VECTOR GROUP LTD Form 8-K January 04, 2002

SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 8-K

CURRENT REPORT
PURSUANT TO SECTION 13 OR 15(d) OF THE
SECURITIES EXCHANGE ACT OF 1934

Date of Report (Date of earliest event reported): DECEMBER 20, 2001

VECTOR GROUP LTD. (Exact name of registrant as specified in its charter)

DELAWARE (State or other jurisdiction of incorporation)

1-5759 65-0949535 (Commission File Number) (I.R.S. Employer Identification No.)

100 S.E. SECOND STREET, MIAMI, FLORIDA (Address of principal executive offices)

33131 (Zip Code)

(305) 579-8000 (Registrant's telephone number, including area code)

(NOT APPLICABLE)
(Former name or former address, if changed since last report)

ITEM 2. ACQUISITION OR DISPOSITION OF CERTAIN ASSETS

DISTRIBUTION OF LADENBURG THALMANN FINANCIAL SERVICES INC. SHARES

On November 30, 2001, Vector Group Ltd. ("Vector") announced that it would distribute its 12,694,929 shares of Ladenburg Thalmann Financial Services Inc. ("LTS") common stock (AMEX: LTS) to holders of Vector common stock through a special dividend. The special dividend was accomplished through a pro rata distribution of the LTS shares, paid on December 20, 2001 to Vector holders of record as of December 10, 2001. Vector received the LTS shares as a distribution from New Valley Corporation ("New Valley"), its 56.3% owned subsidiary. Vector stockholders received 0.348 LTS shares for each share of Vector.

LTS, formerly known as GBI Capital Management Corp., is a holding company engaged in various broker-dealer businesses including retail, institutional securities and principal and agency trading, primarily through its wholly-owned subsidiaries Ladenburg Thalmann & Co. Inc. ("Ladenburg") and Ladenburg Capital Management Inc., formerly known as GBI Capital Partners Inc. ("Ladenburg Capital"). Ladenburg, a full service-broker dealer that has been a member of the New York Stock Exchange since 1879, provides its services principally for middle market and emerging growth companies and high net worth individuals through a coordinated effort among corporate finance, research, capital markets, investment management, brokerage and trading professionals. Ladenburg Capital, a broker-dealer subject to regulation by the SEC and the NASD, acts as an introducing broker, market maker, underwriter and trader for its own account. LTS's principal offices are located at 590 Madison Avenue, New York, New York and its telephone number is 212-409-2000.

Howard M. Lorber and Bennett S. LeBow, executive officers and directors of Vector, and Robert J. Eide, a director of Vector, also serve as directors of LTS. Messrs. LeBow and Lorber serve as executive officers and directors of New Valley, and Victor M. Rivas and Henry C. Beinstein, directors of LTS, serve as directors of New Valley. Mr. Rivas also serves as President and Chief Executive Officer of LTS. J. Bryant Kirkland III, New Valley's Vice President, Treasurer and Chief Financial Officer, is Chief Financial Officer of LTS.

A press release issued by Vector Group Ltd. on November 30, 2001 announcing the distribution of the LTS shares is included as an exhibit hereto and incorporated herein by reference.

SALE OF WESTERN REALTY INVESTMENTS LLC

On December 21, 2001, New Valley's affiliate Western Realty Development LLC ("WRD") sold to Andante Limited, a Bermuda Company, all of the membership interests in Western Realty Investments LLC, the entity through which WRD owns the Ducat Place II office building in Moscow, Russia and the adjoining site for the proposed development of Ducat Place III. WRD is a joint venture of New Valley and Apollo Real Estate Fund III, L.P. ("Apollo").

The purchase price for the sale was approximately \$42 million in cash and the assumption of mortgage debt and payables. Of the net cash proceeds from the sale after expenses, New Valley will receive approximately \$21 million, and Apollo will receive approximately \$9 million. These amounts are subject to adjustment based on final closing expenses.

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The sale of Western Realty Investments was effected pursuant to an Interest Purchase Agreement dated as of December 21, 2001 between WRD and Andante Limited. The sale was negotiated on an arm's length basis between WRD and Andante Limited. The purchaser is not affiliated with WRD or any of its affiliates, or any director or officer of WRD, or any affiliate or associate of any such director or officer.

New Valley is currently engaged in discussions to sell its remaining real estate assets in Moscow, Russia, consisting of two sites located across the Moscow River from the Kremlin.

