







Daejan Holdings PLC





Daejan Holdings PLC



Report & Financial Statements 2012

Summary of Results

	Year ended 31 March	
	2012 2011	
	£000	£000
Profit before taxation	41,849	84,363
Profit after taxation	36,133	67,833
Earnings per share	£2.21	£4.16
Dividends per share	76p	75p
Equity shareholders' funds per share	£52.90	£51.43

Final dividend of 51p per share payable on 9 November 2012 to shareholders on the register on 12 October 2012.

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Chairman's Statement



I have pleasure in presenting the Report and Accounts for the year ended 31 March 2012.

In my interim statement, I identified the sluggish economic growth in the UK and the USA, combined with the risk of financial shocks from the Eurozone, as creating a difficult environment in which to operate. This climate has continued and in the UK deteriorated throughout the year; against this background, it is pleasing to be able to report an increase in our investment property holdings of 2.5% and a profit before tax of £41.9 million, albeit that both are below last year's level.

Investment property

The table below shows a summary of the valuation of our investment property:

Valuation March 2012 &m	change
Commercial property	
UK 567.0	-1,4%
USA 38.6	•
Residential property	
UK 426.4	+4.3%
USA 224.7	+9.1%
Total 1,256.7	+2.5%

This page: Langlands House Harlow, Essex. This year has seen an encouraging increase in the value of our USA portfolio. In particular, New York City residential property has seen strong occupational demand and rental growth leading to significant increases in capital values. We have also seen growth, albeit at a more modest rate, in the value of our residential properties in Florida where the local market is gradually absorbing an oversupply of new building. In total, our USA portfolio produced a valuation increase of \$29.7 million (2011 - \$16.3 million), representing an improvement of 7.7% (2011 - 4.9%).



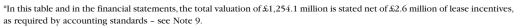
In the UK, London residential properties have continued to show strong growth in value but this has been entirely offset by reductions in the values of commercial properties, particularly outside London. The overall net result of the revaluation of UK properties was a reduction of &2.1 million, equivalent to 0.2% (2011 – 5.3% increase).

As previously reported, the revaluation includes a write down of £11.5 million in the value of our care homes which was incurred following the collapse of Southern Cross Healthcare Group PLC ("Southern Cross") earlier in the year.

The table below provides an analysis of the movement in the value of the investment property portfolio and the impact of acquisitions, additions and disposals, together with revaluation and foreign exchange movements over the year:

Movement in valuation of the total investment property portfolio

	2012	2011
	&m	&m
Opening valuation	1,224.8	1,155.4
New acquisitions	15.1	23.2
Additions to existing properties	10.5	6.8
Disposals	(12.6)	(0.9)
	1,237.8	1,184.5
Revaluation gain	15.7	52.0
Foreign exchange gain/(loss)	0.6	(11.7)
Closing valuation*	1,254.1	1,224.8





This page: Kew House, Brentford Middlesex.



Chairman's Statement (continued)

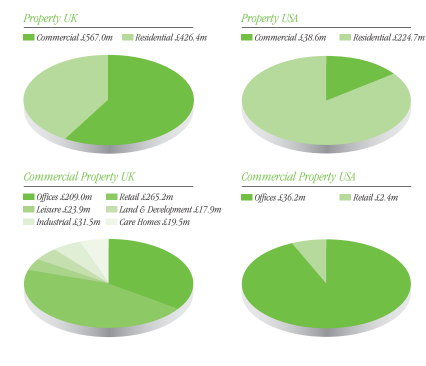


New investment and funding

During the year, we invested £25.6 million (2011 – £30.0 million) in acquisitions and additions to our existing portfolio. The principal new acquisition was 139/143 Oxford Street, W1 at a cost of £13.3 million. This provides a useful consolidation with our existing adjacent holding in Berwick Street, W1.

I have commented in previous statements on the limited number of institutions in the UK market offering longer term funding. Whilst finance is readily available, it is generally for periods of five years or less and on unattractive terms. This is principally due to the stringencies imposed on the banks by regulatory authorities. Shorter term finance does have a part to play in the funding mix, but we take a long term perspective when investing in new properties and developments and we believe that such major projects should largely be based on longer term finance. We are therefore sourcing much of our new borrowing requirements from other long term lenders such as insurance companies and US savings banks.

Analysis by property type



Analysis by location









Top & opposite page: 670 Riverside Drive, Manhattan, New York, USA.

Above: 1001 Grand Concourse, The Bronx, New York, USA.

Left: Oakwood Court, London W14.

Chairman's Statement (continued)



Development activity

In the UK, we continue actively to pursue opportunities within our existing portfolio for the enhancement of rental income and capital values. At any one time we have a number of potential development schemes under consideration and such schemes typically take several years to bring to fruition.

The major scheme of refurbishment and extension at Africa House, WC2, which commenced in January 2011, has continued throughout the year and, based on progress to date, will be available for occupation in mid-2013.

Results for the year

The profit before taxation for the year ended 31 March 2012 amounts to £41.9 million (2011 – £84.4 million). This result includes a net valuation gain of £15.7 million arising on investment properties (2011 – £52.0 million).

The table below shows the performance of our core rental business before and after valuation movements:

	2012 &m	2011 £m
Total rental and related income from investment property	107.1	102.7
Property operating expenses	(68.0)	(60.7)
Net rental and related income from investment property	39.1	42.0
Profit on disposals of investment property	16.2	9.3
Administrative expenses	(11.1)	(10.6)
Net operating profit before net valuation gains	44.2	40.7
Net valuation gains on investment property	15.7	52.0
Net financing costs	(18.0)	(8.3)
Profit before taxation	41.9	84.4



Both pages: Park West, Marble Arch London W2, showing the refurbished interior.





Total rental and related income increased in the year by £4.4 million (2011 - £2.8 million). However, this was more than offset by an increase of £7.3 million (2011 - £4.8 million) in property operating expenses, with rises in the costs of repairs and local authority charges as major contributory causes.

In addition to its negative impact on the annual property revaluation, the collapse of Southern Cross resulted in combined costs and loss of rental of £1.4 million in the year.

Residential occupancy rates in the UK have continued to improve. In contrast, commercial vacancies have risen, reflecting continued difficult market conditions. Overall, UK rental and related income increased by £2.6 million representing a rise of 3.4%.

During the year we sold a freehold development site in St Johns Wood at a price of £23.6 million yielding a surplus over book value of £11.0 million. The site will be developed for very high value residential properties; this is a specialist activity and, in order to minimise risk, we decided to offer the site for sale to those with greater experience in the sector. The proceeds will be used to reduce our recourse to external finance for our on-going commercial development activities. The remainder of the profit on disposal of investment property relates to the sale of lease extensions.

The significant increase in net financing costs is substantially attributable to net fair value adjustments on financial instruments and other costs treated as interest, with actual interest payments remaining broadly constant year on year.

Dividend

For many years it has been the Board's policy prudently to increase dividends in line with the Group's progress having regard to economic conditions.

Notwithstanding the uncertain immediate outlook, your Board has confidence in the ability of the Group to continue on its path of long term progress and therefore recommends an increase in the total dividend to 76p (2011 - 75p).





Chairman's Statement (continued)



Balance sheet

At 31 March 2012 shareholder's funds stood at £862.0 million (2011 - £838.1 million). This is equivalent to £52.90 per share (2011 - £51.43) an increase of 2.9%.

Cash deposits at 31 March 2012 were £32.5 million (2011 – £75.3 million) which represents a return to levels more typical of the years prior to 2011. Undrawn medium and long term facilities amounted to £64.6 million (2011 – £30.6 million).

Gearing at 16.9% is down from 18.6% last year and continues to reflect our long term prudent approach.

Environment

The majority of the properties in our portfolio were constructed long before the advent of modern environmental and energy efficiency standards. It would be neither practically nor economically feasible to embark on a complete upgrade to modern standards. However, we do take the opportunities which arise each year when we undertake programmes of repair and refurbishment to improve the energy efficiency of our buildings and the plant therein.

In the case of new developments or major schemes of refurbishment, we seek to achieve the highest environmental rating consistent with the nature of the building and the scheme being undertaken.

Staff throughout the Group are encouraged to minimise the energy which is consumed and to recycle the waste which is generated.

Below Right: 427 West 51st Street

139/143 Oxford Street

Above & below: Berwick House

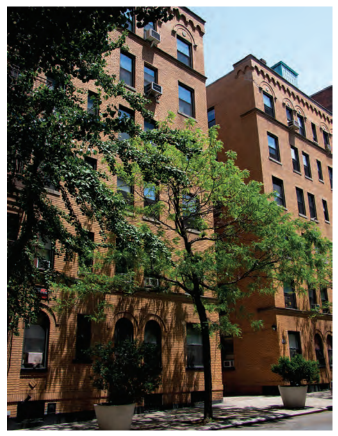
Manhattan, New York
USA

London W1

Employees

We are well aware of the importance to the Group of our dedicated and professional staff. It has long been our policy to sustain a stable workforce with low staff turnover so that the costs of recruitment





are minimised and the experience of staff gained over the years is retained for the benefit of the Group.

The Group believes in the continual development of staff and encourages the pursuit of programmes of appropriate professional training.

Health and safety

We recognise the importance of ensuring that our properties provide a safe and healthy environment for our tenants, staff and all other users.

A firm of specialist consultants is retained to undertake risk assessments on a 12 to 18 month cycle on all property for which we have responsibility. Any issues which arise from such assessments are allocated to the responsible surveyor for action; a dedicated team ensures that all issues are dealt with on a timely basis and also monitors performance and compliance.

Health and safety policies are formulated by our consultants and monitored by senior staff. Each and every staff member has a health and safety responsibility at some level.

A report is prepared and presented annually at Board and senior management level to ensure that those ultimately responsible for health and safety within the Group are fully briefed on issues arising and any actions required.

In addition, we employ a variety of specialist consultants to ensure that specific areas such as lifts, gas and electrical supply are correctly maintained in a safe condition.

Community

In keeping with our practice over many years, we have continued to make donations, principally to support educational charities; this year the donations amounted to £150,000 (2011 - £150,000).

This page:Marsh Wall,
London E4







Chairman's Statement (continued)



As a consequence of the donation to charities some years ago of shares representing 6.3% of the capital of the Company, dividend payments in the year of £775,000 (2011 - £760,000) have passed to charitable companies that provide benefit to the communities in which we operate.

Risks

The risks which we face fall into two categories:

Sectoral risks

These are the risks common to all companies operating in the investment property sector.

- Economic slowdown increases the risk of failure amongst tenants with an increase in bad debts, a loss of rental income and increased vacancies. This risk is current in the UK where the economy is again in recession; but this is less of an issue in the USA where the outlook is more positive.
- The continuing availability of finance is essential to fund acquisitions, developments and major schemes of refurbishment. Regulatory or financial pressures on lenders resulting in a reduction in the supply of finance on acceptable terms could constrain our ability to grow.

Company risks

These are the risks specific to the Company which arise from the way we undertake our business.

■ With over 20% by value of the Group's property portfolio located in the USA, movements in the sterling/dollar exchange rate will produce accounting adjustments in the Group's consolidated financial statements. The overall impact in the current year is not significant but this may not always be the case.



Top: Clarendon Court, **above:** Montrose Court and **right:** Dudley Court, Finchley, London NW11.



■ Changes in market interest rates may produce fair value adjustments to the financial instruments which we hold which in turn will impact on the reported profit.

Outlook

The UK economy is again in recession, with only limited growth forecast for the remainder of 2012 and for 2013. The risk of adverse impacts from the crisis in the Eurozone continues. The picture is somewhat more positive in the USA where growth seems to have returned, albeit at a modest rate.

A return to sustained economic growth and prosperity in the UK and USA is essential if we are to see an upturn in business confidence, employment and the demand for accommodation which in due course will drive up rental and capital values.

