LIBRA (LONGHURST GROUP) TREASURY NO. 2 PLC

ANNUAL REPORT AND FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 MARCH 2021

Registered Number: 11240880

LIBRA (LONGHURST GROUP) TREASURY NO. 2 PLC CONTENTS

	Page
Corporate Information	1
Strategic Report	2-3
Directors' Report	4-9
Independent Auditor's Report to the Members of Libra (Longhurst Group) Treasury No. 2 Plc	10-13
Statement of Comprehensive Income	15
Statement of Financial Position	16-17
Statement of Changes in Equity	18
Notes to the Financial Statements	19-26

LIBRA (LONGHURST GROUP) TREASURY NO. 2 PLC CORPORATE INFORMATION

Company Number 11240880

Members Joseph Carr

Robert Griffiths Clive Barnett Angela Morris Karen Preece Chris Tyson Chair Secretary

> Resigned 03/12/2020 Appointed 01/01/2021

Registered Office Leverett House

Gilbert Drive Endeavour Park

Boston Lincolnshire PE21 7TQ

Auditor BDO LLP

2 City Place

Beehive Ring Road

Gatwick West Sussex RH6 0PA

Solicitor Winckworth Sherwood LLP

Minerva House 5 Montague Close

London SE1 9BB

Principal Bankers Lloyds Bank Plc

25 Gresham Street

London EC2V 7HN

LIBRA (LONGHURST GROUP) TREASURY NO. 2 PLC STRATEGIC REPORT

Strategic Report

The Directors present their report and the financial statements of the Company for the year ended 31 March 2021.

Principal Activities

Libra (Longhurst Group) Treasury No. 2 Plc was incorporated on 07 March 2018 and commenced trading on 15 May 2018. The Company's principal activity is to raise private finance for Longhurst Group and its subsidiaries.

Result

The result for the year after taxation was £ nil (period ended 31 March 2020 £ nil).

Review of the Business

The principal activity of Libra (Longhurst Group) Treasury No.2 Plc ("the Company") is to provide finance to support the development programme of Longhurst Group Ltd.

On 15 May 2018, the company issued a listed bond for £150m at an all-in rate of 3.347%. The proceeds from the Bond issue were subsequently on-lent to Longhurst & Havelok Homes Ltd, Spire Homes (LG) Ltd and Axiom Housing Association Limited each a subsidiary of Longhurst Group Ltd as original borrowers. Longhurst Group Limited converted from a Company Limited by Guarantee to a Community Benefit Society Reg. No. 8009 on 25 January 2019.

On 01 July 2019, each of Longhurst & Havelok Homes Ltd, Spire Homes (LG) Ltd, Axiom Housing Association Limited and Friendship Care and Housing Limited, transferred the whole of their stock, property, assets, liabilities and all engagements (as provided for in section 110 of the Co-operative and Community Benefit Societies Act 2014) to Longhurst Group Limited (FCA registration number 8009), which is now responsible for the on lending.

On 11 March 2020, the company issued £100m of retained listed bonds at an all-in rate of 2.339%. The proceeds from the Bond issue were subsequently on-lent to Longhurst Group Ltd.

The bond is secured by specific charges to the borrower's housing properties with Prudential Trustee Company Limited acting as Security Trustee for each beneficiary.

The Company's turnover for the year ended 31 March 2021 comprised of interest received from Longhurst Group Ltd subsidiaries. Operating costs incurred by the Company were primarily in respect of interest payments made on the bond.

Covenants are measured on the financial performance of the borrowers, under each loan agreement, on a Group consolidated basis, as defined within the individual loan agreements. These include interest cover, gearing and asset cover.

The Company does not employ any staff and all administration functions are undertaken by Longhurst Group Ltd. As a result, there is no significant information to report regarding environmental matters, employees or social and community issues.

The Company made no political donations during the year.

Future Developments

The Company was set up as a funding vehicle to secure and manage future funding requirements for Longhurst Group Ltd. It is anticipated that the Company will continue to be part of the Group's medium to long term funding strategy.

Principal Risks and Uncertainties

All the proceeds received from the capital market transactions are immediately on-lent by the Company to Longhurst Group Ltd. The key risks facing the Company are entirely dependent on the trading position of Longhurst Group Ltd.

As published by Moody's on the 3rd February 2021, Longhurst Group Ltd A3 rating reflects its strong liquidity coverage, ample interest coverage ratios, simplified group structure and a strong regulatory framework governing housing associations. Longhurst rating is counter balanced by the housing associations increase in planned debt to fund its development plan. Longhurst rating incorporates a base line credit assessment of baa1 as well as Moody's assessment of a strong likelihood of extraordinary support from the Government (Aa3) in the event that the issuer faced acute liquidity stress.

Signed on behalf of the Directors

R Griffiths Company Secretary 1st July 2021 Leverett House Gilbert Drive Endeavour Park Boston Lincolnshire PE21 7TQ

Corporate Governance Statement

Libra (Longhurst Group) Treasury No. 2 Plc has a listed security in issue and complies with the applicable sections of the Disclosure and Transparency Rules, DTR 7.1 and DTR 7.2, of the Financial Conduct Authority ("FCA") handbook.

The Company does not have a Premium Listing and is not required to comply with the UK Corporate Governance Code (the "Code"). The Company's corporate governance arrangements are reported by reference to relevant good practice including the National Housing Federation ("NHF") Code of Governance — Promoting board excellence for housing associations (2015 edition) (the "NHF Code"), which has been adopted and complied with by the Longhurst Group. In fulfilling its obligations under the NHF Code, the Company follows good practice drawn from supporting guidance. A number of the provisions of the NHF Code mirror the equivalent provisions of the UK Corporate Governance Code. The NHF Code is available on the NHF website: www.housing.org.uk.

Parental control is exercised by LG through powers contained in the rules or (as the case may be) articles of association of each of its subsidiaries and in intra-group agreements ("IGAs") which together enable the Group to appoint all or a majority of board members or to remove all or any board members and to approve business, funding, operational and other financial plans of Longhurst Group and subsidiaries. The IGAs also provide for dispute resolution between the parties, however none of the Group members can leave the Group without the consent of LG or/notifying the Regulator.

