

Washington, DC 20549



UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 11-K

FOR ANNUAL REPORTS OF EMPLOYEE STOCK REPURCHASE SAVINGS AND SIMILAR PLANS PURSUANT TO SECTION 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

X	ANNUAL REPORT PURSUANT TO SECTION 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 For the fiscal year ended December 31, 2007	PROCESSED ↓ JUL 0 2 2008
	OR	THOMSON REUTERS
	TRANSITION REPORT PURSUANT TO SECTION 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 For the transition period from to	

Commission File Number 0-2648

HNI Corporation Profit-Sharing Retirement Plan

HNI Corporation 408 East Second Street Muscatine, Iowa 52761-0071

REQUIRED INFORMATION

1. Financial Statements and Schedules of the HNI Corporation Profit-Sharing Retirement Plan prepared in accordance with the financial reporting requirements of the Employee Retirement Income Security Act of 1974, as amended.

Exhibit 23.1 Consent of Virchow Krause LLP, Independent Auditors

Muscatine, Iowa

FINANCIAL STATEMENTS

Including Report of Independent Registered Public Accounting Firm

December 31, 2007 and 2006

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REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the HNI Corporation Administrative and Fund Committee HNI Corporation Profit Sharing Retirement Plan Muscatine, IA

We have audited the accompanying statements of net assets available for benefits of HNI Corporation Profit Sharing Retirement Plan as of December 31, 2007 and 2006 and the related statement of changes in net assets available for benefits for the year ended December 31, 2007. These financial statements are the responsibility of the plan's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. The Plan is not required to have, nor were we engaged to perform, an audit of its internal control over financial reporting. Our audit included consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances but not for the purpose of expressing an opinion on the effectiveness of the Plan's internal control over financial reporting. Accordingly, we express no such opinion. 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 audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the net assets available for benefits of the plan as of December 31, 2007 and 2006 and the changes in net assets available for benefits for the year ended December 31, 2007 in conformity with accounting principles generally accepted in the United States of America.

To the HNI Corporation Administrative and Fund Committee HNI Corporation Profit Sharing Retirement Plan

Our audits were conducted for the purpose of forming an opinion on the basic financial statements taken as a whole. The supplemental schedule of HNI Corporation Profit Sharing Retirement Plan, as listed in the table of contents, is presented for the purpose of additional analysis and is not a required part of the basic financial statements but is supplementary information required by the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974. The supplemental information is the responsibility of the plan's management. The supplemental information has been subjected to the auditing procedures applied in the audit of the basic financial statements and, in our opinion, is fairly stated in all material respects in relation to the basic financial statements taken as a whole.

Virchow, KROWER a Company, LLP

Madison, Wisconsin June 23, 2008

STATEMENTS OF NET ASSETS AVAILABLE FOR BENEFITS December 31, 2007 and 2006

ASSETS				
	<u>2007</u>	<u>2006</u>		
NONINTEREST-BEARING CASH	\$0	\$383,387		
INVESTMENTS				
Investments, participant-directed	518,332,238	454,415,930		
Fully benefit-responsive investment contracts	160,497,970	163,300,954		
HNI Corporation common stock	88,606,717	124,525,685		
Total investments, at fair value	767,436,925	742,242,569		
RECEIVABLES				
Company contributions	27,490,249	27,497,473		
Participant contributions	0	877		
Receivables for security and investment transactions pending	294,699	4,479		
Total receivables	27,784,948	27,502,829		
TOTAL ASSETS	795,221,873	770,128,785		
LIABILITIES				
Corrective distributions	42,738	5,000		
Accrued fees	43,129	43,127		
Payables for security and investment transactions pending	261,060	. 0		
Other liabilities	306,768	0		
Total Liabilities	653,695	48,127		
NET ASSETS AVAILABLE FOR BENEFITS AT FAIR				
VALUE	794,568,178	770,080,658		
ADJUSTMENT FROM FAIR VALUE TO CONTRACT VALUE FOR FULLY BENEFIT-RESPONSIVE				
INVESTMENT CONTRACTS	<u>(1,115,327)</u>	<u>1,459,840</u>		
NET ASSETS AVAILABLE FOR BENEFITS	<u>\$793,452,851</u>	<u>\$771,540,498</u>		

STATEMENT OF CHANGES IN NET ASSETS AVAILABLE FOR BENEFITS Year ended December 31, 2007