We take a long term approach to the growth of our investment property portfolio and this will continue, notwithstanding the challenging business outlook which we face for the immediate future. We remain confident that the Group is well placed for sustained progress, based upon the solid foundation of its diverse portfolio with its low gearing, managed, as ever, in the prudent yet entrepreneurial manner which has become our hallmark over the years.

In challenging times we are more than ever dependent on the efforts of our dedicated and hardworking staff; our thanks must go to them.

B S E Freshwater Chairman



Above: 3045 Grand Concourse and below: 3591-9 Bainbridge Road, The Bronx, New York, USA.



Directors' Report

The Directors have pleasure in presenting their report together with the financial statements for the year to 31 March 2012.

Principal Activities of the Group

Daejan Holdings PLC is a holding company whose principal activity, carried on through its subsidiary undertakings, is property investment. In addition, where suitable opportunities are identified within the Group's investment portfolio, some development is also undertaken. The majority of the Group's property portfolio comprises commercial, industrial and residential premises throughout the UK, but the Group also has a significant portfolio of commercial and residential properties on the eastern seaboard of the USA. The Group's business model is generally to hold its investment property for the long term to generate rental income and capital appreciation, funded wherever possible by retained earnings and long term finance; consequently major sales of property are infrequent.

Investment Property

A professional valuation of all the Group's properties was carried out at 31 March 2012. The resultant figures are included in the financial statements now presented and the net increase of £15.7 million (2011 – £52.0 million) over previous book values has been included in the income statement. The Group's UK properties were valued by Colliers International, Chartered Surveyors and produced a revaluation deficit of £2.5 million (2011 – £44.6 million surplus). The Group's USA properties were valued by Joseph J. Blake and Associates, Inc. and Metropolitan Valuation Services, Inc. both of which are Certified General Real Estate appraisers. The revaluation surplus arising on the USA properties was £18.2 million (2011 – £7.4 million).

Business Review

The Group's business review is included in the Chairman's Statement set out on pages 2 to 11 and is included in this report by reference.

Results and Dividend

The profit for the year amounted to £36.1 million (2011 - £67.8 million). An interim dividend of 25p per share was paid on 2 March 2012 and the Directors now recommend the payment of a final dividend of 51p per share, making a total for the year of 76p per share (2011 - 75p per share).

Financial Objectives and Policies and Exposure to Financial Risk

The Group operates a cautious financial policy within clear authorities on a non-speculative and long term basis in order to enable the Group to carry on its business in confidence and with strength. The Group aims to ensure that the cost of capital is kept to a minimum through the maintenance of its many long standing relationships with leading banks and other financial institutions. The Group seeks to minimise the risk of sudden and unexpected rises in finance costs by way of fixed rate debt and financial derivative instruments whilst retaining some flexibility in relation to short term interest rates.

There is no obligation or present intention to repay the Group's borrowings other than at maturity.

Payment Policy

It is the Group's policy to settle the terms of payment with suppliers when agreeing the terms of each transaction, to ensure that those suppliers are aware of those terms and to abide by the agreed terms of payment, providing that it is satisfied that the supplier has provided the goods or services

in accordance with the agreed terms and conditions. The Group does not, however, follow any formal code or statement on payment practice.

Directors

The Directors who served throughout the year, and who are still in office, are:

Mr B S E Freshwater

Mr D Davis

Mr S I Freshwater

Mr R E Freshwater

Mr A M Freshwater (USA)

Brief biographies of the Directors are as follows:

Mr B S E Freshwater. Aged 64 - Joined the Board in December 1971 with primary responsibility for the Group's finances. In July 1976 he was appointed Managing Director and, additionally, became Chairman in July 1980.

Mr D Davis. Aged 77 - Previously a partner in Cohen Arnold, the Group's consulting accountants. He relinquished his partnership in 1971 in order to devote more time to his numerous business and other interests. He has been a non-executive Director of the Company since December 1971.

Mr S I Freshwater. Aged 61 - Directs the Group's operations in the USA and also has responsibility for the Group's UK sales division. He has been a Director of the Company since January 1986.

Mr R E Freshwater Aged 42 – He is currently pursuing an academic career and lectures to graduate students. He is an actual and a potential beneficiary of trusts and a trustee of certain other trusts with substantial holdings of the Company's equity.

Mr A M Freshwater Aged 41 - He is resident in the UK and sits as an Arbitrator in complex commercial disputes. He is a potential beneficiary of trusts and a trustee of certain other trusts with substantial holdings of the Company's equity.

The rules governing the election and re-election of Directors are set out in the Corporate Governance section on page 18. The powers of Directors of the Company are as set out in the Company's articles of association.

Directors' Interests in Transactions

Day-to-day management of the Group's properties in the United Kingdom is mainly carried out by Highdorn Co. Limited and by Freshwater Property Management Limited. Mr B S E Freshwater and Mr S I Freshwater are Directors of both companies. They have no beneficial interest in the share capital of Highdorn Co. Limited. Mr B S E Freshwater, Mr S I Freshwater and Mr D Davis are also Directors of the parent company of Freshwater Property Management Limited but have no beneficial interest in either company. Mr R E Freshwater has a beneficial interest in a trust holding interests in shares in Highdorn Co. Limited.

Details of the amounts paid for the provision of these services are set out in Note 18 to the financial statements.

Directors' Report (continued)

Share Capital and Substantial Directors' and other Shareholdings

The structure of the Company's share capital, including the rights and obligations attaching to the shares, is given in Note 14 to the financial statements.

Directors' interests in the share capital of the Company are as follows:

		Daejan Holdings PLO	
		Ordinary Shares	
		31 March	31 March
		2012	2011
D Davis	(Notes 2 & 3)	763	763
B S E Freshwater	(Notes 1, 2, 3 & 4)	340,033	340,033
S I Freshwater	(Notes 2, 3 & 4)	89,270	89,270
R E Freshwater	(Notes 2 & 3)	_	-
A M Freshwater	(Notes 2 & 3)	_	-

Notes:

- All the above holdings were beneficially owned. Mr B S E Freshwater's shareholding represents 2.1% of the Issued Share Capital of the Company.
- 2. A further 2,908,116 shares (2011 2,908,116) representing 17.8% of the issued share capital of the Company were held by Freshwater family trusts and by charitable companies in which Mr B S E Freshwater, Mr S I Freshwater, Mr D Davis and Mr A M Freshwater have no beneficial interest. Mr D Davis and Mr A M Freshwater are trustees of a trust which owns 250,000 shares representing 1.5% of the issued share capital of the Company. Mr R E Freshwater has a beneficial interest in certain trusts referred to in this Note 2 which together hold 326,294 shares, representing 2.0% of the issued share capital of the Company.
- 3. In addition to the holdings shown in the table and in Note 2 above, companies owned and controlled by Mr B S E Freshwater, Mr S I Freshwater, their families and family trusts, held at 31 March 2012 a total of 7,876,431 shares (2011 7,876,431) representing 48.3% of the issued share capital of the Company. Mr D Davis and Mr A M Freshwater have a non-beneficial interest in some of these shares, either as a Director of the companies concerned, or as a trustee. Mr R E Freshwater has a beneficial interest in certain trusts included in this Note 3 which indirectly have interests in 3,774,853 shares, representing 23.2% of the issued share capital of the Company.
- 4. Of these shares 89,270 are held by a company owned jointly by Mr B S E Freshwater and Mr S I Freshwater.

Included in Notes 2 and 3 are the following holdings at 31 March 2012, each amounting to 3% or more of the Company's issued share capital:

	Shares	%
Henry Davies (Holborn) Limited	1,934,090	11.9
Trustees of the S I Freshwater Settlement	1,560,000	9.6
Distinctive Investments Limited	1,464,550	9.0
Quoted Securities Limited	1,305,631	8.0
Centremanor Limited	1,000,000	6.1
Mayfair Charities Limited	565,000	3.5
Tabard Property Investment Company Limited	500,000	3.1

In addition, the Company has been notified of the following substantial interests in its issued share capital at 31 March 2012:

	Shares	%
Valand Investments Limited	1,000,000	6.1
Silda 2 Limited	705,000	4.3

The Company is not aware of any changes to any of the above interests from 31 March 2012 up to the date of signing this report.

Significant Agreements

Part 6 of Schedule 7 of the Large and Medium-sized Companies and Groups (Accounts and Reports) Regulations 2008 requires the Company to identify those significant agreements to which the Company is party that take effect, alter or terminate upon a change of control of the Company following a takeover bid and the effects of any such agreements.

The Group has six bank loan and mortgage facilities which contain change-of-control clauses. Four of these facilities require the prior written consent of the lender to a change of control over the parent company, without which such change of control would constitute an event of default. A change of control under the remaining two facilities would similarly constitute an event of default but no provision is made for the prior written consent of the lender. At 31 March 2012, these facilities represented £79.2 million (2011 - £112.3 million) of the loans and borrowings in the financial statements and all of the undrawn facilities (£64.6 million, 2011 - £30.6 million).

Charitable Donations

Charitable donations made by the Group amounted to £150,000 (2011 - £150,000). There were no political contributions (2011 - £Nil).

Auditors

The Company's auditors, KPMG Audit Plc, have expressed their willingness to continue in office. In accordance with Section 489 of the Companies Act 2006, resolutions for the reappointment of KPMG Audit Plc as auditors of the Company, and to authorise the Directors to determine their remuneration, are to be proposed at the forthcoming Annual General Meeting.

Statement of Disclosure of Information to Auditors

The Directors who held office at the date of approval of this Directors' Report confirm that, so far as they each are aware there is no relevant audit information of which the Company's auditors are unaware, and each Director has taken all the steps he ought to have taken as a Director to make himself aware of any relevant audit information and to establish that the Company's auditors are aware of that information.

By Order of the Board,

M R M Jenner Secretary

20 July 2012

Directors' Remuneration Report

Audited Information

Details of each individual Director's remuneration are set out below on an accruals basis.

	Salary	Fees	Total
2012	£	£	£
Mr B S E Freshwater	750,000	20,000	770,000
Mr D Davis	-	20,000	20,000
Mr S I Freshwater	676,875	20,000	696,875
Mr R E Freshwater	-	20,000	20,000
Mr A M Freshwater	-	20,000	20,000
	1,426,875	100,000	1,526,875
2011			
Mr B S E Freshwater	720,000	20,000	740,000
Mr D Davis	-	20,000	20,000
Mr S I Freshwater	651,000	20,000	671,000
Mr R E Freshwater	-	15,000	15,000
Mr A M Freshwater	-	15,000	15,000
	1,371,000	90,000	1,461,000

Unaudited Information

Compliance

The Company's compliance with the requirements of The UK Corporate Governance Code issued by the Financial Reporting Council in June 2010 is set out under Corporate Governance on page 20.

Policy

The remuneration policy adopted by the Board is designed to ensure that the Directors' interests are allied to the long-term growth of the Group and therefore to the interests of the shareholders as a whole. The Group does not operate any form of bonus scheme or share option scheme since the executive Directors' salaries for the year are determined by the Board once the results for the year are known, with any salary increase calculated and paid with effect from the beginning of the financial year.

Remuneration of non-executive Directors

The fees of the non-executive Directors are reviewed periodically by the executive Directors who make recommendations to the Board. The current level of £20,000 has been fixed for a number of years.

Service contracts

No Director has a service contract.

Total shareholder return

The following graph shows the total shareholder returns for the Company (rebased as at 1 April 2007) for each of the last five financial years compared to the FTSE All Share Real Estate Investment and Services Index and the FTSE 350 Index. The Company is a constituent of both these indices and the Board considers these to be the most appropriate broad market equity indices for illustrating the Company's performance.



Approved by the Board on 20 July 2012 and signed on its behalf by

M R M Jenner
Company Secretary

Corporate Governance

Corporate Governance

The Board is required by the Financial Services Authority to report on the extent of its application of the principles and of its compliance with the provisions contained in the UK Corporate Governance Code (the "Code").

