54 AVENUE MARCEAU	(Middle)
(Street) PARIS, FRANCE	75008
,	
(City) (State)	(Zip)

Explanation of Responses:

1. BC European Capital VIII-39 SC is the record owner of 1 shares of Series B Preferred Stock, which is not presently convertible into Common Stock but will automatically become convertible into shares of the Common Stock, at the holder's option, if approved by the holders of the Common Stock. If such share were convertible into Common Shares, BC European Capital VIII-39 SC's share of Series B Preferred Stock would be convertible into 200 shares of Common Stock, based on the conversion rate as of the Purchase Date.

2. The Series B Preferred Stock is not presently convertible into Common Stock but will immediately become convertible, at the holder's option, upon the approval of the holders of the Common Stock. If such Series B Preferred Stock were convertible as of the Purchase Date, the Series B Preferred Stock, which were acquired for \$1,000 per share, would have had an initial conversion rate of 200 per share, which represents a Common Stock share price of \$5.00. The conversion rate is subject to change.

3. Not applicable.

4. The values set forth in this field are based upon the conversion rate as of the Purchase Date. The dividends on the shares of the 10% Series A Redeemable convertible Participating perpetual Preferred Stock the "Series A Preferred stock" and together with the Series A Preferred Stock, the "Preferred Stock," in cash or by adding the dividends in arrears to the liquidation preference. In the event that shares of the Preferred Stock are converted into the Common Stock, the conversion rate will be adjusted to reflect that amount of dividends that have accreted since the last quarterly partner.

5. This line entry represents the shares of the Series B Preferred Stock that may be deemed to be beneficially owned by BC European Capital VIII-39 SC.

6. The Series B Preferred Stock is not presently convertible into Common Stock but will become convertible, at the holder's option, upon the approval of the holders of the Common Stock. In the event that the Series B Preferred Stock becomes convertible, each of the Reporting Persons may be deemed to have shared voting and investment power with respect to the Common Stock owned by each of the other Reporting Persons. As of the Purchase Date, the Investors held 75,404 shares of the Series B Preferred Stock, which would have been convertible into 15,060,800 shares of the Issuer's Common Stock based upon the conversion rate as of the Purchase Date, if such Series B Preferred Stock were convertible. Each Investor, however, disclaims beneficial ownership with respect to the shares owned by each of the other Reporting Persons.

7. This line entry represents the shares of the Series A Preferred Stock that may be deemed to be beneficially owned by LMBO.

8. Each share of the Series A Preferred Stock was acquired for \$1,000 per share and is initially convertible into 200 shares of Common Stock, which represents a Common Stock share price of \$5.00. The conversion rate is subject to change. 9. Each of the Reporting Persons may be deemed to have shared voting and investment power with respect to the Common Stock issuable upon the conversion of the Series A Preferred Stock owned by each of the other Reporting Persons. As such, based upon the conversion rate as of the Purchase Date, each of the Reporting Persons may be deemed to have shared beneficial ownership of 54,919,200 shares of the Issuer's Common Stock issuable upon the conversion of 274,596 shares of the Series A Preferred Stock held by the Investors.

10. This line entry represents the shares of the Series B Preferred Stock that may be deemed to be beneficially owned by LMBO.

11. The Series B Preferred Stock is not presently convertible into Common Stock but will become convertible, at the holder's option, upon the approval of the holders of the Common Stock. In the event that the Series B Preferred Stock becomes convertible, each of the Reporting Persons may be deemed to have shared voting and investment power with respect to the Common Stock owned by each of the other Reporting Persons. As of the Purchase Date, the Investors held 75,404 shares of the Series B Preferred Stock, which would have been convertible into 15,080,800 shares of the Issuer's Common Stock based upon the conversion rate as of the Purchase Date, if such Series B Preferred Stock were convertible.

12. This line entry represents the shares of the Series A Preferred Stock that may be deemed to be beneficially owned by CIE.

13. This line entry represents the shares of the Series B Preferred Stock that may be deemed to be beneficially owned by CIE.

