### **BROMFORD DEVELOPMENTS LIMITED**

**Financial Statements** 

for the year ended 31 March 2021

**Company Registration Number 6507824** 



## General information For the year ended 31 March 2021

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# General information For the year ended 31 March 2021

#### The directors and their interests in the shares of the company

The directors who served from 1 April 2020 up to the date of approval of these financial statements were as follows:

Directors	Appointment/Retirement Date
Darren Gibson	Appointed 1 August 2016 / Retired
	31 March 2021
Martyn Blackman	Appointed 2 July 2018
Richard Bird	Appointed 1 February 2018

#### **Company Secretary:**

	Appointment/Retirement Date
Sarah Beal	Appointed 1 August 2018

There is only one issued share in the Company, which is held by Bromford Housing Group Limited.

#### **Advisors:**

External Auditors:	<b>Business Assurance Provider:</b>	Bankers:
Beever and Struthers	PricewaterhouseCoopers LLP	Barclays Bank plc
St George's House	2 Glass Wharf	15 Colmore Ro,
215-219 Chester Road	Bristol BS2 0FR	Birmingham

**B3 2BH** 

#### **Taxation Advisor:**

Manchester, M15 4JE

Deloitte LLP Four Brindley Place, Birmingham, B1 2HZ.

### **Registered office:**

1 Exchange Court, Brabourne Avenue, Wolverhampton Business Park, Wolverhampton, WV10 6AU.

## The Directors' Report For the year end 31 March 2021

The directors have pleasure in presenting their report and the financial statements of the Company for the year ended 31 March 2021.

#### **Principal activities**

Bromford Developments Limited (**BDL** or **the Company**) is a wholly owned subsidiary of Bromford Housing Group Limited (**BHG**.)

BDL's principal activities are the development and construction of homes for other Group members, primarily Bromford Housing Association (BHA) and Bromford Home Ownership Limited (Registered Social Housing Providers within the Group). Our overall aim is to build high quality homes, which offer real value for money, whilst maintaining a focus on delivering great customer service.

BHG's motivation in establishing BDL was to achieve better quality construction at an improved cost. Many of the colleagues working for BDL have private sector experience, having worked for housing developers, contractors or construction companies. This commercial insight and expertise has been highly beneficial and has enabled BDL to establish networks of suppliers and contractors which combine value for money and a quality product. As a result, BDL continues to meet the objectives set out for it at inception.

BDL, as part of the Bromford Group, is a social enterprise inspiring people to be their best. Recognising this, BDL engages the services of local sub-contractors which provide opportunity and benefits for the communities in which we operate.

#### Result for the year and dividends

The loss for the year after tax was £716,140 (2020: profit of £68,189). The directors do not recommend the payment of a dividend.

#### Going concern

In preparing the accounts, the directors have reviewed BDL's financial plan for 2021/22, and are of the opinion that the group and company have adequate resources to continue in business for the foreseeable future. The plan is dependent on Bromford Housing Group Limited continuing to provide financial support during that period. The company has net current and total liabilities of £1,855,049 (2020: £7,830,869 (assets)), this is due to intergroup loans of £7,159,561 owed to Bromford Housing Group which are repayable on demand. Bromford Housing Group Limited has indicated that it is not expecting to request repayment in the next twelve months and it will not request repayment of the loan if it means that that the company is unable to pay its creditors as they fall due for payment. As with any company placing reliance on other group entities for financial support, the directors acknowledge that there can be no certainty that this support will continue although, at the date of approval of these financial statements, they have no reason to believe that it will not do so.

Consequently, the directors are confident that the company will have sufficient funds to continue to meet its liabilities as they fall due for at least 12 months from the date of approval of the financial statements and therefore have prepared the financial statements on pages 9 to 17 on a going concern basis.

## The Directors' Report For the year end 31 March 2021

#### Statement of Directors' Responsibilities

The directors are responsible for preparing the Directors' Report, the Strategic 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 they have elected to prepare the financial statements in accordance with UK accounting standards and applicable law (UK Generally Accepted Accounting Practice), including FRS 102 *The Financial Reporting Standard applicable in the UK and Republic of Ireland*.

