FAIRHOLD FREEHOLDS NO.2 LIMITED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2012



Company No: 03229749

DIRECTORS AND OFFICERS

DIRECTORS

M D Watson C C McGill

SECRETARY

P A Hallam

REGISTERED OFFICE

Molteno House 302 Regents Park Road London N3 2JX

AUDITOR

Baker Tilly UK Audit LLP Chartered Accountants 3rd Floor One London Square Cross Lanes Guildford Surrey GU1 1UN

DIRECTORS' REPORT

The directors submit their report and the financial statements for the year ended 31 December 2012

Principal activities

The principal activity of the company during the year was that of investment property

Review of the business and future developments

The directors are satisfied with the financial position of the company at the year end subject to the matters discussed in the accounting policies on page 7 which may have an impact on the company's ability to continue as a going concern

Results and dividends

The company's loss for the year was £388,474 (2011 £1,485,115 profit) The directors do not recommend the payment of a dividend

Investment properties

The investment properties have been valued by the directors at £6,200,000 (2011 £5,518,000). This has given rise to a revaluation surplus in the year of £682,000 (2011 £2,796,852). Details of the investment properties are set out in note 6

Directors

The directors who have served since 1 January 2012 are as follows

M D Watson W K Procter (Appointed 14 June 2013) (Resigned 14 June 2013)

C C McGill

DIRECTORS' REPORT

Statement of directors' responsibilities

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

Company law requires the directors to prepare financial statements for each financial year Under that law the directors have elected to prepare the financial statements in accordance with United Kingdom Generally Accepted Accounting Practice (United Kingdom Accounting Standards and applicable law) Under company law the directors must not approve the financial statements unless they are satisfied that they give a true and fair view of the state of affairs of the company and of the profit or loss of the company for that period In preparing those financial statements, the directors are required to

- a select suitable accounting policies and then apply them consistently,
- b make judgements and accounting estimates that are reasonable and prudent, and
- c prepare the financial statements on the going concern basis unless it is inappropriate to presume that the company will continue in business

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

Statement as to disclosure of information to auditor

The directors who were in office on the date of approval of these financial statements have confirmed that, as far as they are aware, there is no relevant audit information of which the auditor is unaware. The directors have confirmed that they have taken all the steps that they ought to have taken as directors in order to make themselves aware of any relevant audit information and to establish that it has been communicated to the auditor.

Auditors

Baker Tilly UK Audit LLP, Chartered Accountants, were appointed as auditor during the year and has indicated its willingness to continue in office

This report has been prepared in accordance with the provisions applicable to companies entitled to the small companies exemption

By order of the Board

Michael Water

M D Watson

Director

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INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF FAIRHOLD FREEHOLDS NO.2 LIMITED

We have audited the financial statements on pages 5 to 14 The financial reporting framework that has been applied in their preparation is applicable law and United Kingdom Accounting Standards (United Kingdom 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 more fully explained in the Directors' Responsibilities Statement set out on page 3, the directors are responsible for the preparation of the financial statements and for being satisfied that they give a true and fair view. 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 Financial Reporting Council's website at <a href="http://www.frc.org.uk/Our-Work/Codes-Standards/Audit-and-assurance/Standards-and-guidance/Standards-and-guidance-for-audit/UK-Private-Sector-Entity-(issued-1-December-2010) aspx

Opinion on financial statements

In our opinion the financial statements

- give a true and fair view of the state of the company's affairs as at 31 December 2012 and of its result for the year then ended,
- have been properly prepared in accordance with United Kingdom Generally Accepted Accounting Practice, and
- have been prepared in accordance with the requirements of the Companies Act 2006

Emphasis of matter - Going concern

In forming our opinion on the financial statements, which is not qualified we have considered the adequacy of the disclosures made in the accounting policies on page 7 of the financial statements which set out some possible events which could result from the group's cross collateralised borrowings from its principal lender not being refinanced which may have an impact on the group's or company's ability to continue as a going concern

These events indicate the existence of a material uncertainty which may cast significant doubt about the group's or company's ability to continue as a going concern. The financial statements do not include the adjustments that would result if the group or company was unable to continue as a going concern.