Companies within the Longhurst Group (the "Group") do not have external shareholders. All companies in the Group (including the Company) comply with equivalent provisions in the NHF Code which relate to communications with stakeholders. The remuneration arrangements for housing associations differ from those of listed public companies (for example, the absence of share based incentives). However, the Group complies with the provisions of the NHF Code provisions on board and executive pay.

The Board and its Directors

The Company is led by the Board. The appointment of the Directors is made pursuant to the Company's Articles of Association adopted on 07 March 2018.

Each Director is of equal standing. Owing to the size and nature of the Company, there is no appointed Chief Executive.

The Board all have considerable experience within the social housing sector, and Longhurst Group, and the Company arrange any separate formal induction and training for new Libra (Longhurst Group) Treasury No. 2 Plc Directors. This arrangement is reviewed on an ongoing basis to consider its appropriateness when new Directors are appointed.

The Directors have the benefit of the Group's Directors and Officers indemnity insurance policy.

The Board acknowledges that it is collectively responsible for the success of the Company by providing leadership, setting the Company's strategic aims, ensuring that the necessary financial and human resources are in place and reviewing management performance.

In order to discharge these responsibilities, the Board meet as required during the year. At these meetings consideration is given to the activities of the Company. The Board meetings are also attended, as appropriate, by key members of Longhurst's management team. The table indicates the number of meetings held and the number of meetings attended by each director

Number of Meetings held in the Year – 5		Attendance	
Clive Barnett	Appointed 07/03/2018	5	
Joseph Carr	Appointed 05/03/2020	5	
Angela Morris	Appointed 01/09/2018	5	
Rob Griffiths (Company Secretary)	Appointed 07/03/2018	5	
Karen Preece	Resigned 03/12/2020	4	
Chris Tyson	(Observer)	2	
Chris Tyson	Appointed 01/01/2021	1	

Board of Directors (continued)

All Directors receive appropriate and timely information and briefing papers in advance of the Board meetings. Day-today management of the Company is delegated to the Corporate Finance Team in Longhurst with appropriate oversight by the Board.

Longhurst has a Remuneration and Nominations Committee that provides oversight on the appointment and remuneration of Directors and Senior Executives for the Group including Libra (Longhurst Group) Treasury No. 2 Plc. The Company does not have a separate and dedicated Remuneration and Nominations Committee as the size and nature of the Company does not warrant a dedicated committee.

The Longhurst Board undertakes a formal annual evaluation of its performance and Directors are requested to comment on the operation and effectiveness of any committees and subsidiary boards (including Libra (Longhurst Group) Treasury No. 2 Plc) of which they are members. The Directors ensure that the Board is structured in such a way that each member of the Board is able to bring different experiences and skills to the operation of the Company and encourages and supports each Director to regularly update and refresh his/her skills and knowledge. This is reviewed by the Group Remuneration and Nominations Committee.

Internal Control and Risk Management Systems

The Board is responsible for the Company's system of risk management and internal control framework and for reviewing their effectiveness. The system of risk management and internal control is designed to manage rather than eliminate the risk of failure to achieve business objectives, and can only provide reasonable and not absolute assurance against material misstatement or loss.

The Group Audit and Risk Committee (the "Committee") provides oversight of the Group's system of risk management and internal control on behalf of the Longhurst Board and Longhurst's subsidiary boards and regularly reviews their effectiveness. The Committee met four times during the financial year with four Committee members, being chaired by a Group Board member, and membership from two subsidiary board members and one independent member.

The Group's arrangements in respect of the system of risk management and internal control cover Libra (Longhurst Group) Treasury No. 2 Plc.

The Company does not have a separate Audit and Risk Committee, as the size of the Company's operations does not warrant a separate committee. For the same reason, the Company does not have dedicated internal auditors, but is supported and advised by the internal audit function for the Group. The internal audit function is outsourced; during the year the provider was KPMG LLP.

During the year, three other Group committees met: Remuneration and Nominations Committee; Development Committee and Finance and Treasury Committee. All these committees are accountable to, and report to, the Longhurst board.

The Remuneration and Nominations Committee oversees the composition and membership of the Group's board and board committees, reviews the effectiveness of those boards and committees, overseeing the appraisal of the skills and contribution of the Directors, and advising on succession, recruitment, and training and development needs. The Committee also considers remuneration, recruitment and severance policies and practice; in order to enable the Group to recruit and retain the employees it needs at all levels, at a cost that is reasonable in terms of its overall budget and market conditions, and which complies with prevailing legislation and regulatory guidance.

Internal Control and Risk Management Systems (continued)

The Development Committee considers the approval of development projects in line with the approved Group Business Plan. The Development Committee monitors the performance of the Group's investment in new homes and development; advises on major proposals relating to property and land transactions; monitor internal controls and cumulative development risks. A separate Board meets to consider the Group's commercial development activities undertaken within Keystone Developments (LG) Ltd undertaking identical role and responsibilities as the Development Committee for this Group Company.

The Finance and Treasury Committee is responsible for advising the Longhurst Board and the boards of its subsidiaries on finance and treasury matters, and the long term financial plan. These matters continue to be overseen by the Longhurst Board but the Finance and Treasury Committee provides scrutiny and support to the Longhurst Board and the boards of Longhurst's subsidiaries concerning the Group's treasury management policy and formulation of the annual treasury strategy. All members of the Finance and Treasury Committee are also members of the Libra (Longhurst Group) Treasury No 2 Plc board.

Key Strategic Risks

The key risks for the Company relate to its inability to meet its obligations to bondholders and bank lenders and the inability of the Longhurst subsidiaries to meet their obligations to the Company Agreement. These risks are highlighted in the Strategic Report and details of how they are managed are set out in Note 12.

The risks are kept under review by the Audit and Risk Committee and Finance and Treasury Committee as part of their oversight of the Group's funding and financing risks.

Internal Controls Assurance Statement

The Libra (Longhurst Group) Treasury No. 2 Plc Board acknowledges its ultimate responsibility for ensuring that Libra (Longhurst Group) Treasury No. 2 Plc has in place a system of internal control that is appropriate to the business environment in which it operates. This is designed to manage rather than eliminate the risk of failure to achieve business objectives, and can only provide Libra (Longhurst Group) Treasury No. 2 Plc with reasonable and not absolute assurance against material misstatement or loss.

The processes in place for identifying, evaluating, and managing the significant risks faced by the Company are ongoing and have been in place throughout the period commencing 1 April 2019 up to the date of approval of the financial statements.

