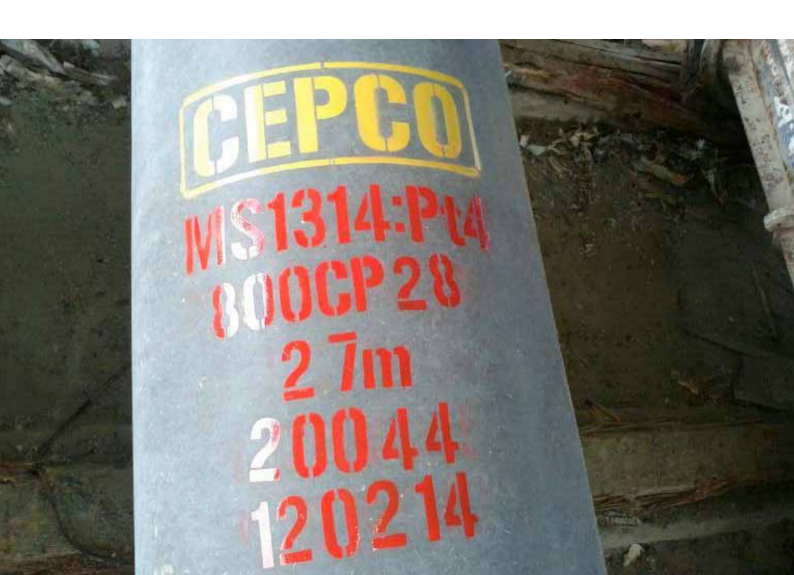


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CORPORATE INFORMATION

DIRECTORS

Abdul Khudus bin Mohd Naaim

Independent Non-Executive Chairman

Leong Kway Wah

Managing Director

Khoo Kay Ong

Executive Director

Davinia a/p Rajadurai

Independent Non-Executive Director

Dennis Xavier

Independent Non-Executive Director

To' Puan Seri Hajjah Nur Rahmah binti Mohd Zain

Independent Non-Executive Director

AUDIT COMMITTEE

Abdul Khudus bin Mohd Naaim Chairman

Davinia a/p Rajadurai

Members

Dennis Xavier

NOMINATION COMMITTEE

To' Puan Seri Hajjah Nur Rahmah binti Mohd Zain

Chairman

Abdul Khudus bin Mohd Naaim Dennis Xavier

Members

REMUNERATION COMMITTEE

Davinia a/p Rajadurai

Chairman

Abdul Khudus bin Mohd Naaim Dennis Xavier

Members

COMPANY SECRETARY

Norakhmar binti Baharom

LS 0001698

SHARE REGISTRAR

Mestika Projek (M) Sdn Bhd

(225545-V)

22nd Floor Menara Promet (KH) Jalan Sultan Ismail 50250 Kuala Lumpur

Tel: 03-2144 4446 Fax: 03-2141 8463

REGISTERED OFFICE

22nd Floor Menara Promet (KH) Jalan Sultan Ismail

50250 Kuala Lumpur Tel : 03-2144 1066 Fax : 03-2144 4885

WEBSITE

http://www.cepco.com.my

HEAD OFFICE

22nd Floor Menara Promet (KH) Jalan Sultan Ismail 50250 Kuala Lumpur

Tel: 03-2144 1066 Fax: 03-2144 4885

FACTORIES

Central Region

PT643 Batu 20 Jalan Ipoh 48000 Rawang Selangor

Tel: 03-6091 4201 Fax: 03-6091 4287

Lot 7106

Kawasan Perindustrian Nilai 71800 Nilai

Negeri Sembilan Tel: 06-7992 841 Fax: 06-7992 839

Lot A3 Kawasan Perindustrian MIEL

44300 Batang Kali Selangor

Tel: 03-6057 1811 Fax: 03-6057 1817

Northern Region

Lot 63 Bakar Arang Industrial Estate

08000 Sungai Petani

Kedah

Tel: 04-4210 891 Fax: 04-4221 263

Southern Region

PLO 337 Jalan Suasa Pasir Gudang Industrial Estate 81700 Pasir Gudang Johor

Tel: 07-2511 048 Fax: 07-2514 066

AUDITORS

Ernst & Young

Level 23A Menara Milenium Jalan Damanlela Pusat Bandar Damansara 50490 Kuala Lumpur

PRINCIPAL BANKERS

Hong Leong Bank Berhad AmBank Berhad Public Bank Berhad

STOCK EXCHANGE LISTING

Bursa Malaysia Securities Berhad

Main Market

Stock Name - CEPCO Stock Code - 8435

BOARD OF DIRECTORS



SITTING FROM LEFT TO RIGHT

To' Puan Seri Hajjah Nur Rahmah binti Mohd Zain

Leong Kway Wah

Abdul Khudus bin Mohd Naaim

Khoo Kay Ong

STANDING FROM LEFT TO RIGHT

Davinia a/p Rajadurai

Dennis Xavier

Norakhmar binti Baharom (Company Secretary)

PROFILE OF DIRECTORS



ABDUL KHUDUS
BIN MOHD NAAIM
Independent Non-Executive Chairman
and Chairman of Audit Committee
Malaysian, aged 60

Encik Abdul Khudus bin Mohd Naaim was appointed to the Board on 15 July 2013.

He is a Chartered Accountant in the Malaysian Institute of Accountants, a Fellow in the Association of Chartered Certified Accountants (ACCA), United Kingdom, an Associate in the Chartered Tax Institute of Malaysia, and an Associate in the Institute of Cooperative & Management Auditors, Malaysia. He holds a Diploma in Accountancy from Mara Institute of Technology, Shah Alam.

His career started as an Audit Junior at Arthur Young & Co, Public Accountants, Kuala Lumpur, from January 1976 to December 1976, and he later served as Audit Senior at Ramoss Jassen & Partners, Chartered Accountants, London, from July 1980 to December 1984. He was appointed as Accountant at Islamic Finance House PLC, London, from January to December 1985. He joined Syarikat Takaful Malaysia Berhad in January 1986 until August 1993 with the last position as Senior Finance Manager. From September 1993 to December 1996, he was the Director of Corporate Affairs at Emile Woolf Group of Colleges, Kuala Lumpur. He later joined SKMN Associates, Chartered Accountants, Malaysia, from January 1997 until September 1999 as a Partner. He has been a partner at KS & Associates, Chartered Accountants, Malaysia, since October 1999, which has since merged with AKN Arif, Chartered Accountants, in August 2008.

He is a Chairman of Audit Committee and a member of Remuneration and Nomination Committees of the Company.

He also sits on the Board of several private limited companies.



LEONG KWAY WAH Managing Director Malaysian, aged 61

Mr Leong Kway Wah was appointed as Managing Director on 17 March 2005.

He graduated from the School of Business Studies, Kolej Tunku Abdul Rahman, Kuala Lumpur. He is a member of The Institute of Chartered Secretaries and Administrators, United Kingdom. He had worked with several commercial and merchant banks and his last posting was Senior Vice President with Southern Investment Bank. He has extensive experience in capital markets, corporate finance and restructuring, and investment banking through his past years' involvement in the banking industry.

Profile of Directors (cont'd)



KHOO KAY ONG Executive Director Malaysian, aged 63

Mr Khoo Kay Ong was appointed as Executive Director on 29 April 2011.

Having graduated in civil engineering from the University of Dundee, Scotland, in 1977, he started his career with the Public Works Department (JKR) and Drainage & Irrigation Department (JPS) in design and site exploratory works. Subsequently, he became a civil and structural consultant and gained full membership from the Institution of Engineers, Malaysia, and also the Institution of Civil Engineers, United Kingdom. He then joined a renowned local property and housing developer for five (5) years. He was a General Manager and also a Director of a subsidiary of Wah Seong Group until 2007. He is a Professional Engineer by profession and an active member of the Board of Engineers, Malaysia, in the Investigating Committee.