Your Board fully supports the goal of better corporate governance and we comply with the majority of the principles of the Code.

We do not comply with the provisions of the Code in connection with non-executive representation on the Board, as we are doubtful that further extending independent non-executive participation at present would benefit our shareholders. We consider it vital that the principles of a unitary Board of Directors sharing responsibility for all facets of the Company's business should not be undermined by reserving areas of decision making solely for non-executive Directors. For this reason the matters which the Code recommends should be reserved for audit, nomination and remuneration committees are dealt with by the entire Board and it is intended to continue this practice. In view of the fact that the Board comprises only five Directors it is also not considered necessary to split the roles of Chairman and Chief Executive. Executive remuneration is not directly related to performance, but a link is established by the fact that remuneration is not agreed upon until after the results for the year are known.

Changes should be made when they are appropriate and in the best interests of the Company, rather than for the sake of change itself. This Company has a successful track record and whilst the Board will continue to keep under review any proposals which may improve the efficiency of its operations, the current structure has stood the Company in good stead over many years and should continue to do so in the future.

The Board

The Group is controlled through its Board of Directors. The Board's main roles are to create value for shareholders, to provide entrepreneurial leadership of the Group, to approve the Group's strategic objectives and to ensure that the necessary financial and other resources are made available to enable those objectives to be met.

The Board meets regularly throughout the year on both a formal and informal basis. Comprehensive management information covering all aspects of the Group's business is supplied to the Board in a timely manner and in a form and quality to enable it to discharge its duties. The Board's principal focus, in accordance with the formal schedule of matters referred to it for decision, is on the formation of strategy and the monitoring and control of operations and financial performance. The performance of the Board is kept under constant review by the Chairman and therefore it is not considered necessary to undertake a more formal process of evaluation either internally or externally. All Directors have access to the Company Secretary who is responsible for ensuring that the Board procedures are complied with. The Board has agreed a procedure for Directors in the furtherance of their duties to take independent professional advice if necessary, at the Company's expense.

The Board consults on a regular basis with the Group's external auditors and is charged with ensuring that their objectivity and independence is safeguarded.

The entire Board is responsible for the selection and approval of candidates for appointment to the Board. All Directors retire and submit themselves for re-election to shareholders at Annual General Meetings each year.

During the year there were two full, formal board meetings attended by all Directors.

Directors and Directors' Independence

The Board currently comprises the Chairman, who acts in an executive capacity, one further executive Director and three non-executive Directors. The names of the Directors together with their biographical details are set out on page 13. Mr R E Freshwater and Mr A M Freshwater are not independent by virtue of their membership of the Freshwater family. The Board acknowledges that in view of his length of service, Mr D Davis is not technically independent.

Directors' Remuneration

Details of the Directors' remuneration are contained in the Directors' Remuneration Report on page 16.

Internal Controls

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

The Code requires that the Directors review the effectiveness of the Group's system of internal controls, covering financial, operational and compliance controls and risk management. The Board confirms that there is an ongoing process for identifying, evaluating and managing the significant business risks faced by the Group and that this process has been in place for the year under review and up to the date of approval of the Annual Report and Financial Statements. This process is reviewed by the Board at regular intervals and accords with the Turnbull guidance.

The Board has considered the benefits likely to arise from the appointment of an internal audit function and has concluded that this is not currently necessary having regard to other controls which operate within the Group.

Key elements of the Group's system of internal controls are as follows:

Controls environment: The Group is committed to the highest standards of business conduct and seeks to maintain these standards across all its operations. The Group has a clear organisational structure for planning, executing and monitoring business operations in order to achieve the Group's objectives. Lines of responsibility and delegation of authority are well defined.

Risk identification and evaluation: Management is responsible for the identification and evaluation of key risks applicable to the areas of the property market which impact its objectives. These risks are assessed on a continual basis and may be associated with a variety of internal and external sources. The Board considers the risk implications of business decisions including those affecting all major transactions.

Information and communication: Periodic strategic reviews are carried out which include the consideration of long term financial projections. Financial performance is actively monitored at Board level. Through these mechanisms group performance is monitored, risks identified in a timely manner, their implications assessed, control procedures re-evaluated and corrective actions agreed and implemented.

Control procedures: The Group has implemented control procedures designed to ensure complete and accurate accounting for financial transactions and to limit the potential exposure to loss of assets

Corporate Governance (continued)

or fraud. Measures include physical controls, segregation of duties, reviews by management and reviews by the Company's external auditors to the extent necessary to arrive at their audit opinion.

Monitoring and corrective action: The Board meets regularly, formally and informally, throughout the year to review the internal controls. This includes an annual review of the significant business risks, formally considering the scope and effectiveness of the Group's system of internal control. In addition, the executive Directors and senior management staff have a close involvement in the day to day operations of the Group and as such the controls are subject to ongoing monitoring.

Investor Relations

The Board values communication with private and institutional shareholders and with analysts. The Annual General Meeting is used as the primary opportunity for the Board as a whole to meet private shareholders. Other opportunities are taken as they arise during the year to discuss the strategic and other issues with institutional shareholders and analysts.

The Board continues to support the concept of individual resolutions on separate issues at Annual General Meetings. Details of proxy voting on each resolution are disclosed to the meeting after it has been dealt with by a show of hands. In accordance with the Code, notice of the Annual General Meeting and the Annual Report and Financial Statements will be sent to shareholders at least twenty working days before the meeting.

Financial Reporting

The Board is responsible for the preparation of the Annual Report and Financial Statements within which it seeks to present a balanced and understandable assessment of the Group's business. Further details are given in the Chairman's Statement.

Compliance Statement

The Board considers the Company has complied throughout the year ended 31 March 2012 with the provisions of the Code with the exception of the following paragraphs:

Paragraph	Subject
A.2.1;A.3.1	Division of Chairman and CEO responsibilities
A.4.1-2; B.1.2	Non-executive directors and composition of the Board
B.2.1-4; B.3.1-2	Nomination committee and its responsibilities
B.6.1-3	Evaluation of the Board
C.3.1-6	Audit committee and its responsibilities
D.1.1; D.2.1-2	Remuneration committee and its responsibilities

Going Concern

The Group's business activities, together with the factors likely to affect its future development, performance and position are set out in the Chairman's Statement on pages 2 to 11, which also refers to the financial position of the Group, its cash flows, liquidity position and borrowing facilities. In addition, Note 17 to the financial statements includes the Group's objectives, policies and processes for managing its financial risks, together with details of its financial instruments, hedging activities and exposures to credit, liquidity and market risks.

As shown in the consolidated statement of cash flows, the Group generated net cash from operating activities of £11.1 million during the year (2011 – £26.1 million). Gearing, on the basis of gross debt to total assets, was 16.9% (2011 – 18.6%). Whilst net debt (total loans and borrowings less cash and cash equivalents) has increased to £198.7 million (2011 – £174.5 million), the Group has undrawn committed facilities of £64.6 million at the balance sheet date. The Group therefore has considerable financial resources and very low gearing. As a consequence, the Directors consider that the Group is well placed to manage its business risks successfully despite the continued uncertain economic outlook. Consequently, the Directors have a reasonable expectation that the Group has adequate resources to continue in operational existence for the foreseeable future. Thus they continue to adopt the going concern basis of accounting in preparing the financial statements.

Directors' Responsibilities

Statement of Directors' Responsibilities in respect of the Annual Report and Financial Statements

The Directors are responsible for preparing the Annual Report and the group and parent company financial statements in accordance with applicable law and regulations.

Company law requires the Directors to prepare group and parent company financial statements for each financial year. Under that law they are required to prepare the group financial statements in accordance with International Financial Reporting Standards as adopted by the EU ("IFRS") and applicable law and have elected to prepare the parent company financial statements in accordance with UK Accounting Standards and applicable law (UK Generally Accepted Accounting Practice).

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 group and parent company and of their profit or loss for that period. In preparing each of the group and parent company 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;
- for the group financial statements, state whether they have been prepared in accordance with IFRS:
- for the parent company financial statements, state whether applicable UK Accounting Standards have been followed, subject to any material departures disclosed and explained in the parent company financial statements; and
- prepare the financial statements on the going concern basis unless it is inappropriate to presume that the group and the parent company will continue in business.

The Directors are responsible for keeping adequate accounting records that are sufficient to show and explain the parent company's transactions and disclose with reasonable accuracy at any time the financial position of the parent company and enable them to ensure that its financial statements comply with the Companies Act 2006. They have general responsibility for taking such steps as are reasonably open to them to safeguard the assets of the group and to prevent and detect fraud and other irregularities.

Under applicable law and regulations, the Directors are also responsible for preparing a Directors' Report, Directors' Remuneration Report and Corporate Governance Statement that comply with that law and those regulations.

The Directors are responsible for the maintenance and integrity of the corporate and financial information included on the company's website. Legislation in the UK governing the preparation and dissemination of financial statements may differ from legislation in other jurisdictions.

By order of the Board,

B S E Freshwater
Director

20 July 2012

Independent Auditor's Report

Independent auditor's report to the members of Daejan Holdings PLC

We have audited the financial statements of Daejan Holdings PLC for the year ended 31 March 2012 set out on pages 25 to 52. The financial reporting framework that has been applied in the preparation of the group financial statements is applicable law and International Financial Reporting Standards (IFRS) as adopted by the EU. The financial reporting framework that has been applied in the preparation of the parent company financial statements is applicable law and UK Accounting Standards (UK Generally Accepted Accounting Practice).

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.

Respective responsibilities of directors and auditor

As explained more fully in the Directors' Responsibilities Statement set out on page 22, the directors are responsible for the preparation of the financial statements and for being satisfied that they give a true and fair view. Our responsibility is to audit and express an opinion on the financial statements in accordance with applicable law and International Standards on Auditing (UK and Ireland). Those standards require us to comply with the Auditing Practices Board's (APB's) Ethical Standards for Auditors.

Scope of the audit of the financial statements

A description of the scope of an audit of financial statements is provided on the APB's web-site at www.frc.org.uk/apb/scope/private.cfm

Opinion on financial statements

In our opinion:

- the financial statements give a true and fair view of the state of the group's and of the parent company's affairs as at 31 March 2012 and of the group's profit for the year then ended;
- the group financial statements have been properly prepared in accordance with IFRS as adopted by the EU;
- the parent company financial statements have been properly prepared in accordance with UK Generally Accepted Accounting Practice;
- the financial statements have been prepared in accordance with the requirements of the Companies Act 2006; and, as regards the group financial statements, Article 4 of the IAS Regulation.

Independent Auditor's Report (continued)

Opinion on other matters prescribed by the Companies Act 2006

In our opinion:

- the part of the Directors' Remuneration Report to be audited has been properly prepared in accordance with the Companies Act 2006;
- 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 information given in the Corporate Governance Statement set out on pages 18 to 21 with respect to internal control and risk management systems in relation to financial reporting processes and about share capital structures is consistent with the financial statements.

Matters on which we are required to report by exception

We have nothing to report in respect of the following:

Under the Companies Act 2006 we are required to report to you if, in our opinion:

- adequate accounting records have not been kept by the parent company, or returns adequate for our audit have not been received from branches not visited by us; or
- the parent company financial statements and the part of the Directors' Remuneration Report to be audited are not in agreement with the accounting records and returns; or
- ertain 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; or
- a Corporate Governance Statement has not been prepared by the company.

Under the Listing Rules we are required to review:

- the directors' statement, set out on pages 20 and 21, in relation to going concern;
- the part of the Corporate Governance Statement on page 20 relating to the company's compliance with the nine provisions of the UK Corporate Governance Code specified for our review; and
- certain elements of the report to Shareholders by the Board on directors' remuneration.