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 estimates that are reasonable and prudent;
- 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 responsible for such internal control as they determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error, and have general responsibility for taking such steps as are reasonably open to them to safeguard the assets of the company and to prevent and detect fraud and other irregularities.

#### **Information for Auditors**

Each of the persons who is a director at the date of approval of this report confirms that:

- So far as they are aware, there is no relevant audit information of which the company's auditor is unaware; and
- They have taken all steps that they ought to have taken as a director to make themselves aware of any relevant audit information and to establish that the company's auditor is aware of that information.

#### **Appointment of Auditors**

Beever and Struthers wer	e appointed as Bromfor	rd's external auditors	in the financial year

This report was approve	d for iss	ue by t	:he Board	of	directors on 20 July	<sup>,</sup> 2021 and	l signed	l on its	behal	f b	y:
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Martyn Blackman		
Director		

## Strategic Report For the year end 31 March 2021

#### **Business review**

BDL had a positive year in 2020/21, achieving historic high turnover by increasing scale and activity, despite an uncertain year due to the coronavirus pandemic.

Turnover increased by 12% in the year to £24.8m (2020: £22.1m), delivering a loss before tax of £692k (2020: profit £33k). The increase in turnover is driven by activity on a higher volume of sites across the year but the erosion of profit is down to the losses incurred from elongated construction programmes due to sites being closed in April, May and part of June. BDL delivered 208 new homes (2020: 129), worked across 11 sites and started 2 new sites which will deliver 79 new homes. The value of stock and work in progress as at 31 March 2021 was £12.4m (2020: £12.3m).

In response to the coronavirus pandemic and the priority to maintain the safety of all staff and the staff of the partners it contracts with, all BDL sites were closed for business at 31 March 2020. BDL re-opened 5 sites on 26 May 2020, with all remaining sites active by 31 July 2020. The coronavirus pandemic has provided the construction sector, as much as any other sector in the economy, a heightened level of uncertainty at the opening of the new financial year. BDL's strong commercial, technical, operational and leadership teams will build on its existing solid foundations and pipeline of business to deliver what should be another exciting year.

#### Principal risks and uncertainties

The company is exposed to the principal risks and uncertainties as set out below. Key risks are determined by the board, and appetite and tolerances set. The risks and indicators are monitored on a monthly basis by the board. Business risks are monitored for emerging threats and operational trends.

Below we set out the principal risks:

	h and safety on of travel:	Stable Link to Strategy:		Homes that enable	
Risk	Risk Our approach to Health and Safety lacks robust controls and oversight This results in death, injury or harm caused to colleagues, customers, contractors or members of the public.				
Mitiga	tion strategies		Changes in year		
regular r	and Safety management systems follow the conc reporting and oversight across dedicated busines dent assurance sought from technical experts th	s groups and board and	Integrated Health and Safety Management Application launched across Bromford. Health and Safety Management Systems were adapted to take account of new COVID secure measures, with the primary objective to keep colleagues and customers safe.		

People		<b>Direction of travel:</b> Stable	Link to Strategy: Enabling colleagues	
Risk  A lack of skilled colleagues who are thriving in their role will impact our abil This may be due to a failure to recruit, retain and/or motivate engaged colle				
Mitiga	litigation strategies Changes in year			
we retai	trategy with values-based recruitment and embedding of our DNA ensures n and attract colleagues aligned to our purpose, with data and insight on nent, leavers movers and our engagement survey tracked in year.	res Commenced a new Leadership development programme to create brilliant		

Financial Planning and Performance			Direction of travel: Improving	Link to Strategy: Future ready
Risk Our financial and resilience planning and/or monitoring fails to mitigate substantial macro-economic or political events.				
Mitigation strategies Changes in year				
Robust financial planning, stress testing scenarios and resilience plans are in place,				curring a downgrado from the credit
	rating plausible macro-economic and political impacts, with close tracking	Despite iii	arket uncertainty and the ok in	curring a downgrade from the credit

Third Party / Supply Chain			Direction of travel: Improving	<b>Link to Strategy:</b> Future ready
Risk Our selection, management and monitoring of partners fails to ensure programme objectives are met.				
Mitigation strategies Chang			in year	
Comprehensive frameworks overseen by an independent specialised team, with				ical partners and business continuity s we responded to the COVID pandemic.