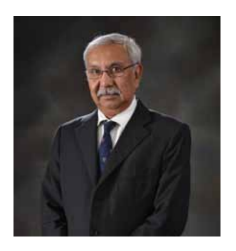
DAVINIA A/P RAJADURAI Independent Non-Executive Director and Member of Audit Committee Malaysian, aged 35

Miss Davinia a/p Rajadurai was appointed to the Board on 6 September 2004.

She graduated from Bond University, Australia, in 1999 and was called to the Malaysian Bar in April 2000. She later obtained a Postgraduate Diploma in International Business Law from University of Staffordshire, United Kingdom, and is currently practicing as an advocate and solicitor.

She is a member of the Audit Committee and Chairman of the Remuneration Committee of the Company.

Profile of Directors (cont'd)



DENNIS XAVIER
Independent Non-Executive Director
and Member of Audit Committee
Malaysian, aged 63

Mr Dennis Xavier was appointed to the Board on 8 July 1996.

He is an advocate and solicitor by profession and was admitted to the Degree of Utter Barrister of the Society of Lincoln's Inn in 1979. He was called to the Malaysian Bar in September 1980. He was a legal assistant with Messrs Nik Hussain, Ibrahim & Abdullah from 1980 to 1981 and then with Messrs Sethu Ghazali & Gomez until 1984. He now has a legal practice of his own.

He is a member of the Audit, Remuneration and Nomination Committees of the Company.



TO' PUAN SERI HAJJAH NUR RAHMAH BINTI MOHD ZAIN Independent Non-Executive Director Malaysian, aged 59

To' Puan Seri Hajjah Nur Rahmah binti Mohd Zain was appointed to the Board on 3 November 2008.

She was an Executive Director of Skoga Redimix Sdn Bhd from 1985 to 2004. Currently, she is an Executive Director of Cempaka Anugerah Sdn Bhd, a franchisee of Noor Arfa Batik Sdn Bhd. She has vast experience in the field of marketing, administration, management and strategic planning. She also sits on the Board of Prinsiptek Corporation Berhad.

She is a member and Chairman of Nomination Committee of the Company.

All of the above Directors do not hold any securities in the Company or its subsidiaries. None of their family members have direct or indirect relationship with any Director and/or major shareholder of the Company. They have not entered into any transaction, whether directly or indirectly, which has a conflict of interest with the Company. They have not been convicted for any criminal offences other than traffic offences, if any, within the past ten (10) years.

DIRECTORS STANDING FOR RE-ELECTION AT THE THIRTIETH ANNUAL GENERAL MEETING

The Directors standing for re-election at the Thirtieth Annual General Meeting of the Company are:

- (a) Pursuant to Article 102 of the Company's Articles of Association
 - Leong Kway Wah
- (b) Pursuant to Article 96 of the Company's Articles of Association
 - Dennis Xavier
 - Davinia a/p Rajadurai

CHAIRMAN'S STATEMENT AND REVIEW OF OPERATIONS



2014 was certainly a challenging year for the Company. We faced a lack of start-up of major projects, rising costs of raw materials and transportation, overall lack of domestic demand and slower levels of deliveries. All these were due to adverse weather and site conditions of projects supplied to.

BUSINESS ENVIRONMENT

The rising costs of doing business had an impact with rising costs of raw materials and the temporary scarcity of major raw materials. This resulted in higher purchasing prices factored by transportation costs. The implementation of the minimum wage directive in the previous year continues to have a lasting impact on the profitability of the Company due to the labour intensive nature of our industry.

With the continued rationalisation of subsidies by the Government, higher costs are expected to be incurred in running businesses. The impending implementation of the Goods and Services Tax ("GST") in April 2015 will also have an impact on businesses in terms of costs and cash flows.

Chairman's Statement and Review of Operations (cont'd)

FINANCIAL REVIEW

Revenue for the year had dipped 26% and had a direct impact on the profitability of the Group as assets were underutilised with the lower overall tonnage for the year.

The additional increase in costs and reduced cost efficiency due to the drop in demand and deliveries, has taken a direct toll on the bottom line of the Group for the year under review.

Consistent levels of deliveries throughout the year was also lacking due to acute weather conditions in East Malaysia, slower take-up rates from customers and the lack of major domestic infrastructure projects requiring our products.

Non-cash gains on Investments in Quoted Shares and Investment Properties have helped buffer the impact on our bottom line.

FUTURE AND PROSPECTS

The start of the new financial year has been encouraging as the number of enquiries and orders received has seen a marked improvement as compared to recent months. Major projects related to Energy and Oil & Gas are in the pipeline and the Group does expect to garner a fair share of the requirements. However, the recent sharp slump on oil prices has cast some uncertainty on the short term to medium term outlook on the Oil & Gas industry. The full impact of this price decline remains to be seen on all sectors of our nation's economy.

Regional Markets continue to provide short term volume and the Group's continued marketing into such markets would have long-term benefits in preventing over reliance on our domestic market.

The impact of the Goods and Services Tax will only be really felt upon its implementation on 1 April 2015. Cost of doing business will be expected to increase with the introduction of the GST.

APPRECIATION

Despite the abovementioned challenges, we still note the efforts of the entire Group to maintain our competitiveness in the market.

On behalf of the Group, I would take this opportunity to thank my fellow Board Members for their continued dedication and efforts, the Management team for maintaining the assets and interest of the Group throughout such a difficult year, and also to all our staff who have continued to contribute positively to the Group.

To our esteemed business partners and associates, we thank you for your continued support over the years and look forward to a long and fruitful relationship.

Abdul Khudus bin Mohd Naaim

Chairman

14 January 2015

FINANCIAL HIGHLIGHTS

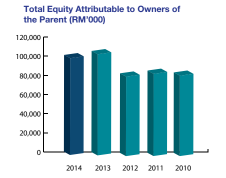
FINANCIAL YEAR ENDED 31 AUGUST	2014 RM'000	2013 RM'000	2012 RM'000 (Restated)	2011 RM'000	2010 RM'000
Revenue	154,788	209,192	137,886	140,019	121,344
Profit/(Loss) before Taxation	(399)	27,148	(2,426)	1,754	15,272
Profit/(Loss) after Taxation	(844)	25,163	(2,746)	1,319	16,025
Profit/(Loss) for the Year Attributable to Owners of the Parent	(844)	25,163	(2,746)	1,319	16,025
Total Equity Attributable to Owners of the Parent	104,466	109,004	83,840	86,447	86,136
Earnings/(Loss) per Share (sen)	(1.88)	56.20	(6.13)	2.95	35.79
Dividend per Share (sen)	-	11	-	-	3
Total Assets	183,296	197,828	171,735	167,266	156,681
Net Assets per Share (RM)	2.33	2.43	1.87	1.93	1.92

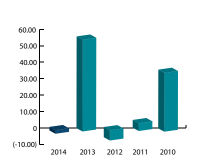




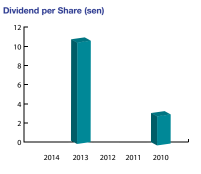


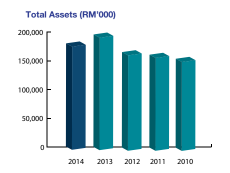


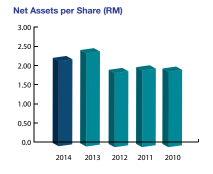




Earnings/(Loss) per Share (sen)







CORPORATE SOCIAL RESPONSIBILITY



Corporate Social Responsibility is an integral part of the Group's practice in carrying out its business activities in a professional, ethical and socially responsible manner. The Group has undertaken considerable effort in enhancing the wellbeing of its employees as well as that of the community within which we conduct our business.

We recognise that our employees are the essential asset of the Group and their involvement is vital to the success of the Group. We strive to motivate and retain the best employees by providing them with continuous training and development. We have enrolled them in relevant courses and seminars to upgrade their skills and knowledge to further enhance their capabilities.

As an employer, the Group also recognises and accepts its responsibilities for providing and maintaining a safe and healthy workplace for all its employees, suppliers and visitors. The Group further strives to comply with Standards on Health and Safety as outlined in the Department of Safety and Health Malaysia (DOSH). Work place security initiatives such as fire and evacuation drills, safety tips and training on proper usage of safety equipments have been provided to the employees to ensure a protected working environment.