W E J Holland (Senior Statutory Auditor) for and on behalf of KPMG Audit Plc, Statutory Auditor Chartered Accountants 15 Canada Square London, E14 5GL

20 July 2012

Consolidated Income Statement

for the year ended 31 March 2012	Notes	Year ended 31 March 2012 £000	Year ended 31 March 2011 £000
Gross rental income		92,955	88,613
Service charge income		14,139	14,079
Total rental and related income from investment			
property		107,094	102,692
Property operating expenses	3	(68,036)	(60,743)
Net rental and related income from investment			
property		39,058	41,949
Profit on disposal of investment property		16,254	9,257
Net valuation gains on investment property	9	15,683	52,024
Administrative expenses	4	(11,135)	(10,558)
Net operating profit before net financing costs		59,860	92,672
Fair value (losses)/gains on fixed rate loans and borrowings		(4,717)	1,495
Fair value (losses)/gains on derivative financial instruments		(2,167)	556
Fair value losses on current investments		(3)	(16)
Other financial income	5	512	512
Financial expenses	5	(11,636)	(10,856)
Net financing costs		(18,011)	(8,309)
Profit before taxation		41,849	84,363
Income tax	6	(5,716)	(16,530)
Profit for the year		36,133	67,833
Attributable to:			
Equity holders of the parent		35,951	67,823
Minority interest		182	10
Profit for the year		36,133	67,833
Basic and diluted earnings per share	7	£2.21	£4.16

Consolidated Statement of Comprehensive Income

	Year ended	Year ended
	31 March	31 March
for the year ended 31 March 2012	2012	2011
for the year entired from the 2012	£000	£000
Profit for the year	36,133	67,833
Foreign exchange translation differences	204	(2,648)
Total comprehensive income for the year	36,337	65,185
Attributable to:		
Equity holders of the parent	36,155	65,183
Minority interest	182	2
Total comprehensive income for the year	36,337	65,185

Consolidated Statement of Changes in Equity

	Issued	Share	Translation	Retained	Equity	Minority	Total
for the year ended	share	premium	reserve	earnings	shareholders'	interest	equity
31 March 2012	capital	account			funds		
	£000	£000	£000	£000	£000	£000	£000
Balance at 1 April 2010	4,074	555	21,056	759,291	784,976	143	785,119
Profit for the year	-	-	-	67,823	67,823	10	67,833
Foreign exchange							
translation differences	-	-	(2,640)	-	(2,640)	(8)	(2,648)
Movements in minority interest	-	-	-	-	-	17	17
Dividends to equity shareholders	-	-	-	(12,059)	(12,059)	-	(12,059)
Balance at 1 April 2011	4,074	555	18,416	815,055	838,100	162	838,262
Profit for the year	-	-	-	35,951	35,951	182	36,133
Foreign exchange							
translation differences	-	-	204	-	204	-	204
Movements in minority interest	-	-	-	-	-	(26)	(26)
Dividends to equity shareholders	-	-	-	(12,222)	(12,222)	-	(12,222)
Balance at 31 March 2012	4,074	555	18,620	838,784	862,033	318	862,351

Consolidated Balance Sheet

as at 31 March 2012	Notes	31 March 2012 £000	31 March 2011 £000
Assets		.	1.22 / 222
Investment property	9	1,254,094	1,224,800
Deferred tax assets	10	8,539	4,378
Total non-current assets		1,262,633	1,229,178
Trade and other receivables	11	69,578	41,221
Current investments	12	220	246
Cash and cash equivalents	13	32,474	75,296
Total current assets		102,272	116,763
Total assets		1,364,905	1,345,941
Equity			
Share capital	14	4,074	4,074
Share premium		555	555
Translation reserve		18,620	18,416
Retained earnings		838,784	815,055
Total equity attributable to equity holders of the parent		862,033	838,100
Minority interest		318	162
Total equity		862,351	838,262
Liabilities			
Loans and borrowings	16	213,085	194,577
Deferred tax liabilities	10	194,656	196,204
Total non-current liabilities		407,741	390,781
Bank overdrafts	13	150	-
Loans and borrowings	16	17,941	55,248
Trade and other payables	15	44,528	40,821
Current taxation		32,194	20,829
Total current liabilities		94,813	116,898
Total liabilities		502,554	507,679
Total equity and liabilities		1,364,905	1,345,941

The financial statements on pages 25 to 48 were approved by the Board of Directors on 20 July 2012 and were signed on its behalf by:

B.S.E. Freshwater Director

D. Davis Director

Consolidated Statement of Cash Flows

for the year ended 31 March 2012	£000	ear ended 31 March 2012 £000	£000	Year ended 31 March 2011 £000
Cash flows from operating activities				
Cash receipts from rent and service charges	111,453		113,164	
Cash paid to suppliers and employees	(89,179)		(77,568)	
Cash generated from operations	22,274		35,596	
Interest received	509		519	
Interest paid	(11,525)		(10,942)	
(Distributions to)/Receipts from				
minority interest	(26)		17	
UK corporation tax recovered	_		1,523	
Overseas tax paid	(122)		(575)	
Net cash from operating activities		11,110		26,138
Cash flows from investing activities				
Acquisition and development of				
investment property	(25,618)		(29,990)	
Proceeds from sale of investment				
property	7,620		10,163	
Net cash from investing activities		(17,998)		(19,827)
Cash flows from financing activities				
Repayment of bank loans	(42,375)		(1,375)	
New bank loans and overdrafts	150		41,000	
Repayment of mortgages	(28,900)		(2,171)	
New mortgages	47,283		16,089	
Dividends paid	(12,222)		(12,059)	
Net cash (absorbed by)/generated from				
financing activities		(36,064)		41,484
Net (decrease)/increase in cash and cash equiv	valents	(42,952)		47,795
Cash and cash equivalents brought forward		75,296		28,058
Effect of exchange rate fluctuations on				
cash held		(20)		(557)
Cash and cash equivalents (Note 13)		32,324		75,296

Notes to the Consolidated Financial Statements

1. Significant Accounting Policies

Daejan Holdings PLC is a company domiciled in the United Kingdom. The consolidated financial statements of the Company for the year ended 31 March 2012 comprise the Company and its subsidiaries (together referred to as the "Group").

The consolidated financial statements were authorised for issuance on 20 July 2012.

(a) Statement of compliance

The consolidated financial statements have been prepared in accordance with International Financial Reporting Standards as adopted by the EU ("IFRS") and those parts of the Companies Act 2006 applicable to companies reporting under IFRS.

The Company has elected to prepare its parent company financial statements in accordance with UK GAAP and these are presented on pages 49 to 52.

(b) Basis of preparation

The consolidated financial statements are presented in sterling, the Company's functional currency, rounded to the nearest thousand. They are prepared on the historical cost basis except that the following assets and liabilities are stated at their fair value: investment property, derivative financial instruments, fixed rate loans and borrowings and current asset investments.

The accounting policies set out in this Note 1 have been applied consistently throughout the Group to all periods presented in the consolidated financial statements.

A number of new standards, amendments to standards and interpretations became effective for the year ended 31 March 2012, but none of these had a material effect on the consolidated financial statements of the Group. The Group has not adopted early any standard, amendment or interpretation.

A number of new standards, amendments to standards and interpretations have been announced but are not yet effective for the year ended 31 March 2012. None of these are expected to have a material effect on the consolidated financial statements of the Group, with the exception of the amendment to IAS 12 Income Taxes. This amendment is expected to result in the Group recognising the benefit of indexation in the calculation of its deferred tax liability relating to investment property. The amendment has been issued but has not yet been endorsed by the EU and its effect on the Group financial statements has not yet been quantified.

The financial statements have been prepared on a going concern basis as explained in the Corporate Governance section on pages 20 and 21.

The preparation of financial statements in conformity with IFRS requires management to make judgements, estimates and assumptions that affect the application of policies and reported amounts of assets and liabilities, income and expenses. Although these estimates are based on management's best knowledge of the events or amounts involved, actual results ultimately may differ from those estimates. The areas involving a higher degree of complexity, judgement or estimation are set out in Note 1(u) below.

Notes to the Consolidated Financial Statements (continued)

(c) Subsidiaries

Subsidiaries are those entities controlled by the Company. Control exists when the Company has the power, directly or indirectly, to govern the financial and operating policies of an entity so as to obtain benefits from its activities. In assessing control, potential voting rights that presently are exercisable are taken into account.

(d) Transactions eliminated on consolidation

Intra-group balances and any unrealised gains and losses arising from intra-group transactions are eliminated in preparing the consolidated financial statements.

(e) Income available for distribution

Under the articles of association of certain Group investment undertakings, realised capital surpluses are not available for distribution as dividends.

(f) Foreign currency translation

The assets and liabilities of foreign operations are translated to sterling at the foreign exchange rate ruling at the balance sheet date. The revenues and expenses of foreign operations are translated to sterling at rates approximating to the foreign exchange rates ruling at the dates of the transactions. Foreign exchange differences arising on re-translation are recognised directly in a separate component of equity. The cumulative translation difference for all foreign operations was deemed to be zero as at the date of transition to IFRS. The year end and average rates used for these purposes were as follows:

	Year	end	Average	
	2012	2011	2012	2011
US Dollar	1.60	1.60	1.60	1.56

(g) Derivative financial instruments

The Group uses derivative financial instruments to hedge its exposure to interest rate risk arising from operational and financing activities. As these derivatives do not qualify for hedge accounting, they are accounted for as trading instruments. Derivative financial instruments are initially recognised, and subsequently recorded, at fair value. The fair value of interest rate swaps is the estimated amount that the Group would recover or pay to terminate the swap at the balance sheet date, taking into account current interest rates and the credit worthiness of the swap counterparties. The gain or loss on re-measurement to fair value is recognised immediately in the income statement.

(h) Investment property

IFRS defines investment properties as those which are held either to earn rental income or for capital appreciation or both. All of the Group's property falls within this definition. Investment property is initially recognised at cost and subsequently recorded at fair value.

External, independent valuation firms having appropriate recognised professional qualifications and recent relevant experience in the location and category of property being valued, value the portfolio annually at the Company's year end. The fair values are based on market values, being the estimated amount for which a property could be exchanged on the date of valuation between a willing buyer and a willing seller in an arm's length transaction after proper marketing wherein the parties had each acted knowledgeably, prudently and without compulsion. The valuations are prepared either by

considering the aggregate of the net annual rent receivable from the properties using a market yield which reflects the risks inherent in the net cash flow which is then applied to the net annual rents, or on a sales comparison basis. Any gains or losses arising from a change in fair value are recognised in the income statement.

When the Group begins to redevelop an existing investment property for continued future use as an investment property, the property continues to be treated as an investment property, and is measured based on the fair value model. Interest is capitalised on such developments to the extent that such interest is directly attributable to the cost of redevelopment.

A property interest under an operating lease is classified and accounted for as an investment property on a property-by-property basis when the Group holds it to earn rentals or for capital appreciation or both. Any such property interest under an operating lease classified as an investment property is carried at fair value. Where material, the aggregate present value of the minimum future lease payments under such leases is recognised as a liability.

When the Group uses a part of a property it owns and retains the remainder to generate rental income or capital appreciation, the extent of the Group's utilisation is considered to determine the classification of the property. If the Group's utilisation is less than five per cent., this is regarded as immaterial such that the whole property is classified as an investment property and stated at fair value.

Acquisitions and disposals are recognised on the date that the significant risks and rewards of ownership have been transferred. Any resulting gain or loss based on the difference between sale proceeds and valuation is included in the income statement and taxation applicable thereto is shown as part of the taxation charge.

(i) Current investments

Investments comprise equity securities held for trading and classified as current assets stated at fair value, with any resultant gain or loss recognised in the income statement.

(j) Trade and other receivables

Trade and other receivables are initially stated at fair value and subsequently carried at cost less an allowance for impairment. These assets are not discounted as it is deemed immaterial.