Macro-economic uncertainty			Direction of travel: Worsening	Link to Strategy: Growing the business
Risk	Macroeconomic factors affecting the housing market impact the	viability of	existing schemes.	
Mitigation strategies Change			in year	
Business programme and are thresholds are kept under continual review through				d to COVID and Brexit, with exit strategies to ensure value for money outcomes

Quali	ty construction	Direction of travel: Improving	Link to Strategy: Our relationship with customers		
Risk	A lack of governance and assurance results in poor quality homes which fail to .meet the needs of customers.				
Mitigation strategies		Changes in year			
Clear standards are outlined, subject to independent inspections throughout the life of the build, with comprehensive audits prior to handover and reporting through to forum and board					

Envir	onmental and sustainability		Direction of travel: Improving	<b>Link to Strategy:</b> Future Ready	
Risk	Risk Inability to respond to carbon reduction requirements by 2025 in new homes.  This may result in material financial implications, regulatory intervention and reputational damage				
Mitiga	Mitigation strategies		Changes in year		
A roadmap has been developed to illustrate route to targets, which is monitored and tracked through the Sustainability Group.		A Sustainability Group has been formed, who are establishing the ESG Framework and will track Carbon Footprint Reporting and progress to targets for the Group			

#### **Emerging risks**

In addition to the principal risks monitored by the board, the business monitor operational risks which are reported through the governance channels to highlight new and growing threats. The company has a dependency on third parties and counterparties to deliver our strategic objectives. The ongoing uncertainty attached to Brexit combined with Covid-19 has seen challenges across partner providers and specifically our supply chain. Whilst mitigations have ensured no disruption to services to date, we expect the impacts to continue into 2021 to 2022. This is being monitored as a 'material operational risk' by board.

#### **Future Developments**

BDL will look to start 7 new sites in 21/22 delivering 331 homes.

#### **Financial instruments**

The company has a normal level of exposure to price, credit, liquidity and cash flow risks arising from trading activities which are largely conducted in sterling, with minimal foreign currency transactions.

On behalf of the Board

Martyn Blackman Director

20 July 2021

#### INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF BROMFORD DEVELOPMENTS LIMITED

#### **Opinion**

We have audited the financial statements of Bromford Developments Limited (the 'company') 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 in note 1. The financial reporting framework that has been applied in their preparation is applicable law and United Kingdom Accounting Standards, including FRS 102 "The Financial Reporting Standard applicable in the UK and Republic of Ireland" (United Kingdom Generally Accepted Accounting Practice).

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 result for the year then ended;
- have been properly prepared in accordance with United Kingdom Generally Accepted Accounting Practice;
- have been prepared in accordance with the requirements of the Companies Act 2006.

#### **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 are 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, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

#### 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.

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 Company'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 Board with respect to going concern are described in the relevant sections of this report.

#### 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.

In connection with our audit of the financial statements, 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 audit or otherwise appears to be materially misstated. If we identify such material inconsistencies or apparent material misstatements, we are required to determine whether there is a material misstatement in the financial statements or a material misstatement of the other information. 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.

#### Opinions on other matters prescribed by the Companies Act 2006

In our opinion, based on the work undertaken in the course of the audit:

- the information given in the Directors' Report for the financial year for which the financial statements are prepared is consistent with the financial statements; and
- the Directors' Report have been prepared in accordance with applicable legal requirements.

#### Matters on which we are required to report by exception

In 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 Directors' Report.

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, 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 directors' responsibilities statement set out on page 3, 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.

A further description of our responsibilities for the audit of the financial statements is located on the Financial Reporting Council's website at <a href="www.frc.org.uk/auditorsresponsibilities">www.frc.org.uk/auditorsresponsibilities</a>. This description forms part of our auditor's report.