ADDITIONS	
Contributions	
Employee	\$26,393,906
Employer cash	22,017,077
Employer noncash (HNI Corporation common stock)	6,600,689
Rollovers	<u>3,658,564</u>
Total contributions	58,670,236
Investment Income	
Net appreciation in fair value of investments	15,779,293
Interest and dividends	23,149,565
Total investment income	38,928,858
Total additions	97,599,094
DEDUCTIONS	
Benefits paid to participants	75,443,845
Administrative expenses	205,158
Corrective distributions	37,738
Total deductions	75,686,741
NET INCREASE IN ASSETS AVAILABLE FOR BENEFITS -	21,912,353
NET ASSETS AVAILABLE FOR BENEFITS - Beginning of year	771,540,498
NET ASSETS AVAILABLE FOR BENEFITS - End of year	<u>\$793,452,851</u>

Notes to Financial Statements December 31, 2007 and 2006

NOTE 1 - Description of the Plan

The following description of the HNI Corporation Profit Sharing Retirement Plan (the "Plan") provides only general information. Participants should refer to the Plan document for a more complete description of the Plan's provisions.

General -- The Plan is a defined contribution plan covering substantially all regular, nonbargaining employees who are 18 or older of HNI Corporation and its wholly owned subsidiaries/divisions: A&M Business Interior Services LLC, Allsteel Inc., Business Environments LLC, Commercial Office Interiors LLC, Compass Office Solutions LLC, Contract Resource Group LLC, Emerald City Moving & Storage LLC, Fullmer Contract LLC, The Gunlocke Company LLC, Hearth and Home Technologies Inc., HNI Asia LLC, HNI International Inc., HNI Services LLC, HNI Technologies Inc., The HON Company, Interior Construction Services LLC, MacThrift Office Furniture LLC, Maxon Furniture Inc., Omni Workspace Company, Paoli Inc., River Bend Capital Corporation, Smartspace Solutions Inc. (f/k/a Holga Inc.), Wilson Office Interiors LLC, Workspace Ohio LLC, and Young Office Solutions LLC (collectively the "Company"). The Plan is subject to the provisions of the Employee Retirement Income Security Act of 1974 (ERISA) as amended.

Contributions -- The Plan generally provides for each employer to contribute an amount equal to 2.5% of a participant's compensation earned while an active participant during the first three quarters of the Plan year and the last quarter of the prior Plan year ("retirement contribution"). Employers may make additional contributions to the Plan from their accumulated profits ("profit-sharing contributions"), at the discretion of the Board of Directors. The Company made a profit sharing contribution of \$12,238,654 for the 2007 Plan year. In addition, employers may contribute a number of shares of Company stock with a fair market value as of the date of the contribution, equal to a certain percentage of a participant's compensation earned, as described above ("company ownership contribution"). Participants may make voluntary pretax and after-tax contributions up to 75% of their compensation, subject to certain limitations. Participants may also contribute amounts representing distributions ("rollover contributions") from other qualified benefit or defined contribution plans. Certain subsidiaries/divisions provide employer matching contributions.

Participant Accounts — Individual accounts are maintained for each Plan participant. Each participant's account is credited with the participant's contributions, the Company's contributions, and allocations of Company profit sharing contributions and Plan earnings, and charged with withdrawals and an allocation of Plan losses and administrative expenses. The benefit to which a participant is entitled is the benefit that can be provided from the participant's vested account. The Plan allows participants to diversify the portion of their account balance attributable to Company contributions. The Plan has no restrictions on the sale of Company stock held in the Plan. A participant's investment in Company stock is limited to a maximum of 25% of all participant and employer contributions with the exception of company ownership contributions.

Vesting -- All participants with active accounts are fully vested in their entire account. New participants in the Plan will be immediately vested in their entire account.

Investment Options -- Participants may direct the investment of their account balances in any or all of sixteen investment options, which include HNI Corporation common stock, the Fidelity Interest Income Fund, the Fidelity BrokerageLink account and thirteen mutual funds. The Fidelity Interest Income Fund is a stable value fund which invests in investment contracts offered by major insurance companies and other approved financial institutions and certain types of fixed income securities. The Fidelity BrokerageLink is a brokerage account specifically designed for defined contribution Plan participants to invest and trade their retirement savings in many mutual funds or other types of investments within the Fidelity Brokerage System that are available through Fidelity's Funds Network.

