BOS (SHARED APPRECIATION MORTGAGES) NO. 4 PLC DIRECTORS' REPORT AND FINANCIAL STATEMENTS YEAR ENDED 31 DECEMBER 2008

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BOS (SHARED APPRECIATION MORTGAGES) NO. 4 PLC DIRECTORS' REPORT AND FINANCIAL STATEMENTS

CONTENTS

	Page
Directors and Company Information	2
Directors' Report	3 – 6
Statement of Directors' Responsibilities	7
Independent Auditors' Report to the Member of BOS (Shared Appreciation Mortgages) NO. 4 PLC	8 – 9
Income Statement	10
Balance Sheet	11
Cash Flow Statement	12
Notes to the Financial Statements	13 – 32

BOS (SHARED APPRECIATION MORTGAGES) NO. 4 PLC DIRECTORS AND COMPANY INFORMATION

DIRECTORS

I G Stewart P A Curran

SECRETARY

A Lockwood

REGISTERED OFFICE

Premier House City Road CHESTER CH88 3AN

AUDITORS

KPMG Audit Plc 1 The Embankment Neville Street LEEDS LS1 4DW

BOS (SHARED APPRECIATION MORTGAGES) NO. 4 PLC DIRECTORS' REPORT

The directors present their report and the audited financial statements for the year ended 31 December 2008.

BUSINESS REVIEW

Principal activity

The principal activity of BOS (Shared Appreciation Mortgages) NO.4 PLC (the "Company") is to finance mortgage lending. In 1998 the Company issued £203.7m floating rate notes (the "Notes"). The interest payable on the Notes is set at 60% of the three-month LIBOR rate for sterling deposits less 0.30% per annum until February 2028. Thereafter, the interest rate applicable to the Notes is set at 60% of the three-month LIBOR rate for sterling deposits plus 0.10% per annum until 2073 when the Notes become due. The Notes are secured on the mortgage portfolio. The capital appreciation arising on the sale of a mortgage holder's property is shared between the mortgage holder and the Company as set out in the original loan agreement. The Company pays its entire share of the appreciation to Note holders.

The activities of the Company are conducted primarily by reference to a series of transaction documents (the "Programme Documentation").

Movements in the mortgage book are disclosed in the notes to the financial statements.

Business structure

BOS (Shared Appreciation Mortgages) NO.4 PLC is a subsidiary undertaking of Bank of Scotland plc ("BOS") and HBOS plc.

RISK MANAGEMENT

The majority of the Company's assets and liabilities have been classified as financial instruments in accordance with IAS 32 "Financial Instruments: Presentation".

The Company's financial instruments are principally a mortgage portfolio, cash and liquid resources, an embedded derivative, interest-bearing loans and borrowings and various other payables that arise directly from its operations. The principal purpose of these financial instruments is to raise finance for the Company's operations. It is, and has been throughout the year under review, the Company's policy that no trading in financial instruments is undertaken.

The principal risks arising from the Company's financial instruments are credit risk and interest rate risk. These and other risks which may affect the Company's performance are detailed below. Further analysis of the risks facing the Company on its financial instruments is provided in note 16.

Credit Risk

Credit risk arises on the individual loans within the mortgage loan portfolio which are in turn secured on the underlying UK residential properties. The performance of these loans is therefore influenced by the economic background and the UK housing market. However, the maximum loan-to-value of the original advances was 25% and the credit risk is considered to be low.

The extent to which the Company can meet its obligations to pay interest and ultimately repay the Notes will be dependent upon the receipt of funds earned on the Guaranteed Investment Contract (the "GIC"), principal receipts on the mortgages and monies deposited in the Reserve Account with an external provider (see "Liquidity Risk"). To the extent that this income does not provide sufficient funds to cover the interest due on the Notes or the repayment of the Notes the Company has no claim to the assets of BOS.

BOS (SHARED APPRECIATION MORTGAGES) NO. 4 PLC DIRECTORS' REPORT (CONTINUED)

RISK MANAGEMENT (CONTINUED)

Credit Risk (continued)

The terms of the Mortgage Portfolio Agreement given by BOS in respect of the mortgages requires BOS to repurchase any mortgage which is found to be in breach of warranty. BOS will repurchase any mortgages that are found or held not to be valid, binding and enforceable.

Although in such an event the total value of the outstanding loan and any accrued interest will be covered by BOS, the Note holder will not receive the benefit of any future payments of appreciation amounts or partial repayment appreciation amounts in respect of the mortgages repurchased.

Shared appreciation is subject to the movement in the market value of the property which is dependent upon house price inflation ("HPI"). This may provide a return on the Notes below initial expectations. Any expected increase in value cannot be guaranteed.

Interest Rate Risk

Interest rate risk exists where assets and liabilities have interest rates set under a different basis or which reset at a different time. The Company minimises its exposure to interest rate risk by ensuring that the interest rate characteristics of assets and liabilities are similar. The Notes issued by the Company and the GIC are exposed to cash flow interest rate risk as they carry a floating interest rate that is reset as market rates change.

Liquidity Risk

The Company holds a Reserve Account of £1,697,250 deposited with an external provider which, should it be needed, can be used to withdraw money to meet its obligations under the Notes. The Company has not drawn on this facility since inception.

Operational Risk

In accordance with the Programme Documentation the Company is bound to make payments to meet third party expenses.

The Company's operations are subject to periodic review by the Internal Audit function of HBOS plc.

PERFORMANCE

The Company's business will continue to unwind over the life of the mortgages issued as no further advances will be made. Cash is continuing to be collected.

The principal asset in the Company is a mortgage portfolio which is subject to an annual impairment review. The mortgage portfolio is subject to the economic factors relating to the housing market (see "Credit Risk" above). In 2008 the UK experienced a significant reduction in activity in the housing market, together with a growth in mortgage arrears, as the effects of recession became more widespread. This trend has not affected the Company's results as the mortgage loans bear a zero rate of interest. No impairment provision was deemed necessary as at 31 December 2008 or 31 December 2007.

UK interest rates have experienced significant volatility in 2008 and the Company's results have been affected by movements in LIBOR rates. The underlying profits are determined by a margin earned between the interest received on the GIC and the interest paid to the Note holders. This is fixed by the Programme Documentation. The sensitivity of the Company's results to changes in interest rates is assessed in note 16.

BOS (SHARED APPRECIATION MORTGAGES) NO. 4 PLC DIRECTORS' REPORT (CONTINUED)

PERFORMANCE (CONTINUED)

Under International Financial Reporting Standards ("IFRSs") an effective yield adjustment is made on interest receivable and interest payable. The expected life of the mortgages and Notes has been extended in 2008 to reflect actual payment experience. The net difference passed through the income statement for the year ended 31 December 2008 was £433 profit (31 December 2007: £912 profit).