The Group's arrangements in respect of the system of risk management and internal control cover the entire Group, including Libra (Longhurst Group) Treasury No. 2 Plc. Key elements of the Group's system of risk management and internal control throughout the period included:

- approved terms of reference and delegated authorities for the Group Audit and Risk, Remuneration and Nominations Committee, Development Committee, Keystone Board, and Finance and Treasury Committees;
- a review of regulatory compliance arrangements at least twice a year to the Longhurst Board;
- clearly defined management responsibilities for the identification, evaluation and control of significant risks;
- robust strategic and business planning processes, with detailed financial budgets and forecasts;
- formal recruitment, retention, training and development policies for all staff;
- an annual review of compliance with the NHF Code;
- established authorisation and appraisal procedures for significant new initiatives and commitments;
- a detailed Group approach to treasury management;
- regular reporting to the appropriate committee and/or Board on key business objectives, targets and outcomes;
- regular monitoring of loan covenants and requirements for loan facilities; and policies and arrangements to reduce the risk of fraud, bribery and money laundering.

Internal Controls Assurance Statement (continued)

The Board has delegated to the Audit and Risk Committee the regular review of the effectiveness of the Group's system of internal control (which includes Libra (Longhurst Group) Treasury No. 2 Plc), whilst maintaining ultimate responsibility for the system of internal control. The Committee carries out the functions required by DTR7.1.3R on behalf of the Board.

The Committee monitors the effectiveness of the Group's internal controls, (including financial, operational and compliance controls), internal audit and risk management in accordance with the requirements of DTR 7.1.3. The Committee considers financial and operational reports from management and reports from internal audit, to consider whether significant risks are identified, evaluated, managed and controlled and whether any significant weaknesses are promptly remedied or indicate a need for more extensive monitoring.

The Committee also monitors the financial reporting process and the statutory audit of the Group's annual accounts. The Committee also reviews and monitors the independence of the statutory auditor and considers the relationship with Longhurst and its subsidiaries as part of its assessment.

The Committee reviewed the effectiveness of the system of internal control in existence across the Group (including Libra (Longhurst Group) Treasury No. 2 Plc) for the period commencing 1 April 2018 up to the date of approval of the financial statements, having regard to the annual review of the effectiveness of the Group system of internal control by the Longhurst Executive Leadership Team and the annual report of the internal auditor, and reported to the Libra (Longhurst Group) Treasury No. 2 Plc Board that it found no significant weaknesses in the system of internal control.

Statement of Directors' Responsibilities

The directors are responsible for preparing the Strategic Report, Directors' Report and the financial statements in accordance with applicable law and regulations.

Company law requires the directors to prepare financial statements for each financial year. Under that law the directors have elected to prepare the financial statements in accordance with United Kingdom Generally Accepted Accounting Practice (United Kingdom Accounting Standards and applicable law).

Under company law the directors must not approve the financial statements unless they are satisfied that they give a true and fair view of the state of affairs of the company and of the profit or loss of the company for that period. In preparing these financial statements, the directors are required to:

- select suitable accounting policies and then apply them consistently;
- make judgements and accounting estimates that are reasonable and prudent;
- state whether applicable UK Accounting Standards have been followed, subject to any material departures disclosed and explained in the financial statements; and
- prepare the financial statements on the going concern basis unless it is inappropriate to presume that the company will continue in business.

The directors are responsible for keeping adequate accounting records that are sufficient to show and explain the company's transactions and disclose with reasonable accuracy at any time the financial position of the company and enable them to ensure that the financial statements comply with the Companies Act 2006. They are also responsible for safeguarding the assets of the company and hence for taking reasonable steps for the prevention and detection of fraud and other irregularities.

Going Concern

The support available to the Company from Longhurst Group gives reasonable expectation that the Company has adequate resources to continue in operational existence for the foreseeable future, in addition, the Company and Longhurst Group have a Moody's credit rating of A3 (Stable Outlook).

Libra has in place long-term debt facilities which provide adequate resources to finance committed reinvestment and development programmes across Longhurst Group. Longhurst Group has a long-term business plan which shows that it is able to service these debt facilities whilst continuing to comply with lenders' covenants. In making this assessment the Board has also taken into account the potential mitigations available to manage any potential negative impact on

its cashflows and liquidity position. Having undertaken a detailed review of our future plans, liquidity levels, stress testing and risk mitigations, the Board has concluded that whilst the potential impact of the ongoing Covid-19 pandemic continues to create uncertainty, there is a reasonable expectation that Libra will continue to maintain adequate resources to continue in operational existence for the next 12 months.

Accordingly, the Directors consider it appropriate to adopt the going concern basis in preparing the financial statements and have identified no material uncertainties to the Company's ability to do so over a period of at least 12 months from the date of approval of the financial statements.

Responsibility statement of the directors in respect of the annual financial report

We confirm that to the best of our knowledge:-

- the financial statements, prepared in accordance with the applicable set of accounting standards, give a true and fair view of the assets, liabilities, financial position and profit or loss of the company; and
- the strategic report and the directors' report includes a fair review of the development and performance of the business and the position of the issuer, together with a description of the principal risk and uncertainties that they face.

Statement of auditor information

At the date of approval of the Directors' Report:

- So far as each director is aware there is no relevant information of which the company's auditor is unaware;
 and
- Each director has taken all the steps that he or she ought to have taken as a director to make his or herself aware of any relevant audit information and to establish that the company's auditor is aware of the information.

Auditor appointment

Following a competitive tender exercise in the year, BDO LLP were appointed as external auditors.

Strategic Report

In accordance with section 414C (11) of the Companies Act 2006 Regulations 2013, the company has chosen to set out in the company's strategic report information required by schedule 7 of the Large and Medium -sized Companies and Groups (Accounts and Reports) Regulations 2008. This includes information that would have been included in the business review and the principal risks and uncertainties.

Section 172 statement

The company was formed for the sole purpose of raising debt finance for Longhurst Group. It is a wholly owned subsidiary and does not have any employees. The directors, accordingly, do not consider that the impact of the company's operations on the community and the environment or the need to act fairly between members of the company are relevant to the proper discharge of their duty under section 172, each of which is considered by the wider group. Given the purpose of the company, the relevant stakeholder groups are therefore the investors in the listed debt and the parent group.