The foregoing summary of the sale of Western Realty Investments is qualified in its entirety by reference to the text of the Interest Purchase Agreement and related agreements, which are included as exhibits hereto and are incorporated herein by reference.

ITEM 5. OTHER EVENTS

The Investment Company Act of 1940, as amended (the "Investment Company Act"), and the rules and regulations thereunder, require the registration of, and impose various substantive restrictions on, companies that (i) engage primarily in the business of investing, reinvesting or trading in securities or (ii) engage in the business of investing, reinvesting, owning, holding or trading in securities and own or propose to acquire "investment securities" having a value exceeding 40% of a company's "total assets" (excluding United States government securities and cash items). For purposes of the Investment Company Act, "investment securities" include stocks, bonds and other securities, but exclude United States government securities and securities issued by majority-owned subsidiaries that are not investment companies. As a consequence of the LTS distribution and the sale of Western Realty Investments LLC, more that 40% of New Valley's "total assets" were placed in "investment securities" under the test in clause (ii) above.

New Valley is relying on the temporary exemption from registration provided by Rule 3a-2 under the Investment Company Act. As provided by the Rule, the Board of Directors of New Valley has adopted a resolution that New Valley will use reasonable efforts to become engaged, as soon as reasonably possible, and, in any event, within the one-year period required by Rule 3a-2, primarily in a business or businesses other than that of investing, reinvesting, owning, holding or trading in securities, and that, if these reasonable efforts do not result in New Valley's becoming engaged in such a business or businesses on or prior to the end of the one-year period, New Valley will seek to obtain an extension of such date or an exemption from the Securities and Exchange Commission (the "SEC") or a no-action position from the SEC staff with respect to registration under the Investment Company Act.

New Valley plans to become engaged in such a business or businesses (by acquisitions or otherwise) within a time frame and in a manner so that it will not be required to register under the Investment Company Act.

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ITEM 7. FINANCIAL STATEMENTS, PRO FORMA FINANCIAL INFORMATION AND EXHIBITS.

(b) Pro Forma Financial Information.

The Pro Forma Condensed Consolidated Statement of Operations for the year ended 1999 has been prepared giving effect to the distribution by New Valley of a controlling interest in LTS to holders of New Valley common shares, the distribution by Vector of the LTS shares received from New Valley to holders of Vector common stock and the elimination of WRD's operations as a result of the December 2001 sale of Western Realty Development LLC ("the Pro Forma Transactions"). The 1999 historical operating results included operating results for LTS and WRD from June 1, 1999, when the Company first consolidated New Valley financial results, through December 31, 1999.

The Pro Forma Condensed Consolidated Statement of Operations for the year ended December 31, 2000 has been prepared giving effect to the Pro Forma Transactions. The Pro Forma Condensed Consolidated Statement of Operations for the nine months ended September 30, 2001 and 2000 and the Pro Forma Condensed Consolidated Balance Sheet as of September 30, 2001 have been prepared giving effect to the Pro Forma Transactions. The pro forma financial information should be read in conjunction with Vector's historical Consolidated Financial Statements and the related notes thereto contained in Vector's Annual Report on Form 10-K for the year ended December 31, 2000 and Quarterly Report on Form 10-Q for the quarter ended September 30, 2001.

The Pro Forma Condensed Consolidated Statement of Operations for the year ended December 31, 1999 was prepared as if the Pro Forma Transactions had occurred prior to May 1, 1999. The Pro Forma Condensed Consolidated Statements of Operations for the year ended December 31, 2000 and the nine months ended September 30, 2000 were prepared as if the Pro Forma Transactions had occurred prior to January 1, 2000. The Pro Forma Condensed Consolidated Statement of Operations for the nine months ended September 30, 2001 was prepared as if the Pro Forma Transactions had occurred prior to January 1, 2001. The Pro Forma Condensed Consolidated Balance Sheet as of September 30, 2001 was prepared as if the Pro Forma Transactions had occurred on September 30, 2001.

The pro forma financial information does not purport to show the results which would actually have occurred had such transactions been completed as of the date and for the period presented or which may occur in the future.