(k) Cash and cash equivalents

Cash and cash equivalents comprise cash balances and short term deposits. These short term deposits are highly liquid investments that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value. Bank overdrafts are repayable on demand and form an integral part of the Group's cash management. Bank overdrafts have therefore been included as a component of cash and cash equivalents for the purpose of the statement of cash flows

(l) Dividends

Dividends are recognised as a liability in the period in which they are approved.

(m) Trade and other payables

Trade and other payables are initially stated at fair value and subsequently carried at amortised cost.

Notes to the Consolidated Financial Statements (continued)

(n) Net rental income

Net rental income comprises rent and service charges receivable less applicable provisions and costs associated with the properties. Rental income from investment property leased out under operating leases is recognised in the income statement on a straight-line basis over the term of the lease. Lease incentives granted are recognised as an integral part of the total rental income. Service charge income is recognised as the services are provided. Net rental income is stated net of recoverable VAT.

The cost of repairs is written off to the income statement in the year in which the expenditure occurred. Lease payments under operating leases are recognised in the income statement on a straight-line basis over the term of the lease.

(o) Dividend income

Dividend income is recognised in the income statement on the date the entity's right to receive payments is established which, in the case of quoted securities, is the ex-dividend date.

(p) Taxation

Income tax on the profit or loss for the year comprises current and deferred tax. Income tax is recognised in the income statement except to the extent that it relates to items recognised directly in equity, in which case it is recognised in equity.

Current tax is the expected tax payable on the taxable income for the year, using tax rates enacted or substantively enacted at the balance sheet date, and any adjustment to tax payable in respect of previous years.

Deferred tax is provided using the balance sheet liability method, providing for temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for taxation purposes. The amount of deferred tax provided is based on the expected manner of realisation or settlement of the carrying amount of assets and liabilities, using tax rates enacted or substantively enacted at the balance sheet date.

A deferred tax asset is recognised only to the extent that it is probable that future taxable profits will be available against which the asset can be utilised.

(q) Segmental reporting

The Company has identified its operating segments on the basis of those components of the Group which engage in business activities from which they may earn revenues and incur expenses and for which discrete financial information is available and regularly reviewed by the Chief Operating Decision Maker in order to allocate resources and assess performance. The Company has determined the Chief Operating Decision Maker to be the Board of Directors.

(r) Impairment

The carrying amounts of the Group's assets, other than investment property (see Note 1 (h)) and deferred tax assets (see Note 1 (p)), are reviewed at each balance sheet date to determine whether there is any indication of impairment. If any such indication exists the asset's recoverable amount is estimated and an impairment loss recognised whenever the carrying amount of the asset exceeds its recoverable amount. Impairment losses are recognised in the income statement.

The recoverable amount of an asset is the greater of its fair value less costs to sell and its value-inuse. The value-in-use is determined as the net present value of the future cash flows expected to be derived from the asset, discounted using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset.

(s) Provisions

A provision is recognised in the balance sheet when the Group has a legal or constructive obligation as a result of a past event, and it is probable that an outflow of economic benefits will be required to settle the obligation. If the effect is material, provisions are determined by discounting the expected future cash flows at a pre-tax rate that reflects current market assessments of the time value of money and, where appropriate, the risks specific to the liability.

(t) Loans and borrowings

Floating rate loans and borrowings are initially recognised at fair value and are subsequently recorded at amortised cost. Fixed rate loans and borrowings are initially recognised, and subsequently recorded, at fair value. In the case of floating rate loans and borrowings, transaction costs are deducted from the fair value at recognition and any differences between the amount initially recognised and the redemption value is recognised in the income statement over the period of the borrowings on an effective interest rate basis.

(u) Significant judgements, key assumptions and estimates

The Group's significant accounting policies are set out above. Not all of these policies require management to make subjective or complex judgements or estimates. The following is intended to provide further detail relating to those accounting policies that management consider particularly significant because of the level of complexity, judgement or estimation involved in their application and their impact on the consolidated financial statements.

(i) Property valuations

The valuation of the Group's property portfolio is inherently subjective, depending on many factors, including the individual nature of each property, its location and expected future net rental values, market yields and comparable market transactions. Therefore the valuations are subject to a degree of uncertainty and are made on the basis of assumptions which may not prove to be accurate, particularly in periods of difficult market or economic conditions. As noted in Note 1 (h) above, all the Group's properties are valued by external valuers with appropriate qualifications and experience.

(ii) Income taxes

The tax treatment of some transactions and calculations cannot be determined until a formal resolution has been reached with the relevant tax authorities. In such cases, the Group's policy is to be prudent in its assessment of the tax benefit which may accrue in accordance with the contingent asset rules in IAS 37 Provisions, Contingent Liabilities and Contingent Assets. Where the final outcome of such matters is different from the amounts initially recorded, those differences will be reflected in the income and deferred taxes amounts at the time of formal resolution.

Additionally, judgement has been exercised in relation to the recognition of deferred tax assets where the utilisation of the underlying tax losses is uncertain.

The Group's operational policy is generally to hold its investment property for the long term. Consequently, the revalued carrying amount of its properties will be recovered through use and thus the deferred tax relating to the revaluation is calculated accordingly, i.e. without taking account of indexation.

Notes to the Consolidated Financial Statements (continued)

(iii) Fixed interest rate loans and borrowings

The treatment of fixed rate debt at fair value through profit and loss reflects the Group's overall management, on a fair value basis, of its investment property portfolio together with the large majority of the debt which finances it. This treatment also is in order to provide consistency of accounting measurement between fixed rate debt and floating rate debt which has been fixed through the use of interest rate swaps; these two categories of debt comprise the large majority of the Group's total loans and borrowings.

(iv) Valuation of hedging instruments

The fair value of hedging instruments that are not traded in an active market is determined by using valuation techniques. Management, based on independent advice, uses its judgement to select appropriate methods and assumptions which are based mainly on market conditions existing at the balance sheet date.

(v) Trade receivables

Management uses details of the age of trade receivables and the status of any disputes together with external evidence of the credit status of the counterparty in making judgements concerning any need to impair the carrying values.

2. Segmental Analysis

The Group is managed through two discrete geographical divisions and has only one product or service, being investment in property for the generation of rental income and/or capital appreciation. This is reflected in the Group's structure and in the segment information reviewed by the Board.

	UK	USA	Eliminations	Total	
for the year ended 31 March 2012	£000	£000	£000	£000	
Rental and related income	77,094	30,000	-	107,094	
Property operating expenses	(47,150)	(20,886)	-	(68,036)	
Profit/(loss) on disposal of property	16,494	(240)	-	16,254	
Net valuation movements on property	(2,467)	18,150	-	15,683	
Administrative expenses	(10,598)	(537)	-	(11,135)	
Profit before finance costs	33,373	26,487	-	59,860	
Fair value losses	(4,980)	(1,907)	-	(6,887)	
Other financial income	402	434	(324)	512	
Financial expenses	(3,901)	(8,059)	324	(11,636)	
Profit before taxation	24,894	16,955	-	41,849	
Income tax credit/(charge)	5,481	(11,197)	-	(5,716)	
Profit for the year	30,375	5,758	-	36,133	
Capital expenditure	23,544	2,074	-	25,618	
as at 31 March 2012					
Investment property	991,537	262,557	_	1,254,094	
Other assets	77,613	38,110	(4,912)	110,811	
Total segment assets	1,069,150	300,667	(4,912)	1,364,905	
Total segment liabilities	(298,679)	(208,787)	4,912	(502,554)	
Capital employed	770,471	91,880	_	862,351	

	UK	USA	Eliminations	Total
for the year ended 31 March 2011	£000	£000	£000	£000
Rental and related income	74,542	28,150	_	102,692
Property operating expenses	(41,746)	(18,997)	_	(60,743)
Profit on disposal of property	9,257	-	_	9,257
Net valuation movements on property	44,643	7,381	_	52,024
Administrative expenses	(10,107)	(451)	_	(10,558)
Profit before finance costs	76,589	16,083	_	92,672
Fair value (losses)/gains	(384)	2,419	_	2,035
Other financial income	421	622	(531)	512
Financial expenses	(4,266)	(7,121)	531	(10,856)
Profit before taxation	72,360	12,003	-	84,363
Income tax charge	(9,616)	(6,914)	_	(16,530)
Profit for the year	62,744	5,089	-	67,833
Capital expenditure	4,488	25,502	-	29,990
as at 31 March 2011				
Investment property	982,653	242,147	-	1,224,800
Other assets	102,269	23,772	(4,900)	121,141
Total segment assets	1,084,922	265,919	(4,900)	1,345,941
Total segment liabilities	(337,509)	(175,070)	4,900	(507,679)
Capital employed	747,413	90,849	_	838,262

No single lessee accounted for more than 5% of the Group's rental and related income in either year.

3. Property Operating Expenses

	2012 £000	2011 £000
Porterage, cleaning and repairs	34,019	31,445
Insurance	4,137	3,917
Building services	18,893	15,248
Other management costs	10,987	10,133
	68,036	60,743

Of the property operating expenses shown above, an amount of £1,978,000 (2011 - £1,704,000) related to properties which generated no income during the year.

4. Administrative Expenses

	2012	2011
	\$000	£000
Salaries	5,895	5,855
Directors' remuneration	1,512	1,497
Audit and accountancy	730	779
Legal and other administrative expenses	nses 2,998	2,427
	11,135	10,558

Auditors' remuneration:

During the year the Group paid KPMG Audit Plc £30,000 (2011 - £20,000) for the audit of the Company and £342,000 (2011 - £331,000) for the audit of the Group's subsidiaries, together with £15,000 (2011 - £Nil) for audit related assurance services and £49,000 (2011 - £Nil) for other services.

The Group jointly employed an average of 139 persons during the year (2011 - 141). The aggregate payroll costs were:

	2012	2011
	£000	£000
Wages	5,062	5,028
NI contributions	456	446
Pensions	377	381
	5,895	5,855

Details of Directors' remuneration are as set out in the Directors' Remuneration Report.

5. Financial Income and Expenses

	2012	2011
	\$000	£000
Financial income:		
Bank interest receivable	168	200
Other financial income	344	312
	512	512
Financial expenses:		
Interest payable on bank loans	2,203	2,328
Interest payable on mortgages	9,410	8,505
Other interest payable	23	23
	11,636	10,856

6. Taxation

Taxation based on the profit for the year of the Company and its subsidiaries:

	2012	2011
	£000	£000
UK corporation tax	10,713	7,734
UK prior year items	619	577
	11,332	8,311
Overseas taxation	145	416
Total current tax	11,477	8,727
Deferred tax	2,945	18,040
Deferred tax - reduction in future tax rate and prior year items	(8,706)	(10,237)
Total deferred tax	(5,761)	7,803
Total tax charge	5,716	16,530
Reconciliation of tax expense		
Profit before taxation	41,849	84,363
Corporation tax at the standard UK rate of 26% (2011 - 28%)	10,881	23,622
Reduction in future tax rate and prior year items	(8,087)	(9,660)
Higher tax rate on overseas operations	3,410	1,837
Other	(488)	731
Total tax charge	5,716	16,530

The Finance Act 2011 enacted a reduction in the UK corporation tax rate from 26% to 25% with effect from April 2012. On 21 March 2012 the UK Government announced that the corporation tax rate would reduce to 24% from April 2012, with two further annual 1% cuts to 22% by April 2014. Other than the change to 24%, which became substantively enacted on 26 March 2012, the effects of the announced changes are not reflected in these financial statements as they were either substantively enacted after the balance sheet date or they have not yet been enacted and, in each case, the impact has not yet been estimated.

7. Earnings per Share

Earnings per share is calculated on the earnings, after taxation and minority interests, of £35,951,000 (2011 - £67,823,000) and the weighted average shares in issue during the year of 16,295,357 (2011 - 16,295,357).