Notes to Financial Statements December 31, 2007 and 2006

NOTE 1 - Description of the Plan - continued

Loans to Participants -- A participant may borrow up to the lesser of \$50,000 or 50% of his or her vested account balance with a minimum loan amount of \$1,000. Loans are repayable through payroll deductions over periods up to sixty months (fifteen years in the case of a loan used to acquire a principal residence). The variable interest rate for new loans is set at 1% above the prime rate published in the Wall Street Journal as of the first of the month in which a loan is processed. The loans are secured by the balance in the participant's account. Participants cannot borrow from their Company contribution account balance with the exception of employer matching contributions. Loans to participants are included in investments in the statements of net assets available for benefits.

Payment of Benefits -- On termination of service due to death, disability, or retirement, a participant may elect to receive either a lump-sum amount equal to the value of the participant's vested interest in his or her account or in installment payments over a period of not less than fifteen years. For termination of service due to other reasons, a participant receives the value of the vested interest in his or her account as a lump sum distribution.

NOTE 2 - Summary of Significant Accounting Policies

Basis of Accounting -- The accompanying financial statements of the Plan have been prepared in accordance with accounting principles generally accepted in the United States of America.

Use of Estimates — The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of net assets available for benefits and changes therein. Actual results could differ from those estimates.

Investment Valuation -- The Plan's investments are carried at fair value. Fair value is the last reported sales price on the last business day of the month for securities traded on a national securities exchange. Fair value for shares of the mutual fund investments is the net asset value of those shares as computed by the respective funds. Fair value of the Fidelity Interest Income Fund is the sum of the market value of all of the fund's underlying investments.

In 2006, the Plan adopted Financial Accounting Standards Board Staff Position, FSP AAG INV-1 and SOP 94-4-1, Reporting of Fully Benefit-Responsive Investment Contracts Held by Certain Investment Companies Subject to the AICPA Investment Company Guide and Defined-Contribution Health and Welfare and Pension Plans (the "FSP"), which required investment contracts held by a defined-contribution Plan to be reported at fair value. Contract value is the relevant measurement attribute for that portion of the net assets available for benefits of a defined-contribution Plan attributable to fully benefit-responsive investment contracts because contract value is the amount participants would receive if they were to initiate permitted transactions under the terms of the Plan. As required by the FSP, the Statement of Net Assets Available for Benefits presents the fair value of the investment contracts as well as the adjustment of the fully benefit-responsive investment contracts from fair value to contract value.

Risks and Uncertainties -- The Plan utilizes various investment instruments. The Plan's investments are exposed to various risks, such as interest rate, market, and credit risks. Due to the level of risk associated with certain investments and the level of uncertainty related to changes in the value of investments, it is at least reasonably possible that changes in risks in the near term would materially affect participants' account balances and the amounts reported in the statement of net assets available for benefits and the statement of changes in net assets available for benefits.

Notes to Financial Statements December 31, 2007 and 2006

NOTE 2 - Summary of Significant Accounting Policies - continued

Payment of Benefits – Benefit payments to participants are recorded upon distribution. There were no amounts owed to persons who had elected to withdraw from the Plan but had not yet been paid at December 31, 2007 and December 31, 2006.

Administrative Expenses – Certain administrative expenses are borne by the Plan, while others are borne by the Company.

NOTE 3 - Investments

The Plan's investments that represent 5% or more of the Plan's net assets available for benefits as of December 31 are as follows:

	2007	2006
Fidelity Interest Income Fund*		
CDC Financial Products Actively Managed Account (ACT), 4.75% and 4.46%, 40,124,492 and 41,189,995 shares, respectively	\$39,845,660	\$41,189,995
JP Morgan Chase ACT, 4.75%, 40,124,492 shares	39,845,661	-
Monumental Life Insurance ACT, 4.46%, 41,190,180 shares	-	41,190,180
Rabobank Nederland ACT, 4.75% and 4.46%, 40,124,492 and 41,190,314 shares, respectively	39,845,661	41,190,314
State Street Bank and Trust ACT, 4.75%, 40,124,492 shares	39,845,661	-
UBS Ag ACT, 4.46%, 41,190,305 shares	-	41,190,305
HNI Corporation common stock**, 2,527,288 and 2,804,001 shares, respectively	88,606,717	124,525,685
Fidelity Independence Fund*, 3,874,860 and 3,969,619 shares, respectively	109,232,308	87,172,833
Fidelity Diversified International Fund*, 1,497,755 and 1,382,146 shares, respectively	59,760,438	51,070,277
Dow Jones Target 2015, 4,437,730 and 4,122,972 shares, respectively	52,036,823	44,829,073
Dow Jones Target 2025, 7,878,225 and 8,155,036 shares, respectively	98,808,698	94,223,287