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VECTOR GROUP LTD. AND SUBSIDIARIES
PRO FORMA CONDENSED CONSOLIDATED STATEMENT OF OPERATIONS
(DOLLARS IN THOUSANDS, EXCEPT PER SHARE AMOUNTS)
(UNAUDITED)

Year Ended December 31, 1999 Pro Forma Adjustments _____ LTS WRD Historical Distribution Disposition Revenues: \$ 522**,**807 \$ Tobacco..... (40,852)(a) Broker-dealer transactions..... 40,852 3,386 Real estate leasing..... --_____ (40,852) 567,045 Total revenues..... Expenses: Cost of goods sold..... 189,865 Operating, selling, administrative and 306,228 (39,361) (a) (1,051) --306,228 general expenses..... Settlement charges..... 72,003 (1,491)Operating income..... Other income (expenses): Interest and dividend income..... 2,840 ___ --------Interest expense..... (54,378)Equity in loss of affiliate..... (11, 315)--Gain on BML.... 7,050 Loss in joint venture..... (12,082)12,082(c) Gain on sale of investments, net..... 741 Sale of assets..... 12,172 294,078 Gain on brands transaction..... 1,966 Other, net..... Income from continuing operations before provision for income 12,082

Provision for income taxes)	2,376(c) 5,389(d)
Income from continuing operations	\$ 236,084 ======			•
Per basic common share:				
Income from continuing operations	\$ 9.74 ====			
Basic weighted average common shares outstanding	24 , 243 , 734			
Per diluted common share:				
Income from continuing operations	\$ 7.99 ====			
Diluted weighted average common shares outstanding	29,559,427 =======			

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VECTOR GROUP LTD. AND SUBSIDIARIES

NOTES TO THE UNAUDITED PRO FORMA CONDENSED CONSOLIDATED

STATEMENT OF OPERATIONS

FOR THE YEAR ENDED DECEMBER 31, 1999

(DOLLARS IN THOUSANDS)

- (a) Reflects the historical financial results of LTS for the period May 24, 1999 through December 31, 1999.
- (b) Pro forma adjustment to eliminate net effect of Vector's and New Valley's minority interest for the year ended December 31, 1999.
- (c) Eliminates the operations of WRD for the year ended December 31, 1999, which were accounted for using the equity method of accounting.
- (d) Pro forma adjustment to eliminate net effect of minority interest in New Valley's equity investee for the year ended December 31, 1999.

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VECTOR GROUP LTD. AND SUBSIDIARIES
PRO FORMA CONDENSED CONSOLIDATED STATEMENT OF OPERATIONS
(DOLLARS IN THOUSANDS, EXCEPT PER SHARE AMOUNTS)
(UNAUDITED)

		Pro Forma Adjustments			
	Historical	LTS Distribution	WRD		
Revenues:					
Tobacco	3,198	\$ (90,111)(a) 	\$ 		
Total revenues	739,631	(90,111)			
Expenses:					
Cost of goods sold	256,713				
general expenses	(934)	(83,813)(a) 			
Operating income	46,399	(6,298)			
Other income (expenses): Interest and dividend income Interest expense Equity in loss of affiliate Income in joint venture Gain on sale of investments, net Sale of assets Other, net	6,301 (30,610) (5,597) 52,589 7,271 192,923 2,071	 	 (52,589) (c) 		
Income from continuing operations before provision for income taxes and minority interests Provision for income taxes Minority interests	271,347 82,867 (18,910)	(6,298) (1,084) (a) (3,398) (b)	(52,589) (10,511) (c) (22,981) (d)		
Income from continuing operations	\$ 169,570	\$ (1,816) ======	\$ (19,097) ======		
Per basic common share:					
Income from continuing operations	\$ 6.87 ====				
Basic weighted average common shares outstanding	24,690,362 =======				
Per diluted common share:					
Income from continuing operations	\$ 5.83 ====				
Diluted weighted average common shares outstanding	29 , 086 , 006				

VECTOR GROUP LTD. AND SUBSIDIARIES

NOTES TO THE UNAUDITED PRO FORMA CONDENSED CONSOLIDATED

STATEMENT OF OPERATIONS

FOR THE YEAR ENDED DECEMBER 31, 2000

(DOLLARS IN THOUSANDS)

(a)	Reflects the historical financial results of LTS for the year ended December 31, 2000.
(b)	Pro forma adjustment to eliminate net effect of Vector's and New Valley's minority interest for the year ended December 31, 2000.
(c)	Eliminates the operations of WRD for the year ended December 31, 2000, which were accounted for using the equity method of accounting.

(d) Pro forma adjustment to eliminate net effect of minority interest in New Valley's equity investee for the year ended December 31, 2000.