8. Dividends

	2012	2011
	£000	£000
Amounts recognised as distributions to equity holders in the year:		
Final dividend for the year to 31 March 2010,		
paid 12 November 2010 @ 49p per share		7,985
Interim dividend for the year to 31 March 2011,		
paid 4 March 2011 @ 25p per share		4,074
Final dividend for the year to 31 March 2011,		
paid 11 November 2011 @ 50p per share	8,148	
Interim dividend for the year to 31 March 2012,		
paid 2 March 2012 @ 25p per share	4,074	
	12,222	12,059

The Board has recommended a final dividend for the year to 31 March 2012 of £8,311,000, representing 51p per share. The dividend has not been included as a liability in these financial statements.

9. Investment Property

		Long	Short	Total	Total
	Freebold	Leasebold	Leasebold	2012	2011
	£000	£000	£000	£000	£000
Balance at 1 April	969,183	245,839	9,778	1,224,800	1,155,384
Disposals	(12,195)	(433)	_	(12,628)	(906)
New acquisitions	15,129	_	_	15,129	23,176
Additions to existing properties	9,599	890	_	10,489	6,814
Revaluation	15,342	(350)	691	15,683	52,024
Reclassification	_	(1,175)	1,175	_	-
Foreign exchange movements	518	103	-	621	(11,692)
Balance at 31 March	997,576	244,874	11,644	1,254,094	1,224,800

Professional valuations of all the Group's UK investment properties were carried out at 31 March 2012 by Colliers CRE, Chartered Surveyors. The revalued figures of £993.4 million are based on open market values in accordance with the Practice Statements in the RICS Appraisal and Valuation Manual. The Group's USA investment properties were also professionally valued at 31 March 2012 by Joseph J. Blake and Associates, Inc. and Metropolitan Valuation Services, Inc., USA Certified General Real Estate Appraisers. The revalued figures of £263.3 million are based on open market values. Professional valuations included in the above table have been stated net of £2.6 million of lease incentives which are included in Trade and other receivables.

The present value of future minimum lease payments in relation to the leasehold investment properties is not material.

Contractual obligations not yet invoiced or paid, for the purchase, construction, development or enhancement of investment properties, amounted to £19.8 million at 31 March 2012 (2011 – £32.1 million). In both years these related principally to the refurbishment and extension of Africa House, WC2.

10. Deferred Tax Assets and Liabilities

	Assets 1	Liabilities	2012 Net	Assets	Liabilities	2011 Net
	£000	£000	£000	£000	£000	£000
Investment property	- ((184,777) (184,777)	_	(179,100)	(179,100)
Accelerated tax depreciation	_	(9,879)	(9,879)	-	(17,104)	(17,104)
Financial instruments	8,539	_	8,539	4,378	_	4,378
	8,539	(194,656) (186,117)	4,378	(196,204)	(191,826)

The movement in deferred tax is as follows:

	Ac	celerated					
	tax Financial						
	Investment	depreci-	instru-	Total	Total		
	property	ation	ments	2012	2011		
	£000	£000	£000	£000	£000		
Balance at 1 April	(179,100)	(17,104)	4,378	(191,826)	(185,515)		
Recognised in income	(5,652)	7,260	4,153	5,761	(7,803)		
Foreign exchange movements	(25)	(35)	8	(52)	1,492		
Balance at 31 March	(184,777)	(9.879)	8,539	(186,117)	(191.826)		

11. Trade and Other Receivables

	2012 £000	2011 £000
Rent and service charges	21,177	20,972
Other debtors and prepayments	47,791	19,602
Mortgages granted repayable within one year	610	647
	69,578	41,221

Other debtors and prepayments includes £21.3 million relating to disposal of investment property (2011 - \pm Nil).

The ageing of rent and service charge receivables was as follows:

		2012			2011			
	Impair-			Impair-				
	Gross	Gross	Gross	s ment	Net	Gross	ment	Net
	£000	£000	£000	£000	£000	£000		
Not past due	9,007	_	9,007	9,365	_	9,365		
Past due by less than one month	7,473	(265)	7,208	6,708	(969)	5,739		
Past due by one to three months	2,434	(583)	1,851	3,792	(547)	3,245		
Past due by three to six months	2,444	(1,250)	1,194	1,849	(267)	1,582		
Past due by more than six months	10,888	(8,971)	1,917	10,884	(9,843)	1,041		
	32,246	(11,069)	21,177	32,598	(11,626)	20,972		

The movement in the allowance for impairment in respect of trade and other receivables during the year was as follows:

	2012	2011
	£000	£000
Balance at 1 April	11,626	10,875
Amounts written off	(2,281)	(808)
Movement in allowance for impairment	1,724	1,559
Balance at 31 March	11,069	11,626
12. Current Investments		
	2012	2011
	£000	£000
Listed securities	220	246
13. Cash and Cash Equivalents		
	2012	2011
	£000	£000
Bank balances	22,372	67,237
Short term deposits	10,102	8,059
Cash and cash equivalents in the balance sheet	32,474	75,296
Bank overdrafts	(150)	
Cash and cash equivalents in the cash flow statement	32,324	75,296

Included within bank balances are tenants' deposits of £2,220,000 (2011 - £2,035,000) in the UK and £1,588,000 (2011 - £1,693,000) in the USA, which cannot be used in the ordinary course of business.

14. Share Capital

	Number	2012 £000	2011 £000
Allotted, called up and fully paid: Ordinary shares of 25 pence per share	16,295,357	4,074	4,074

The Company has one class of share, which carries no special rights or rights to fixed income. There are no restrictions on the transfer of these shares or restrictions on voting rights.

15. Trade and Other Payables

	2012	2011
	£000	£000
Rent and service charges charged in advance	15,750	14,495
Other creditors and accruals	22,629	22,344
Derivative financial instruments	6,149	3,982
	44,528	40,821
16. Loans and Borrowings		
	2012	2011
	£000	£000
Non-current liabilities		
Mortgages	161,179	148,296
Bank loans	51,906	46,281
	213,085	194,577
Current liabilities		
Bank overdrafts	150	-
Mortgages	16,566	12,873
Bank loans	1,375	42,375
	17,941	55,248
Total loans and borrowings		
Bank overdrafts	150	-
Mortgages	177,745	161,169
Bank loans	53,281	88,656
	231,176	249,825

All mortgages and bank loans are secured on specific investment properties owned by subsidiary undertakings.

The maturity profile of the Group's loans and borrowings was as follows:

		2012		2011
	Bank loans			
	and overdrafts	Mortgages	Total	Total
	£000	£000	£000	£000
Due within one year	1,525	16,566	18,091	55,248
Due within one to two years	1,375	15,527	16,902	15,226
Due within two to five years	4,125	68,123	72,248	53,230
Due after more than five years	46,406	77,529	123,935	126,121
	53,431	177,745	231,176	249,825

The risk profile of the Group's loans and borrowings, after taking account of interest rate swaps, was as follows:

	2012			2011		
	Fixed £000	Floating \$000	<i>Total</i> \$000	Fixed £000	Floating £000	Total £000
Sterling	50,952	28,431	79,383	48,665	63,656	112,321
US Dollar	151,793	-	151,793	137,504	_	137,504
	202,745	28,431	231,176	186,169	63,656	249,825

Floating rate bank loans bear rates based on LIBOR. The Group's interest rate swaps are set out in Note 17. The interest rate profile of the Group's fixed rate mortgages was as follows:

	2012	2011
	£000	£000
Per cent.		
3.5-4.0	30,729	_
4.0-4.5	24,873	16,956
4.5-5.0	31,357	2,435
5.0-5.5	6,789	26,378
5.5-6.0	42,271	41,887
6.0-6.5	27,859	46,020
6.5-7.0	11,829	11,494
7.5-8.0	2,038	2,193
9.5-10.0	-	13,806
	177,745	161,169

The weighted average rate (after taking account of interest rate swaps) and the weighted average term of the Group's fixed rate loans and borrowings were as follows:

	<i>2012</i> Per cent.	<i>2011</i> Per cent.	2012 Years	<i>2011</i> Years
Sterling	6.15	6.17	12.5	13.0
US Dollar	5.05	6.04	5.3	5.7

17. Financial Assets and Liabilities

The Group's financial instruments are analysed into category as follows:

	2012		2011		
	Carrying amount £000	Financing income/ (expense) &000	Carrying amount £000	Financing income/ (expense) £000	
Current asset investments	220	(3)	246	(16)	
Current assets at fair value	220	(3)	246	(16)	
Derivative financial instruments	(6,149)	(2,167)	(3,982)	556	
Fixed rate loans and borrowings	(177,745)	(14,127)	(161,169)	(7,010)	
Current and non-current liabilities at fair value	(183,894)	(16,294)	(165,151)	(6,454)	
Trade and other receivables	69,578	344	41,221	312	
Cash and cash equivalents	32,474	168	75,296	200	
Current assets at amortised cost	102,052	512	116,517	512	
Trade and other payables	(38,379)	(23)	(36,839)	(23)	
Floating rate loans and borrowings	(53,281)	(2,203)	(88,656)	(2,328)	
Current and non-current liabilities at amortised cost	(91,660)	(2,226)	(125,495)	(2,351)	
Total financial instruments	(173,282)	(18,011)	(173,883)	(8,309)	

In common with all businesses, the Group is exposed to the following types of risk which arise from its use of financial instruments:

Credit risk Liquidity risk Market risk

This note presents information about the nature of the Group's exposure to such risks, its objectives, policies and processes for measuring and managing risk and the Group's management of capital. Reference to disclosures given elsewhere in the financial statements is included as appropriate.

The Board has overall responsibility for determining the Group's risk management objectives and policies and, whilst retaining ultimate responsibility for them, has delegated to the finance function the authority for designing and operating processes that ensure the effective implementation of those objectives. The overall objectives of the Board are to set policies that seek to reduce risk as far as possible without unduly affecting the Group's competitiveness and flexibility.

Credit risk

The Group's exposure to credit risk arises from the potential financial loss if a tenant or counterparty to a financial instrument fails to meet its contractual obligations and arises principally from the Group's trade receivables from tenants.

Trade receivables

The majority of the Group's rental income is demanded quarterly in advance and demands are sent out prior to the due date. Management monitors arrears continually and prompt action is taken to address potential defaults as appropriate. The credit worthiness of each tenant is assessed prior to the agreement of the lease. Collateral is generally required by the Group to support lease obligations. In many cases this takes the form of a tenant security deposit but also includes parent company guarantees or bank or other guarantees where appropriate. Provision is made on a sliding scale against any rental arrears where recovery is in doubt or where solicitors have been instructed to recover the debt, with full provision for impairment usually being made where a tenant is in arrears for more than a year. Details of the Group's trade receivables and the extent of impairment provisions against them are set out in Note 11.

Due to the large number of tenants across various sectors and geographical locations, the Board does not consider there to be a significant concentration of credit risk.

Cash and derivative financial instruments

The credit rating of counterparties to financial instruments is kept under review, particularly in the current economic conditions. The Group's interest rate swaps are currently significantly out-of-themoney; consequently, counterparty risk on swaps does not represent a major risk at the current time. The counterparty risk on cash and short-term deposits is managed by limiting the aggregate exposure to any institution by reference to their credit rating. Such balances are generally placed with major financial institutions where credit risk is not considered significant.

Maximum exposure

The aggregate carrying amounts of the Group's financial assets, which are stated net of impairment provisions, represents the Group's maximum exposure to credit risk, before taking into account the value of the tenant security deposits held and other collateral.

Liquidity risk

Liquidity risk is the risk that the Group will encounter difficulty in meeting its financial obligations as they fall due and arises from the Group's management of its working capital and the finance charges and amortisation of its loans and borrowings.