The Board of Libra (Longhurst Group) Treasury No 2 plc consider, both individually and together, that they have acted in the way they consider, in good faith, would be most likely to promote the success of the company for the benefit of those stakeholders, and in doing so have regard (amongst other matters) to:

- a) the likely consequences of any decision in the long term,
- b) the need to foster the company's business relationships with suppliers, customers and others, and
- c) the desirability of the company maintaining a reputation for high standards of business conduct.

As the Board of Directors, our intention is to behave responsibly and ensure that management operate the business in a responsible manner, operating within the high standards of business conduct and good governance expected for a business such as ours. The intention is to nurture our reputation, through both the construction and delivery of our plan, that reflects our responsible behaviour.

The Board considers the following to be the key decisions and considerations it has made during the year to 31 March 2021.

Board decision

The Board considered and agreed the long-term strategy for the sole customer, Longhurst Group

Approval of Transfer of Engagements from four existing Registered Providers into Longhurst Group to form a single entity

The Board reviews the Security position of Longhurst Group and cashflows at each meeting.

Review of the Longhurst Group business plan and cash flow forecasts.

Engaging with our investors

Consideration

The need to put in place long-term business plans. This impacts all stakeholders, as a robust strategy is the foundation for maintaining the trust of all our external stakeholders.

Approval of Transfer of Engagements

Additional discussions held with Board members during the on-going COVID-19 pandemic whilst noting that the Group's liquidity ratios were higher than usual given the sale of retained bonds in March 2020 and the level of undrawn available bank facilities.

The Board have monitored the operating surplus and cash flow forecasts of Longhurst Group and how they have performed against their business plan and covenants.

Meetings are held with Investors on an on-going basis, if required, and through Roadshows/Investor updates undertaken during March 2021. RNS updates are published when required.

Signed on behalf of the Directors

R Griffiths Company Secretary 1st July 2021

Opinion on the financial statements

In our opinion:

- the financial statements give a true and fair view of the state of the Company's affairs as at 31 March 2021 and of its profit for the year then ended:
- the financial statements have been properly prepared in accordance with United Kingdom Generally Accepted Accounting Practice; and
- the financial statements have been prepared in accordance with the requirements of the Companies Act 2006.

We have audited the financial statements of Libra (Longhurst Group) Treasury No.2 PLC for the year ended 31 March 2021 which comprise the statement of comprehensive income, the statement of financial position, the statement of changes in equity and notes to the financial statements, including a summary of significant accounting policies.

The financial reporting framework that has been applied in their preparation is applicable law and United Kingdom Accounting Standards, including Financial Reporting Standard 102 *The Financial Reporting Standard applicable in the UK and Republic of Ireland* (United Kingdom Generally Accepted Accounting Practice).

Basis for opinion

We conducted our audit in accordance with International Standards on Auditing (UK) (ISAs (UK)) and applicable law. Our responsibilities under those standards are further described in the Auditor's responsibilities for the audit of the financial statements section of our report. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion. Our audit opinion is consistent with the additional report to the audit committee.

Independence

Following the recommendation of the audit committee, we were appointed by the Board on 25 November 2019 to audit the financial statements for the year ending 31 March 2020 and subsequent financial periods. The period of total uninterrupted engagement including retenders and reappointments is 2 years, covering the years ending 31 March 2020 to 31 March 2021.

We remain independent of the company in accordance with the ethical requirements that are relevant to our audit of the financial statements in the UK, including the FRC's Ethical Standard as applied to public interest entities, and we have fulfilled our other ethical responsibilities in accordance with these requirements. The non-audit services prohibited by that standard were not provided to the Group or the Parent Association.

Conclusions relating to going concern

In auditing the financial statements, we have concluded that the Directors' use of the going concern basis of accounting in the preparation of the financial statements is appropriate. Our evaluation of the Directors' assessment of the Company's ability to continue to adopt the going concern basis of accounting included:

- Obtaining the directors' going concern assessment which includes assessment of the recoverability of on lent funds to the group and other group entities. As such our work has focussed on the directors' review of the group business plans.
- Assessment of the internal forecasting process to confirm the projections are prepared by appropriate personnel
 that are aware of the detailed figures in the forecast but also to have a high level understanding of the entity's
 market, strategy and profile in the customer base.
- Obtaining and assessing the availability of financing facilities, including the nature of facilities, repayment terms
 and financial covenants. We considered management's financial covenant compliance calculations through to
 September 2022 and confirmed the consistency of such calculations with the ratios stated in the relevant lender
 agreements.

- Consideration of the forecasts prepared by management and challenge of the key assumptions based on our knowledge of the business. As referred to in the going concern accounting policy, management has modelled reasonably possible downside scenarios.
- We reviewed scenarios modelled by management including a reverse stress test to analyse the impact on covenant compliance in a scenario with multiple adverse conditions including increased LIBOR rates and inflation, a reduction in property sales and the level of voids and bad debt increasing. We challenged management on the suitability of the mitigating actions identified by in their assessment and quantum and the time period ascribed to these actions. We reviewed the reasonableness of the proposed mitigations and whether the mitigations were entirely in the control of management to action.
- We considered the adequacy of the disclosures in the financial statements against the requirements of the accounting standards and consistency of the disclosure against the forecasts and stress test scenario.

Based on the work we have performed, we have not identified any material uncertainties relating to events or conditions that, individually or collectively, may cast significant doubt on the entity's ability to continue as a going concern for a period of at least twelve months from when the financial statements are authorised for issue.

Our responsibilities and the responsibilities of the Directors with respect to going concern are described in the relevant sections of this report.

Overview

Key audit matters	Recoverability of related party debt Intercompany transactions	2021	2020
	- interest rate swaps KAM 2 is no longer considered thave been no changes to the urthe interest rate swaps and there the current year audit.	nderlying contra	actual arrangements with
Materiality	Financial statements as a whole £2.2m (2020: £2.6m) based on 1.	0% (2020: 1.0%	%) of total assets.

An overview of the scope of our audit

Our audit was scoped by obtaining an understanding of the Company and its environment, including the system of internal control, and assessing the risks of material misstatement in the financial statements. We also addressed the risk of management override of internal controls, including assessing whether there was evidence of bias by the Directors that may have represented a risk of material misstatement.