We further strive to seek meaningful contributions to the less privileged. As a corporate citizen, we realise the ability and strength we have in providing means to such organisations and causes, with the simple hope and belief of a better quality of life.

STATEMENT ON CORPORATE GOVERNANCE



THE BOARD OF DIRECTORS

Board Composition and Balance

During the financial year under review, the Board consists of six (6) members, comprising two (2) Executive Directors and four (4) Independent Non-Executive Directors. This composition fulfils the requirements as set out under the Main Market Listing Requirements ("Listing Requirements") of Bursa Malaysia Securities Berhad ("Bursa Securities"), which stipulate that at least two (2) Directors or one-third of the Board, whichever is the higher, to be independent Directors. The profile of each Director is presented on pages 4 to 6 of the Annual Report. The Directors, with their diverse backgrounds and specialisations, collectively bring with them a wide range of experience and expertise in areas such as engineering, entrepreneurship, finance, taxation, accounting and audit, legal and economics.

The presence of four (4) Independent Directors shall provide unbiased and independent views and judgement in the decision making process at the Board level and to ensure that no significant decisions and policies are made by any individual, and that the interest of minority shareholders are safeguarded.

The positions of the Chairman and the Managing Director are held by two (2) individuals. There is a clear division of responsibilities between the Chairman and the Managing Director which will ensure a balance of power and authority. Generally, the Chairman is responsible for the orderly conduct and working of the Board while the Managing Director is responsible for the day to day management of the Group as well as to implement policies and strategies adopted by the Board. The Board exercises its responsibilities collectively.

All the Directors have given their undertaking to comply with the Listing Requirements of Bursa Securities.

Roles and Responsibilities

The Board recognises its roles and responsibilities in charting the strategic direction of the Company and has assumed the following principle responsibilities in discharging its fiduciary and leadership functions:

- 1) Reviews and adopts a strategic plan for the Company, addressing the sustainability of the Group's business.
- Oversees the conduct of the Group's business and evaluates whether its business is being properly managed.
- 3) Identifies principal risks faced by the Group and ensures the implementation of appropriate internal controls and mitigation measures to address such risks.
- 4) Succession planning by ensuring all candidates appointed to senior management positions are of sufficient calibre
- 5) Oversees the development and implementation of a shareholder communications policy.
- 6) Reviews the adequacy and the integrity of the Group's internal control and management information systems and regulatory compliance.

The Managing Director is responsible to ensure the management adheres to the guidelines and policies set by the Board.

The Directors have full access to information pertaining to all matters requiring the Board's decision. Prior to any Board meeting, all Directors shall be furnished with proper board papers which contain the necessary information for each of the meeting agenda in advance to enable the Director to obtain further explanations, where necessary, in order to be properly briefed before the meeting. Matters to be discussed are not limited to financial performance of the Group but also to address major investment decisions as well as operational issues and problems encountered by the Group.

To assist in the discharge of its stewardship role, the Board has established Board Committees, namely Audit Committee, Nomination Committee and Remuneration Committee. These Committees examine specific issues within their respective terms of reference as approved by the Board, and report to the Board with their recommendations. The ultimate responsibility for decision making, however, lies with the Board.

Board Appointment Process

The Group has implemented procedures for the nomination and election of Directors via Nomination Committee. The Nomination Committee is responsible for identifying and recommending suitable candidate for appointment to the Board and Board Committees, and also performance appraisal of the Directors.

The Nomination Committee was established on 30 May 2002. When appointing new Directors, the Committee is provided with the curriculum vitae of the candidates for consideration. The Nomination Committee is responsible for reviewing the balance, size and composition of the Board and Board committees, having regard to the required blend of skills, experience, independence and diversity to ensure they operate effectively. The appointment is then finalised after discussions at the Board meeting.

Re-election

In accordance with the Company's Articles of Association, all Directors shall retire from office at least once in each three (3) years and a retiring Director is eligible for re-election. The election of each Director is voted on separately and the process provides an opportunity for the shareholders to renew their mandates. In order to assist the shareholders in their decision, sufficient information such as personal profiles, meeting attendance and their shareholdings in the Company for each Director are furnished in the Annual Report.

The Articles further provide that all newly appointed Directors shall retire from office but shall be eligible for reelection in the next Annual General Meeting subsequent to their appointment.

Directors over seventy (70) years of age are required to submit themselves for re-appointment annually in accordance with Section 129(6) of the Companies Act, 1965.

The names of the Directors of the Company who are seeking re-election or re-appointment at the 30th Annual General Meeting of the Company to be held on 11 February 2015 are set out in the Notice of Annual General Meeting.

Tenure of Independent Directors

The Board has recommended to retain those independent Directors who have exceeded nine (9) years and shall seek shareholders' approval at the forthcoming Annual General Meeting.

Board Meetings

Board meetings are held at least four (4) times a year. Additional meeting would be convened when urgent and important decisions need to be taken between scheduled meetings or via circular resolutions. During the financial year, the Board held five (5) meetings and the details of attendance of Directors at the Board meetings are as follows:

Directors	Meetings Attendance
Abdul Khudus bin Mohd Naaim	5/5
Leong Kway Wah	5/5
Khoo Kay Ong	4/5
Davinia a/p Rajadurai	3/5
Dennis Xavier	5/5
To' Puan Seri Hajjah Nur Rahmah binti Mohd Zain	4/5
To' Puan Seri Hajjah Nur Rahmah binti Mohd Zain	4/5

All meetings were held at 22nd Floor Menara Promet (KH), Jalan Sultan Ismail, 50250 Kuala Lumpur.

Board meetings are scheduled in advance at the beginning of each calendar year to enable Directors to plan and adjust their schedule to ensure good attendance and the expected degree of attention given to the Board agenda.

During the course of a meeting, the Board deliberates and considers on matters including the Group's financial performance, business review and operating performance to-date against the annual budget and business strategies. The Audit Committee also reports the outcome of committee meetings to the Board and such reports are incorporated as part of the minutes of the Board meetings.

Where a potential conflict of interest arises, it is a mandatory practice for the Director concerned to declare his or her interest and abstain from decision making process.

Supply and Access to Information

All Directors have full and timely access to all information with regards to the Group.

The agenda and reports for each Board meeting are circulated to the members of the Board prior to the Board meetings, thus allowing sufficient time for detailed review and consideration.

Senior management staff may be invited to attend the Board meetings to provide detailed explanations and clarifications on issues that are considered during the Board meetings.

All members of the Board have direct and unrestricted access to the management and advice and services of the Company Secretary in furtherance of their duties. The Directors may seek external professional advice, if required.

Directors' Training

Directors of the Company undergo continuous training to equip themselves to effectively discharge their duties as Directors. For that purpose, they ensure their attendance at training programmes prescribed by Bursa Securities from time to time. The Company also provides briefings for new members of the Board to ensure they have a comprehensive understanding on the operations of the Group and the Company.

All Directors have attended the Mandatory Accreditation Programme ("MAP") and have been attending Continuous Education Programme ("CEP") prescribed by Bursa Securities from time to time.