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

We identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, and then design and perform audit procedures responsive to those risks, including obtaining audit evidence that is sufficient and appropriate to provide a basis for our opinion.

In identifying and addressing risks of material misstatement in respect of irregularities, including fraud and non-compliance with laws and regulations, our procedures included the following:

• We obtained an understanding of laws and regulations that affect the Company, focusing on those that had a direct effect on the financial statements or that had a fundamental effect on its operations. Key laws and regulations that we identified included the Companies Act 2006 and tax legislation.

- We enquired of the directors and reviewed correspondence and directors meeting minutes for evidence
  of non-compliance with relevant laws and regulations. We also reviewed controls the Board have in place,
  where necessary, to ensure compliance.
- We gained an understanding of the controls that the directors have in place to prevent and detect fraud.
   We enquired of the directors about any incidences of fraud that had taken place during the accounting period.
- The risk of fraud and non-compliance with laws and regulations and fraud was discussed within the audit team and tests were planned and performed to address these risks.
- We reviewed financial statements disclosures and tested to supporting documentation to assess compliance with relevant laws and regulations discussed above.
- We enquired of the directors about actual and potential litigation and claims.
- We performed analytical procedures to identify any unusual or unexpected relationships that might indicate risks of material misstatement due to fraud.
- In addressing the risk of fraud due to management override of internal controls we tested the appropriateness of journal entries and assessed whether the judgements made in making accounting estimates were indicative of a potential bias.

Due to the inherent limitations of an audit, there is an unavoidable risk that we may not have detected some material misstatements in the financial statements, even though we have properly planned and performed our audit in accordance with auditing standards. For example, as with any audit, there remained a higher risk of non-detection of irregularities, as these may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal controls. We are not responsible for preventing fraud or non-compliance with laws and regulations and cannot be expected to detect all fraud and non-compliance with laws and regulations.

#### Use of the audit 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.

Lee Cartwright (Senior Statutory Auditor)
For and on behalf of Beever and Struthers Chartered Accountants, Statutory Auditor
St Georges House
215 Chester Road
Manchester
M15 4JE

# Statement of Comprehensive Income For the year ended 31 March 2021

		2021	2020
	Notes	£	£
Turnover		24,731,030	22,118,565
Cost of sales		(24,495,391)	(21,288,811)
Operating costs		(880,728)	(791,199)
Operating (loss)/profit	2	(645,089)	38,555
Interest and financing costs	3	(46,471)	(5,240)
(Loss)/profit on ordinary activities before tax		(691,560)	33,315
Taxation	6	(24,580)	34,874
(Loss)/profit for the year after taxation		(716,140)	68,189
Total comprehensive (loss)/ income for the year		(716,140)	68,189

The company's results relate wholly to continuing activities.

The notes on pages 12 to 17 form an integral part of these financial statements

## Statement of Financial Position As at 31 March 2021

		2021	2020
	Notes	£	£
Current Assets			
Stocks	7	12,440,158	12,328,772
Trade and other debtors : receivable within one year	8	5,914,763	3,450,043
Cash and cash equivalents		4,328,166	5,995,656
		22,683,087	21,774,471
Creditors: Amounts falling due within one year	9	(24,538,136)	(13,943,602)
Net current (liabilities)/assets		(1,855,049)	7,830,869
Total assets less current liabilities		(1,855,049)	7,830,869
Creditors - Amounts falling due after more than one year	10	-	(8,969,778)
Total net liabilities		(1,855,049)	(1,138,909)
Reserves			
Called up share capital	11	1	1
Profit and loss account		(1,855,050)	(1,138,910)
Deficit on Shareholder's funds		(1,855,049)	(1,138,909)

The notes on pages 12 to 17 form an integral part of these financial statements

These financial statements were approved by the Board of directors and authorised for issue on 20 July 2021, and are signed on behalf of the Board by