Opinion on other matter prescribed by the Companies Act 2006

In our opinion the information given in the Directors' Report for the financial period for which the financial statements are prepared 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 matters where the Companies Act 2006 requires us to report to you if, in our opinion

- adequate accounting records have not been kept, or returns adequate for our audit have not been received from branches not visited by us, or
- · the financial statements are not in agreement with the accounting records and returns, or

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- · certain disclosures of directors' remuneration specified by law are not made, or
- we have not received all the information and explanations we require for our audit, or
- · the directors were not entitled to take advantage of the small companies exemption in preparing the directors' report

Colin Roberts FCA (Senior Statutory Auditor)

For and on behalf of BAKER TILLY UK AUDIT LLP, Statutory Auditor Chartered Accountants
3rd Floor
One London Square
Cross Lanes
Guildford
Surrey
GU1 1UN

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PROFIT AND LOSS ACCOUNT

FOR THE YEAR ENDED 31 DECEMBER 2012

	Notes	2012 £	2011 £
Turnover	1	234,152	239,901
Administration costs		(141,690)	(139,274)
Exceptional item Write off of group debt Exceptional item Provision for settlement of legal case	3	(250,000)	(1,378,241)
Operating loss		(157,538)	(1,277,614)
Interest receivable and similar income Interest payable and similar charges	2	4,471 (235,407)	9,637 (217,138)
Loss on ordinary activities before taxation	3	(388,474)	(1,485,115)
Tax on profit on ordinary activities	5	-	-
Loss on ordinary activities after taxation	13	£ (388,474)	£ (1,485,115)
The operating loss for the year arises from continuing opera	tions		
STATEMENT OF TOTAL RECOGNISED GAINS AND	D LOSSES		

FOR THE YEAR ENDED 31 DECEMBER 2012

		2012 £	2011 £
Loss for the financial year		(388,474)	(1,485,115)
Unrealised surplus on valuation of investment properties	6	682,000	2,769,852
Total recognised gains and losses		£ 293,526	£ 1,284,737

BALANCE SHEET (Company Registration Number: 03229749)

AT 31 DECEMBER 2012

	Notes	2012 £	2011 £
Fixed assets			~
Tangible assets	6	6,200,000	5,518,000
Current assets	-		1 440 205
Debtors Cash at bank and in hand	7	1,167,361	1,440,295
Cash at bank and in hand		11,376	6,908
		1,178,737	1,447,203
Creditors: amounts falling due within one year	8	(2,641,970)	(2,687,842)
Net current liabilities		(1,463,233)	(1,240,639)
Total assets less current liabilities		4,736,767	4,277,361
Creditors: amounts falling			
due after more than one year	9	(2,790,468)	(2,874,588)
Provisions for liabilities	10	(250,000)	-
Net assets		£ 1,696,299	£ 1,402,773
Capital and reserves			
Called up share capital	12	1	1
Revaluation reserve	13	3,451,852	2,769,852
Profit and loss account	13	(1,755,554)	(1,367,080)
Shareholders' funds	13	£ 1,696,299	£ 1,402,773

The financial statements on pages 5 to 14 were approved by the board of directors and authorised for issue on 31000 2013 and are signed on its behalf by

M D Watson

Michael Water

Director

FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2012

ACCOUNTING POLICIES

Basis of accounting

The financial statements have been prepared under the historical cost convention as modified by the revaluation of investment properties and in accordance with applicable United Kingdom accounting standards

Going concern

The company is party to a cross collateralised funding structure. The directors have assessed the operation of the structure and, as the principal lender has continued to approve expenditure which if not paid would cause the company to fail to meet its liabilities as they fall due, and is expected to continue to do so, have determined that the company has, or can expect to have, subject to the further matters set out hereafter, sufficient working capital for their needs for at least 12 months from the date of approval of these financial statements. In view of this the directors consider it appropriate for the financial statements to be prepared on a going concern basis.