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VECTOR GROUP LTD. AND SUBSIDIARIES
PRO FORMA CONDENSED CONSOLIDATED STATEMENT OF OPERATIONS
(DOLLARS IN THOUSANDS, EXCEPT PER SHARE AMOUNTS)
(UNAUDITED)

Nine Months Ended Se Pro Forma Ad

	Historical	LTS Distribution
Revenues: Tobacco. Broker-dealer transactions. Real estate leasing. Total revenues.	\$ 511,550 58,593 7,604 577,747	\$ (58,593)(a) (58,593)
Expenses: Cost of goods sold Operating, selling, administrative, and general expenses	165,774 386,878	 (70,782)(a)
Operating income	25 , 095	12,189
Other income (expenses): Interest and dividend income. Interest expense. Loss on sale of investments, net. Sale of assets. Other, net.	7,777 (9,134) (51) 2,187 (672)	
Income from continuing operations before provision for income taxes and minority interests	25,202 13,410	•

Minority interests	9,099		5,873 (b)
Income from continuing operations	\$ 20,891 ======	\$ ===	1,777 ======
Per basic common share:			
Income from continuing operations	\$0.73 ====		
Basic weighted average common shares outstanding.	28,688,746		
Per diluted common share:			
Income from continuing operations	\$0.60 ====		
Diluted weighted average common shares outstanding	34,688,506 ======		

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VECTOR GROUP LTD. AND SUBSIDIARIES

NOTES TO THE UNAUDITED PRO FORMA CONDENSED CONSOLIDATED

STATEMENT OF OPERATIONS

FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2001

(DOLLARS IN THOUSANDS)

- (a) Reflects the historical financial results of LTS for the nine months ended September 30, 2001.
- (b) Pro forma adjustment to eliminate net effect of Vector's and New Valley's minority interest for the nine months ended September 30, 2001.
- (c) Eliminates the operations of WRD for the nine months ended September 30, 2001.
- (d) Reflects pro forma adjustment to eliminate net effect of minority interest in WRD for the nine months ended September 30, 2001.

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VECTOR GROUP LTD. AND SUBSIDIARIES
PRO FORMA CONDENSED CONSOLIDATED STATEMENT OF OPERATIONS
(DOLLARS IN THOUSANDS, EXCEPT PER SHARE AMOUNTS)
(UNAUDITED)

Nine Months Ended Se Pro Forma Ad

LTS

Historical

Distribution

Revenues:		
Tobacco	\$ 501 , 915	\$
Broker-dealer transactions	61,605	(61,605)(a)
Real estate leasing	2,369 	
Total revenues	565,889	
Expenses:		
Cost of goods sold	213,004	
Operating, selling, administrative, and general expenses	325,610	(65,051)(a)
Operating income	27 , 275	
Other income (expenses):		
Interest and dividend income	7,015	(3,872)(a)
Interest expense	(29,643)	
Income from joint venture	52,580	
Gain on sale of investments, net	6,299	
Sale of assets	193,929	
Other, net	2,958 	(4,729) (a)
Income from continuing operations before provision for income taxes and minority interests Provision for income taxes	78,853 (19,279)	(5,155) (815) (a) (2,862) (b)
Income from continuing operations	\$ 162,281 ======	
Per basic common share:		
Income from continuing operations	\$6.61 ====	
Basic weighted average common shares outstanding.	24,541,486	
Per diluted common share:		
Income from continuing operations	\$5.54 ====	
Diluted weighted average common shares outstanding	29,273,194	
	========	

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VECTOR GROUP LTD. AND SUBSIDIARIES

NOTES TO THE UNAUDITED PRO FORMA CONDENSED CONSOLIDATED

STATEMENT OF OPERATIONS

FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2000

(DOLLARS IN THOUSANDS)

(a) Reflects the historical financial results of LTS for the nine months ended September 30, 2000.

- (b) Pro forma adjustment to eliminate net effect of Vector's and New Valley's minority interest for the nine months ended September 30, 2000.
- (c) Eliminates the operations of WRD for the nine months ended September 30, 2000.
- (d) Reflects pro forma adjustment to eliminate net effect of minority interest in WRD for the nine months ended September 30, 2000.