Martyn Blackman

Director

Company Registration number 6507824

# Statement of Changes in Equity As at 31 March 2021

	Share capital	Profit and loss account	Total
	£	£	£
Balance at 1 April 2019	1	(1,207,099)	(1,207,098)
Surplus from Statement of Comprehensive Income	-	68,189	68,189
Balance at 31 March 2020	1	(1,138,910)	(1,138,909)
Deficit from Statement of Comprehensive Income	-	(716,140)	(716,140)
Balance at 31 March 2021	1	(1,855,050)	(1,855,049)

The notes on pages 12 to 17 form an integral part of these financial statements

## Notes to the Financial Statements For the year ended 31 March 2021

#### **Legal status**

Bromford Developments Limited is incorporated in England under the Companies Act 2006 company number 6507824. The registered office is 1 Exchange Court, Brabourne Avenue, Wolverhampton Business Park, Wolverhampton, WV10 6AU.

#### 1. Accounting policies

#### **Basis of accounting**

The company's financial statements have been prepared in accordance with applicable United Kingdom Accounting Generally Accepted Accounting Practice (UK GAAP).

The financial statements comply with the Companies Act 2006. The accounts are prepared on the historical cost basis of accounting and are presented in sterling £.

#### Financial Reporting Standard 102 - reduced disclosure exemptions

The company has taken advantage of the following disclosure exemptions in preparing these financial statements, as permitted by FRS 102 "The Financial Reporting Standard applicable in the UK and Republic of Ireland":

- the requirements of Section 4 Statement of Financial Position paragraph 4.12(a)(iv);
- the requirements of Section 7 Statement of Cash Flows;
- the requirement of Section 3 Financial Statement Presentation paragraph 3.17(d);
- the requirements of Section 11 Financial Instruments paragraphs 11.41(b), 11.41(c), 11.41(e), 11.41(f), 11.42, 11.44, 11.45, 11.47, 11.48(a)(iii), 11.48(a)(iv), 11.48(b) and 11.48(c);
- the requirement of Section 33 Related Party Disclosures paragraph 33.7.

This information is included in the consolidated financial statements of Bromford Housing Group Limited as at 31 March 2021 and these financial statements may be obtained from 1 Exchange Court, Brabourne Avenue, Wolverhampton Business Park, Wolverhampton, WV10 6AU

#### Going concern

In preparing the accounts, the directors have reviewed BDL's financial plan for 2021/22, and are of the opinion that the group and company have adequate resources to continue in business for the foreseeable future. The plan is dependent on Bromford Housing Group Limited continuing to provide financial support during that period. The company has net current liabilities of £1,830,470 (2020: £7,830,869 (assets)), this is due to intergroup loans of £7,159,561 owed to Bromford Housing Group which are repayable on demand. Bromford Housing Group Limited has indicated that it is not expecting to request repayment in the next twelve months and it will not request repayment of the loan if it means that that the company is unable to pay its creditors as they fall due for payment. As with any company placing reliance on other group entities for financial support, the directors acknowledge that there can be no certainty that this support will continue although, at the date of approval of these financial statements, they have no reason to believe that it will not do so.

Consequently, the directors are confident that the company will have sufficient funds to continue to meet its liabilities as they fall due for at least 12 months from the date of approval of the financial statements and therefore have prepared the financial statements on a going concern basis.

#### Turnover

Turnover represents income receivable from construction activities supplied by the company in the year, net of value added tax.

## Notes to the Financial Statements For the year ended 31 March 2021

#### **Taxation**

The tax expense for the period comprises current and deferred tax. Tax is recognised in the Statement of Comprehensive Income, except that where a tax change arises as a result of an item recognised as other comprehensive income or recognised directly in equity, that tax charge is also recognised in other comprehensive income or directly in equity as appropriate.

Both the current and deferred income tax charge is calculated on the basis of tax rates and laws that have been enacted or substantively enacted by the reporting date in the countries where the Company operates and generates taxable income.

Deferred balances are recognised in respect of all timing differences that have originated but not reversed by the balance sheet date, except:

- The recognition of deferred tax assets is limited to the extent that it is probable that they will be recovered
  against the reversal of deferred tax liabilities or other future taxable profits;
- Any deferred tax balances are reversed if and when all conditions for retaining associated tax allowances have been met.