The key performance indicator used by management in assessing the performance of the Company is the monitoring of actual cash flows against planned cash flows on the Notes. The Company's performance is addressed in the quarterly management accounts provided to the directors.

OTHER INFORMATION

The Company has employed no staff during the year ended 31 December 2008 or the previous year.

RESULTS AND DIVIDENDS

No new mortgages were acquired or generated by the Company in the year and no new Notes were issued.

The profit after taxation for the year, prepared using IFRSs, amounted to £465,254 (2007: £721,233). A dividend of £281,000 was paid in the year (2007: £332,000).

FUTURE DEVELOPMENTS

No changes in the business of the Company are envisaged.

SUPPLIER PAYMENT POLICY

It is the Company's policy that payments to suppliers are made in accordance with those terms and conditions agreed between the Company and its suppliers.

The Company owed no amounts to trade creditors at 31 December 2008.

DIRECTORS

The directors who served during the year were as follows:

I G Stewart P A Curran

GOING CONCERN

As set out in the "Principles underlying Going Concern Assumption" of the Basis of Preparation section of the notes to the financial statements, the directors are satisfied that the Company has adequate resources to continue in business for the foreseeable future and consequently the going concern basis continues to be appropriate in preparing the accounts.

BOS (SHARED APPRECIATION MORTGAGES) NO. 4 PLC DIRECTORS' REPORT (CONTINUED)

POST BALANCE SHEET EVENTS

Details of post balance sheet events including the acquisition of HBOS plc by Lloyds TSB Group plc are given in note 19 to the financial statements.

AUDIT INFORMATION

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 that 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

A. Locknobb

A Lockwood Secretary

Premier House City Road CHESTER CH88 3AN

DATE 18th March 2009

BOS (SHARED APPRECIATION MORTGAGES) NO. 4 PLC STATEMENT OF DIRECTORS' RESPONSIBILITIES RESPECT OF THE DIRECTORS' REPORT AND THE FINANCIAL STATEMENTS

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 IFRSs as adopted by the EU and applicable law.

The financial statements are required by law and IFRSs as adopted by the EU to present fairly the financial position and the performance of the Company; the Companies Act 1985 provides in relation to such financial statements that references in the relevant part of that Act to financial statements giving a true and fair view are references to their achieving a fair presentation.

In preparing the 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;
- state whether they have been prepared in accordance with IFRSs as adopted by the EU;
 and
- prepare the financial statements on the going concern basis unless it is inappropriate to presume that the Company will continue in business.

The directors are responsible for keeping proper accounting records that disclose with reasonable accuracy at any time the financial position of the Company and enable them to ensure that its financial statements comply with the Companies Act 1985. They have general responsibility for taking such steps as are reasonably open to them to safeguard the assets of the Company and to prevent and detect fraud and other irregularities.

INDEPENDENT AUDITORS' REPORT TO THE MEMBER OF BOS (SHARED APPRECIATION MORTGAGES) NO. 4 PLC

We have audited the financial statements of BOS (Shared Appreciation Mortgages) NO. 4 PLC for the year ended 31 December 2008 which comprise the Income Statement, the Balance Sheet, the Cash Flow Statement and the related notes. These financial statements have been prepared under the accounting policies set out therein.

This report is made solely to the Company's member, as a body, in accordance with section 235 of the Companies Act 1985. Our audit work has been undertaken so that we might state to the Company's member 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 member as a body, for our audit work, for this report, or for the opinions we have formed.

Respective responsibilities of directors and auditors

The directors' responsibilities for preparing the financial statements in accordance with applicable law and International Financial Reporting Standards (IFRSs) as adopted by the EU, are set out in the Statement of Directors' Responsibilities on page 7.

Our responsibility is to audit the financial statements in accordance with relevant legal and regulatory requirements and International Standards on Auditing (UK and Ireland).

We report to you our opinion as to whether the financial statements give a true and fair view and whether the financial statements have been properly prepared in accordance with the Companies Act 1985. We also report to you whether in our opinion the information given in the Directors' Report is consistent with the financial statements.

In addition we report to you if, in our opinion, the Company has not kept proper accounting records, if we have not received all the information and explanations we require for our audit, or if information specified by law regarding directors' remuneration and other transactions is not disclosed.

We read the Directors' Report and consider the implications for our report if we become aware of any apparent misstatements within it.

Basis of audit opinion

We conducted our audit in accordance with International Standards on Auditing (UK and Ireland) issued by the Auditing Practices Board. An audit includes examination, on a test basis, of evidence relevant to the amounts and disclosures in the financial statements. It also includes an assessment of the significant estimates and judgements made by the directors in the preparation of the financial statements, and of whether the accounting policies are appropriate to the Company's circumstances, consistently applied and adequately disclosed.

We planned and performed our audit so as to obtain all the information and explanations which we considered necessary in order to provide us with sufficient evidence to give reasonable assurance that the financial statements are free from material misstatement, whether caused by fraud or other irregularity or error. In forming our opinion we also evaluated the overall adequacy of the presentation of information in the financial statements.

INDEPENDENT AUDITORS' REPORT TO THE MEMBER OF BOS (SHARED APPRECIATION MORTGAGES) NO. 4 PLC (CONTINUED)

Opinion

In our opinion:

- the financial statements give a true and fair view, in accordance with IFRSs as adopted by the EU, of the state of the Company's affairs as at 31 December 2008 and of its profit for the year then ended; and
- the financial statements have been properly prepared in accordance with the Companies Act 1985; and
- the information given in the Directors' Report is consistent with the financial statements.

KPMG Audit Plc

Chartered Accountants

ul Avantic

Registered Auditor

1 The Embankment Neville Street LEEDS LS1 4DW

DATE: 18 March 2009

BOS (SHARED APPRECIATION MORTGAGES) NO. 4 PLC INCOME STATEMENT FOR THE YEAR ENDED 31 DECEMBER 2008

	Notes	2008 £	2007 £
Interest receivable and similar income	2	6,931,325	9,668,815
Interest payable and similar charges	3	(6,129,305)	(8,521,286)
Net interest income		802,020	1,147,529
Net fair value gains and losses on derivatives	4	-	-
Other operating income	5	5,420	6,814
Operating expenses	6	(112,444)	(183,392)
Profit before tax for the year		694,996	970,951
Income tax expense	7	(229,742)	(249,718)
Profit after tax for the year		465,254	721,233 ———
Profit attributable to equity holders		465,254	721,233

The profit shown above is derived from continuing operations. The Company operates in a single business segment and all of the Company's activities are in the UK.