Notes to Financial Statements December 31, 2007 and 2006

NOTE 3 - Investments - continued

During the year ended December 31, 2007, the Plan's investments (including gains and losses on investments bought and sold, as well as held during the year) appreciated (depreciated) as follows:

HNI Corporation common stock**	\$(25,019,085)
Fidelity Independence Fund*	23,917,492
Fidelity Diversified International Fund*	3,965,783
Spartan U.S. Equity Index Fund*	905,980
PIMCO Total Return Fund - Institutional Class	943,011
Davis New York Venture Fund	1,524,366
ABF Small Cap Value PA	(4,803,822)
Dow Jones Target Today	125,248
Dow Jones Target 2015	3,761,771
Dow Jones Target 2025	8,044,349
Dow Jones Target 2035	1,727,579
Dow Jones Target 2045	373,766
Spartan International Index Fund - Investor Class*	304,998
Fidelity U.S. Bond Index Fund*	7,857

Net Change in Fair Value \$15,779,293

NOTE 4 - Company Stock Fund

Information about the net assets and the significant components of the changes in net assets relating to the investments in the company stock fund is as follows:

	2007	2006
HNI Corporation common stock	\$88,606,717	\$124,525,685
Employer contribution receivable		
Profit sharing and retirement contribution	963,479	1,195,612
Company ownership contribution	6,592,164	6,614,381
Employee contribution receivable	0	18
Net Assets - Company Stock Fund	\$96,162,360	<u>\$132,335,696</u>

Changes in net assets of Company Stock Fund:

Employer contributions	
Profit sharing and retirement contribution	\$993,533
Company ownership contribution	6,602,730
Participant contributions	1,366,120
Net depreciation in fair value	(25,019,085)
Interest	70,941
Dividends	2,090,728
Benefits paid to participants	(8,727,965)
Expenses	(16,603)
Transfers from Company Stock Fund	(15,874,968)
Transfers to Company Stock Fund	<u>2,341,233</u>
Net Change in Fair Value	<u>\$(36,173,336)</u>

^{*} Represents a party-in-interest to the Plan

^{**} Represents a party-in-interest to the Plan and includes company ownership contributions

Notes to Financial Statements December 31, 2007 and 2006

NOTE 5 - Fully Benefit Responsive Investment Contracts

The Fidelity Interest Income Fund (the "Fund") is a stable value fund. The Fund may invest in fixed interest insurance investment contracts, money market funds, corporate and government bonds, mortgage-backed securities, bond funds, and other fixed income securities. As the Fund is considered to be fully benefit-responsive as defined by the FSP, participants may ordinarily direct the withdrawal or transfer of all or a portion of their investment at contract value. Wrap contracts have been purchased to ensure that participants are able to withdraw or transfer funds at contract value. A wrap contract is an agreement by another party, such as a bank or insurer, to make payments to the Fund in certain circumstances. Wrap contracts are designed to allow a stable value fund to maintain a constant Net Asset Value ("NAV") and to protect the Fund in extreme circumstances. In a typical wrap contract, the wrap issuer agrees to pay the Fund the difference between the contract value and the market value of the covered assets once the market value has been totally exhausted. Though relatively unlikely, this could happen if the Fund experiences significant redemptions (redemptions of most of the Fund's shares) during a time when the market value of the Fund's covered assets is below their contract value, and market value is ultimately reduced to zero. If that occurs, the wrap issuer agrees to pay the Fund an amount sufficient to cover participant redemptions and certain other payments (such as Fund expenses), provided all the terms of the wrap contract have been met. Purchasing wrap contracts is similar to buying insurance, in that the Fund pays a relatively small amount to protect against a relatively unlikely event (the redemption of most of the shares of the Fund). Fees the Fund pays for wrap contracts are a component of the Fund's expenses.