#### Work in progress and long term contracts

Long term contracts have been assessed on a contract by contract basis and reflected in the Statement of Comprehensive Income by recording turnover and related costs as contract activity progresses i.e. the percentage completion method.

Where it is considered that the outcome of a long term contract can be assessed with reasonable certainty before its conclusion, the prudently calculated attributable profit less foreseeable losses has been recognised in the Statement of Comprehensive Income as the difference between the reported turnover and related costs for the contract.

The amount of long term contracts as costs incurred, net of amounts transferred to cost of sales, after deducting foreseeable losses and payments on account not matched with turnover, is included in work in progress and stock as long term contract balances. The amount by which recorded turnover is in excess of payments on account is included in debtors as amounts recoverable on long term contracts. Payments in excess of recorded turnover and long term contract balances are included in creditors as payments received on account on long term contracts. The amount by which provisions or accruals for foreseeable losses exceed costs incurred, after transfers to cost of sales, is included within either provisions for liabilities or creditors as appropriate.

#### **Cash and Cash Equivalents**

Cash and cash equivalents comprise cash balances and bank overdrafts that are repayable on demand. In the statement of financial position overdrafts are shown within borrowings or current liabilities.

#### **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 the statement of comprehensive income, transaction costs that are directly attributable to the acquisition or issue of the financial asset or financial liability.

Financial instruments held are classified as follows:

Financial assets such as cash, current asset investments and receivables are classified as loans and receivables and held at amortised cost using the effective interest method.

#### **Defined Contribution Pensions**

The parent company provides a defined contribution stakeholder pension scheme for employees. The employer contribution to the scheme is charged to the Statement of Comprehensive Income as it becomes payable. The assets of the scheme are kept separately from those of the company.

# Notes to the Financial Statements For the year ended 31 March 2021

### 2. Operating (loss)/profit

2. Operating (loss)/ profit		
The operating (loss)/profit on ordinary activities is stated after charging	2021	2020
	£	£
Previous auditors' remuneration		
- Audit of financial statements	-	12,000
Current auditors' remuneration		
- Audit of financial statements	7,500	-
3. Interest payable and similar charges	2021	2020
. ,	£	£
Interest on loans, overdrafts and other financing		
	246 702	272.000
On loans from Bromford Housing Group Limited	246,793	372,999
Interest payable capitalised on housing properties under construction 3.93% (2020: 3.76%)	(200,322)	(367,759)
	46,471	5,240
4. Colleague costs		Restated
_	2021	2020
	£	£
Wages and salaries	1,784,581	1,556,452
Social security costs	204,095	175,519
Other pension costs	115,710	104,830
	2,104,386	1,836,801
The average number of full-time equivalent employees employed duri	ing the year	
	2021	2020
	2021 No.	2020 No.
	INU.	INO.
Construction	39	35
	33	33

A full-time equivalent employee is classed as working a 37.5 hour week.

The details above relate to colleagues directly attributable to Bromford Development Limited. Colleagues in the Bromford Housing Group are employed on a joint and several basis by Bromford Housing Group Limited and its members. The prior year colleague costs have been restated to reflect the correct allocation of the costs for this company.

# Notes to the Financial Statements For the year ended 31 March 2021

#### 5. Directors' emoluments

Emoluments to directors are paid through Bromford Housing Group Limited and are disclosed in the Bromford Housing group accounts.

No directors' emoluments are charged to the company.