The statement of recognised income and expense has been omitted from the financial statements for the year ended 31 December 2008 as there was no income or expense recognised directly in equity in the current or preceding year.

The notes on pages 13 to 32 form part of these financial statements.

BOS (SHARED APPRECIATION MORTGAGES) NO. 4 PLC BALANCE SHEET AS AT 31 DECEMBER 2008

	Note	2008 es £	2007 £
Assets Mortgage portfolio Shared appreciation rights receivable	e 8	24,597,859 191,232,602	
Total non-current assets		215,830,461	268,871,567
Cash and cash equivalents	10	80,508,751	84,235,371
Total current assets		80,508,751	84,235,371
Total assets		296,339,212	353,106,938
Equity Called up share capital Retained earnings		50,001 4,309,925	
Total equity	11	4,359,926	4,175,672
Liabilities Interest-bearing loans and borrowing Shared appreciation rights payable Deferred tax liability	gs 12 13 14	99,556,241 191,232,602 127,690	244,128,035
Total non-current liabilities		290,916,533	346,035,372
Interest-bearing loans and borrowing Other payables Bank overdraft Current tax liability	gs 12 15 10 7	204,523 639,958 5,776 212,496	2,266,106
Total current liabilities		1,062,753	2,895,894
Total liabilities		291,979,286	348,931,266
Total equity and liabilities		296,339,212	353,106,938
These financial statements were app	proved by the Board of Direc	tors on 18th May	ch 2009
and were signed on its behalf by:	lan Gordon Ste	 Director wart	

The notes on pages 13 to 32 form part of these financial statements.

BOS (SHARED APPRECIATION MORTGAGES) NO. 4 PLC CASH FLOW STATEMENT FOR THE YEAR ENDED 31 DECEMBER 2008

Indirect Method	Notes	2008 £	. 2007 £
Cash flows from operating activities Profit before tax for the year Adjustments for:		694,996	970,951
Interest income Interest payable on Notes Amortisation of issue costs Shared appreciation income	2 3 3 5	(6,931,325) 6,102,202 27,103 (4,808,848)	(9,668,815) 8,464,069 57,217 (7,644,831)
Shared appreciation expense	5	4,808,848	7,644,831
Operating loss before changes in working capital and provisions		(107,024)	(176,578)
(Decrease) / Increase in other payables		(1,409,076)	1,125,819
Cash generated from operations		(1,516,100)	949,241
Income taxes (paid) / refunded		(541,048)	13,419
Net cash from operating activities		(2,057,148)	962,660
Cash flows from investing activities Bank interest received		4,541,693	5,049,430
Premium interest received	_	545,073	725,313
Repayment of mortgages Shared appreciation received	8	1,245,766 4,808,848	1,981,576 7,644,831
Net cash from investing activities		11,141,380	15,401,150
Cash flows from financing activities			
Interest paid on borrowings Repayment of borrowings		(4,454,263) (4,081,762)	(4,490,720) (6,099,452)
Dividends paid	11	(4,081,702)	(332,000)
Shared appreciation paid		(4,744,068)	(8,065,767)
Net cash flows from financing activities		(13,561,093)	(18,987,939)
Net decrease in cash and cash equivalents Cash and cash equivalents at 1 January		(4,476,861) 98,380,224 ————	(2,624,129) 101,004,353 —————
Cash and cash equivalents at 31 December	10	93,903,363	98,380,224

As explained in the accounting policies in note 1, cash is distributed in accordance with the Programme Documentation.

The notes on pages 13 to 32 form part of these financial statements.

1. SIGNIFICANT ACCOUNTING POLICIES

BOS (Shared Appreciation Mortgages) NO. 4 PLC is a company domiciled in the United Kingdom.

(a) Statement of compliance

The financial statements for the year ended 31 December 2008 have been prepared in accordance with International Financial Reporting Standards (IFRSs) and interpretations issued by the International Financial Reporting Interpretations Committee (IFRIC) as adopted by the European Union. The standards applied by the Company are those endorsed by the European Union and effective at the date the financial statements are approved by the Board. However the Company has not utilised the "carve-out" provisions in respect of full fair value and portfolio hedging of core deposits in IAS39 'Financial Instruments: Recognition and Measurement' as adopted by the European Union. Consequently, the financial statements comply with International Financial Reporting Standards.

The accounting policies set out below have been applied consistently in respect of the financial years ended 31 December 2008 and 31 December 2007.

The financial statements also comply with the relevant provisions of Part VII of the Companies Act 1985, as amended by the Companies Act 1985 (International Accounting Standards and Other Accounting Amendments) Regulations 2004.

(b) Basis of preparation

(b) (i) Basis of measurement

The financial statements are presented in sterling which is the Company's functional and presentation currency.

The financial statements have been prepared on the historical cost basis (except that derivative financial instruments are stated at their fair value), and on a going concern basis.

(b) (ii) Principles underlying the Going Concern Assumption

During 2008, global financial markets experienced difficult conditions which have been characterised by a marked reduction in liquidity. As a consequence of this, governments and central banks carried out a series of actions to address the lack of liquidity within their respective banking systems. In the UK these actions have included the introduction by the Bank of England of liquidity support, through schemes (collectively "Bank of England facilities") such as the extended Long—Term Repo open market operations and the Special Liquidity Scheme ('SLS') whereby banks and building societies can exchange eligible securities for UK Treasury bills; and the creation of a credit guarantee scheme by HM Treasury, providing a government guarantee for certain short and medium term senior debt securities issued by eligible banks. During 2008 HBOS plc has made use of these measures in order to maintain and improve a stable funding position.

In the context of this continued turbulence and uncertainty in the financial markets, combined with a deteriorating global economic outlook, HBOS plc has also taken steps to strengthen its capital position in order to provide a buffer against further shocks to the financial systems and to ensure that it remains competitive. On 15 January 2009, in conjunction with the takeover of HBOS plc by Lloyds TSB Group plc (Note 19), HBOS plc raised £11,345m (net after costs) in preference and ordinary share capital.

On 16 January 2009, following completion of the acquisition of the Group by Lloyds Banking Group plc, the Group became a wholly owned subsidiary and became dependent upon the ultimate parent and its banking subsidiaries for its capital, liquidity funding needs.

1. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(b) Basis of preparation (continued)

(b) (ii) Principles underlying the Going Concern Assumption (continued)

There is a risk despite the substantial measures taken so far by governments that further deterioration in the markets could occur. In addition the economic conditions in the UK are deteriorating more quickly than previously anticipated placing further strain on the Lloyds Banking Group's capital resources. The key dependencies on successfully funding the Lloyds Banking Group's balance sheet include the continued functioning of the money and capital markets at their current levels; the continued access of the Lloyds Banking Group to central bank and Government sponsored liquidity facilities including access to HM Treasury's credit guarantee scheme and access to the Bank of England's various facilities; limited further deterioration in the Lloyds Banking Group's credit ratings; and no significant or sudden withdrawal of deposits resulting in increased reliance on money markets or Government support schemes.

Based upon projections prepared by Lloyds Banking Group plc management which take into account the acquisition on 16 January 2009 of HBOS plc and its subsidiaries, together with the Lloyds Banking Group's current ability to fund in the market and the assumption that announced government sponsored schemes will continue to be available, the directors are satisfied that the Company has adequate resources to continue in business for the foreseeable future. The Company has received confirmation that it is the current intention of Lloyds Banking Group plc to ensure that the Company, as a subsidiary of HBOS plc, should have at all times for the foreseeable future access to adequate resources to continue to trade and meet their liabilities as they fall due. Accordingly, the financial statements of the Company have been prepared on a going concern basis.

(b) (iii) Critical Accounting Judgements and Estimates

The preparation of the financial statements necessarily requires the exercise of judgement both in the application of accounting policies which are set out in the sections below and in the selection of assumptions used in the calculation of estimates. These judgements are reviewed on an ongoing basis and are continually evaluated based on historical experience and other factors. The most significantly affected components of the financial statements and associated critical judgements are as follows:

For the purpose of the effective yield calculation on the Notes, an average expected life has been calculated based on prepayment expectations for the mortgages. This is revised on a regular basis in light of actual redemption experience.

The value of the embedded derivative has been calculated by discounting future cash flows at an appropriate market rate. The valuation method is consistent with commonly used market techniques. All inputs into the valuation models are obtained from observable market data. No assumption for future HPI has been included as this is not considered to be practical.

(c) Financial instruments

The Company's financial instruments are principally a mortgage portfolio, cash and liquid resources, an embedded derivative, interest-bearing loans and borrowings and various other payables that arise directly from its operations.

The main purpose of these financial instruments is to raise finance for the Company's operations. These financial instruments are classified in accordance with the principles of IAS 39 as described below.

1. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(c) Financial instruments (continued)

(c)(i) Mortgage portfolio

The Company's mortgage portfolio comprises mortgage loans with no fixed maturity date. The individual mortgage loans terminate on the earlier of the date of sale of the property or the death of the mortgage account holder.

Under IAS 39, the mortgage portfolio is classified within "loans and receivables". The initial measurement is at fair value (excluding amounts for the shared appreciation referred to in (c)(iv) below). Subsequent measurement is at amortised cost with revenue being recognised using the effective interest method. The discount arising on initial recognition is being amortised over the expected life of the mortgages.

At each reporting period end, the Company assesses whether there is any objective evidence that mortgage loans within the portfolio are impaired. The directors do not consider that a provision for impaired assets is currently required.

(c)(ii) Cash and cash equivalents

The Company held bank accounts with both an external provider and BOS. These accounts are held in the Company's name and meet the definition of cash and cash equivalents. The use of certain accounts is restricted by a detailed priority of payments set out in the Programme Documentation. As the cash can only be used to meet certain specific liabilities and is not available to be used with discretion, it is viewed as restricted cash.

The bank accounts are classified within "loans and receivables" in accordance with IAS 39. The initial measurement is at fair value. Subsequent measurement is at amortised cost with revenue being recognised using the effective interest method. The discount on the GIC arising on initial recognition is being amortised over the expected life of the mortgages and Notes.

The Cash Flow Statement has been presented using the indirect method of preparation.

(c)(iii) Interest-bearing loan and borrowings

The Company's interest-bearing loans and borrowings comprise mortgage-backed floating rate Notes that have been issued in the capital market.

Interest-bearing loans and borrowings are recognised initially at fair value less directly related incremental transaction costs. Subsequent to initial recognition, interest-bearing loans and borrowings are stated at amortised cost with any difference between cost and redemption value being recognised in the income statement over the period of the borrowings on an effective interest basis.

(c)(iv) Embedded derivatives

Certain derivatives are embedded within other non-derivative host financial instruments to create a hybrid instrument. Where the economic characteristics and risks of the embedded derivatives are not closely related to the economic characteristics and risks of the host instrument, and where the hybrid instrument is not measured at fair value, the embedded derivative is separated from the host instrument with changes in fair value of the embedded derivative recognised in the income statement. Depending on the classification of the host instrument, the host is then measured in accordance with IAS 39.

1. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(c) Financial instruments (continued)

(c)(iv) Embedded derivatives (continued)

The capital appreciation arising on the sale of a mortgage holder's property is shared between the mortgage holder and the Company as set out in the original loan agreement. The Company pays its entire share of the appreciation to the Note holders.

The economic characteristics and risks of the shared appreciation rights receivable and payable are not viewed as being closely related to those arising on the mortgages and Notes, respectively. The shared appreciation rights receivable and payable have therefore been valued separately from the mortgages and Notes using discounted cash flow techniques and taking account of current HPI. There is uncertainty regarding the timing of any future shared appreciation receipts and the directors do not consider that it is practical to include an estimate of future HPI in these valuations.

The resulting fair value movements of these embedded derivatives are recorded in net fair value gains and losses on derivatives in the income statement and the embedded derivatives are shown separately on the face of the balance sheet. The host instruments are valued at amortised cost, as noted above in (c)(i) and (c)(iii).

(d) Fees and commissions

Fees and commissions receivable for the continuing service of loans and advances are recognised on the basis of work done. Other fees are recognised when receivable.

(e) Income tax

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.

Deferred tax is provided in full 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. Temporary differences arising from the initial recognition of assets and liabilities that affects neither accounting nor taxable profit are not provided for. 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 that are enacted or substantially enacted at the balance sheet date.

The Company's tax charge for 2008 is calculated on an IFRS basis and disclosed in accordance with IAS 12, following an election that was made to move from a UK GAAP basis.

(f) VAT

Value Added Tax is not recoverable by the Company and is included with its related costs.

(g) Dividends

Dividends on the equity shares of the Company are recognised as a liability in the year in which they are paid.

1. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(h) Related parties

In accordance with the provisions of IAS 24 "Related Party Disclosures", the Company has disclosed details of transactions with its related parties.