In selecting wrap issuers, Fidelity Management Trust Company ("FMTC"), as investment manager of the Fund, analyzes the proposed terms of the wrap contract and the credit quality of the wrap issuer. Other factors, including the availability of wrap contracts under certain market or competitive conditions, may affect the number of wrap issuers and the terms of the wrap contracts held by the Fund. The Fund may agree to additional limitations on its investments as a condition of the wrap contracts. These may include maximum duration limits, minimum credit standards, and diversification requirements. Generally, as long as the Fund is in compliance with the conditions of its wrap contracts, it may buy and sell covered assets without impacting the contract value of the covered assets. However, a wrap issuer may require that the Fund invest entirely in cash or cash equivalents under certain conditions.

FMTC normally purchases wrap contracts from issuers rated in the top three long-term categories (A- or the equivalent and above) by any one of the nationally recognized statistical rating organizations. Although FMTC typically enters into wrap contracts with multiple parties, it may have a single wrap issuer for all of the Fund's covered assets. FMTC may terminate and replace wrap contracts under various circumstances, including when there is a default by the wrap issuer.

FMTC purchases wrap contracts for the Fund with the aim of maintaining the contract value of the Fund's bond investments. FMTC invests the Fund's assets consistent with the terms of the wrap contracts and the Fund's investment guidelines. As a target, FMTC expects a substantial percentage (up to 99%) of the Fund's assets to be covered by wrap contracts, although FMTC may change this target from time to time. Assets not covered by wrap contracts will generally be invested in money market instruments and cash equivalents to provide necessary liquidity for participant withdrawals and exchanges.

Wrap contracts accrue interest using a formula called the "crediting rate." Wrap contracts use the crediting rate formula to convert market value changes in the covered assets into income distributions in order to minimize the difference between the market and contract value of the covered assets over time. Using the crediting rate formula, an estimated future market value is calculated by compounding the Fund's current market value at the Fund's current yield to maturity for a period equal to the Fund's duration. The crediting rate is the discount rate that equates that estimated future market value with the Fund's current contract value. Crediting rates are reset quarterly. The wrap contracts provide a guarantee that the crediting rate will not fall below 0%.

Notes to Financial Statements December 31, 2007 and 2006

NOTE 5 - Fully Benefit Responsive Investment Contracts - continued

The crediting rate, and hence the Fund's return, may be affected by many factors, including purchases and redemptions by shareholders. The precise impact on the Fund depends on whether the market value of the covered assets is higher or lower than the contract value of those assets. If the market value of the covered assets is higher than their contract value, the crediting rate will ordinarily be higher than the yield of the covered assets. Under these circumstances, cash from new investors will tend to lower the crediting rate and the Fund's return, and redemptions by existing shareholders will tend to increase the crediting rate and the Fund's return.

If the market value of the covered assets is lower than their contract value, the crediting rate will ordinarily be lower than the yield of the covered assets. When market value is lower than contract value, the Fund will have, for example, less than \$10.00 in cash and bonds for every \$10.00 in NAV. Under these circumstances, cash from new participants will tend to increase the market value attributed to the covered assets and to increase the crediting rate and the Fund's return. Redemptions by existing participants will have the opposite effect, and will tend to reduce the market value attributed to remaining covered assets and to reduce the crediting rate and the Fund's return. Generally, the market value of covered assets will tend to be higher than contract value after interest rates have fallen due to higher bond prices. Conversely, the market value of covered assets will tend to be lower than their contract value after interest rates have risen due to lower bond prices.

If the Fund experiences significant redemptions when the market value is below the contract value, the Fund's yield may be reduced significantly, to a level that is not competitive with other investment options. This may result in additional redemptions, which would tend to lower the crediting rate further. If redemptions continued, the Fund's yield could be reduced to zero. If redemptions continued thereafter, the Fund might have insufficient assets to meet redemption requests, at which point the Fund would require payments from the wrap issuer to pay further shareholder redemptions.

The Fund and the wrap contracts purchased by the Fund are designed to pay all participant-initiated transactions at contract value. Participant-initiated transactions are those transactions allowed by the underlying defined contribution Plan (typically this would include withdrawals for benefits, loans, or transfers to non-competing funds within the Plan). However, the wrap contracts limit the ability of the Fund to transact at contract value upon the occurrence of certain events. These events include:

- The Plan's failure to qualify under Section 401(a) or Section 401(k) of the Internal Revenue Code.
- The establishment of a defined contribution plan that competes with the Plan for employee contributions.
- Any substantive modification of the Plan or the administration of the Plan that is not consented to by the wrap issuer.
- Complete or partial termination of the Plan.
- Any change in law, regulation or administrative ruling applicable to the Plan that could have a
 material adverse effect on the Fund's cashflow.
- Merger or consolidation of the Plan with another plan, the transfer of Plan assets to another plan, or the sale, spin-off or merger of a subsidiary or division of the Plan sponsor.
- Any communication given to participants by the Plan sponsor or any other Plan fiduciary that is
 designed to induce or influence participants not to invest in the Fund or to transfer assets out of
 the Fund.
- Exclusion of a group of previously eligible employees from eligibility in the Plan.
- Any early retirement program, group termination, group layoff, facility closing, or similar program.
- Any transfer of assets from the Fund directly to a competing option.