Key audit matters

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the financial statements of the current period and include the most significant assessed risks of material misstatement (whether or not due to fraud) that we identified, including those which had the greatest effect on: the overall audit strategy, the allocation of resources in the audit, and directing the efforts of the engagement team. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Key audit matter

Recoverability of related party debt

As the entity on-lends to its ultimate parent, the principle risk facing the entity is that the parent will be unable to make interest or principal payments when they fall due and this impacts on the entity's ability to service its debt.

Recoverability of these balances is intrinsically linked to the future viability of the parent entity and needs to be reviewed at each balance sheet date.

As disclosed in note 1 of the financial statements, following the outbreak of COVID-19, and the resultant impact on the overall economy, the directors have considered their ability to service their financing costs by direct reference to the ability of the parent to meet these cash flows as they fall due.

The assessment of the recoverability of the related party debt involves a review of the long term business plan and a subjective number of judgements including collection, which have been impacted by the current COVID-19 pandemic. We have therefore spent significant audit effort in assessing the appropriateness of the assumptions involved, and as such this has been identified as a Key Audit Matter.

How the scope of our audit addressed the key audit matter

Our audit response involved the following:

- Assessment of management's review of the recoverability of related party debt
- This incorporated consideration of the long term forecasts prepared by the parent entity and challenge of the key assumptions based on our knowledge of that business, including availability of financing facilities and covenant compliance calculations.
- Scenarios modelled by the parent entity include a reverse stress test to analyse the current estimates of rent collection, property sales and maintenance and development spend that could be sustained without breaching banking covenants. We challenged the assumptions used and mitigating actions included within this scenario and reviewed the reverse stress test calculations.
- We considered the adequacy of the disclosures in the financial statements against the requirements of the accounting standards.

Key observations:

With regards recoverability of intercompany debt, we noted no material exceptions through performing these procedures.

Our application of materiality

We apply the concept of materiality both in planning and performing our audit, and in evaluating the effect of misstatements. We consider materiality to be the magnitude by which misstatements, including omissions, could influence the economic decisions of reasonable users that are taken on the basis of the financial statements.

In order to reduce to an appropriately low level the probability that any misstatements exceed materiality, we use a lower materiality level, performance materiality, to determine the extent of testing needed. Importantly, misstatements

below these levels will not necessarily be evaluated as immaterial as we also take account of the nature of identified misstatements, and the particular circumstances of their occurrence, when evaluating their effect on the financial statements as a whole.

Based on our professional judgement, we determined materiality for the financial statements as a whole and performance materiality as follows:

	2021	2020
	£m	£m
Materiality	2.2	2.6
Basis for determining materiality	1.0% of total assets	1% of total assets
Rationale for the benchmark applied	See below	See below
Performance materiality	1.4	1.7
Basis for determining performance materiality	See below	See below

Rationale for the benchmark applied

We used total assets as our chosen benchmark to determine materiality as the entity on lends funds raised in the capital and loan markets to group companies and therefore the external liabilities, along with the long term debtor balances and their associated recoverability are the key areas which will have the greatest impact on decisions made by users of the accounts.

Performance materiality was set at 65% of materiality (2020 – 50%). In setting the level of performance materiality we considered a number of factors including the expected total value of known and likely misstatements, management's attitude towards proposed adjustments. and the level of uncertainty of accounting estimates within the financial statements.

Reporting threshold

We agreed with the Audit Committee that we would report to them all individual audit differences in excess of £44,000 (2020: £100,000). We also agreed to report differences below this threshold that, in our view, warranted reporting on qualitative grounds.

Other information

The directors are responsible for the other information. The other information comprises the information included in the annual report other than the financial statements and our auditor's report thereon. Our opinion on the financial statements does not cover the other information and, except to the extent otherwise explicitly stated in our report, we do not express any form of assurance conclusion thereon. Our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the course of the audit, or otherwise appears to be materially misstated. If we identify such material inconsistencies or apparent material misstatements, we are required to determine whether this gives rise to a material misstatement in the financial statements themselves. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact.

We have nothing to report in this regard.

Other Companies Act 2006 reporting

Based on the responsibilities described below and our work performed during the course of the audit, we are required by the Companies Act 2006 and ISAs (UK) to report on certain opinions and matters as described below.

Strategic report	In our opinion, based on the work undertaken in the course of the audit:
and Directors'	the information given in the Strategic report and the Directors' report for the
report	financial year for which the financial statements are prepared is consistent
	with the financial statements; and

	the Strategic report and the Directors' report have been prepared in accordance with applicable legal requirements. In the light of the knowledge and understanding of the Company and its environment obtained in the course of the audit, we have not identified material misstatements in the strategic report or the Directors' report.
Matters on which we are required to report by exception	We have nothing to report in respect of the following matters in relation to which the Companies Act 2006 requires us to report to you if, in our opinion: adequate accounting records have not been kept by the Company, or returns adequate for our audit have not been received from branches not visited by us; or the financial statements are not in agreement with the accounting records and returns; or certain disclosures of Directors' remuneration specified by law are not made; or we have not received all the information and explanations we require for our audit.

Responsibilities of Directors

As explained more fully in the Statement of Directors' Responsibilities, the Directors are responsible for the preparation of the financial statements and for being satisfied that they give a true and fair view, and for such internal control as the Directors determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, the Directors are responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the Directors either intend to liquidate the Company or to cease operations, or have no realistic alternative but to do so.

Auditor's responsibilities for the audit of the financial statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISAs (UK) will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

Extent to which the audit was capable of detecting irregularities, including fraud

Irregularities, including fraud, are instances of non-compliance with laws and regulations. We design procedures in line with our responsibilities, outlined above, to detect material misstatements in respect of irregularities, including fraud. The extent to which our procedures are capable of detecting irregularities, including fraud is detailed below.

Based on our understanding of the company and the sector in which it operates, we identified that the principal risks of non-compliance with laws and regulations related to their registration with Companies House, and we considered the extent to which non-compliance might have a material effect on the Financial Statements or their continued operation. We also considered those laws and regulations that have a direct impact on the financial statements, such as compliance with tax legislation.

We evaluated management's incentives and opportunities for fraudulent manipulation of the financial statements and determined that the principal risks were related to the management override of controls by posting inappropriate journal entries to manipulate financial results and management bias in accounting estimates and judgements leading to material misstatement.