(i) Other payables

Other payables are stated at cost or at amortised cost if deemed to be a financial liability.

(j) IFRS and IFRIC not yet applied

The following standards and interpretations have been adopted by the European Union but are not effective for the year ended 31 December 2008 and have not been applied in preparing the financial statements:

IFRS 8 'Operating Segments' which is effective for periods commencing on or after 1 January 2009. This standard replaced IAS14 Segmental Reporting and its application will not have any impact upon the financial results of the Company as it does not change the recognition or measurement of transactions in the financial statements. The standard aligns the disclosure of operating segments in the financial statements with the internal reporting of segments to senior management. Adoption by the Company will not modify the measurement basis for segments and extend the disclosures for segment reporting in the financial statements.

The following standards and interpretations have not yet been adopted by the European Union, are not effective for the year ended 31 December 2008 and have not been applied in preparing the financial statements:

IAS 1 "Presentation of Financial Statements: a Revised Presentation" which is effective for periods commencing on or after 1 January 2009. The revised standard will affect the presentation of owner changes in equity and of comprehensive income. Adoption will not change the recognition, measurement or disclosure of specific transactions or events as required by other standards.

2. INTEREST RECEIVABLE AND SIMILAR INCOME

	2008 £	2007 £
Mortgage interest from customers	1,100,093	2,322,422
Bank interest from BOS	96,713	109,611
Bank interest	5,734,519	7,236,782
	6,931,325	9,668,815

Interest receivable and similar income is calculated using the effective interest method.

As the mortgage portfolio is not regarded as impaired the interest received on impaired assets is \pounds nil (2007: \pounds nil).

At the beginning of 2008, a review of the expected life of the mortgage pool was carried out which resulted in the effective yield adjustment being extended for a further ten years. This resulted in a reduction in mortgage interest from customers being recognised in the income statement for 2008.

3. INTEREST PAYABLE AND SIMILAR CHARGES

	2008 £	2007 £
Interest payable on Notes Amortisation of issue costs	6,102,202 27,103	8,464,069 57,217
	6,129,305	8,521,286

Interest payable is calculated using the effective interest method

Following the review of the expected life of the mortgage pool as described in Note 2, both the effective yield adjustment on the Notes and the amortisation period of issue costs were extended by a further ten years. This resulted in a reduction in interest payable on Notes and amortisation of issue costs in the income statement for 2008.

4. NET FAIR VALUE GAINS AND LOSSES ON DERIVATIVES

	· 2008 £	2007 £
Fair value movement on shared appreciation rights receivable Fair value movement on shared appreciation rights payable	(52,895,433) 52,895,433	33,744,358 (33,744,358)
		
	-	-
	 _	
5. OTHER OPERATING INCOME		
	2008 £	2007 £
Fees and commissions receivable	5,410	6,739
Shared appreciation receivable Shared appreciation payable	4,808,848 (4,808,848)	7,644,831 (7,644,831)
Other income	10	(7,044,031) 75
	5,420	6,814
	-	
6. OPERATING EXPENSES		•
	2008 £	2007 £
Bank administration fees	78,835	82,373
Trustees fee	12,375	10,603
Rating agency fees Audit fees	3,525 4,141	3,525 4,131
Other fees	13,568	82,760
	112,444	183,392

In the year ended 31 December 2008 and the comparative year the Company had no employees and none of the directors received any emoluments from the Company.

Audit fees relate to the statutory audit. Fees payable to the auditor and its associates for services other than the statutory audit are not disclosed since the consolidated accounts of HBOS plc, the ultimate controlling party, are required to disclose non-audit fees on a consolidated basis.

7. INCOME TAX EXPENSE

	2008 £	2007 £
Current Tax	~	~
Corporation tax charge for the year at a rate of 28.5% (2007: 30%) Corporation tax credit in respect of earlier periods	212,496	282,252 (36,479)
Defensed Ton	212,496	245,773
Deferred Tax		
Deferred tax charge in respect of earlier periods Deferred tax change in tax rate – charge / (credit)	31,443 244	11,833 (7,888)
Deferred tax credit for the year at a rate of 28.5% (2007: 30%)	(14,441)	
Total income tax expense in income statement	229,742	249,718
Reconciliation of effective tax rate	2008 £	2007 £
The tax for the year is higher than the standard rate of corporation tax in the UK of 28.5% (2007: 30%).	~	-
Profit before tax	694,996	970,951
Profit before tax multiplied by the standard rate of corporation tax		
in the UK of 28.5% (2007: 30%)	198,055	291,285
Effects of:		
Corporation tax prior year	-	(36,479)
Items not taxable under securitisation tax rules	-	(9,033)
Deferred tax charge in respect of earlier periods	31,443	11,833
Deferred tax change in tax rate – charge / (credit)	<u> </u>	(7,888)
Total income tax expense in income statement	229,742	249,718

The current tax liability of £212,496 (2007: £259,192 liability) represents the amount of income tax payable in respect of the current year.

8. MORTGAGE PORTFOLIO

	2008 £	2007 £
At 1 January Mortgage redemptions in the year Amortisation of discount	24,743,532 (1,245,766) 1,100,093	24,402,688 (1,981,576) 2,322,420
At 31 December	24,597,859	24,743,532

The mortgage loans advanced by the Company have no fixed maturity date but would terminate on the earlier of, the date of sale of the property, or the death of the mortgage account holder.

9. SHARED APPRECIATION RIGHTS RECEIVABLE

The right for the Company to receive a share of the capital appreciation arising on the individual mortgages, as set out in the original loan agreements, is classified as an embedded derivative, in accordance with the principles of IAS 39. The embedded derivative has been valued separately from the host contract using discounted cash flow techniques. No estimate has been made of the effect of future HPI as the directors consider that this is impractical.

The Company is contractually obliged to pay to the Note holders any amounts received from mortgage customers for the shared appreciation. A corresponding embedded derivative liability has therefore been recognised in the balance sheet (note 13).

10. CASH AND CASH EQUIVALENTS

	2008 £	2007 £
GIC account Accrued interest on the GIC account Unamortised discount on the GIC account Other bank accounts	88,878,650 290,168 (13,400,388) 4,740,321	95,319,504 655,811 (14,144,853) 2,404,909
Bank overdraft	80,508,751 (5,776)	84,235,371
	80,502,975	84,235,371
Unamortised discount on the GIC account	13,400,388	14,144,853
Cash and cash equivalents	93,903,363	98,380,224

10. CASH AND CASH EQUIVALENTS (CONTINUED)

The Company held the GIC bank account with an external provider. The Company is contractually entitled to a LIBOR related return on this account and the income is accounted for on an effective yield basis. The use of the account is restricted by a detailed priority of payments set out in the Programme Documentation. The cash can only be used to meet certain specific liabilities and is not available to be used with discretion. It is viewed as restricted cash. All the accounts, both internal and external, are held in the Company's name and meet the definition of cash and cash equivalents.