Conferences, seminars and training programmes attended by members of the Board in 2014 are as follows:

Name of Directors	Training programmes attended	30/11/2013	
Abdul Khudus bin Mohd Naaim	Financial statements Integrity & Directors' Legal Responsibility and Reviewing the risk and control on the Quality of Financial Statement		
Leong Kway Wah	Financial statements Integrity & Directors' Legal Responsibility and Reviewing the risk and control on the Quality of Financial Statement	30/11/2013	
	Setting Key Performance Indicators (KPIs) and Managing Performance Appraisal: Achieving Productivity and Growth	17/01/2014 & 18/01/2014	
Khoo Kay Ong	Financial statements Integrity & Directors' Legal Responsibility and Reviewing the risk and control on the Quality of Financial Statement	30/11/2013	
	Setting Key Performance Indicators (KPIs) and Managing Performance Appraisal: Achieving Productivity and Growth	17/01/2014 & 18/01/2014	
Dennis Xavier	Financial statements Integrity & Directors' Legal Responsibility and Reviewing the risk and control on the Quality of Financial Statement	30/11/2013	

Name of Directors	Training programmes attended	Date attended
Davinia a/p Rajadurai	Fundamentals of Company Law	11/10/2013
	Financial statements Integrity & Directors' Legal Responsibility and Reviewing the risk and control on the Quality of Financial Statement	30/11/2013
	GST and Business Contracts	29/08/2014
To' Puan Seri Hajjah Nur Rahmah binti Mohd Zain	Financial statements Integrity & Directors' Legal Responsibility and Reviewing the risk and control on the Quality of Financial Statement	30/11/2013

The Company Secretary normally circulates the relevant statutory and regulatory requirements from time to time for the Board's reference and briefs the Board on the updates, where applicable. The Financial Controller and External Auditors also brief the Board members on any changes to the Malaysian Financial Reporting Standards that may affect the Group's financial statements for the financial year under review.

Board Charter

The Board Charter was established in year 2002 to set out strategic intent and outline the Board's structure and procedures, roles and responsibilities and relationship of the Board to the Management in accordance with MCCG. The Board recognises the importance of the Board Charter and will take steps to enhance it as recommended by MCCG 2012.

BOARD COMMITTEES

The Board has set up three (3) Board Committees namely Audit, Nomination and Remuneration Committees. These Committees are delegated with specific powers and responsibilities to support the role of the Board in providing assurance and accountability to its shareholders. All Committees have their own terms of reference.

Audit Committee

The Audit Committee's terms of reference, which outline the Committee's functions, responsibilities and duties, are contained in the Audit Committee Report.

During the year, the Audit Committee has, inter alia, performed the following functions:

- 1) Reviewed the Group's quarterly and annual financial statements.
- 2) Reviewed recurrent related party transactions of the Group.
- 3) Deliberated on the implications and effects of the relevant Financial Reporting Standards which came into effect during the year.
- 4) Reviewed and deliberated on the findings of the Internal Audit Function.

The Committee also appraises on significant risk, control, regulatory and financial matters that may come to the attention of the external auditors in the course of their examination.

The Committee is aware of the risk, management, control and governance processes relating to critical corporate and operational areas. It will closely monitor any recommendations made in order to obtain assurance that all key risk and control concerns have been duly addressed.

Remuneration Committee

Primary function

The Remuneration Committee was established on 30 May 2002. Its primary function is to set the policy framework and recommend to the Board on remuneration packages and benefits extended to the Directors. Directors' remunerations are aligned with the business strategies and long term objectives of the Company. This would ensure the rewards are linked to their performance and contributions to the Group's growth and profitability in order to attract, retain and motivate the Company's Directors.

The Remuneration Committee also ensures that the level of remuneration of the Executive Director is linked to the level of responsibilities undertaken and his contribution to the effective functioning of the Board.

The Non-Executive Directors of the Company are paid an annual fixed fee for serving on the Board, which is determined by the Board as a whole, subject to shareholders' approval at the Annual General Meeting. The Director concerned shall abstain from deliberations and voting on decisions in respect of his/her individual remuneration package. The aggregate Directors' remuneration paid or payable to the Directors of the Company is on page 53 of the Annual Report.

Member

The present members of the Remuneration Committee of the Company are:

Davinia a/p Rajadurai Chairman Abdul Khudus bin Mohd Naaim Member Dennis Xavier Member

The Company Secretary is the secretary to the Remuneration Committee.

Nomination Committee

Primary function

The Nomination Committee was established on 30 May 2002. The Nomination Committee is primarily responsible for constantly assessing the overall effectiveness of the Board and Board committees and make recommendation to the Board for any new candidate as Board member or Board committee member. In addition, the Nomination Committee also performs introduction briefing for new Board members with regards to the overall operations and corporate objectives of the Group and continues to ensure that the Board members undergo the necessary MAP and CEP prescribed by Bursa Securities.

As Board diversity is concerned, the Board does not intend to develop any specific policy on targets for women Directors. The Board believes that the on-boarding process of Directors should not be based on any gender discrimination. As such, the evaluation of suitable candidates is solely based on the candidates' competency, character, time commitment, integrity and experience in meeting the needs of the Company, including, where appropriate, the ability of the candidates to act as Independent Non-Executive Directors.

The actual decision as to who shall be nominated should be the responsibility of the full Board after considering the recommendations of the Nomination Committee.

Member

The present members of the Nomination Committee of the Company are:

To' Puan Seri Hajjah Nur Rahmah binti Mohd Zain Chairman Abdul Khudus bin Mohd Naaim Member Dennis Xavier Member

The Company Secretary is the secretary to the Nomination Committee.

RELATION WITH SHAREHOLDERS

Communication

The Group is fully aware of the importance of effective and timely communication with shareholders and investors and the Board endeavours to make timely release of annual reports, quarterly reports and any announcements on material corporate exercises which are the primary mode of disseminating information on Group's business activities and financial performance.

The Company also maintains a website (http://www.cepco.com.my) through which shareholders and general public can obtain up-to-date information, view Company's products, activities and communicate directly with the management.

The Annual General Meeting

The Annual General Meeting ("AGM") represents the principle communication channel and dialogue with the shareholders. Shareholders are encouraged to participate in a subsequent Question and Answer session. The external auditors attend the AGM upon invitation to provide their professional and independent clarification on issues raised by the shareholders.

Each item of the special business in the Notice of the AGM would be accompanied with a full explanation of the effects of the proposed resolution.

The results of all the resolutions as set out in the Notice of the AGM would be announced on the same date as the AGM via Bursa link, which is accessible on both websites of the Company and Bursa Securities.

A press conference is normally held immediately after the meeting to facilitate media queries on the Group's financial performance and operations.

Where Extraordinary General Meetings are held to obtain shareholders' approval on certain business or corporate proposals, comprehensive circulars to shareholders would be sent within prescribed deadlines in accordance with the statutory and regulatory requirements.

ADDITIONAL COMPLIANCE INFORMATION

1. Share Buy-Backs

During the year, there were no share buy-backs by the Company.

2. Options or Convertible Securities

There were no exercises of options, warrants or convertible securities during the year.

3. Depository Receipt Programme

The Company did not sponsor any depository programme during the year.

4. Non-Audit Fees

The amount of non-audit fees paid/payable to external auditors and their affiliated companies by the Company for the year ended 31 August 2014 is set out in Note 4 on page 52.

5. Profit Estimate, Forecast, Projections and Variations in Results

There were no variations of 10% or more between the audited results for the financial year ended 31 August 2014 and the unaudited results for the quarter ended 31 August 2014 of the Group previously announced. The Company did not make any release on the profit estimate, forecast and projections for the year.

6. Profit Guarantee

The Company did not give any profit guarantee during the year.

7. Material Contracts

There were no material contracts entered into by the Company and its subsidiaries involving Directors' and major shareholders' interests.

8. Contract Relating to Loans

There were no contracts relating to loans by the Company and its subsidiaries involving Directors' and shareholders' interests.

9. Revaluation Policy on Landed Properties

The Group's policy on Revaluation on Landed Properties is set out in Note 2.3(b) and 2.3(c) on pages 42 and 43. The Investment Properties were adjusted to reflect their fair value as enumerated in Note 10 on page 57.

10. Recurrent Related Party Transactions

There were no recurrent transactions with related parties undertaken by the Group during the year under review.

11. Imposition of fines and/or penalties

There were no public sanctions and/or penalties imposed on the Company and its subsidiaries, Directors or management by any regulatory bodies during the year.

AUDIT COMMITTEE REPORT



Audit Committee Report (cont'd)

COMPOSITION AND ATTENDANCE AT MEETINGS

The Audit Committee assists the Board in ensuring the integrity of the Group's financial procedures and internal control systems for safeguarding assets, managing risks and promoting sound and profitable business operations.