The cross collateralised loan facility from the principal lender was originally due for repayment in 2011 but no repayment was made and the companies within the facility group entered into standstill agreements with the principal lender on 25 October 2011. The standstill period expired on 31 March 2012 and in the period after the standstill expired the facility group and principal lender continued to act in broad accordance with the terms of the standstill agreement although nothing was agreed formally. On 31 August 2012 an interest shortfall occurred.

On 10 June 2013 the facility group's principal lender issued a formal demand for payment of the loans and applied to the courts to appoint administrators. These applications were withdrawn following court hearings. The current position is therefore that the facility group's cross collateralised bank loans of £224 6m (2011 £228 1m) are effectively repayable on demand.

The facility group is currently exploring various alternative repayment possibilities whether by way of putting in place new financing facilities or that resulting from a sale of the facility group's property portfolio Accordingly, save as a consequence of a refinancing, a property portfolio sale or the group being placed into administration, the directors do not expect a withdrawal of the bank facilities for at least 12 months from the date of approval of these financial statements

The financial statements have been prepared on the going concern basis which assumes that the company's principal lender will not withdraw its loan facilities to the facility group and that ultimately new financing facilities will be put in place. The principal direct and indirect effects of a withdrawal by the principal lender of the facility group's borrowings, are that

- the company's own bank loan facilities and the cross collateralised borrowings of the company's group from the principal lender, as set out in note 14, totalling £224,617,020 (2011 £228,050,587) at the year end, become immediately repayable and further costs could arise in respect of the interest rate arrangements that fix the interest rates on those loans and inflation rate swaps, the level of which would depend on the market rates of interest and inflation prevailing at the time of such a termination but at the year end these combined costs were £75,459,973 (2011 £76,454,972),
- if not repaid when due, the principal lender to the company's United Kingdom holding company could exercise its share pledges over that holding company and its group companies and take control or could exercise its security direct over the company's investment properties. The group's principal lender may seek to sell the holding company, individual companies or dispose of assets separately or together and at a time of its own choosing. This process may not represent an orderly realisation in the normal course of business so the company's investment properties would, probably, only be realised at values significantly less than their carrying values in these financial statements, and

FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2012

ACCOUNTING POLICIES

Going concern (Continued)

in if a realisation of the company's investment properties is carried out then a tax liability would arise on any sale of the properties at values in excess of cost. No provision is made in the financial statements for any such tax liability. A disposal based on the carrying value of the properties as at the year end would have resulted in a tax liability crystallising, estimated at £732,000 (2011 £595,000), as referred to in note 11

Investment properties

The company's holdings of Freehold Reversionary Interests are classified as Investment Property and accounted for in accordance with Statement of Standard Accounting Practice 19 (SSAP 19) 'Accounting for Investment properties'

These assets, as their name implies, represent interests held in the freehold land on which other third party developers have built and sold long leasehold properties. As such these assets are more akin to financial investments, as they generate income in the form of annual ground rents and other ancillary income streams.

Recognising the unusual nature of these investment properties and the lack of a regular market for such significant portfolios of such assets, which are in distinct contrast with the more regular "bricks and mortar" investment properties commonly accounted for under SSAP 19, the directors are of the opinion that the best approximation to an open market value for these properties as required under SSAP 19, is provided by a valuation of the income streams generated by these assets

The valuation of the entire Freehold Reversionary Interest portfolio is undertaken by the directors. Any surplus identified over the cost of the assets is accounted for as an unrealised gain and taken to the revaluation reserve, any deficits are applied firstly to any previously identified surpluses and any residual amount written off to the profit and loss account

No depreciation or amortisation is provided in respect of investment properties

This treatment, as regards the company's investment properties, is a departure from the requirements of the Companies Act concerning depreciation of fixed assets. However, these properties are not held for consumption but for investment and the directors consider that systematic annual depreciation would be inappropriate. The accounting policy adopted is therefore necessary for the accounts to give a true and fair view. Depreciation or amortisation is only one of the many factors reflected in the annual valuation and the amount which might otherwise have been shown cannot be separately identified or quantified.