11. TOTAL EQUITY

Reconciliation of movement in capital and reserves

	Share Capital £	Retained Earnings £	Total Equity £
Balance at 1 January 2008 Total recognised income and expense Dividends to shareholder	50,001 - -	4,125,671 465,254 (281,000)	4,175,672 465,254 (281,000)
Balance at 31 December 2008	50,001	4,309,925	4,359,926
	Share Capital £	Retained Earnings £	Total Equity £
Balance at 1 January 2007 Total recognised income and expense Dividends to shareholder	50,001 - -	3,736,438 721,233 (332,000)	3,786,439 721,233 (332,000)
Balance at 31 December 2007	50,001	4,125,671	4,175,672
Share capital		2008 £	2007
Authorised 50,000 ordinary shares of £1 each		50,000	£ 50,000
1 deferred share of £1		1	1
Allotted, called up and fully paid 50,000 ordinary shares of £1 each		50,000	50,000
1 deferred share of £1		1	1

11. TOTAL EQUITY (CONTINUED)

The Company is a directly held subsidiary undertaking of BOS.

The £1 deferred share is held by Bankers Trustee Company Limited.

The holder of the ordinary shares is entitled to receive dividends as declared from time to time.

The deferred share carries no entitlement to any dividend or to any share in any surplus assets of the Company on a winding-up, other than the right to be repaid the amount of any paid-up share capital thereon. The right to be repaid any paid-up share capital in the deferred share shall be deferred until after all paid-up share capital has been first repaid on all other classes of issued share capital in the Company.

The deferred share carries the right to receive notice of all general meetings of the Company but does not carry the right to attend, speak or vote at a general meeting unless a resolution is to be proposed abrogating, varying or modifying any of the rights or privileges of the holder of the deferred share, or for the winding up or administration of the Company under the Insolvency Act 1986, or for the entry by the Company with any other party into a merger, reconstruction, scheme of arrangement or amalgamation of or affecting the Company, in any of which cases such holder shall have the right to attend such general meeting and shall be entitled to speak and vote. Whenever the holder of the deferred share is entitled to vote at a general meeting, such holder shall have one vote and on a poll such number of votes as is equal to 34% of the number of votes attached to all other issued shares of the Company.

Capital disclosures

The Company is not subject to externally imposed capital requirements in either the current year or the prior year other than the minimum share capital required by the Companies Act with which it complies. The Company manages its ordinary share capital in order that there is sufficient capital, in the opinion of the directors, to support the transactions and level of business undertaken by the Company.

12. INTEREST-BEARING LOANS AND BORROWINGS

This note provides information about the contractual terms of the Company's interest-bearing loans and borrowings. For more information about the Company's exposure to interest rate risk and the fair value of its financial instruments, see note 16.

and the fall value of he mandal metallicities, dee note 10.	2008 £	2007 £
Non-current liabilities	_	
Notes Deferred issue costs	100,016,991 (460,750)	102,254,632 (457,739)
	99,556,241	101,796,893
Current liabilities Accrued interest payable to Note holders	231,626	407 012
Deferred issue costs	(27,103)	427,813 (57,217)
	204,523	370,596

12. INTEREST-BEARING LOANS AND BORROWINGS (CONTINUED)

The mortgage-backed floating rate Notes are due in 2073. The interest rate applicable on the Notes up to and including the interest period ending in the quarter to 28 February 2028 is 60% of the three-month LIBOR rate for Sterling deposits less 0.30% per annum. Thereafter, the interest rate applicable to the Notes will be 60% of the three-month LIBOR rate for Sterling deposits plus 0.10% per annum.

The Notes carry, in addition to interest, rights to receive certain amounts calculated by reference to the value of shared appreciation proceeds received from redeemed mortgages. The Notes are subject to mandatory part redemption from time to time based on the level of redeemed mortgages and can be redeemed in full, in certain circumstances, at the option of the Company. The Notes are secured on the mortgage portfolio, the GIC and certain other assets of the Company.

13. SHARED APPRECIATION RIGHTS PAYABLE

The Company is contractually obliged to pay to the Note holders any amounts received from mortgage customers for the shared appreciation arising on the sale of the property. An embedded derivative liability has therefore been recognised in the balance sheet for the same value as the embedded derivative asset (note 9).

14. DEFERRED TAX LIABILITY

Deferred tax balance	2008 £	2007 £
At 1 January Credit for year Charge in respect of previous periods Change in Tax Rate – charge / (credit)	110,444 (14,441) 31,443 244	106,499 - 11,833 (7,888)
At 31 December	127,690	110,444

The deferred tax liability was recognised for the fair value adjustments that arose on transition to IFRS and is being released to the income statement over a period of ten years from adoption.

15. OTHER PAYABLES

	2008 £	2007 £
Shared appreciation payable Note redemptions payable Accruals and deferred income Amounts owed to BOS	454,720 107,250 71,395 6,593	389,940 193,188 1,401,122 281,856
	639,958	2,266,106

16. FINANCIAL INSTRUMENTS

The majority of the Company's assets and liabilities have been classified as financial instruments in accordance with IAS 32 "Financial Instruments: Presentation".

The Company's financial instruments are principally a mortgage portfolio, cash and liquid resources, an embedded derivative, interest-bearing loans and borrowings and various other receivables and payables that arise directly from its operations.

The principal risks arising from the Company's financial instruments are credit risk and interest rate risk. Further detailed analysis of the risks facing the Company in relation to its financial instruments is provided below.

The Company's exposure to risk on its financial instruments and the management of such risk is largely determined at the inception of the securitisation transaction. The Company's activities and the role of each party to the transaction is clearly defined and documented.

16(a) Credit risk

Credit risk is the risk of financial loss arising from a customer's failure to settle financial obligations as they fall due.

Credit risk arises on the individual loans within the mortgage portfolio which are in turn secured on the underlying UK residential properties. The performance of these loans is therefore influenced by the economic background and the UK housing market. Mortgage loans are no longer offered by the Company but the maximum loan-to-value of the original advances was 25% and the credit risk is considered to be low.

The extent to which the Company can meet its obligations to pay interest and ultimately repay the Notes will be dependent upon the receipt of funds earned on the GIC account, principal receipts on the mortgages and monies deposited in the Reserve Account with an external provider (see "Liquidity Risk"). To the extent that this income does not provide sufficient funds to cover the interest due on the Notes or the repayment of the Notes the Company has no claim on the assets of BOS.