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VECTOR GROUP LTD. AND SUBSIDIARIES
PRO FORMA CONDENSED CONSOLIDATED BALANCE SHEET
(DOLLARS IN THOUSANDS, EXCEPT PER SHARE AMOUNTS)
(UNAUDITED)

September 30, 2001 Pro Forma Adjustments LTS WRD Distribution Dispositi Historical _____ _____ ASSETS: Cash and cash equivalents..... \$234,507 \$ (4,674)(a) \$ 21,00 Investment securities available for sale..... 173,623 9,010 (b) (4,72 8,724 Trading securities owned by LTS..... (8,724)(a) Accounts receivable - trade..... 15,937 Receivables from clearing brokers..... 17,717 (17,717)(a) 1,257 Other receivables..... 47**,**877 Inventories..... 2,627 Restricted assets..... Deferred income taxes..... 4,239 Other current assets..... 11,057 (5,981)(a) (1,69)_____ Total current assets..... 517,565 (28,086)14,58 85,582 (12,998)(a) (1 Property, plant and equipment, net..... (62,13 Investment in real estate, net..... 110,605 10,080 Long-term investments, net..... Restricted assets..... 6**,**176 (3,227)(a) Deferred income taxes..... 16,124 (7**,**273)(a) 19,389 (7 Goodwill..... (19,313)(a) 32,408 (5,065)(a) (34 Other assets..... _____ _____ \$ (47,98 \$797**,**929 \$ (75,962) Total assets..... ====== -----====== LIABILITIES AND STOCKHOLDERS' EQUITY: Current liabilities: Current portion of notes payable \$ (1,000)(a) \$ 5,650 \$ (1,74 and long-term debt..... 2,647 Margin loans payable..... ---8,547 ___ Accounts payable..... 2,283 Securities sold, not yet purchased..... (2**,**283)(a) 22,890 Accrued promotional expenses.....

Accrued taxes payable.....

27**,**445

(702)(a)

Deferred income taxes Prepetition claims and restructuring accruals Other accrued liabilities	2,438 5,315 59,724	 (18,705) (A)	(5,76
Total current liabilities	136,939	(22,690)	(7,50
Notes payable, long-term debt and other			
obligations, less current portion	281,922	(14,490)(a)	(7,34
Noncurrent employee benefits	15,333		-
Deferred income taxes	135,728	(4,158)(a)	(48
Other liabilities	60,713		(21,34
Minority interests	83,904	(27,069)(c)	(10,43
Commitments and contingencies			
Stockholders' equity:			
Preferred stock, par value \$1.00 per share,			
authorized 10,000,000 shares			
Common stock, par value \$0.10 per share;			
authorized 100,000,000 shares, issued			
36,036,690 shares, outstanding 31,548,753	3,155		-
Additional paid-in capital	280,029	(7 , 555)(a)	-
Deficit	(181 , 589)		(87
Accumulated other comprehensive income	556		-
Less: 4,487,937 shares of common stock in			
treasury, at cost	(18,761)		
Total stockholders' equity	83,390	(7,555)	(8
Total liabilities and stockholders' equity.	\$797 . 929	\$(75,962)	\$(47,98
total traditions and becommonate equity.	======	=======	======

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VECTOR GROUP LTD. AND SUBSIDIARIES NOTES TO THE UNAUDITED PRO FORMA CONDENSED CONSOLIDATED BALANCE SHEET SEPTEMBER 30, 2001 (DOLLARS IN THOUSANDS)

- (a) Reflects the historical financial results of LTS as of September 30, 2001.
- (b) Reflects LTS convertible note receivable of \$8,010 and LTS note receivable of \$1,000 held by New Valley following the LTS distributions.
- (c) Reflects impact on minority interest of the LTS distributions at September 30, 2001.
- (d) Reflects historical financial results of WRD as of September 30, 2001.
- (e) Reflects impact on minority interest of WRD disposition at corporate level.

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(c) The following Exhibits are provided in accordance with the

provisions of Item 601 of Regulation S-K and are filed herewith unless otherwise noted.

EXHIBIT INDEX

- 10.1 Interest Purchase Agreement dated December 21, 2001 between Western Realty Development LLC, as the Seller, and Andante Limited, as the Purchaser (incorporated by reference to Exhibit 10.1 to New Valley's Current Report on Form 8-K dated December 20, 2001).
- 10.2 Guaranty dated as of December 21, 2001 by New Valley Corporation in favor of Andante Limited (incorporated by reference to Exhibit 10.2 to New Valley's Current Report on Form 8-K dated December 20, 2001).
- 99.1 Press release of Vector Group Ltd. dated November 30, 2001.

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SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

VECTOR GROUP LTD.

By: /s/ Joselynn D. Van Siclen

Vice President and Chief Financial Officer

Date: January 4, 2002

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