The audit procedures to address the risks identified included:

- Discussions with management, including consideration of known or suspected instances of non-compliance with laws and regulations and fraud;
- Reading minutes of meeting of those charged with governance, and reviewing correspondence with HMRC and reports produced by Internal Audit.
- In addressing the risk of fraud through management override of controls; testing the appropriateness of journal entries and other adjustments, in particular any journals posted to cash and material journal adjustments.
- Challenging assumptions made my management in their significant accounting estimates, in particular in relation to the recoverable amount of intercompany debt.

Our audit procedures were designed to respond to risks of material misstatement in the financial statements, recognising that the risk of not detecting a material misstatement due to fraud is higher than the risk of not detecting one resulting from error, as fraud may involve deliberate concealment by, for example, forgery, misrepresentations or through collusion. There are inherent limitations in the audit procedures performed and the further removed noncompliance with laws and regulations is from the events and transactions reflected in the financial statements, the less likely we are to become aware of it.

A further description of our responsibilities is available on the Financial Reporting Council's website at: www.frc.org.uk/auditorsresponsibilities. This description forms part of our auditor's report.

Use of our report

This report is made solely to the Company's members, as a body, in accordance with Chapter 3 of Part 16 of the Companies Act 2006. Our audit work has been undertaken so that we might state to the Company's members those matters we are required to state to them in an auditor's report and for no other purpose. To the fullest extent permitted by law, we do not accept or assume responsibility to anyone other than the Company and the Company's members as a body, for our audit work, for this report, or for the opinions we have formed.



Phil Cliftlands, Senior Statutory Auditor

For and on behalf of BDO LLP, Statutory Auditor Gatwick United Kingdom

Date 27 September 2021

BDO LLP is a limited liability partnership registered in England and Wales (with registered number OC305127)

LIBRA (LONGHURST GROUP) TREASURY NO. 2 PLC STATEMENT OF FINANCIAL POSITION AS AT 31 MARCH 2021

		31 March 2021	31 March 2020
	Note	£'000	£'000
Revenue	2	7,839	4,871
Operating Expenditure	3	<u>(7,839)</u>	<u>(4,871)</u>
Operating Profit	4	-	-
Finance Costs	5		
Profit on Ordinary Activities Before Taxation for the Year		-	-
Taxation charge	7	-	
Profit after taxation and Total Comprehensive Income for the Year			

All activities derive from continuing operations.

		31 March 2021	31 March 2020
	Note	£'000	£'000
Non-Current Assets Debtors: amounts falling due after more than one year	8	261,267	261,699
Current Assets Debtors: amounts falling due within one year	9	3,351	2,985
Cash and Cash equivalents		<u>49</u>	50
		3,400	3,035
Creditors: amount falling due within one year	10	(3,350)	(2,985)
Net Current Assets		50	50
Total Assets less Current Liabilities		261,317	261,749
Creditors: amounts falling due after more than one year	11	(261,267)	(261,699)
Net Assets		<u>50</u>	50
Capital and Reserves			
Called up Share Capital	13	50	50
Profit and Loss Account			
Shareholder's Funds		<u>50</u>	<u>50</u>

The financial statements on pages 13 to 23 were approved by the Board of Directors and authorised for issue on 01 July 2021, and were signed on its behalf by:

Robert Griffiths

Company Secretary

Company registered Number: 11240880

LIBRA (LONGHURST GROUP) TREASURY NO. 2 PLC STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 31 MARCH 2021

	Share Capital £'000	Revenue Reserve £'000	Total £'000
At 31 March 2019 Initial share issue Surplus from Statement of Comprehensive Income	50 - -	- - -	50 - -
Balance at 31 March 2020	50	-	50
Initial share issue Surplus from Statement of Comprehensive Income	-	-	-
Balance at 31 March 2021	50	-	50

The notes on pages 19 to 26 form an integral part of these financial statements

LIBRA (LONGHURST GROUP) TREASURY NO. 2 PLC NOTES TO THE FINANCIAL STATEMENTS AS AT 31 MARCH 2021

1. ACCOUNTING POLICIES

General Information

The Company is a public limited company, registered in England and Wales. The address of the registered office is Leverett House, Gilbert Drive, Endeavour Park, Boston, Lincolnshire, PE21 7TQ.

Statement of Compliance

These financial statements have been prepared in accordance with FRS 102, "The Financial Reporting Standard applicable in the UK and Republic of Ireland".

Basis of Accounting

The financial statements are prepared on the historical cost basis of accounting and are presented in sterling £ (rounded to the nearest £000), which is the functional currency of the Company.

Going Concern

The company's business activities, together with factors likely to affect its future development and position, are set out in the Strategic report of the Board.

The board have a reasonable expectation that the company and Longhurst Group has adequate resources to continue in operational existence for the foreseeable future. The company's going concern is inextricably linked to the continued going concern of the company's parent Longhurst Group. The Board have reviewed the long-term financial plans of Longhurst Group and are comfortable that Longhurst Group has adequate resources to service the debt facilities provided by the company whilst also remaining compliant with lenders covenants. The company therefore continues to adopt the going concern basis in preparing its own and the Group consolidated financial statements.

Disclosure Exemptions

The entity satisfies the criteria of being a qualifying entity as defined in FRS 102. Its financial statements are consolidated into the financial statements of Longhurst Group Limited, which can be obtained from FCA, 12 Endeavour Square, London, E20 1JN. As such, advantage has been taken of the following disclosure exemptions available under paragraph 1.12 of FRS 102.

- No Cashflow statement has been presented for the Company.
- The Company is a wholly owned subsidiary of Longhurst Group Limited, a Community Benefit Society, registered under the Co-operative and Community Benefit Act 2014 and a Registered Provider of Social Housing. The Directors have taken advantage of the exemption in Financial Reporting Standard 102 from disclosing related party transactions within Group Companies on the grounds that consolidated accounts are publicly available.

Revenue

Revenue represents interest receivable on facilities lent to members of Longhurst Group, fees relating to the cost of raising finance and bond and bank issue costs. All revenue arose on activities undertaken in the UK.

Cash and cash equivalents

Cash and cash equivalents in the Statement of Financial Position consists of cash at bank, in hand, deposits and short term investments with an original maturity of three months or less.