The terms of the Mortgage Portfolio Agreement given by BOS in respect of the mortgages require BOS to repurchase any mortgage which is found to be in breach of warranty. BOS will repurchase any mortgages that are found or held not to be valid, binding and enforceable.

Although in such an event the total value of the outstanding loan and any accrued interest will be covered by BOS, the Note holder will not receive the benefit of any future payments of appreciation amounts or partial repayment of appreciation amounts in respect of the mortgages repurchased.

In terms of the shared appreciation, in accordance with the Programme Documentation, amounts received by the Company from the borrower are required to be paid over to the Note holders.

16. FINANCIAL INSTRUMENTS (CONTINUED)

16(a) Credit risk (continued)

All loans in the mortgage portfolio pay a zero rate of interest. As a result, there are no arrears of interest, properties in possession or bad debts within the Company and therefore no impairment provision is considered to be necessary at 31 December 2008 (2007: £ nil).

The maximum exposure to credit risk arising on the Company's financial assets at the reporting date is disclosed in the table below.

	Note	Carrying amount 2008 £	Maximum exposure 2008 £	Carrying amount 2007 £	Maximum exposure 2007 £
Assets held at amortised cost: Mortgage portfolio	8	24,597,859	44,399,559	24,743,532	45,645,327
Cash and cash equivalents	10	80,508,751	80,508,751	84,235,371	84,235,371
Assets held at fair value: Shared appreciation		404 000 000	404 000 000		
rights receivable	9	191,232,602	191,232,602 ————	244,128,035	244,128,035
Total Assets		296,339,212	316,140,912	353,106,938	374,008,733

16(b) Market risk

Market risk is defined as the potential loss in value or earnings of an organisation arising from changes in external market factors, such as interest rates.

The Company is exposed to market risk which comprises interest rate risk and is explained in more detail below.

Interest rate risk exists where assets and liabilities have interest rates set under a different basis or which reset at a different time. The Company minimises its exposure to interest rate risk by ensuring that the interest rate characteristics of assets and liabilities are similar. The Notes issued by the Company and the GIC are exposed to cash flow interest rate risk as they carry a floating interest rate that is reset as market rates change.

16. FINANCIAL INSTRUMENTS (CONTINUED)

16(b) Market risk (continued)

At 31 December 2008, if interest rates had been 100 basis points higher or lower with all other variables held constant (2007: 25 basis points spread), the net effect on the Company's income statement would be as shown in the table below. For 2008 due to the current market turbulence and volatility with interest rates, a 100 basis point shift in interest rates is deemed to be an appropriate sensitivity measure.

	-100bps	Actual	+100bps
	2008	2008	2008
	£	£	£
Profit before tax for the year	1,233,916	694,996	156,076
	-25bps	Actual	+25bps
	2007	2007	2007
	£	£	£
Profit before tax for the year	1,110,207	970,951	831,695

The main impact on profit is due to variable rate movements on interest payable on the Notes and interest receivable on the GIC.

16(c) Liquidity Risk

Liquidity risk is the risk that the Company is not able to meet its financial obligations as they fall due or can do so only at an unacceptably high cost.

The extent to which the Company can meet its obligations to pay interest and ultimately repay the Notes will be dependent upon the receipt of funds earned on the GIC, principal receipts on the mortgages and monies deposited in the Reserve Account with an external provider. £1,697,250 has been placed on deposit with an external provider to assist the Company should it not be able to meet its obligations under the Notes. The reliance on this facility is therefore dependent upon the creditworthiness of the external provider. To the extent that this income does not provide sufficient funds to cover the interest due on the Notes or the repayment of the Notes the Company has no claim on the assets of BOS. The Company has not drawn on this facility since inception.

The liquidity tables reflect the undiscounted cash payments which will fall due if the structure continues until the earliest contractual maturity date as set out in the Programme Documentation. The Note repayment profile mirrors the repayment of the mortgages, and based on current modelling assumptions, it is not anticipated that any mortgages will still be outstanding beyond the step-up date of February 2028.

16. FINANCIAL INSTRUMENTS (CONTINUED)

16(c) Liquidity Risk (continued)

2008	Carrying amount	Contractual repayment value	Not later than one month	Later than one month not later than three months	Later than three months but not later than one year	Later than one year and not later than five years	Later than five years
.	£	£	£	£	£	£	£
Principal							
Notes	100,016,991	133,294,762	-	-	-	-	133,294,762
Shared appreciation payable Other payables	191,232,602 639,958	202,511,489 639,958	(3,669)	643,627	-	-	202,511,489
Interest payable							
Interest payable on Notes	231,626	51,846,893	•	687,407	2,039,804	10,916,315	38,203,367
	292,121,177	388,293,102	(3,669)	1,331,034	2,039,804	10,916,315	374,009,618
			(0,000)				
2007	Carrying amount	Contractual repayment value	Not later than one month	Later than one month not later than three months	Later than three months but not later than	Later than one year and not later than five years	Later than five years
Principal	٤	٤	£	£	one year £	£	£
·							
Notes Shared appreciation payable	102,254,632 244,128,035	137,293,023 256,494,676	-	-	-		137,293,023 256,494,676
Other payables	2,266,106	2,266,106	1,310,685	673,565	281,856	-	-
Interest payable							
Interest payable on Notes	427,813	91,241,948	-	1,140,679	3,384,842	18,102,085	68,614,342
	349,076,586	487,295,753	1,310,685	1,814,244	3,666,698	18,102,085	462,402,041

16. FINANCIAL INSTRUMENTS (CONTINUED)

16(d) Fair values

The fair values of the Company's financial instruments, together with the carrying amounts shown in the Balance Sheet are as follows:

	Note	Carrying amount 2008 £	Fair value 2008 £	Carrying amount 2007 £	Fair value 2007 £
Loans and Receivables at amortised cost Mortgage Portfolio Cash and cash equivalents	8 10	24,597,859 80,508,751	9,622,648 80,508,751	24,743,532 84,235,371	9,150,232 84,235,371
Financial assets held at fair value Shared appreciation rights receivable	9	191,232,602	191,232,602	244,128,035	244,128,035
Financial liabilities at amortised cost Interest-bearing loans and borrowings Bank overdraft Other payables	12 10 15	(99,760,764) (5,776) (639,958)	(90,197,731) (5,776) (639,958)	(102,167,489) (2,266,106)	(102,167,489) - (2,266,106)
Financial liabilities held at fair value Shared appreciation rights payable	13	(191,232,602)	(191,232,602)	(244,128,035)	(244,128,035)
		4,700,112	(712,066)	4,545,308	(11,047,992)
Unrecognised gain Unrecognised loss			9,563,033 (14,975,211)		(15,593,300)
			(5,412,178)		(15,593,300)

Estimation of fair values

The following comments summarise the main methods and assumptions used in estimating the fair value of financial instruments that are reflected in the table above.