During the financial year ended 31 August 2014, the Audit Committee met five (5) times and the composition and attendance record of the Audit Committee members are as follows:

Composition	of the Audit Committee	Attendance at the Audit Committee Meetings		
Chairman	Abdul Khudus bin Mohd Naaim (Independent Non-Executive Director)	5/5		
Members	Davinia a/p Rajadurai (Independent Non-Executive Director)	3/5		
	Dennis Xavier (Independent Non-Executive Director)	5/5		

The Company Secretary acts as the Secretary to the Audit Committee.

All meetings were held at 22nd Floor Menara Promet (KH), Jalan Sultan Ismail, 50250 Kuala Lumpur.

Composition

Conforming to the requirements of the MCCG, all members of the Audit Committee are Independent Non-Executive Directors.

The Audit Committee Chairman, Encik Abdul Khudus bin Mohd Naaim, is a member of the Malaysian Institute of Accountants (MIA) thereby complying with paragraph 15.09(1)(c)(i) of the Listing Requirements that requires at least one (1) of the Audit Committee members fulfilling the financial expertise requisite.

Attendance

In terms of attendance at the Audit Committee meetings, the quorum requirement for all five (5) meetings held during Financial Year 2014 as indicated in the table above was fulfilled. Upon invitation by the Audit Committee, the Executive Directors, Financial Controller and representatives of the Internal Auditors attended all the meetings.

TERMS OF REFERENCE

Terms of Reference of the Audit Committee comprise mainly the constitution, membership, authority and duties and responsibilities of the Audit Committee.

Objectives

The primary objective of the Committee is to assist the Board in discharging its statutory duties and responsibilities for corporate governance, timely and accurate financial reporting and adequacy of internal controls within the Company and its subsidiaries.

Constitution

The Board of Directors shall establish a Committee of the Board to be known as Audit Committee.

Audit Committee Report (conf'd)

Membership and Meetings

The Committee shall be appointed by the Directors and shall comprise not less than three (3) members of whom the majority shall be Non-Executive Directors. The Chairman of the Committee must be an independent Non-Executive Director and shall be appointed by the Committee members. The Company Secretary shall act as the Secretary to the Committee. There shall be at least four (4) meetings per year.

Authority

The Audit Committee has the authority to investigate any activity within its terms of reference, and shall obtain the cooperation of other Board members, employees and external auditors, and any other external professional bodies, which it considers necessary.

Duties and Responsibilities

- 1) Reviews with the external auditors on the audit plan.
- 2) Reviews with the external auditors, on the adequacy and effectiveness of the accounting and internal control system.
- 3) Acts upon problems and reservations arising from interim and final audits.
- 4) Reviews the financial statements prior to the Directors' approval to ensure a fair and full presentation of the financial affairs of the Company.
- 5) Assists in establishing appropriate control procedures.
- 6) Assists in the conducting of management audit or other sensitive matters.
- 7) Recommendation to retain or replace the firm of external auditors and the audit fee for the ensuing year.

SUMMARY OF ACTIVITIES

During the financial year, the following activities were carried out by the Audit Committee in discharging its duties and functions:

- 1) Reviewed the external auditors' scope of work and audit plan for the financial year and made recommendations to the Board on their re-appointment and remuneration.
- 2) Reviewed the quarterly and audited financial reports of the Company and the Group prior to submission to the Board for approval and subsequent release to Bursa Securities.
- 3) Reviewed any related party transactions and ensured that they were not favourable to the related parties than those generally available to the public and complied with Bursa Securities Listing Requirements.
- 4) Reviewed the internal audit plans for the financial year for the Company and Group as prepared by the Internal Auditors.
- 5) Reviewed the internal audit reports, audit recommendations made and management's response to these recommendations for the Company and Group as prepared by the Internal Auditors.
- 6) Reviewed the Audit Committee Report and Statement on Risk Management and Internal Control and recommended to the Board for approval prior to their inclusion in the Company's Annual Report.
- 7) Reviewed and recommended the proposed final audit fees for the external and internal auditors in respect of their audit of the Company and the Group.
- 8) Tabled the minutes of each Committee Meeting to the Board for information and further direction by the Board, where necessary.

Audit Committee Report (cont'd)

INTERNAL AUDIT FUNCTION

In discharging its function, the Audit Committee is supported by an internal audit function whose primary responsibility is to evaluate and report on the adequacy and effectiveness of the overall system of internal control of the Group.

The activities of the Internal Auditors during the financial year ended 31 August 2014 were as follows:

- 1) Conducted discussions with management in identifying significant concerns and risk areas perceived by management for inclusion in Internal Audit Plan for the Group.
- 2) Developed and proposed an Internal Audit Plan for the year which was discussed and accepted by the Audit Committee and Board.
- 3) Conducted periodic audits on internal controls relating to operating system and standard operating procedures to monitor compliance and assess the adequacy and effectiveness of controls implemented by the Group.
- 4) Attended and reported to the Audit Committee at all Audit Committee meetings held during the financial year ended 31 August 2014.
- 5) Highlighted areas of concern to the Audit Committee and ensuring that recommendations provided by the Internal Auditors are duly attended to and adhered by management within stipulated time frame. In the Internal Audit Progress Reports, the Internal Auditors had reported their findings in their subsequent follow-up reviews to the Audit Committee.



STATEMENT ON RISK MANAGEMENT AND INTERNAL CONTROL



INTRODUCTION

The Board of Directors ("Board") is responsible for the adequacy and effectiveness of the Group's risk management and internal control system. The Board recognises the importance of good corporate governance and is committed in maintaining a sound system of internal controls to safeguard shareholders' investment and the Group's assets. In doing so, the Board acknowledges its responsibility to identify major risks faced by the Group and ensure that relevant internal controls are in place in order to manage these risks.

In view of the above, the Board is pleased to provide the following Statement on Risk Management & Internal Control which outlines the nature and scope of internal controls of the Group during the year pursuant to Paragraph 15.26(b) of the Main Market Listing Requirements of Bursa Securities.

Meanwhile, the Board understands fully its responsibility to maintain a sound system of internal controls and ensure accurate information to be presented in the financial statements. The Board also acknowledges its ultimate responsibility for the Group's system of internal control, which includes the establishment of an appropriate control environment and framework, as well as reviewing its adequacy and integrity. The system of internal controls is designed to manage rather than eliminate the risk of failure in achieving its business objectives.

In pursuing the business objectives, internal controls can only provide reasonable but not absolute assurance against material misstatement, loss or fraud. As such, the Board recognises that a sound system of internal controls is an important part of managing risks in an effort to attain a balanced achievement of its business objectives, and operational efficiency and effectiveness.

The Board has received assurance from the Managing Director and the Financial Controller that the Group's risk management and internal control system is operating adequately and effectively, in all material aspects, based on the risk management and internal control system of the Company. The Board is of the view that the risk management and internal control system in the Group are adequate and have been effective in their functions with no significant problems noted during the period under review.

Statement on Risk Management and Internal Control (conf'd)

THE RISK MANAGEMENT PROCESS

The Board has endeavoured to identify the relevant major risks faced by the Group on a regular basis and in order to prevent the occurrence of the identified risks or mitigate the impact of these risks so as to ensure that the Group achieves its business objectives.

In managing the major risks, the Board has always carried out necessary preliminary studies and evaluation on various projects which will be undertaken by the Group. This entails proper delegation of duties and responsibilities from the Board to the Managing Director, Executive Director and Senior Management ("Management") in running the main operating functions of the Group within its strategic business plans.

In this respect, the Management comprises personnel with many years of "hands-on" experience who are able to identify business risks relevant to the Group and design the appropriate internal controls to manage these risks.

At the same time, the Management also attends various management and operation meetings in order to discuss matters of concern in relation to various projects undertaken by the Group as well as any obstacles in achieving the Group's strategic business plans.

The Management has also adopted the "open discussion" approach in the day-to-day running of the Group. This has enabled various major business risks being identified easily and dealt with in a prompt manner.