Remarks:

* Name and Address of Reporting Person: This Form 3 report is being filed in conjunction with three other Form 3 reports (each Form 3 report consists of three separate Form 3s, for a total of 12 filings). Each of the Form 3 reports are filed joindly by (i) BC European Capital VIII-1 to 12 (inclusive), each a United Kingdom limited partnership ("Funds 1-12"); (ii) BC European Capital VIII-14 to 34 (inclusive), each a United Kingdom limited partnership ("Funds 1-12"); (ii) BC European Capital VIII-14 to 34 (inclusive), each a United Kingdom limited partnership ("Funds 1-12"); (ii) BC European Capital VIII-14 to 34 (inclusive), each a United Kingdom limited partnership ("Funds 1-12"); (ii) LBC European Capital VIII-14 to 34 (inclusive), each a United Kingdom limited partnership ("Funds 1-12"); (ii) LBC European Capital VIII-14 to 34 (inclusive), each a United Kingdom limited partnership ("Funds 1-34" and together with Funds 1-12"); (ii) LBC European Capital VIII-35 CC to 39 SC (inclusive), each a soci?? Part actions simplifie organized under the laws of France (the "LMBO"); (ii) LBC European Capital VIII-35 SC to 39 SC (inclusive), each a soci?? Partice (the "LMBO") indice (constrained converting a constrained under the laws of France (the "LMBO"); (ii) LBC European Capital VIII-31 Constrained under the laws of France (the "LMBO"); (ii) LBC European Capital VIII-31 Constrained (the Common Stock, par value \$.01 per share (the "Common Stock") of Office Depot, Inc. (the "Issuer"). See Exhibit 99.1 filed herewith and incorporated herein by reference for information with respect to each of the Reporting Persons. The Reporting Persons set forth on this Form 3 are BC European Capital VIII-32 to 34 (inclusive), the LBMD Investors, LBMD and CIE. As used in this Form 3, the "Purchase Date" shall mean the purchase date of the shares, June 23, 2009. Exhibit Index 99.1 List of Reporting Persons 99.2 Signature Pages Form 3 of 3 of the fourth Form 3 report mantioned above.

<u>/s/ See signatures attached as</u>	
Exhibit 99.2	
** Signature of Reporting Person	

07/02/2009

Date

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

* If the form is filed by more than one reporting person, see Instruction 5 (b)(v).

** Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number.

This statement on Form 3 is filed by BC European Capital VIII-32 to 34 (inclusive), BC European Capital VIII-35 SC to 39 SC, LMBO Europe SAS and CIE Management II Limited. This Form 3 report is being filed in conjunction with three other Form 3 reports. Each of the Form 3 reports are filed jointly by (i) BC European Capital VIII-1 to 12 (inclusive); (ii) BC European Capital VIII-14 to 34 (inclusive); (iii) BC European Capital VIII-35 SC to 39 SC (inclusive); (iv) LMBO Europe SAS; and (v) CIE Management II Limited. Each of the forgoing persons (the "Reporting Persons") may be deemed to be part of a "group" (within the meaning of Section 13(d)(3) of the Securities Exchange Act) and, as such, may be deemed to beneficially own more than 10% of the Common Stock, par value \$.01 per share of Office Depot, Inc. See Exhibit 99.1 filed herewith and incorporated herein by reference for information with respect to each of the Reporting Persons.

Designated Filer: BC European Capital VIII-32 Date of Event Requiring Statement: June 23, 2009 Issuer Name and Ticker or Trading Symbol: Office Depot, Inc. (ODP)

Dated as of July 2, 2009

For and on behalf of the Limited Partnerships BC European Capital VIII - 32 to 34:

/S/ MATTHEW ELSTON

Name: Matthew Elston Director, CIE Management II Limited acting as General Partner of the Limited Partnerships BC European Capital VIII - 32 to 34

/S/ MARK RODLIFFE

Name: Mark Rodliffe Director, CIE Management II Limited acting as General Partner of the Limited Partnerships BC European Capital VIII - 32 to 34

For and on behalf of BC European Capital VII - 35 SC to 39 SC:

/S/ MATTHEW ELSTON

Name: Matthew Elston Director, LMBO Europe SAS As Gerant to BC European Capital VII - 35 SC to 39 SC

