CHAPTER 6
LEAPING FORWARD 1987-1990

BY PHILIP LING, CHAIRMAN OF HADEN MACLELLAN HOLDINGS plc

In 1987, with profits under pressure and a stock market value of less than £10 million, P & W MacLellan was very small by stock market standards. Recognizing the difficulty of charting the course of the enterprise after the disposals in the previous year, the chairman, Chris Howard, and the directors consulted the London office of Paine Webber, the American Investment Bank. Through them a number of proposals were considered. One of the introductions Paine Webber effectuated was to Philip Ling, a forty-year-old entrepreneur with a number of business interests. His career had started in the early 1970s with Oliver Jessel, a well known and colourful financier. In addition to financial interests, Oliver Jessel had extensive industrial investments which, in 1973, were brought under a single holding company by the merger of Richard Johnson & Nephew (a two hundred year old Manchester wire company) with Thos Firth & John Brown, the leading Sheffield private steel enterprise. The resulting group, Johnson & Firth Brown (JFB) was a substantial business and Philip Ling was appointed director and general manager. Another of Oliver Jessel’s industrial managers, Clive Mayhead, also became involved with JFB at that time.

JFB prospered and expanded in the 1970s, but at the end of the decade union militancy in Sheffield brought the private steel sector to its knees and many old firms were closed. The Firth Brown companies were merged with certain relevant parts of the British Steel Corporation to form Sheffield Forgemasters. At the same time JFB raised capital by selling a group of small engineering companies (Gordian Strapping, Everbright Fasteners, Nim-Cor and Brown Products) to London & Midland Industrials, a London-based industrial holding company with flagging fortunes. Philip Ling moved over and joined LMI as its managing director, along with Clive Mayhead. At that time, early in 1983, Mel Hawley had been working at LMI for some twelve years and he, Clive Mayhead and Philip Ling teamed up to try to energise the Group. However, the chairman and deputy chairman of LMI, both past retirement age, were resistant to change. Consequently, LMI did not move forward and in 1984 Philip Ling left to become managing director of Haden plc. Mel Hawley and Clive Mayhead remained at LMI, but in frustrating and disappointing circumstances.

Haden was a long established company, well known in the construction industry for its...
pre-eminence in heating and ventilating installations. It also had important subsidiaries in the United States, Britain, and Continental Europe, involved in the design and installation of painting equipment, particularly for the motor industry. The board of directors of Haden, under the chairmanship of Peter Simonis, were concerned that Haden needed new blood and ideas to take it forward. Philip Ling was recruited in the summer of 1984 with a brief to galvanise the business. However, within a few months, in February 1985, Trafalgar House announced a hostile takeover bid for Haden. The Haden directors put up a vigorous and successful defence against Trafalgar and at the same time formed a consortium of financial institutions to make a management buy-out offer for Haden. This £50 million deal was completed in the summer of 1985. It was the largest of its kind at that time and one of the few occasions when a management buy-out has been used as a successful defence against a hostile bid. Following the buy-out, Haden became a private company and about a year later went through a further radical change with the sale to BICC of all the heating and ventilating activities. This left Haden as a thriving private company with interests in the design and installation of paint shops, principally in the United States. Art Geiger, a six feet seven inch American, was the president of the Haden paint businesses, while Peter Simonis and Philip Ling were the other principal directors.

In the summer of 1986 the chairman and deputy chairman of LMI finally decided to retire and arranged to sell LMI to Williams Holdings, a fast-growing and flourishing industrial conglomerate. It was immediately apparent that Williams were principally interested in only certain parts of LMI and the majority of LMI's subsidiaries were not pivotal to Williams' strategy. Consequently, Philip Ling, Mel Hawley and Clive Mayhead were able to form a financial consortium called Haleworth Holdings, to buy twelve LMI subsidiaries from Williams, along with six other Williams businesses which had not been part of LMI. These arrangements were completed in November 1986, and Clive Mayhead and Mel Hawley, as joint managing directors of Haleworth, promptly set about re-organising and improving the operating businesses in a way they had been prevented from doing within LMI. This was an extremely successful exercise, and within six months the Haleworth business was prospering and moving forward vigorously, with the result that the Haleworth directors
were able to start planning a public flotation of the business.

Just as this process was beginning, Philip Ling was introduced to Chris Howard through Paine Webber and it quickly became evident that the interests and objectives of MacLellan and Haleworth coincided. Whilst MacLellan was looking for new management and businesses, Haleworth had management and businesses and was looking to list its shares on the stock market or merge with an established public company. The first step in this process occurred when it was agreed that Haleworth would buy a 30 per cent stake in MacLellan. This took place in May 1987 with the result that Philip Ling became chairman of P & W MacLellan and Mel Hawley and Clive Mayhead joined the board. In the summer of 1987 a full merger of MacLellan and Haleworth was planned. During discussions it became increasingly clear that it would be advantageous to bring Haden as well as Haleworth into MacLellan. The merger of Haden, Haleworth and MacLellan was announced in October 1987, with the publicly quoted P & W MacLellan acting as the vehicle and changing its name to Haden MacLellan Holdings plc. MacLellan emerged enlarged and greatly strengthened from these complex amalgamations. In the first full year of the new Group’s existence in 1988, a turnover of £179 million was recorded with pre tax profits of £11 million and earnings per share doubled to 15.1 pence.

During 1988 and 1989 HMH continued to expand and develop and a number of important acquisitions were effected. In particular, in May 1989, W A Holdings plc was acquired and Brian North, the chairman of WA joined the HMH board. W A Holdings’ principal activities were the manufacture of rubber and allied products, distribution of raw materials for plastic moulding, plastic products, and safety clothing; the import of Bebecar nursery products, particularly pushchairs; the organisation of conferences, notably in the medical, scientific and technical fields.
The board of HMH in 1990 now consists of people whose knowledge and interest in the constituent parts of HMH dates back well before the October 1987 merger.

**Philip Ling** — chairman — who was involved in both Haden and Haleworth and can trace his connection with Gordian Strapping back to 1971 and with Nim-Cor, Brown and Everbright back to 1978.

**Mel Hawley** — managing director — who was involved in LMI from 1971 onwards.

**Clive Mayhead** — executive director — who was involved in LMI from 1984 but can trace his connections with Philip Ling and with Gordian Strapping back to 1971 and with Nim-Cor, Brown and Everbright back to 1978.

**Art Geiger** — President of Haden in the US, which he and his colleagues started in 1971.

**Peter Simonis** — A non-executive director who, until the formation of HMH, was chairman of Haden.


**Brian North** — a part-time director and previously chairman of W A Holdings.

**Jon Moulton** — a non-executive director. As managing partner of Schroder Ventures he financed the formation of Haleworth.

**Robert Lyons** — the company secretary who from 1968 to 1986 was with Haden and then joined Haleworth as financial director. With the 1987 merger with Haden, he resumed his involvement in Haden.
Haden (later Haden Young) was founded in 1816 but in 2009 became Balfour Beatty.