KEY ELEMENTS OF THE GROUP'S INTERNAL CONTROLS

The Group has incorporated various key elements into its system of internal controls in order to safeguard shareholders' investment and the Group's assets by:

- 1) Giving authority to the Board Committee members to investigate and report on any areas of improvement for the betterment of the Group.
- 2) Performing in depth study on major variances and deliberating irregularities in the Board meetings and Audit Committee meetings so as to identify the causes of the problems and formulate solutions to resolve them.
- 3) Arranging regular interactive meetings with the External Auditors, Internal Auditors and/or other consultants to identify and rectify any weaknesses in the system of internal controls. The Board would also be informed on the matters brought up at the Audit Committee meetings on a timely basis.
- 4) Delegating necessary authority to the Managing Director in order for him to play a major role as the link between the Board and Senior Management in implementing the Board's expectation of effective system of internal controls and managing the Group's various operations.
- 5) Determining proactive actions to create awareness on the importance of staff's and line management's involvement in the system of internal controls as well as risk management by providing various training courses, seminars and workshops conducted by the external consultants.
- 6) Keeping the Management informed on the development of action plan for enhancing system of internal controls and allowing various management personnel to have access to important information for better decision making.
- 7) Making frequent on-site visits to the business and operations premises by Senior Management personnel so as to acquire a first-hand view on various operational matters and addressing the issues accordingly.
- 8) Monitoring key commercial, operational and financial risks through reviewing the system of internal controls and other operational structures so as to ensure that reasonable assurance on the effectiveness and efficiency of the same will mitigate the various risks faced by the Group to an appropriate level acceptable to the Board.

Statement on Risk Management and Internal Control (cont'd)

INTERNAL AUDIT FUNCTIONS AND EFFECTIVENESS OF INTERNAL CONTROL

The Group's internal audit function is outsourced to an independent audit firm. The duty of the internal audit is to examine and evaluate major processes of operations of the Group in order to assist the Board in the effective discharge of the Board's responsibilities. The total cost incurred for the outsourced internal audit functions in respect of the financial year ended 31 August 2014 amounted to RM61,535.

During the financial year under review, the Internal Auditors carried out reviews on the core areas based on the approved internal audit plan to assess the adequacy and effectiveness of internal controls within the Group.

The internal auditor will report directly to the Audit Committee. Being an independent third party, the internal auditor is able to perform the internal audit function with impartiality, proficiency and due professional care.

The internal audit function facilitates the Board in carrying out its responsibility to review and evaluate the adequacy and integrity of the Group's internal control system. The full Board, through the Audit Committee, will meet to review, discuss and direct actions on matters pertaining to the internal auditor's report, which among other matters, include findings relating to the adequacy and integrity of the internal control system of the Group. Internal audit will be carried out annually to provide independent assessments on the sufficiency, efficiency and effectiveness of the Group's internal control systems in anticipating potential risk exposures over key business systems and processes and in controlling the proper conduct of business within the Group.

The internal auditor adopts a risk-based approach and prepares its audit strategy and plan based on the risk profiles of the Group. The audit plan will be presented to the Audit Committee for approval annually. The resulting reports from the audits undertaken will be reviewed by the Audit Committee and then forwarded to the operational management for attention and necessary corrective actions. The operational management is responsible for ensuring the corrective actions on reported weaknesses are taken within the required time frame.

ADDITIONAL INFORMATION

Apart from internal audit, the Board has put in place an organisation structure with formally defined lines of responsibility and delegation of authority. A process of hierarchical reporting has been established which provides for a documented and auditable trail of accountability. The monitoring and management of the Group is delegated to the Executive Director and senior operational management. The Executive Director, through his involvement in the business operations and attendance at senior management level meetings, manages and monitors the Group's financial performance, key business indicators, operational effectiveness and efficiency, discuss and resolve significant business issue and ensure compliance with applicable laws, regulations, rules, directives and guidelines. These senior management meetings serve as a two-way platform for the Board, through the Executive Director, to communicate and address significant matters in relation to the Group's business and financial affairs and provide update on significant changes in the business and the external environment that may result in any significant risks.

Internal control procedures have been set out in a series of standard operating practice manuals and business process manuals to serve as guidance for proper measures to be undertaken and are subject to regular review, enhancement and improvement.

CONCLUSION

The Board is of the opinion that the system of risk management and internal control that has been instituted throughout the Group is satisfactory and has not resulted in any material losses, contingencies or uncertainties that would require disclosure in the Company's Annual Report 2014. The Board will continue to review and take measures to strengthen the internal control environment from time to time based on the recommendations proposed by the Internal Auditors.

Furthermore, the Board recognises that the development of the system of internal controls is an ongoing process as part of its efforts in managing the risk faced by the Group. Consequently, the Board maintains an ongoing commitment to further strengthen the control environment within the Group.

The Statement is made on behalf of the Board in accordance with a resolution of the Directors dated 23 December 2014

STATEMENT OF DIRECTORS' RESPONSIBILITIES



The Directors are required by the Companies Act 1965 ("the Act") to ensure that the financial statements prepared for each financial year give a true and fair view of the financial position of the Group and the Company as at the end of the financial year and of the financial performance and cash flows of the Group and the Company for the year then ended. As required by the Act and the Listing Requirements of Bursa Securities, the financial statements have been prepared in accordance with Financial Reporting Standards in Malaysia and the provisions of the Companies Act, 1965.

The Directors consider that in preparing the financial statements for the financial year ended 31 August 2014 set out on pages 34 to 76, the Group has used appropriate accounting policies, consistently applied and supported by reasonable and prudent judgements and estimates, and ensured that all applicable approved accounting standards have been followed.

The Directors have ensured that the accounting records kept by the Group and the Company have been properly kept in accordance with the provisions of the Act, which disclose with reasonable accuracy the financial position of the Group and of the Company.

The Statement is made on behalf of the Board in accordance with a resolution of the Directors dated 23 December 2014.

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DIRECTORS' REPORT

The Directors hereby present their report together with the audited financial statements of the Group and of the Company for the financial year ended 31 August 2014.

Principal activities

The principal activities of the Company consist of manufacturing and distribution of prestressed spun concrete piles and poles.

The subsidiary companies are dormant.

There have been no significant changes in the nature of the principal activities during the financial year.

Results

	Group RM	Company RM
Loss for the year, attributable to owners of the parent	(843,880)	(839,960)

There were no material transfers to or from reserves or provisions during the financial year.

In the opinion of the Directors, the results of the operations of the Group and of the Company during the financial year were not substantially affected by any item, transaction or event of a material and unusual nature.

Dividend

In respect of the financial year ended 31 August 2013, an interim dividend of 11% less 25% taxation on 44,775,000 ordinary shares, amounting to a dividend payable of RM3,693,938 (8.25 sen per ordinary share) was paid on 18 December 2013. The Directors do not propose any dividend for the financial year ended 31 August 2014.

Directors

The names of the Directors of the Company in office since the date of the last report and at the date of this report are:

Abdul Khudus bin Mohd Naaim Leong Kway Wah Khoo Kay Ong Dennis Xavier Davinia a/p Rajadurai To' Puan Seri Hajjah Nur Rahmah binti Mohd Zain

Directors' benefits

Neither at the end of the financial year, nor at any time during that year, did there subsist any arrangement to which the Company was a party, whereby the Directors might acquire benefits by means of the acquisition of shares in or debentures of the Company or any other body corporate.

Since the end of the previous financial year, no Director has received or become entitled to receive a benefit (other than benefits included in the aggregate amount of emoluments received or due and receivable by the Directors or the fixed salary of a full-time employee of the Company as shown in Notes 5 and 6 to the financial statements) by reason of a contract made by the Company or a related corporation with any Director or with a firm of which he is a member, or with a company in which he has a substantial financial interest.

Directors' Report (cont'd)

Directors' interests

None of the Directors in office at the end of the financial year had any interest in shares in the Company or its related corporations during the financial year.