At this time, the occurrence of any of these events is not probable.

Notes to Financial Statements December 31, 2007 and 2006

NOTE 5 - Fully Benefit Responsive Investment Contracts - continued

The Fund is unlikely to be able to maintain a stable NAV if, for any reason, it cannot obtain or maintain wrap contracts covering all of its short-term bond portfolio. This could result from the Fund's inability to promptly find a replacement wrap contract with comparable terms following termination of a wrap contract. FMTC will attempt to assess the credit quality of wrap issuers, but there is no guarantee as to the financial condition of a wrap issuer. Wrap contracts are nontransferable and have no trading market. There are a limited number of wrap issuers. The Fund may lose the benefit of wrap contracts on any portion of its assets that are in default in excess of a certain percentage of Fund assets (e.g., 5%). In the event that wrap contracts fail to perform as intended, the Fund's NAV may decline if the market value of its covered assets is lower than their contract value.

A wrap issuer may terminate a wrap contract at any time. In the event that the market value of the Fund's covered assets is below their contract value at the time of such termination, FMTC may elect to keep the wrap contract in place until such time as the market value of the Fund's covered assets is equal to their contract value. A wrap issuer may also terminate a wrap contract if FMTC's investment management authority over the Fund is limited or terminated as well as if all of the terms of the wrap contract fail to be met. In the event that the market value of the Fund's covered assets is below their contract value at the time of such termination, the terminating wrap provider would not be required to make a payment to the Fund.

The Fund has purchased wrap contracts with each of the companies listed in the chart below:

Traditional GIC	Major Credit Rating	Investments at Fair Value as of 12/31/07	Wrapper Contracts at Fair Value	Adjustment to Contract Value
RaboBank Cash Tax ID 04-3022712 - EIN# 096 - Fund #5128		\$0 \$40,124,492	•	
Wrapper Total Wrapped Portfolio	AAA	<u>\$40,124,492</u>	\$0 <u>\$0</u>	<u>\$(278,832)</u>
CDC Cash Tax ID 04-3022712 - EIN# 096 - Fund #5128		\$0 \$40,124,492		
Wrapper Total Wrapped Portfolio	AA	<u>\$40,124,492</u>	\$0 <u>\$0</u>	<u>\$(278,832)</u>
JP Morgan Chase Cash Tax ID 04-3022712 - EIN# 096 - Fund #5128		\$0 \$40,124,492		
Wrapper Total Wrapped Portfolio	AA	<u>\$40,124,492</u>	\$0 <u>\$0</u>	<u>\$(278,832)</u>
State Street Bank & Trust Cash Tax ID 04-3022712 EIN# 096 Fund #5128		\$0 \$40,124,492		
Wrapper Total Wrapped Portfolio	AA	<u>\$40,124,492</u>	\$0 <u>\$0</u>	<u>\$(278,832)</u>
All Contracts in Portfolio		<u>\$160,497,970</u>	<u>\$0</u>	<u>\$(1,115,327)</u>

Notes to Financial Statements December 31, 2007 and 2006

NOTE 5 ~ Fully Be	nefit Responsive	Investment Contra	cts - continued

Average yields:	2007	<u>2006</u>
Based on actual earnings	4.74%	4.50%
Based on interest rate credited to participants	4.75%	4.46%

NOTE 6 - Group Annuity Contract for Terminated Participants

A group annuity contract has been purchased to fund deferred retirement benefits of certain terminated employees. The contract, No. 53440, is held by Principal Financial Group ("Principal") and offers investments in a guaranteed fixed fund which guarantees all deposits against loss and guarantees an annual interest rate. The contract is valued at contract value which represents the principal balance of the investment contract, plus accrued interest at the stated contract rate, less payments received and contract charges by Principal. Contract value is not materially different than fair value. The contract value of \$6,268,351 and \$5,708,528 at December 31, 2007 and 2006, respectively, is included in investments in the statements of net assets available for benefits. The average yield and crediting interest rate was approximately 11.39% and 10.39% for 2007 and 2006, respectively.