/S/ MIKE TWINNING

Name: Mike Twinning Director, LMBO Europe SAS As Gerant to BC European Capital VII - 35 SC to 39 SC

Exhibit 99.2

Designated Filer: BC European Capital VIII-32 Date of Event Requiring Statement: June 23, 2009 Issuer Name and Ticker or Trading Symbol: Office Depot, Inc. (ODP)

Dated as of July 2, 2009

CIE Management Limited II:

/S/ MATTHEW ELSTON Name: Matthew Elston Director, CIE Management II Limited

/S/ MARK RODLIFFE Name: Mark Rodliffe Director, CIE Management II Limited

LMBO Europe SAS:

/S/ MATTHEW ELSTON

Name: Matthew Elston Director, LMBO Europe SAS

/S/ MIKE TWINNING

Name: Mike Twinning Director, LMBO Europe SAS

Exhibit 99.1

Reporting Persons

The persons listed below (collectively, the "Reporting Persons") are filing a joint Form 3 report but there are too many of them to file electronically on the same Form 3. Therefore, the Reporting Persons are executing and filing four Form 3 reports (each Form 3 consists of three separate Form 3s, for a total of 12 filings) in connection with each Reporting Person's direct and indirect beneficial ownership of shares of (i) 10% Series A Redeemable Convertible Participating Perpetual Preferred Shares (the "Series A Preferred Stock"), that is presently convertible into Common Stock, par value \$.01 per share (the "Common Stock") of Office Depot, Inc. (the "Issuer") and (ii) 10% Series B Redeemable Conditional Convertible Participating Perpetual Preferred Shares (the "Series B Preferred Stock"), that is not presently convertible into Common Stock but will become immediately convertible into Common Stock, at the holder's option, upon the approval of the holders of the Common Stock. Set forth below are each of the Reporting Persons that will jointly file the Form 3 reports, their respective direct and indirect ownership interests in the Series A Preferred Stock, the Series B Preferred Stock and the Common Stock into which each of the Series A Preferred Stock is, and the Series B Preferred Stock would be (upon the approval of the holders of the Common Stock), convertible into, and certain other information requested in Items 1-6 of the Form 3 report. Please note that the information requested in Items 2, 3, 4, 5 and 6 of the Form 3 report is the same for each of the Reporting Persons and therefore is not set forth below.

Name Of Reporting Person (Item 1)	Name of Designated Filer (Item 1)	Address Of Reporting Person (Item 1)	Record Number of Shares of Series A Preferred Stock Owned	Record Number of Shares of Series A Preferred Stock Owned As Converted Into Common Stock12	Record Number of Shares of Series B Preferred Stock Owned	Record Number of Shares of Series B Preferred Stock Owned As Converted Into Common Stock23
BC European	BC European	Heritage Hall,	Direct:	Direct:	Direct:	Direct:
Capital VIII-1	Capital VIII-1	Le Marchant	20,046	4,009,200	5,506	1,101,200
		Street St. Peter Port,	Indirect:	Indirect:	Indirect:	Indirect:
		Guernsey, GY1 4HY	274,596	54,919,200	75,404	15,080,800
BC European	BC European	Heritage Hall,	Direct:	Direct:	Direct:	Direct:
Capital VIII-2	Capital VIII-1	Le Marchant	20,186	4,037,200	5,543	1,108,600
		Street St. Peter Port,	Indirect:	Indirect:	Indirect:	Indirect:
		Guernsey, GY1 4HY	274,596	54,919,200	75,404	15,080,800
BC European	BC European	Heritage Hall,	Direct:	Direct:	Direct:	Direct:
Capital VIII-3	Capital VIII-1	Le Marchant Street	20,723	4,144,600	5,690	1,138,000
		St. Peter Port,	Indirect:	Indirect:	Indirect:	Indirect:
		Guernsey, GY1 4HY	274,596	54,919,200	75,404	15,080,800
BC European	BC European	Heritage Hall,	Direct:	Direct:	Direct:	Direct:
Capital VIII-4	Capital VIII-1	Le Marchant Street	26,615	5,323,000	7,309	1,461,800
		St. Peter Port,	Indirect:	Indirect:	Indirect:	Indirect:
		Guernsey, GY1 4HY	274,596	54,919,200	75,404	15,080,800
BC European	BC European	Heritage Hall,	Direct:	Direct:	Direct:	Direct:
Capital VIII-5	Capital VIII-1	Le Marchant Street	26,615	5,323,000	7,309	1,461,800
		St. Peter Port,	Indirect:	Indirect:	Indirect:	Indirect:
		Guernsey, GY1 4HY	274,596	54,919,200	75,404	15,080,800
BC European	BC European	Heritage Hall,	Direct:	Direct:	Direct:	Direct:
Capital VIII-6	Capital VIII-1	Le Marchant Street	26,382	5,276,400	7,244	1,448,800
		St. Peter Port,	Indirect:	Indirect:	Indirect:	Indirect:
		Guernsey, GY1 4HY	274,596	54,919,200	75,404	15,080,800
BC European	BC European	Heritage Hall,	Direct:	Direct:	Direct:	Direct:
Capital VIII-7	Capital VIII-1	Le Marchant Street	26,382	5,276,400	7,244	1,448,800
		St. Peter Port,	Indirect:	Indirect:	Indirect:	Indirect:
		Guernsey, GY1 4HY	274, 596	54,919,200	75,404	15,080,800
BC European	BC European	Heritage Hall,	Direct:	Direct:	Direct:	Direct:
Capital VIII-8	Capital VIII-1	Le Marchant Street	26,172	5,234,400	7,187	1,437,400