Other statutory information

- (a) Before the statements of comprehensive income and statements of financial position of the Group and of the Company were made out, the Directors took reasonable steps:
 - (i) to ascertain that proper action has been taken in relation to the writing off of bad debts and the making of provision for doubtful debts and satisfied themselves that there were no known bad debts and that adequate provision had been made for doubtful debts; and
 - (ii) to ensure that any current assets which were unlikely to realise their value as shown in the accounting records in the ordinary course of business had been written down to an amount which they might be expected so to realise.
- (b) At the date of this report, the Directors are not aware of any circumstances which would render:
 - (i) it necessary to write off any bad debts or the amount of the provision for doubtful debts in the financial statements of the Group and of the Company inadequate to any substantial extent; and
 - (ii) the values attributed to current assets in the financial statements of the Group and of the Company misleading.
- (c) At the date of this report, the Directors are not aware of any circumstances which have arisen which would render adherence to the existing method of valuation of assets or liabilities of the Group and of the Company misleading or inappropriate.
- (d) At the date of this report, the Directors are not aware of any circumstances not otherwise dealt with in this report or financial statements of the Group and of the Company which would render any amount stated in the financial statements misleading.
- (e) At the date of this report, there does not exist:
 - (i) any charge on the assets of the Group or of the Company which has arisen since the end of the financial year which secures the liabilities of any other person; or
 - (ii) any contingent liability of the Group or of the Company which has arisen since the end of the financial year.
- (f) In the opinion of the Directors:
 - (i) no contingent or other liability has become enforceable or is likely to become enforceable within the period of twelve months after the end of the financial year which will or may affect the ability of the Group or of the Company to meet their obligations when they fall due; and
 - (ii) no item, transaction or event of a material and unusual nature has arisen in the interval between the end of the financial year and the date of this report which is likely to affect substantially the results of the operations of the Group or of the Company for the financial year in which this report is made.

Directors' Report (cont'd)

Auditors

The auditors, Ernst & Young have expressed their willingness to continue in office.

Signed on behalf of the Board in accordance with a resolution of the Directors dated 23 December 2014.

Abdul Khudus bin Mohd Naaim

Leong Kway Wah

STATEMENT BY DIRECTORS

Pursuant to Section 169(15) of the Companies Act, 1965

We, Abdul Khudus bin Mohd Naaim and Leong Kway Wah, being two of the Directors of Concrete Engineering Products Berhad, do hereby state that, in the opinion of the Directors, the accompanying financial statements set out on pages 34 to 76 are drawn up in accordance with Malaysian Financial Reporting Standards, International Financial Reporting Standards and the Companies Act, 1965, in Malaysia so as to give a true and fair view of the financial position of the Group and of the Company as at 31 August 2014 and of their financial performance and cash flows for the year then ended.

The supplementary information set out in Note 30 on page 77 to the financial statements have been prepared in all material respects, in accordance with Guidance on Special Matter No. 1, Determination of Realised and Unrealised Profits or Losses in the Context of Disclosure Pursuant to Bursa Malaysia Securities Berhad Listing Requirements, as issued by the Malaysian Institute of Accountants ("MIA Guidance") and the directive of Bursa Malaysia Securities Berhad.

Signed on behalf of the Board in accordance with a resolution of the Directors dated 23 December 2014.

Abdul Khudus bin Mohd Naaim

Leong Kway Wah

STATUTORY DECLARATION

Pursuant to Section 169(16) of the Companies Act, 1965

I, Lim Wai Weng, being the officer primarily responsible for the financial management of Concrete Engineering Products Berhad, do solemnly and sincerely declare that the accompanying financial statements set out on pages 34 to 77 are in my opinion correct, and I make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the Statutory Declarations Act, 1960.

Subscribed and solemnly declared by the abovenamed Lim Wai Weng at Kuala Lumpur in the Federal Territory on 23 December 2014

Lim Wai Weng

Before me

Mohan A.S. Maniam (W521) Commissioner for Oaths

Kuala Lumpur 23 December 2014

INDEPENDENT AUDITORS' REPORT

to the members of Concrete Engineering Products Berhad (Incorporated in Malaysia)

Report on the financial statements

We have audited the financial statements of Concrete Engineering Products Berhad, which comprise the statements of financial position as at 31 August 2014 of the Group and of the Company, and the statements of comprehensive income, statements of changes in equity and statements of cash flows of the Group and of the Company for the year then ended, and a summary of significant accounting policies and other explanatory information, as set out on pages 34 to 76.

Directors' responsibility for the financial statements

The Directors of the Company are responsible for the preparation of financial statements so as to give a true and fair view in accordance with Malaysian Financial Reporting Standards, International Financial Reporting Standards and the requirements of the Companies Act, 1965, in Malaysia. The Directors are also responsible for such internal control as the Directors determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

Auditors' responsibility

Our responsibility is to express an opinion on these financial statements based on our audit. We conducted our audit in accordance with approved standards on auditing in Malaysia. Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on our judgement, including the assessment of risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, we consider internal control relevant to the entity's preparation of financial statements that give a true and fair view in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. An audit also includes evaluating the appropriateness of the accounting policies used and the reasonableness of accounting estimates made by the Directors, as well as evaluating the overall presentation of the financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

In our opinion, the financial statements give a true and fair view of the financial position of the Group and of the Company as at 31 August 2014 and of their financial performance and cash flows for the year then ended up in accordance with Malaysian Financial Reporting Standards, International Financial Reporting Standards and the requirements of the Companies Act, 1965, in Malaysia.

Report on other legal and regulatory requirements

In accordance with the requirements of the Companies Act, 1965, in Malaysia, we also report the following:

- (a) In our opinion, the accounting and other records and the registers required by the Act to be kept by the Company and its subsidiaries have been properly kept in accordance with the provisions of the Act.
- (b) We are satisfied that the financial statements of the subsidiaries that have been consolidated with the financial statements of the Company are in form and content appropriate and proper for the purposes of the preparation of the consolidated financial statements and we have received satisfactory information and explanations required by us for those purposes.
- (c) The auditors' reports on the financial statements of the subsidiaries were not subject to any qualification and did not include any comment required to be made under Section 174(3) of the Act.

Independent Auditors' Report (cont'd) to the members of Concrete Engineering Products Berhad (Incorporated in Malaysia)

Other reporting responsibilities

The supplementary information set out in Note 30 on page 77 is disclosed to meet the requirement of Bursa Malaysia Securities Berhad. The Directors are responsible for the preparation of the supplementary information in accordance with Guidance on Special Matter No.1, Determination of Realised and Unrealised Profits or Losses in the Context of Disclosure Pursuant to Bursa Malaysia Securities Berhad Listing Requirements, as issued by the Malaysian Institute of Accountants ("MIA Guidance") and the directive of Bursa Malaysia Securities Berhad. In our opinion, the supplementary information is prepared, in all material respects, in accordance with the MIA Guidance and the directive of Bursa Malaysia Securities Berhad.

Other matter

This report is made solely to the members of the Company, as a body, in accordance with Section 174 of the Companies Act, 1965, in Malaysia and for no other purpose. We do not assume responsibility to any other person for the content of this report.