Financial Instruments

Financial assets and financial liabilities are measured at transaction price initially, plus, in the case of a financial asset or financial liability not at fair value through profit and loss, transaction costs that are directly attributable to the acquisition or issue of the financial asset or financial liability.

LIBRA (LONGHURST GROUP) TREASURY NO. 2 PLC NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 MARCH 2021

At the end of each reporting period, financial instruments are measured as follows, without any deduction for transaction costs the entity may incur on sale or other disposal:

- Debt instruments that meet the conditions in paragraph 11.8(b) of FRS 102 are measured at amortised cost using the effective interest method, except where the arrangement constitutes a financing transaction. In this case the debt instrument is measured at the present value of the future payments discounted at a market rate of interest for a similar debt.
- Commitments to receive or make a loan to another entity which meet the conditions in para 11.8(c) of FRS 102 are measured at a cost less impairment.

Financial instruments held by the Company are classified as follows:

- Financial assets such as cash, current asset investments and receivables are classified as debt instruments and held at amortised cost using the effective interest method.
- Financial liabilities such as bonds and loans are held at amortised cost using the effective interest method.
- Loans to or from subsidiaries including those that are due on demand are held at amortised cost using the
 effective interest method.
- Commitments to receive or make a loan to another entity which meet the conditions above are held at cost less impairment.

Financial Assets and Liabilities

Financial assets are defined as cash or any asset that is a contractual right to receive cash or another financial asset from another entity, or a contractual right to exchange financial instruments with another entity under conditions that are potentially favourable, or an equity instrument or another entity.

Financial liabilities are defined as any liability that is a contractual obligation to deliver cash to another financial asset to another entity, or to exchange financial instruments with another entity under conditions that are potentially unfavourable.

Impairment of Financial Assets

Financial assets are assessed at each reporting date to determine whether there is any objective evidence that a financial asset or group of financial assets is impaired. Impairment and impairment losses are incurred if, and only if, there is objective evidence of impairment as a result of one or more events that occurred after the initial recognition of the asset (a loss event), and this loss event has an impact on the estimated future cash flows of the financial asset or group of financial assets that can be reliably measured.

Losses expected as a result of future events, no matter how likely, are not recognised.

If there is objective evidence that an impairment loss on financial assets carried at amortised cost has been incurred, the amount of loss is measured as the difference between the asset's carrying amount and the present value of the estimated future cash flows discounted at the financial asset's original effective interest rate. The carrying amount of the financial asset is either reduced directly or through the use of any allowance account, the amount of the loss is recognised in the profit and loss account.

If the recoverable amount of an asset is estimated to be lower that the carrying amount, the carrying amount is reduced to its recoverable amount. An impairment loss is recognised in the profit and loss account, unless the asset has been

revalued when the amount is recognised in other comprehensive income to the extent of any previously recognised revaluation. Thereafter any excess is recognised in the profit and loss.

Taxation

The charge for taxation is based on the profit for the period and takes into account taxation deferred because of timing differences between the treatment of certain items for taxation and accounting purposes.

In accordance with FRS 102, deferred tax is provided where a taxation liability will arise as a result of transactions or events which have occurred by the balance sheet date. Deferred tax assets are recognised to the extent that it is regarded that they will be recovered. Provision is made at rates expected to be applicable when the liabilities or assets are likely to crystallise.

LIBRA (LONGHURST GROUP) TREASURY NO. 2 PLC NOTES TO THE FINANCIAL STATEMENTS AS AT 31 MARCH 2021

1. ACCOUNTING POLICIES (continued)

Segmental Information

The Company has one class of business from which it derives its income, being to provide funding to other Group asset owning subsidiaries. All interest income, expenditure and net assets are derived from UK operations.

Judgements and assessments

The Directors have considered the recoverability of the company's long-term debtors through amounts by Group undertakings. The Board have reviewed the long-term financial plans of Longhurst Group which have been stress tested under various negative scenarios and are assured that the company's long-term debtors will be paid.

2. REVENUE

	2021 £'000	2020 £'000
Interest receivable and other fees	<u>7,839</u>	<u>4,871</u>
3. OPERATING EXPENDITURE		
	2021 £'000	2020 £'000
Interest payable and other fees: On liabilities measured at amortised cost (bond)	<u>7,839</u>	<u>4,871</u>

4. OPERATING RESULT

Auditor's remuneration is paid by Longhurst Group Limited at no charge to the Company.

5. EMPLOYEE NUMBERS AND COSTS

The Company had no employees during the period. Administration services were provided by Longhurst Group Limited at no charge to the Company.

6. DIRECTOR'S EMOLUMENTS

The Directors did not receive emoluments for their duties as Directors of the Company.

LIBRA (LONGHURST GROUP) TREASURY NO. 2 PLC NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 MARCH 2021

7. TAXATION		
Analysis of charge in the period:	2021 £'000	2020 £'000
Current Tax:	-	-
In respect of the period:	-	-
Uk Corporation tax based on the results for the period at 19%		
Total Current Tax		
Deferred Tax		
Origination and reversal of timing differences	-	-
Tax on profit on ordinary activities	-	-
Taxation (continued)		
Factors affecting current tax charge		
The current tax charge for the year is the same as the standard rate of corporation tax in the differences are explained below:	the UK of 19%	(2020: 19%).
	2021 £'000	2020 £'000
Profit on ordinary activities before taxation	-	-
Profit on ordinary activities multiplied by standard rate of corporation tax in the UK of 19% (2019: 19%)	-	-
Tax losses (utilised)/carried forward but not recognised as a deferred tax asset	-	-
Group relief surrendered free of charge		
Total Tax	<u> </u>	
8. DEBTORS: AMOUNTS FALLING DUE AFTER MORE THAN ONE YEAR		
	2021 £'000	2020 £'000
Loans to Group undertakings	<u>261,267</u>	<u>261,699</u>