Turnover

Turnover comprises rent receivable and other operating income arising from investment properties

Rental income is recognised in accordance with the terms of the lease

Deferred taxation

Deferred tax is recognised in respect of all timing differences that have originated but not reversed at the balance sheet date where transactions or events that result in an obligation to pay more tax in the future or a right to pay less tax in the future have occurred at the balance sheet date. Timing differences are differences between the company's taxable profits and its results as stated in the financial statements.

No provision is made for deferred tax on unrealised gains recognised on revaluing property to its market value

Deferred tax is measured at the tax rates that are expected to apply in the periods in which timing differences are expected to reverse, based on tax rates and laws that have been enacted or substantially enacted by the balance sheet date. An asset is not recognised to the extent that the transfer of economic benefits in future is uncertain. Deferred tax is measured on a non-discounted basis.

Cash flow statement

The company has taken advantage of the small company exemption from preparing a cash flow statement under the terms of Financial Reporting Standard 1

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31 DECEMBER 2012

1	Turnover	2012 £	2011 £
	Rent receivable Other income	194,316 39,836	194,194 45,707
	Other ricorne	£ 234,152	£ 239,901
			
2	Interest payable and similar charges	2012 £	2011 £
	Bank loan interest	178,785	206,336
	Related party interest	1,497	10,802
	Parent company interest	55,125	· -
		£ 235,407	£ 217,138
3	Loss on ordinary activities before taxation		
		2012	2011
		£	£
	The loss on ordinary activities before taxation is stated after charging		
	Auditors' remuneration	5,000	4,000
	Exceptional item Provision for settlement of legal case	250,000	-
			

Fees payable to the company's auditor in the prior year were paid by fellow subsidiary undertakings

4 Employees and directors

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Other than the directors, who received no remuneration, no persons were employed during the year

,	Taxation	2012 £	2011 £
	Current tax	*	ı.
	UK corporation tax on loss for the year	-	-
	Total current tax	£	£
	Factors affecting tax charge for the year		
	Loss on ordinary activities before tax	(388,474)	(1,485,115)
	Loss on ordinary activities multiplied by the standard rate of	-	
	Corporation tax in the UK of 24% (2011 26%) Effects of	(93,234)	(386,130)
	Disallowable expenditure	10,776	358,343
	Transfer pricing adjustment	· -	, <u> </u>
	Losses available to carry forward	82,458	27,787
	Current tax charge for the year	£	£ -

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31 DECEMBER 2012

5 Taxation (Continued)

The company has estimated losses of £455,920 (2011 £112,345) available to carry forward against future trading profits. No deferred tax asset has been recognised in respect of these losses due to the uncertainty of their recoverability.

6 Fixed assets

Investment properties:	Freehold reversionary interests
Cost/Valuation	£
As at 1 January 2012 Revaluation surplus	5,518,000 682,000
As at 31 December 2012	£ 6,200,000

The investment properties represent a portfolio of ground rents

At 31 December 2012 the Freehold Reversionary Interest investment properties were valued by the directors at £6,200,000 (2011 £5,518,000)

The basis of the directors' valuation of the investment properties was to project the income streams generated by the portfolio. The principle assumptions used in these valuations were