The Group's policy is to seek to maintain cash balances to meet all short and medium term requirements. The Group has a low level of gearing relative to the property investment sector as a whole and has long standing relationships with many leading banks and financial institutions from which the Board expect to be able to raise further funds if required. At 31 March 2012, gearing was 16.9 per cent. (2011 - 18.6 per cent.) on the basis of gross debt to gross assets. Cash and short-term deposits at 31 March 2012, were £32.5 million (2011 - £30.6 million, after adjusting for £41.0 of short-term borrowings temporarily held as cash at the year end) and £18.1 million of loans and borrowing were repayable within one year (2011 - £14.2 million, after adjusting for the same short-term borrowings). In addition, at the same date, the Group had undrawn committed facilities of £64.6 million (2011 - £30.6 million). Of this,£61.6 million expires in 2015 and £3.0 million in 2018.

The maturity analysis of the undiscounted cash flows arising from the Group's financial liabilities at 31 March 2012 was as follows:

		Aggregate	Due	Due	Due	Due after
	Carrying	undiscounted	within	within	within	more than
	amount	cash flows	one year	1-2 years	2-5 years	5 years
	£000	\$000	£000	£000	£000	£000
Bank loans	53,431	53,431	1,525	1,375	4,125	46,406
Mortgages	177,745	159,266	12,839	12,292	61,886	72,249
Interest	-	54,306	9,158	8,407	19,106	17,635
Interest rate swaps	6,149	7,572	1,141	1,141	3,422	1,868
Trade and other payables	38,379	38,379	38,379	-	-	
	275,704	312,954	63,042	23,215	88,539	138,158

Market risk

Market risk arises mainly from the impact that changes in interest rates might have on the cost of Group borrowing and the impact that changes in the US\$/& exchange rate might have on the Group's USA net assets.

Interest rates

The Group seeks to reduce the interest rate risk by fixing rates on a majority of its loans and borrowings, whilst maintaining some loans at floating rates in order to retain flexibility in relation to short term interest rates. Interest rates are fixed either through the use of fixed rate mortgage finance or through interest rate swaps. The Group does not speculate in treasury products but uses these only to limit exposure to potential interest rate fluctuations. The interest rate profile of the Group's loans and borrowings is set out in Note 16.

It is estimated that a general increase of one percentage point in interest rates would decrease the Group's profit before taxation by approximately &0.3 million, after taking account of the interest swaps in place.

There also exists a risk to the income statement arising from the recognition and re-measurement of fixed rate debt and interest rate swaps at fair value. It is estimated that a general increase of one percentage point in interest rates would give rise to a reduction in fair value of fixed rate debt and interest rate swaps of £9.4 million.

Interest rate swaps

The interest rate swaps held by the Group at the year end were as follows:

	Contrac	cted rate				
	(excluding margin)		Notional principal		Fair value	
	2012	2011	2012	2011	2012	2011
	Per cent.	Per cent.	£000	£000	£000	£000
Maturing in more than five years	5.6	5.6	25,000	25,000	6,149	3,982

Foreign exchange rates

The Group seeks to reduce its exposure to foreign currency risk in relation to its USA net assets by funding its USA investment property with US Dollar denominated loans and borrowings. As the Group's investment in USA assets are held for the long term and funds are not usually returned to

the UK, the Group's policy is not to hedge its residual exposure. Management monitors exchange rates on a regular basis and elects to transfer funds only when the rate is favourable to do so.

It is estimated that a 10 per cent. depreciation of the US Dollar against Sterling would cause a decrease in the Sterling value of the Group's USA net assets of £8.4 million.

Capital management

The capital structure of the Group consists of equity attributable to equity holders of the parent together with net debt. This is kept under constant review to ensure the Group has sufficient capital to fund its operations and that the Group's strategy of low gearing is maintained. The Group seeks to maintain a balance between longer-term finance appropriate to fund its long-term investment property holding strategy and cost effectiveness, given availability of debt in the market. Equity comprises issued share capital, reserves and retained earnings as set out in the consolidated statement of changes in equity. Net debt comprises a mix of fixed rate mortgages and shorter-term bank loans as set out in Note 16 and cash and short term deposits as set out in Note 13. All loans and borrowings are secured against investment property and the bank loans are drawn against committed facilities.

Fair values of financial instruments

The Group's financial instruments are either recorded at fair value or their fair values are not materially different from their carrying amounts.

The fair values of fixed rate loans and borrowings and derivative financial instruments recorded in the financial statements, have been determined by discounting the differences between cash flows based on contractual principal and interest amounts and cash flows based on forecast market rates. As such these measurements are classified as Level 2 as defined by IFRS 7 Financial Instruments: Disclosures. The amount of the change in the fair value of the Group's fixed rate loans and borrowings, both during the period and cumulatively, which is attributable to changes in the credit risk of the liability is immaterial. This has been determined by assessing the amount of change that is not due to changes in market conditions.

18. Related Party Transactions

Day-to-day management of the Group's properties in the UK is mainly carried out by Highdorn Co. Limited and by Freshwater Property Management Limited. Mr B S E Freshwater and Mr S I Freshwater are Directors of both companies. They have no beneficial interest in the share capital of Highdorn Co. Limited. Mr B S E Freshwater, Mr S I Freshwater and Mr D Davis are Directors of the parent company of Freshwater Property Management Limited but have no beneficial interest in either company. Mr R E Freshwater has a beneficial interest in a trust holding interests in shares in Highdorn Co. Limited

In their capacity as property managing agents, Highdorn Co. Limited and Freshwater Property Management Limited collect rents and incur direct property expenses on behalf of the Group. At 31 March 2012, the aggregate net amounts due to the Group from Highdorn Co. Limited and Freshwater Property Management Limited in relation to such agency receipts and payments was £5.8 million (2011 - £3.0 million). These amounts are not secured and are payable on demand. No guarantees have been given or received and the amounts are settled in cash.

The amounts paid by the Group for the provision of property and other management services by Highdorn Co. Limited and Freshwater Property Management Limited, not included above, were as follows:

	2012	2011
	£000	£000
Balance due to related party managing agents at 1 April	672	843
Charged during the year	3,770	3,668
Paid during the year	(3,768)	(3,839)
Balance due to related party managing agents at 31 March	674	672

The Directors' interests in the Company and the principal shareholders are described on pages 14 and 15.

The Board considers that the Directors are the key management personnel of the Group and their remuneration is disclosed on page 16.

19. Contingent Liabilities

The Group is from time to time party to legal actions arising in the ordinary course of business. The Directors are not aware of any current actions which could have a material adverse effect on the financial position of the Group.

20. Operating Lease Agreements

The Group earns rental income by leasing its investment properties to tenants under operating leases which vary in terms and provisions between type of property and type of tenure. Leases providing for contingent rents are rare within the Group's property portfolio and no amounts for contingent rents are included in rental income for the year (2011 - £Nil).

At the balance sheet date, future minimum lease payments receivable by the Group under operating leases were as follows:

	2012	2011
	£000	£000
Due within one year	68,478	81,429
Due within one to two years	41,872	49,236
Due within two to five years	82,475	103,644
Due after more than five years	226,277	301,871
	419,102	536,180

Many of the Group's residential properties are let under assured shorthold tenancies which typically are for initial terms of 12 months or less, whereafter they are cancellable at short notice. The Group's experience is that a significant proportion of such tenancies are held over after the expiry of their initial term.

21. Principal Subsidiary Undertakings

Except where indicated the following are indirect subsidiaries of the Company. All are wholly owned property investment companies and are included in the consolidated financial statements.

Incorporated in Great Britain and registered in England and Wales

Astral Estates (London) Limited Daejan (Lauderdale) Limited Bampton Holdings Limited Daejan (NUV) Limited Bampton (B&B) Limited Daejan Properties Limited Bampton (Redbridge) Limited Daejan (Reading) Limited **Brickfield Properties Limited** City and Country Properties Limited Daejan (Taunton) Limited City and Country Properties (Birmingham) Daejan Traders Limited* Limited Daejan (UK) Limited* City and Country Properties (Camberley)

Limited

City and Country Properties (Midlands) Limited

Coinsun Limited

Daejan (Brighton) Limited Daejan (Cambridge) Limited Daejan (Cardiff) Limited Daejan (Care Homes) Limited* Daejan Commercial Properties Limited

Daejan (Dartford) Limited Daejan Developments Limited Daejan (Durham) Limited Daejan Enterprises Limited Daejan Estates Limited Daejan (FH 1998) Limited Daejan (FHNV 1998) Limited Daejan (High Wycombe) Limited Daejan Investments Limited

Daejan Investments (Grove Hall) Limited Daejan Investments (Harrow) Limited Daejan Investments (Park) Limited

Daejan (Kingston) Limited

Daejan Retail Properties Limited Daejan (US) Limited* Daejan (Warwick) Limited Daejan (Watford) Limited Daejan (Worcester) Limited

Hampstead Way Investments Limited

Inputstock Limited Inputstripe Limited Lawnstamp Limited Limebridge Co. Limited

Pegasus Investment Company Limited

Rosebel Holdings Limited Seaglen Investments Limited St. Leonards Properties Limited The Bampton Property Group Limited The Cromlech Property Co. Limited The Halliard Property Co. Limited

Incorporated in the USA (see note)

Daejan Holdings (US) Inc. Daejan (NY) Limited Daejan Enterprises Inc.

Note: Minority interests arise on investments in a US subsidiary.

^{*} Directly owned.

Company Balance Sheet

as at 31 March 2012

	Notes	£000	2012 \$000	£000	2011 £000
Fixed assets				2000	2000
Investment in subsidiary					
undertakings	3		1,097,733		1,016,886
Current assets					
Cash at bank		9,907		58,118	
		9,907		58,118	
Creditors: amounts falling due within one year	4	(193,701)		(190,623)	
Net current liabilities			(183,794)		(132,505)
Total assets less current liabilities			913,939		884,381
Creditors: amounts falling due after more than one year	5		(51,906)		(46,281)
Net assets			862,033		838,100
Capital and reserves					
Called up share capital	6		4,074		4,074
Share premium account	7		555		555
Other reserves	7		893		893
Profit and loss account	7		856,511		832,578
Equity shareholders' funds	8		862,033		838,100

The financial statements on pages 49 to 52 were approved by the Board of Directors on 20 July 2012 and were signed on its behalf by:

B.S.E. Freshwater Director

D. Davis Director

Notes to the Company Financial Statements

1. Accounting Policies

The following accounting policies have been applied consistently in dealing with items which are considered material in relation to the Company's financial statements.

(a) Basis of preparation

The financial statements have been prepared under the historical cost convention, modified to include the revaluation of investments in subsidiaries, and in accordance with applicable UK accounting standards and applicable law. As permitted by section 408 of the Companies Act 2006, a separate profit and loss account dealing with the results of the Company has not been presented. The Company's profit for the year after taxation is £36,049,000 (2011 - £67,667,000).

(b) Investments in subsidiary undertakings

Investments in subsidiary undertakings comprise shares in, and loans to, those undertakings and are stated at fair value in order better to reflect the underlying value of those assets. Fair value has been assessed by the Directors having regard to the underlying net assets of the subsidiary undertakings and the fair values of the investment properties held by those undertakings where such fair value is not included in the net assets.

(c) Foreign currencies

Transactions in foreign currencies are recorded using the rate of exchange ruling at the date of the transaction and gains and losses on translation are included in the profit and loss account.

2. Profit on Ordinary Activities before Taxation

The Company has no staff other than its Directors and their remuneration is set out on page 16 of the Group accounts. The parent company audit fee is disclosed on page 36 of the Group accounts.

3. Investments in Subsidiary Undertakings

	Shares at valuation	Loans	Total
	£000	£000	£000
At 1 April 2011	10,779	1,006,107	1,016,886
Loans	-	6,236	6,236
Additional investments	42,450	-	42,450
Revaluation	32,051	-	32,051
Effect of foreign exchange differences	110	-	110
At 31 March 2012	85,390	1,012,343	1,097,733

The historical cost of shares in subsidiary undertakings is £283.5 million (2011 - £241.0 million).