NOTE 7 - Federal Income Tax Status

The Internal Revenue Service ("IRS") has determined and informed the Company by a letter dated July 15, 2002 that the Plan was designed in accordance with applicable Internal Revenue Code ("IRC") requirements. Subsequently, the Plan has been amended and restated. However, the Plan administrator believes that the Plan is currently designed and being operated in compliance with the applicable requirements of the IRC and the Plan continues to be tax exempt. Therefore, no provision for income taxes has been included in the Plan's financial statements.

NOTE 8 - Related Party Transactions

At December 31, 2007 and 2006, the Plan held 2,527,288 shares and 2,804,001 shares, respectively, of common stock of the sponsoring employer, with a cost basis of \$62,715,809 and \$63,471,399 at December 31, 2007 and 2006, respectively. Contributions receivable as of December 31, 2007 and 2006 included \$7,555,643 and \$7,809,993, respectively, to be put towards the purchase of common stock. During the year ended December 31, 2007, the Plan recorded dividend income of \$2,090,728 from the Company common stock.

Certain Plan investments are shares of mutual funds and money market accounts managed by Fidelity. Fidelity is the trustee as defined by the Plan and, therefore, these transactions qualify as party-in-interest transactions. Fees paid by the Plan for the investment management services were included as a reduction of the return earned on each fund.

NOTE 9 - Reconciliation of Net Assets to Form 5500

The following is a reconciliation of net assets available for benefits per the financial statements at December 31, 2007 to Form 5500;

Net assets available for benefits per the financial statements Adjustment from contract value to fair value Net assets available for benefits per the Form 5500 \$793,452,851 <u>1,115,327</u> \$794,568,178

Notes to Financial Statements December 31, 2007 and 2006

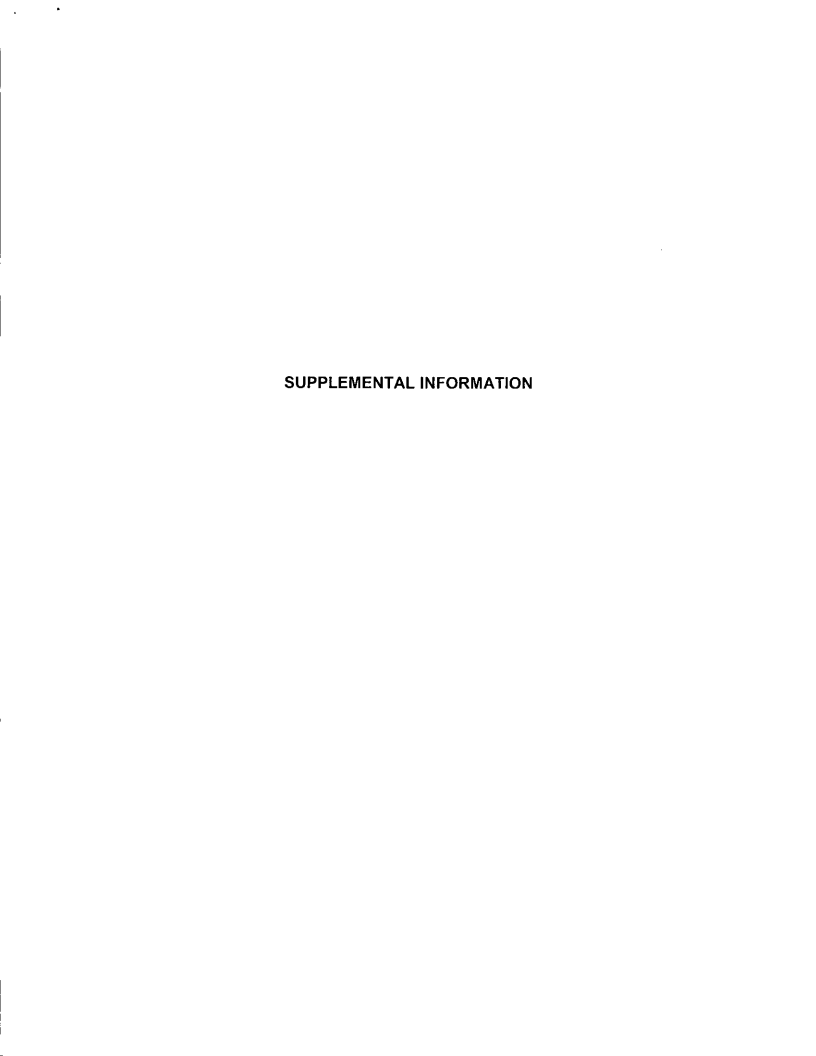
NOTE 9 - Reconciliation of Net Assets to Form 5500 - continued