Freehold Reversionary Interests	- Projection of discounted income streams generated by the portfolio over 50 years, together with an assessment of the residual value of the asset at the end of that 50 year term,
Discount rate	- A series of rates between 6% and 9% reflecting the risk profile of the different income streams,
RPI basis for inflation assumptions	- Inflation data taken from publicly available sources,
Incidence rates of property sales, lease extensions, and other income	- Projected according to historical incidence rates depending on the length of ownership and lease term remaining,
Taxation	- No allowance has been made for taxation in projecting the future revenue flow,

The assumption with the most significant impact on the valuation is the discount rate used. A 1% increase or decrease in the rates applied reduces or increases the valuation by 24% and 34% respectively

The historical cost of the freehold reversionary interests to the company at 31 December 2012 was £2,748,148 (2011 £2,748,148)

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31 DECEMBER 2012

7	Debtors	2012	2011
		£	£
	Trade debtors	40,756	34,914
	Amounts owed by fellow subsidiary undertakings	32,076	32,076
	Contract deposits	1,094,529	1,354,097
	Prepayments and accrued income	-	19,208
		£ 1,167,361	£ 1,440,295
8	Creditors - amounts falling due in less than one year:	2012	2011
		£	£
	Bank loans	2,466,163	2,466,163
	Overdrawn cash balance	13,540	-
	Accruals and deferred income	162,267	221,679
		£ $\overline{2,641,970}$	£ 2,687,842

As noted in the going concern paragraph on page 7, at 31 December 2011 the bank loan facilities were in default of certain loan covenants. In accordance with the requirements of Financial Reporting Standard 25 the loans have been disclosed as due within one year as, at the year end, they were capable of being called on demand

The bank loans consist of the company's share of the joint loans which are secured on the company's investment properties and are supported by unlimited guarantees given by the fellow group undertakings and the related parties as set out in note 14. Of the total bank loans above £723,859 bears interest at Bank of England base rate plus 1 75% per annum, together with an additional 1 75% whilst the loan is in default, and was due for repayment in full in March 2010. There is no formal standstill agreement in place and, therefore, the company's share of the joint loans are effectively repayable on demand The remaining bank loan, totalling £1,742,304, bears interest at LIBOR plus 1.75% per annum, together with an additional 1.75% whilst the loan is in default and, subject to the effect of the loan covenant breaches, is otherwise repayable in full in November 2014. This loan is drawn down from, and forms part of, a cross collateralised facility, as referred to in note 14, that allows for total drawings of £200m In order to hedge the interest rate liability on this £200m facility the company, along with the other cross collateralised parties, has entered into a joint interest rate swap agreement with the company's same lender Under this swap agreement the company and the cross collateralised parties pay interest of 6 64% on £200m, and receive LIBOR plus 1 75% benefits and burdens of the transactions are shared between the parties to the cross collateralised facility

At 31 December 2012 the fair value of the interest rate swap arrangements are estimated at a liability of £75,459,973 (2011 £76,454,972)

9 Creditors - amounts falling due in more than one year:

	·	2012 £	2011 £
Amounts owed to parent undertaking		2,790,468	2,874,588
		£ 2,790,468	£ 2,874,588

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31 DECEMBER 2012

9 Creditors - amounts falling due in more than one year: (Continued)

The amount due to parent undertaking, subject to note 14, is unsecured and has no specific repayment date. Despite the loan being repayable on demand it is not the intention for the loan to be repaid within one year and it has therefore been treated as due after more than one year. Interest is charged on the loan at LIBOR + 1%

10 Provisions for liabilities

	2012 £		2011 £
Balance at 1 January 2012	-		-
Charged to profit and loss account in year	250,000		-
Balance at 31 December 2012	£ 250,000	£	_

The provision relates to the expected payment due in relation to a court case which is expected to be settled within a year of the signing of these accounts

11 Deferred taxation

No provision for deferred taxation has been made in respect of the property held as an investment, which is included in these financial statements at a valuation of £5,518,000 (2011 £5,518,000). It is estimated that if the property were to be sold at that valuation the tax liability would amount approximately to £732,000 (2011 £595,000).