The fair value of the mortgage portfolio, shared appreciation rights receivable, shared appreciation rights payable and interest-bearing loans and borrowings have been calculated by discounting future cash flows at an appropriate market rate. The valuation method is consistent with commonly used market techniques. All inputs into the valuation models are obtained from observable market data.

16. FINANCIAL INSTRUMENTS (CONTINUED)

16(d) Fair values

Estimation of fair values (continued)

These calculations do not necessarily represent the fair value that could be obtained for the instruments if they were to be sold.

Cash and cash equivalents, other payables and the bank overdraft are recognised on an amortised cost basis that is considered to be a close approximation to fair value.

The sensitivity to a 1% change in fair value of the Company's financial assets and liabilities amounts to £7,121 (2007: £110,480).

17. RELATED PARTIES

The Company is a subsidiary undertaking of BOS and HBOS plc. The Company receives bank interest from BOS, its immediate parent undertaking. BOS administers the mortgage portfolio on behalf of the Company, for which quarterly service fees are paid. In 2008, a dividend of £281,000 (2007: £332,000) was paid to BOS. The Company's transactions with related parties are summarised below.

	HBOS plc and subsidiaries 2008 £	HBOS plc and subsidiaries 2007 £
Income Statement		
Interest receivable and similar income	96,713	109,611
Operating expenses	(78,835)	(82,373)
Balance Sheet		
Equity		
Dividends paid	(281,000)	(332,000)
Assets		,
Cash and cash equivalents	2,397,926	2,404,909
Liabilities		•
Other payables	(6,593)	(288,707)
Bank overdraft	(5,776)	-

18. PARENT UNDERTAKINGS

As at 31 December 2008 the Company's immediate parent company was Bank of Scotland plc. The company regarded by the directors as the ultimate parent company at 31 December 2008 was HBOS plc, a limited liability company incorporated and domiciled in Scotland, which was also the parent undertaking of the largest group of undertakings for which group accounts are drawn up and of which the Company is a member. Bank of Scotland plc was the parent undertaking of the smallest such group of undertakings. Copies of the annual report and accounts of HBOS plc for the year ended 31 December 2008 may be obtained from HBOS plc's registered office at The Mound, Edinburgh, EH1 1YZ.

From 16 January 2009, BOS (Shared Appreciation Mortgages) NO.4 PLC's ultimate parent undertaking and controlling party is Lloyds Banking Group plc (formerly Lloyds TSB Group) which is incorporated in Scotland. Lloyds Banking Group plc will produce consolidated accounts for the year ended 31 December 2009. Copies of the annual report and accounts of Lloyds TSB Group plc for the year ended 31 December 2008 may be obtained from Lloyds Banking Group's head office at 25 Gresham Street, London EC2V 7HN.

19. POST BALANCE SHEET EVENTS

On 18 September 2008, with the support of the UK Government, the boards of HBOS ptc ('HBOS') and Lloyds TSB Group ptc ('Lloyds TSB') announced that they had reached agreement on the terms of the recommended acquisition of HBOS by Lloyds TSB. The terms of the acquisition were subsequently amended, as announced on 13 October 2008, at the same time as the announcement of the participation by HBOS and Lloyds TSB in the Government's action plan to recapitalise some of the major UK banks. The acquisition was to be implemented by means of a scheme of arrangement with a separate scheme of arrangement in relation to preference shares, under sections 895 to 899 of the Companies Act 2006.

On 12 January 2009 the Court of Session in Edinburgh, Scotland made an order sanctioning the scheme of arrangement for the acquisition and the preference share scheme of arrangement. The last day of trading in HBOS ordinary and preference shares was 14 January 2009.

On 15 January 2009 HBOS raised £11.5bn of capital (before costs and expenses) through an issue of £8.5bn of new ordinary shares under a placing with HM Treasury subject to clawback by existing shareholders, and an issue to HM Treasury of £3bn of new preference shares. Lloyds TSB raised £4.5bn (before costs and expenses) through an issue of £3.5bn of new ordinary shares under a placing with HM Treasury subject to clawback by existing shareholders, and an issue to HM Treasury of £1bn of new preference shares.

On 16 January 2009 the Lloyds TSB acquisition of HBOS completed following final court approval and Lloyds TSB was renamed Lloyds Banking Group plc. The exchange of HBOS shares for Lloyds Banking Group shares took place at an exchange ratio of 0.605 of a new Lloyds Banking Group share for every one HBOS share held. As a result, the UK Government through HM Treasury owned approximately 43.4% of the enlarged ordinary share capital of Lloyds Banking Group. In addition, each class of preference share issued by HBOS, including the preference shares issued to HM Treasury in the capital raising was replaced with an equal number of new Lloyds Banking Group preference shares.

HBOS ordinary and preference shares were de-listed from the Official List of the UK Listing Authority and admission to trading on the London Stock Exchange was cancelled on 19 January 2009 when trading in the new Lloyds Banking Group shares commenced.

19. POST BALANCE SHEET EVENTS (CONTINUED)

On 7 March 2009, the Company's ultimate parent undertaking, Lloyds Banking Group plc ("LBG"), announced its intention to participate in the Government's Asset Protection Scheme. LBG intends to participate in the Scheme in respect of assets and exposures on its consolidated balance sheet with an aggregate book value of approximately £250bn and will pay a fee to HM Treasury of £15.6bn which will be amortised over an estimated 7 year period. The proceeds of this fee will be applied by HM Treasury in subscribing for an issue of "B" shares of LBG, carrying a dividend of the greater of 7 per cent per annum and 125 per cent of the dividend on ordinary shares.

LBG has also agreed to replace the £4bn of preference shares held by HM Treasury with new ordinary shares which will be offered to eligible LBG shareholders pro rata to their existing shareholdings at a fixed price of 38.43 pence per ordinary share. These new ordinary shares will be offered to shareholders and new investors on the same basis as the Placing and Open Offer in November 2008. The ordinary share offer is fully underwritten by HM Treasury on substantially the same fee basis as the Placing and Open Offer conducted in November 2008.

Participation in the Scheme and the replacement of the preference shares is subject to approval by eligible LBG shareholders.