		St. Peter Port,	Indirect:	Indirect:	Indirect:	Indirect:
		Guernsey, GY1 4HY	274,596	54,919,200	75,404	15,080,800
Name Of Reporting Person (Item 1)	Name of Designated Filer	Address Of Reporting Person (Item 1)	Record Number of Shares of Series A Preferred Stock Owned	Record Number of Shares of Series A Preferred Stock Owned As Converted Into Common Stock12	Record Number of Shares of Series B Preferred Stock Owned	Record Number of Shares of Series B Preferred Stock Owned As Converted Into Common Stock23
BC European	BC European	Heritage Hall,	Direct:	Direct:	Direct:	Direct:
Capital VIII-9	Capital VIII-1	Le Marchant	26,382	5,276,400	7,244	1,448,800
		Street St. Peter Port,	Indirect:	Indirect:	Indirect:	Indirect:
		Guernsey, GY1 4HY	274, 596	54,919,200	75,404	15,080,800
BC European	BC European	Heritage Hall,	Direct:	Direct:	Direct:	Direct:
Capital VIII-10	Capital VIII-1	Le Marchant Street	26,055	5,211,000	7,155	1,431,000
		St. Peter Port,	Indirect:	Indirect:	Indirect:	Indirect:
		Guernsey, GY1 4HY	274,596	54,919,200	75,404	15,080,800
BC European	BC European	Heritage Hall,	Direct:	Direct:	Direct:	Direct:
Capital VIII-11	Capital VIII-11	Le Marchant Street	15,040	3,008,000	4,130	826,000
		St. Peter Port,	Indirect:	Indirect:	Indirect:	Indirect:
		Guernsey, GY1 4HY	274,596	54,919,200	75,404	15,080,800
BC European	BC European	Heritage Hall,	Direct:	Direct:	Direct:	Direct:
Capital VIII-12	Capital VIII-11	Le Marchant Street	4,202	840,400	1,154	230,800
		St. Peter Port,	Indirect:	Indirect:	Indirect:	Indirect:
		Guernsey, GY1 4HY	274,596	54,919,200	75,404	15,080,800
BC European	BC European	Heritage Hall,	Direct:	Direct:	Direct:	Direct:
Capital VIII-14	Capital VIII-11	Le Marchant Street	4,674	934,800	1,283	256,600
		St. Peter Port,	Indirect:	Indirect:	Indirect:	Indirect:
		Guernsey, GY1 4HY	274, 596	54,919,200	75,404	15,080,800
BC European	BC European	Heritage Hall,	Direct:	Direct:	Direct:	Direct:
Capital VIII-15	Capital VIII-11	Le Marchant Street	374	74,800	103	20,600
		St. Peter Port,	Indirect:	Indirect:	Indirect:	Indirect:
		Guernsey, GY1 4HY	274,596	54,919,200	75,404	15,080,800
Name Of Reporting Person (Item 1)	Name of Designated Filer	Address Of Reporting Person (Item 1)	Record Number of Shares of Series A Preferred Stock Owned	Record Number of Shares of Series A Preferred Stock Owned As Converted Into Common Stock12	Record Number of Shares of Series B Preferred Stock Owned	Record Number of Shares of Series B Preferred Stock Owned As Converted Into Common Stock23
BC European	BC European	Heritage Hall,	Direct:	Direct:	Direct:	Direct:
Capital VIII-16	Capital VIII-11	Le Marchant Street	2,335	467,000	641	128,200
		St. Peter Port,	Indirect:	Indirect:	Indirect:	Indirect:
		Guernsey, GY1 4HY	274, 596	54,919,200	75,404	15,080,800
BC European	BC European	Heritage Hall,	Direct:	Direct:	Direct:	Direct:
Capital VIII-17	Capital VIII-11	Le Marchant Street	140	28,000	38	7,600
		St. Peter Port,	Indirect:	Indirect:	Indirect:	Indirect:
		Guernsey, GY1 4HY	274,596	54,919,200	75,404	15,080,800
BC European	BC European	Heritage Hall,	Direct:	Direct:	Direct:	Direct:

Capital VIII-18	Capital VIII-11	Le Marchant	9	1,800	3	
		Street St. Peter Port,	Indirect:	Indirect:	Indirect:	Indirect:
		Guernsey, GY1 4HY	274,596	54,919,200	75,404	15,080,800
BC European	BC European	Heritage Hall,	Direct:	Direct:	Direct:	Direct:
Capital VIII-19	Capital VIII-11	Le Marchant	 145	29,000	40	8,000
		Street St. Peter Port,	Indirect:	Indirect:	Indirect:	Indirect:
		Guernsey, GY1 4HY	274,596	54,919,200	75,404	15,080,800
BC European	BC European	Heritage Hall,	Direct:	Direct:	Direct:	Direct:
Capital VIII-20	Capital VIII-11	Le Marchant	135	27,000	37	7,400
		Street St. Peter Port,	Indirect:	Indirect:	Indirect:	Indirect:
		Guernsey, GY1 4HY	274,596	54,919,200	75,404	15,080,800
BC European	BC European	Heritage Hall,	Direct:	Direct:	Direct:	Direct:
Capital VIII-21	Capital VIII-11	Le Marchant	61	12,200	17	3,400
		Street St. Peter Port,	Indirect:	Indirect:	Indirect:	Indirect:
		Guernsey, GY1 4HY	274,596	54,919,200	75,404	15,080,800
Name Of Reporting Person (Item 1)	Name of Designated Filer	Address Of Reporting Person (Item 1)	Record Number of Shares of Series A Preferred Stock Owned	Record Number of Shares of Series A Preferred Stock Owned As Converted Into Common Stock12	Record Number of Shares of Series B Preferred Stock Owned	Record Number of Shares of Series B Preferred Stock Owned As Converted Into Common Stock23
BC European	BC European	Heritage Hall,	Direct:	Direct:	Direct:	Direct:
Capital VIII-22	Capital VIII-22	Le Marchant	70	14,000	 19	3,800
		Street St. Peter Port,	Indirect:	Indirect:	Indirect:	Indirect:
		Guernsey, GY1 4HY	274,596	54,919,200	75,404	15,080,800
BC European	BC European	Heritage Hall,	Direct:	Direct:	Direct:	Direct:
Capital VIII-23	Capital VIII-22	Le Marchant	47	9,400	13	2,600
		Street St. Peter Port,	Indirect:	Indirect:	Indirect:	Indirect:
		Guernsey, GY1 4HY	274,596	54,919,200	75,404	15,080,800
BC European	BC European	Heritage Hall,	Direct:	Direct:	Direct:	Direct:
Capital VIII-24	Capital VIII-22	Le Marchant	700	140,000	192	38,400