4. Creditors: Amounts falling due within one year

		2012	2011
		£000	£000
Bank loans and overdrafts		1,525	10,875
Other creditors and accruals		184,149	169,898
Taxation		8,027	9,850
		193,701	190,623
5. Creditors: Amounts falling due after	more than one j	vear	
		2012	2011
		£000	£000
Secured bank loans		51,906	46,281
6. Share Capital			
		2012	2011
	Number	£000	£000
Allotted, called up and fully paid:			
Ordinary shares of 25 pence per share	16,295,357	4,074	4,074
7. Reserves			
			£000
Share premium account:			
At 1 April 2011 and 31 March 2012			555
Other non-distributable reserves:			
At 1 April 2011 and 31 March 2012			893
Profit and loss account:			
At 1 April 2011			832,578
Foreign exchange movements			106
Profit after tax for the year			36,049
Dividend paid in the year			(12,222)
At 31 March 2012			856,511

In the year to 31 March 2009, the Company transferred its shareholdings in certain of its wholly owned subsidiary undertakings to three intermediate holding companies for a consideration of £832.9 million. As a result of that transaction, the parent company transferred £645.1 million of revaluation gains relating to these investments to the profit and loss reserve. As the transfer of these revaluation gains arose as a result of a sale of assets within the Group, it is unlikely that the Company will seek to treat the profit and loss reserve thus arising as distributable.

Under the articles of association of certain Group investment undertakings, realised capital surpluses are not available for distribution as dividends.

Notes to the Company Financial Statements (continued)

8. Reconciliation of Movements in Shareholders' Funds

	2012	2011
	\$000	£000
Profit after tax for the year	36,049	67,667
Foreign exchange movements	106	(2,484)
Dividend paid in the year	(12,222)	(12,059)
Net movement in shareholders' funds	23,933	53,124
Shareholders' funds at 1 April	838,100	784,976
Shareholders' funds at 31 March	862,033	838,100

Five-Year Record

	2008 £000	2009 £000	2010 £000	2011 £000	2012 £000
Total rental and related income	86,952	95,973	99,913	102,692	107,094
Property operating expenses	(46,464)	(53,470)	(55,983)	(60,743)	(68,036)
Net rental and related income	40,488	42,503	43,930	41,949	39,058
Profit on disposal of investment properties	6,578	6,758	5,073	9,257	16,254
Net valuation gains/(losses) on investment properties	20,664	(261,603)	24,997	52,024	15,683
Administrative expenses	(8,629)	(12,039)	(10,013)	(10,558)	(11,135)
Net operating profit/(loss) before					
financing costs	59,101	(224,381)	63,987	92,672	59,860
Net financing costs	(12,034)	(23,656)	(2,858)	(8,309)	(18,011)
Profit/(Loss) before taxation	47,067	(248,037)	61,129	84,363	41,849
Income tax credit/(expense)	7,040	69,341	(15,474)	(16,530)	(5,716)
Profit/(Loss) for the year	54,107	(178,696)	45,655	67,833	36,133
Earnings/(Loss) per share	£3.32	£10.97	£2.80	£4.16	£2.21
Total assets	1,328,297	1,196,660	1,229,715	1,345,941	1,364,905
Equity shareholders' funds	902,778	759,293	784,976	838,100	862,033
Equity shareholders' funds per share	£55.40	£46.60	£48.17	£51.43	£52.90

Directors and Advisers

Directors

B S E Freshwater

(Chairman and Managing Director)

D Davis (non-executive)

S I Freshwater

A M Freshwater (non-executive)

R E Freshwater (non-executive)

Secretary

M R M Jenner F.C.I.S.

Registered & Head Office

Freshwater House,

158-162 Shaftesbury Avenue,

London WC2H 8HR

Registered in England

No. 305105

Registrars

Equiniti,

Aspect House

Spencer Road,

Lancing,

West Sussex BN99 6DA

Auditors

KPMG Audit Plc,

15 Canada Square

London E14 5GL

Consulting Accountants

Cohen Arnold

New Burlington House,

1075 Finchley Road,

London NW11 0PJ

Principal Bankers

Lloyds Banking Group plc

Barclays Bank PLC

The Royal Bank of Scotland Group plc

Stockbrokers

Nplus1 Brewin LLP

7 Drumsheugh Gardens,

Edinburgh EH3 7QH

Notice of Meeting

Notice is hereby given that the Seventy Seventh Annual General Meeting of Daejan Holdings PLC will be held at The Methven Room, CBI, 1st Floor, Centre Point, New Oxford Street, London WC1, on 5 September 2012 at 2.00 p.m. for the following purposes:

Ordinary Business

To consider and if thought fit, pass the following Ordinary Resolutions:

- 1. To receive the Financial Statements for the year ended 31 March 2012 together with the Reports of the Directors and the Auditors. (Resolution 1.)
- 2. To approve the Remuneration Report for the year ended 31 March 2012. (Resolution 2.)
- 3. To declare a final dividend. (Resolution 3.)
- 4. To re-elect B S E Freshwater as a Director. (Resolution 4.)
- 5. To re-elect S I Freshwater as a Director. (Resolution 5.)
- 6. To re-elect D Davis as a Director. (Resolution 6.)
- 7. To re-elect R E Freshwater as a Director. (Resolution 7.)
- 8. To re-elect A M Freshwater as a Director. (Resolution 8.)
- 9. To re-appoint KPMG Audit Plc as Auditors, and to authorise the Directors to agree their remuneration. (Resolution 9.)

By Order of the Board,

M R M Jenner Secretary

20 July 2012

- 1. Members are entitled to appoint a proxy to exercise all or any of their rights to attend and to speak and vote on their behalf at the meeting and at any adjournment of it. A member may appoint more than one proxy in relation to the meeting provided that each proxy is appointed to exercise the rights attached to a different share or shares held by that member. If a proxy appointment is submitted without indicating how the proxy should vote on any resolution, the proxy will exercise his/her discretion as to whether and, if so, how he/she votes.
- 2. A proxy need not be a member of the Company. A proxy form which may be used to make such appointment and give proxy instructions accompanies this notice. If you do not have a proxy form and believe that you should have one, or if you require additional forms, please contact the Company's Registrar, Equiniti Limited, on 0871 384 2203 (international callers: +44 121 415 7047). Calls to this number cost 8p per minute from a BT landline, other providers' costs may vary. Lines open 8.30 a.m. to 5.30 p.m., Monday to Friday. Members may also appoint a proxy through the CREST electronic proxy appointment service as described in note 13 below.
- 3. To be valid any proxy form or other instrument appointing a proxy must be received by post or (during normal business hours only) by hand to Equiniti Limited, Aspect House, Spencer Road, Lancing, West Sussex BN99 6DA no later than 2.00 p.m. on 3 September 2012, together with, if appropriate, the power of attorney or other authority (if any) under which it is signed or a duly certified copy of that power or authority.
- 4. The return of a completed proxy form, other such instrument or any CREST Proxy Instruction (as described in note 13(a) below) will not prevent a member attending the meeting and voting in person if he/she wishes to do so.
- 5. A vote withheld option is provided on the form of proxy to enable you to instruct your proxy not to vote on any particular resolution. However, it should be noted that a vote withheld in this way is not a 'vote' in law and will not be counted in the calculation of the proportion of the votes 'For' and 'Against' a resolution.

- 6. Any person to whom this notice is sent who is a person nominated under section 146 of the Companies Act 2006 to enjoy information rights (a "Nominated Person") may, under an agreement between him/her and the shareholder by whom he/she was nominated, have a right to be appointed (or to have someone else appointed) as a proxy for the Annual General Meeting. If a Nominated Person has no such proxy appointment right or does not wish to exercise it, he/she may, under any such agreement, have a right to give instructions to the shareholder as to the exercise of voting rights.
- 7. The statement of the rights of shareholders in relation to the appointment of proxies in paragraphs 1, 2 and 3 above does not apply to Nominated Persons. The rights described in these paragraphs can only be exercised by shareholders of the Company.
- 8. To be entitled to attend and vote at the meeting (and for the purpose of the determination by the Company of the votes they may cast), members must be registered in the register of members of the Company at 6:00 p.m. on 3 September 2012 (or, in the event of any adjournment, 6.00 p.m. on the date which is two days before the time of the adjourned meeting). Changes to the register of members after the relevant deadline shall be disregarded in determining the rights of any person to attend and vote at the meeting.
- 9. In the case of joint holders, where more than one of the joint holders purports to appoint a proxy, only the appointment submitted by the most senior holder will be accepted. Seniority is determined by the order in which the names of the joint holders appear in the Company's register of members in respect of the joint holding (the first-named being the most senior).
- 10. If a member submits more than one valid proxy appointment, the appointment received last before the latest time for the receipt of proxies will take precedence.
- 11. Any member attending the meeting has the right to ask questions. The Company must cause to be answered any such question relating to the business being dealt with at the meeting but no such answer need be given if (i) to do so would interfere unduly with the preparation for the meeting or would involve the disclosure of confidential information or (ii) the answer has already been given on a website in the form of an answer to a question or (iii) it is undesirable in the interests of the Company or the good order of the meeting that the question be answered.
- 12. As at the date of issue of this notice the Company's issued share capital consists of 16,295,357 ordinary shares, carrying one vote each. Therefore, the total voting rights in the Company as at the date of issue of this notice are 16,295,357.
- 13. CREST members who wish to appoint a proxy or proxies through the CREST electronic proxy appointment service may do so for this meeting by using the procedures described in the CREST Manual which can be viewed at www.euroclear.com/CREST. CREST personal members or other CREST sponsored members, and those CREST members who have appointed a voting service provider(s), should refer to their CREST sponsor or voting service provider(s), who will be able to take the appropriate action on their behalf. Please note the following:
 - (a) In order for a proxy appointment or instruction made using the CREST service to be valid, the appropriate CREST message (a "CREST Proxy Instruction") must be properly authenticated in accordance with Euroclear UK & Ireland Limited's specifications and must contain the information required for such instructions, as described in the CREST Manual. The message, regardless of whether it constitutes the appointment of a proxy or is an amendment to the instruction given to a previously appointed proxy must, in order to be valid, be transmitted so as to be received by the issuer's agent (ID RA19) by the latest time(s) for receipt of proxy appointments specified in this notice. For this purpose, the time of receipt will be taken to be the time (as determined by the timestamp applied to the message by the CREST Application Host) from which the issuer's agent is able to retrieve the message by enquiry to CREST in the manner prescribed by CREST. After this time any change of instructions to proxies appointed through CREST should be communicated to the appointee through other means.
 - (b) CREST members and, where applicable, their CREST sponsors or voting service providers, should note that Euroclear UK & Ireland Limited does not make available special procedures in CREST for any particular messages. Normal system timings and limitations will therefore apply in relation to the input of CREST Proxy Instructions. It is the responsibility of the CREST member concerned to take (or, if the CREST member is a CREST personal member or sponsored member or has appointed a voting service provider(s), to procure that his CREST sponsor or voting service provider(s) take(s)) such action as shall be necessary to ensure that a message is transmitted by means of the CREST system by any particular time. In this connection, CREST members and, where applicable, their CREST sponsors or voting service providers are referred in particular to those sections of the CREST Manual concerning practical limitations of the CREST system and timings.
 - (c) The Company may treat as invalid a CREST Proxy Instruction in the circumstances set out in regulation 35(5)(a) of the Uncertificated Securities Regulations 2001.
- 14. Any corporation which is a member can appoint one or more corporate representatives who may exercise on its behalf all of its powers as a member provided they do not do so in relation to the same shares.
- A copy of this notice and other information required by Section 311A of the Companies Act 2006 can be found at www.daejanholdings.com.
- 16. You may not use any fax number, email address or other electronic address provided in this document or on the proxy form to communicate with the Company for any purpose other than expressly stated.