12	Share capital	2012	0	2011	
	Equity Allotted, issued and fully paid		£		£
	1 ordinary share of £1 each	£	1	£	1

13 Reserves and reconciliation of movements in shareholders' funds

	Revaluation reserve	Share capital £	Profit and loss account £	Total shareholders' funds £
Opening shareholders' funds	2,769,852	1	(1,367,080)	1,402,773
Loss for the year	-	-	(388,474)	(388,474)
Revaluation surplus	682,000	-	-	682,000
Closing shareholders' funds	3,451,852	1	(1,755,554)	1,696,299

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31 DECEMBER 2012

14 Contingent liability

The company has given unlimited guarantees in respect of some of the indebtedness of the related parties Fairhold Holdings No 4 (Appts) Limited, Fairhold Holdings No 4 (RPI) Limited, Fairhold Holdings No 4 (Houses) Limited, Fairhold Holdings (2008 Q1) Limited, Fairhold Holdings (2008 Q2) Limited, Fairhold Homes Investment (No 13) Limited, Fairhold Homes Investment (No 14) Limited, Fairhold Homes Investment (No 15) Limited, Fairhold Homes Investment (No 16) AL Limited, Fairhold Homes Investment (No 17) Limited, Victoria Investments (No 2) Limited These parties are related by virtue of common directors and common control. The guarantees are supported by a debenture and a charge over the company's investment properties. At 31 December 2012 the total amount outstanding subject to that guarantee was £186,274,254 (2011 £189,707,821) and the exposure under these arrangements to the cost of terminating the interest rate swap arrangements as indicated by the fair value of these instruments as at the period end date was a liability of £75,459,973 (2011 £76,454,972)

The company have also given unlimited guarantees in respect of some of the indebtedness of the related parties Fairhold Holdings No 4 (Appts) Limited, Fairhold Holdings (2008 Q2) Limited, Fairhold Holdings (2008 Q4A) Limited, Fairhold Holdings (2009 Q1) Limited, Fairhold Real Estate Limited and Victoria Investments (No 2) Limited These parties are related by virtue of common control and common directors The guarantees are supported by a debenture and a charge over the company's investment properties The total amount outstanding subject to the guarantees at 31 December 2012 was £35,876,603 (2011 £35,876,603)

The company is included in a group registration for VAT purposes and is therefore jointly and severally liable for all other participating group undertakings' unpaid debts in this connection

15 United Kingdom holding company

The company, since 25 October 2011, is a wholly owned subsidiary undertaking of Fairhold Holdings (2008 Q4A) Limited, which is registered in England and Wales Prior to this the company was a wholly owned subsidiary of Peverel Limited, a related party by virtue of common control. The current parent undertaking is the holding company of both the largest and smallest group for which consolidated accounts are prepared and of which the company is a member. Copies of the financial statements are available from Companies House, Crown Way, Maindy, Cardiff, CF4 3UZ.

16 Ultimate holding company

The directors regard the ultimate holding company to be Euro Investments Overseas Inc , a company incorporated in the British Virgin Islands

17 Ultimate controlling party

The ultimate controlling party is the Tchenguiz Family Trust

NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31 DECEMBER 2012

18 Related party transactions

The company has taken advantage of the exemptions provided by Financial Reporting Standard Number 8 'Related Party Disclosures' and has not disclosed transactions entered into between two or more members of a group, provided that any subsidiary undertaking which is party to the transaction is wholly owned by a member of that group

During the year the company incurred a management charge of £55,000 (2011 £8,429) in respect of rent collection and other management services provided by Estates & Management Limited, a related party by virtue of common control and common directors

At 31 December 2012 the company owed £Nil (2011 £Nil) to Fairhold Homes Investments (No 13) Limited, a related party by virtue of common control and common directors. Interest of £Nil (2011 £10,802) was paid on amounts owed during the year