6. Taxation on (loss)/profit on ordinary activities	2021	2020
	£	£
Current tax		
UK corporation tax credit on ordinary activities	(28,196)	(51,340)
Under provision in previous years	51,340	16,466
Total current tax	23,144	(34,874)
Deferred tax		
Origination and reversal of timing differences	1,436	-
Tax on (loss)/profit on ordinary activities	24,580	(34,874)
Total tax reconciliation		
(Loss)/profit on ordinary activities	(691,560)	33,315
(Loss)/profit on ordinary activities multiplied by standard rate of	(131,396)	6,330
corporation tax in the UK of 19% (2020: 19%)		
Effects of		
Items not allowable for tax purposes	-	102
Movement in unrecognised deferred tax	104,636	(57,773)
Adjustment from previous periods	51,340	16,466
Group relief surrendered for no charge	-	1
	24,580	(34,874)
7. Stocks and work in progress	2021	2020
	£	£
Work in Progress	12,440,158	12,328,772
	12,440,158	12,328,772
Shared ownership properties		
Under construction	12,440,158	12,328,772
	12,440,158	12,328,772

# Notes to the Financial Statements For the year ended 31 March 2021

8. Trade and other debtors	2021	2020
	£	£
Amounts falling due within one year		
Amounts due from group companies	4,094,986	2,435,687
Corporation tax	-	51,340
Other debtors	1,806,700	921,371
Prepayments and accrued income	13,077	41,645
	5,914,763	3,450,043

Amounts due to group companies are trading balances, non-interest bearing and repayable on demand.

9. Creditors: amounts falling due within one year	2021	2020
	£	£
Trade creditors	1,003,635	1,431,654
Amounts due to group companies	19,118,916	9,138,469
Accruals and deferred income	4,415,585	3,373,479
	24,538,136	13,943,602
10. Creditors: amounts falling due after more than one year	2021	2020
	£	£
Amounts due to group companies	-	8,969,778
Amounts repayable otherwise than by instalments		
Repayable within one year	-	-
Repayable between one and two years	-	8,969,778
	-	8,969,778
The interest rate risk profile of the loan liabilities are as follows		
	2021	2020
	£	£
Floating rate - average 3.93% (2020: 3.76%)	-	8,969,778
Undrawn, committed borrowing facilities at 31 March were as follows		
	2021	2020
	£	£
Expiring after five years	17,840,439	16,030,000

The £17,840,439 (2020: £16,030,000) undrawn, committed borrowing facilities are currently secured by way of a floating charge.

## Notes to the Financial Statements For the year ended 31 March 2021

11. Share Capital	2021	2020
	£	£
Issued and fully paid		
At 1 April and 31 March (1 ordinary share of £1 each)	1	1

The share entitles the member to a vote and they can appoint a proxy in their absence, there are no rights to a dividend. The share is under the control of the directors and they may allot, grant options over or dispose of any unissued shares of the company. On a winding up the assets are allocated to the member.

#### 12. Related party transactions

The company has taken advantage of the exemption provided by s33.1A of FRS102 not to disclose related party transactions with other group companies.

Bromford Housing Group Limited and its subsidiaries has indemnified its Board Members, Executive Team, directors and employees for insurance cover no longer provided within its current directors' and officers' liability insurance for the year ending 31 March 2022 which was previously included in its previous policy. The maximum exposure across the group for this indemnity is £10million and expires on 31 March 2022. This is described in more detail in note 13.

#### 13. Contingent liability

For the financial year 31 March 2021, Bromford Housing Group Limited and its subsidiaries purchased directors' and officers' liability insurance for the Board Members, the Executive team and its employees through the National Housing Federation. Similar insurance provision with relevant cover was not available for the financial year 31 March 2022 with the insurance policies obtained containing exclusions previously covered in the previous financial year. Therefore, a deed has been entered into by the Board Members of Bromford Housing Group Limited to indemnify its Board Members, Executive Team, directors and employees across Bromford Housing Group Limited and its subsidiaries against the exclusions previously covered in the previous insurance provision. Any claim made would be against the relevant entity with ultimate responsibility for reimbursement being through Bromford Housing Group Limited where required. The maximum exposure across the group for this indemnity is £10million and expires on 31 March 2022.

#### 14. Parent entity

The company's ultimate parent undertaking and controlling party is Bromford Housing Group Limited (Registered Society Number 29996R).

The results of Bromford Developments Limited are included in the results of Bromford Housing Group Limited. Copies of the financial statements for Bromford Housing Group Limited are available from 1 Exchange Court, Brabourne Avenue, Wolverhampton Business Park, Wolverhampton, WV10 6AU.