LIBRA (LONGHURST GROUP) TREASURY NO. 2 PLC NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 MARCH 2021

9. DEBTORS: AMOUNTS FALLING DUE WITHIN ONE YEAR		
	2021 £'000	2020 £'000
Amounts owed by Group undertakings	<u>3,351</u>	<u>2,985</u>
10. CREDITORS: AMOUNTS FALLING DUE WITHIN ONE YEAR		
	2021 £'000	2020 £'000
Land Standard Market Products		
Loan interest and funding costs	<u>3,350</u>	<u>2,985</u>
11. CREDITORS: AMOUNTS FALLING DUE AFTER ONE YEAR	2024	2000
	2021 £'000	2020 £'000
Bond – loans repayable (note 12 – financial liabilities)	250,000	250,000
Bond discount	(2,218)	(2,287)
Bond premium Loan issue costs	15,411 (1,926)	15,957 <u>(1,971)</u>
	<u>261,267</u>	261,699
Repayment of loans falling due as follows:		
Within one year	476	202
Between one and two years Between two and five years	487 1,007	476 1,494
After five years	261,699	261,700
	263,669	263,872
Loan issue costs	(1,926)	(1,971)
	<u>261,743</u>	<u>261,901</u>

LIBRA (LONGHURST GROUP) TREASURY NO. 2 PLC NOTES TO THE FINANCIAL STATEMENTS AS AT 31 MARCH 2021

12. FINANCIAL INSTRUMENTS

Risk Management

The Treasury Management function is responsible for ensuring that member companies have sufficient cash to meet on-going capital and revenue commitments and to protect the Group against adverse movements in interest rates.

The risks faced by this Company are discussed in the Strategic report.

Financial Assets and Financial Liabilities at Book Value and Fair Value

With the exception of the bond stock, the book value of all financial assets and financial liabilities is deemed to equal fair value. At 31 March 2021 the fair value of the £250m bond stock was £289,757,155 (2020: £276,055,178).

The fair value of the bond stock is based on market value at 31 March 2021 by Savills and Bloomberg. The terms of the 2043 Bond are fixed and it is intended that the 2043 Bond will be in place until maturity.

Interest Rate Risk

Interest rate risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market interest rates.

The Company is not currently exposed to any fluctuations in interest rate due to the only funding is the fixed rate bond.

Credit Risk

The Company is dependent on receipt of funds from each borrower in order to meet its contractual obligations under the Bond and Bank loan agreements. The credit risk is that each borrower, being a subsidiary of Longhurst Group, fails to reimburse the Company. The Directors consider the credit risk to be very low as Longhurst is a business with a strong asset base that consistently generates a surplus and is supported by a regulator that has strong oversight and monitors financial viability of the business. Longhurst Group also have a Moody's credit rating as detailed within the Strategic Report.

Liquidity Risk

Liquidity risk is the risk that the Group might be unable to meet its obligations. The Group Treasury Management Policy defines the minimum liquidity requirements of Longhurst Group which is monitored and reported to the Finance & Treasury Committee, Longhurst Group Board and senior management to ensure compliance. The interest receivable mechanism is in place to ensure that the liquidity risk within the Company is minimised.

The Company's financial instruments may be analysed as follows:

Financial Assets	2021 £'000	2020 £'000
Financial assets that are debt instruments measured at amortised cost: Cash and cash equivalents Loans receivable (due within 1 year) Loans receivable (due after 1 year) Total Financial Assets	49 476 <u>263,193</u> <u>263,718</u>	50 202 <u>263,670</u> <u>263,922</u>
Financial Liabilities Financial liabilities measured at amortised cost: Loans payable (due within 1 year) Loans payable (due after 1 year)	476 263,193	202 263,670
Derivative financial instruments designated as hedges of variable interest rate risk Total Financial Liabilities	<u> 263,669</u>	<u>263,872</u>

LIBRA (LONGHURST GROUP) TREASURY NO. 2 PLC NOTES TO THE FINANCIAL STATEMENTS AS AT 31 MARCH 2021

12. FINANCIAL INSTRUMENTS (CONTINUED)

Financial Assets as at 31 March 2021

Fixed Asset Investments	Total £'000	Within 1 Year £'000	1-2 Years £'000	2-3 Years £'000	3-4 Years £'000	4-5 Years £'000	Over 5 Years £'000
Fixed Rate Amounts owed by Group undertakings	263,669	476	487	498	509	521	261,178
Current Asset	263,669	476	487	498	509	521	261,178
Investments Fixed rate	40	40					
Cash at bank and in hand	263,718	49 525	487	498	509	521	261,178

The effective interest rate in relation to amounts owed by Group undertakings are equal to those detailed below within financial liabilities. The coupon rate for the Bond is 3.25% maturing in 2043. The all-in rate is 3.347%.

All borrowings undertaken by Libra (Longhurst Group) Treasury No. 2 Plc as loans manager are secured against assets held within the Group.

Loan Issue Costs of £1,927,373 are included within the Financial Assets table above.

The interest in relation to financial liabilities, not included in the table is estimated to be:

Contracted Cash Flows	Total Interest £'000
Within 1 Year	8,125
Between 1-2 Years	8,125
Between 2-3 Years	8,125
Between 3-4 Years	8,125
Between 4-5 Years	8,125
Over 5 Years	134,563

LIBRA (LONGHURST GROUP) TREASURY NO. 2 PLC NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 MARCH 2021

12. FINANCIAL INSTRUMENTS (CONTINUED)

Financial Liabilities as at 31 March 2021

Bond Stock	Effective Interest Rate %	Total Carrying Amount £'000	Within 1 Year £'000	1-2 Years £'000	2-3 Years £'000	3-4 Years £'000	4-5 Years £'000	Over 5 Years £'000
Fixed Rate	3.347%	145,785	(153)	(156)	(157)	(161)	(162)	146,574
Fixed Rate	2.339%	115,958	546	559	572	586	600	113,095
Total Bond Stock	_	261,743	393	403	415	425	438	259,669

The above Financial Liabilities table includes bond discount/premium and loan issue costs where appropriate.

Loan Maturity Dates	Drawn £'000	Undrawn £'000	Final Repayment Date
Bond	250,000	-	15 May 2043

Capital Management

The Company manages capital balances such as share capital and reserves.

13. SHARE CAPITAL

Authorised, allotted and fully paid Share Capital	2021	2020
	£'000	£'000
50,000 ordinary shares of £1.00 each	<u> 50</u>	50

14. ULTIMATE PARENT COMPANY

The company is a wholly owned subsidiary of Longhurst Group Limited, a community benefit society registered in England and Wales. Longhurst Group Limited presents group financial statements which are available from Leverett House, Gilbert Drive, Endeavour Park, Boston, Lincolnshire, PE21 7TQ.