The following is a reconciliation of the net investment income per the financial statements for the year ended December 31, 2007 to Form 5500;

Net appreciation in fair value of investments per the financial statements	\$15,779,293
Adjustment from contract value to fair value	<u>1,115,327</u>
Net appreciation in fair value of investments per the Form 5500	<u>\$16,894,620</u>
Net increase in assets available for benefits per the financial statements Adjustment from contract value to fair value Net increase in assets available for benefits per the Form 5500	\$21,912,353 <u>1,115,327</u> \$23,027,680

NOTE 10 - Plan Termination

Although it has not expressed any intent to do so, the Company has the right under the Plan to discontinue its contributions at any time and to terminate the Plan subject to the provisions of ERISA.



HNI CORPORATION PROFIT SHARING RETIREMENT PLAN FORM 5500, SCHEDULE H, LINE 4i - SCHEDULE OF ASSETS (HELD AT END OF YEAR)

DECEMBER 31, 2007

EIN: 42-0617510; PLAN: 001

Identity of Issuer/ Description of Investment	Cost**		Current or Fair Value
FIDELITY INTEREST INCOME FUND* - Fixed rate bank and investment contracts with: CDC Financial Products ACT at 4.75%			\$ 40,124,492
JP Morgan Chase ACT at 4.75%			40,124,492
Rabobank Nederland ACT at 4.75%			40,124,492
State Street Bank & Trust ACT at 4.75%			40,124,492
Fidelity Short Term Investment Fund			4,611,577
Total Fidelity Interest Income Fund			 165,109,547
HNI CORPORATION COMMON STOCK, 2,527,288 shares*	\$	62,715,809	88,606,717
FIDELITY BROKERAGE LINK*			2,194,201
Fidelity Independence Fund* Fidelity Diversified International Fund* Spartan U.S. Equity Index Fund* PIMCO Total Return Fund - Institutional Class Davis New York Venture Fund ABF Small Cap Value PA Fidelity Cash Reserves* Fidelity Investment Institutional Cash Portfolio: Money Market For Spartan International Index Fund - Investor Class* Fidelity U.S. Bond Index Fund* COMMON COLLECTIVE FUNDS: Dow Jones Target Today Dow Jones Target 2015 Dow Jones Target 2025 Dow Jones Target 2035 Dow Jones Target 2045	und, Class I*		109,232,308 59,760,438 26,516,662 34,057,612 38,389,383 23,181,906 268,882 976,805 8,599,262 2,551,110 2,444,459 52,036,824 98,808,698 25,454,486 8,190,701
GROUP ANNUITY CONTRACT: Principal Financial Group - Contract No. GA 53440			6,268,351
LOANS TO PARTICIPANTS (maturing from 2008 - 2032, with interest rates from 5% to 10%)*			 14,788,573
Total assets held for investment purposes			\$ 767,436,925

^{*} Represents a party-in-interest to the Plan.

^{**} Cost not required for participant-directed investments.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the Committee and the Trustees have duly caused this annual report to be signed by the undersigned thereunto duly authorized.

HNI Corporation Profit-Sharing Retirement Plan

Date: June 26, 2008

Steven M. Bradford

Administrative Committee Member and

Vice President, General Counsel and Secretary



CONSENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

HNI Corporation:

We consent to the incorporation by reference in Registration Statement No. 333-31366 of HNI Corporation on Form S-8 of our report dated June 23, 2008, with respect to the statements of net assets available for benefits of HNI Corporation Profit Sharing Retirement Plan as of December 31, 2007 and 2006, the related statement of changes in net assets available for benefits for the year ended December 31, 2007, and the related supplemental schedule of Schedule H, line 4i-schedule of assets (held at year end) as of December 31, 2007, which report appears in the December 31, 2007 annual report on Form 11-K of HNI Corporation Profit Sharing Retirement Plan.

Virchau, Krouse & Company, 1 LLP

Madison, Wisconsin June 23, 2008