Ernst & Young AF: 0039 Chartered Accountants Muhammad Affan Bin Daud No. 3063/02/16(J) Chartered Accountant

Kuala Lumpur, Malaysia 23 December 2014

STATEMENTS OF COMPREHENSIVE INCOME

For the year ended 31 August 2014

	Note	2014 RM	Group 2013 RM	2014 RM	ompany 2013 RM
Revenue Cost of sales	2.3(n)(i)	154,787,603 (120,511,071)	209,192,278 (161,033,513)	154,787,603 (120,511,071)	209,192,278 (161,033,513)
Gross profit Other operating income Fair value through profit or loss on other		34,276,532 2,129,580	48,158,765 3,346,400	34,276,532 2,129,580	48,158,765 3,346,400
investments Fair value gain on investment properties Distribution costs Administrative expenses Other operating expenses		1,452,200 1,320,000 (26,180,083) (8,534,834) (1,851,874)	19,530,791 110,000 (30,897,950) (7,304,522) (2,717,057)	1,452,200 1,320,000 (26,180,083) (8,530,914) (1,851,874)	19,530,791 110,000 (30,897,950) (7,302,812) (2,717,057)
Operating profit Finance costs	3	2,611,521 (3,010,860)	30,226,427 (3,077,810)	2,615,441 (3,010,860)	30,228,137 (3,077,810)
(Loss)/profit before tax Taxation	4 7	(399,339) (444,541)	27,148,617 (1,984,640)	(395,419) (444,541)	27,150,327 (1,984,640)
(Loss)/profit for the year, representing total comprehensive (loss)/profit for the year		(843,880)	25,163,977	(839,960)	25,165,687
Attributable to: Owners of the parent		(843,880)	25,163,977	(839,960)	25,165,687
(Loss)/earnings per share (sen)	8	(1.88)	56.20		

STATEMENTS OF FINANCIAL POSITION

As at 31 August 2014

		Group		Company	
	Note	2014 RM	2013 RM	2014 RM	2013 RM
Assets					
Non-current assets Property, plant and equipment Investment properties Investment in subsidiaries	9 10 11	37,753,283 10,562,000	39,674,668 9,242,000	37,753,283 10,562,000 4	39,674,668 9,242,000 4
Other investments	12	53,150,520	51,698,320	53,150,520	51,698,320
		101,465,803	100,614,988	101,465,807	100,614,992
Current assets Inventories Trade and other receivables Amount due from subsidiaries Tax recoverable Deposits with licensed banks Cash and bank balances	13 14 15	33,390,165 42,205,118 - 499,592 5,197,956 537,457 81,830,288	34,760,443 51,086,556 196,604 8,843,006 2,326,222 97,212,831	33,390,165 42,205,118 21,855 499,592 5,197,956 537,457 81,852,143	34,760,443 51,086,556 14,545 196,604 8,843,006 2,326,222 97,227,376
Total assets		183,296,091	197,827,819	183,317,950	197,842,368
Equity and liabilities Equity attributable to equity holders of the Company Share capital Share premium Retained profits	17 19	44,775,000 30,569,833 29,121,499	44,775,000 30,569,833 33,659,317	44,775,000 30,569,833 29,152,498	44,775,000 30,569,833 33,686,396
Total equity		104,466,332	109,004,150	104,497,331	109,031,229
Non-current liabilities Long term borrowings Deferred tax liabilities	20 22	9,585,180 1,035,077	11,868,323 432,460	9,585,180 1,035,077	11,868,323 432,460
		10,620,257	12,300,783	10,620,257	12,300,783
Current liabilities Trade and other payables Short term borrowings	23 20	30,644,300 37,565,202 68,209,502	39,796,964 36,725,922 76,522,886	30,635,160 37,565,202 68,200,362	39,784,434 36,725,922 76,510,356
Total liabilities		78,829,759	88,823,669	78,820,619	88,811,139
Total equity and liabilities		183,296,091	197,827,819	183,317,950	197,842,368

STATEMENTS OF **CHANGES IN EQUITY**

For the year ended 31 August 2014

	← A	ttributable to o Non- distributable	wners of the pare Distributable	ent ———	
	Share capital RM	Share premium RM	Retained profits RM	Total reserves RM	Total equity RM
Group					
At 1 September 2013 Total comprehensive income	44,775,000	30,569,833	33,659,317 (843,880)	64,229,150 (843,880)	109,004,150 (843,880)
Transactions with owners Dividend paid to the shareholders of the company (Note 18)	-	-	(3,693,938)	(3,693,938)	(3,693,938)
At 31 August 2014	44,775,000	30,569,833	29,121,499	59,691,332	104,466,332
At 1 September 2012 Total comprehensive income	44,775,000	30,569,833	8,495,340 25,163,977	39,065,173 25,163,977	83,840,173 25,163,977
At 31 August 2013	44,775,000	30,569,833	33,659,317	64,229,150	109,004,150
	← A	ttributable to o Non- distributable	wners of the par Distributable	ent	
Company	Share capital RM	Share premium RM	Retained profits RM	Total reserves RM	Total equity RM
At 1 September 2013 Total comprehensive income	44,775,000	30,569,833	33,686,396 (839,960)	64,256,229 (839,960)	109,031,229 (839,960)
Transactions with owners Dividend paid to the shareholders of the company (Note 18)	-	-	(3,693,938)	(3,693,938)	(3,693,938)

30,569,833

30,569,833

30,569,833

44,775,000

44,775,000

44,775,000

29,152,498

8,520,709

25,165,687

33,686,396

59,722,331

39,090,542

25,165,687

64,256,229

104,497,331

83,865,542

25,165,687

109,031,229

At 31 August 2014

At 1 September 2012

At 31 August 2013

Total comprehensive income

STATEMENTS OF CASH FLOWS

For the year ended 31 August 2014

		Group	C	ompany
	2014 RM	2013 RM	2014 RM	2013 RM
Cash flows from operating activities	(000,000)	07.1.40.417	(005, (10)	07.150.007
(Loss)/profit before tax Adjustments for:	(399,339)	27,148,617	(395,419)	27,150,327
Fair value through profit and loss on	45. 450.000	(10.500.501)	41, 450,000	(10 500 501)
other investments Fair value adjustment of investment properties	(1,452,200) (1,320,000)	(19,530,791) (110,000)	(1,452,200) (1,320,000)	(19,530,791) (110,000)
Depreciation of property, plant and equipment	4,148,273	4,498,389	4,148,273	4,498,389
Allowance for impairment - receivables Reversal of allowance for impairment -	1,632,105	2,342,211	1,632,105	2,342,211
receivables	(134,481)	(42,260)	(134,481)	(42,260)
Interest expense Property, plant and equipment written off	3,010,860	3,077,810 93	3,010,860	3,077,810 93
Gain on disposal of property, plant and		73	_	75
equipment	(99)	- (700 5/1)	(99) 609,499	- (700 E/1)
Unrealised foreign exchange loss/(gain) Dividend income	609,499 (638,387)	(729,561) (845,180)	(638,387)	(729,561) (845,180)
Interest income	(190,282)	(515,214)	(190,282)	(515,214)
Operating profit before working capital changes	5,265,949	15,294,114	5,269,869	15,295,824
Working capital changes: Decrease in inventories	1,370,278	6,523,062	1,370,278	6,523,062
Decrease/(increase) in receivables	6,774,315	(19,706,542)	6,774,315	(19,706,542)
(Decrease)/increase in payables Increase in amount due from subsidiaries	(9,152,664)	2,883,423	(9,149,274) (7,310)	2,886,363 (4,650)
Cash generated from operations	4,257,878	4,994,057	4,257,878	4,994,057
Taxation paid Interest paid	(144,912)	(296,576)	(144,912)	(296,576)
ineresi paia	(3,010,860)	(3,102,707)	(3,010,860)	(3,102,707)
Net cash generated from operating activities	1,102,106	1,594,774	1,102,106	1,594,774
Cook Same from the section with the				
Cash flows from investing activities Purchase of property, plant and equipment	(873,061)	(1,923,971)	(873,061)	(1,923,971)
Purchase of quoted investment	-	(927,143)	-	(927,143)
Proceeds from sales of property, plant and equipment	100	_	100	_
Dividend received	638,387	845,180	638,387	845,180
Interest received Placement of deposits which are pledged and	190,282	535,080	190,282	535,080
more than 90 days with a licensed bank	(131,628)	-	(131,628)	-
Net cash used in investing activities	(175,920)	(1,470,854)	(175,920)	(1,470,854)
Cash flows from financing activities Dividend paid	(3,693,938)		(3,693,938)	
Drawdown of discounting loan	2,678,721	1,693,867	2,678,721	1,693,867
Net (repayment)/drawdown of	(1.074.000)	050 000	(1.274.000)	050 000
bankers acceptance Net repayment of hire purchase	(1,274,000) (873,720)	958,000 (755,878)	(1,274,000) (873,720)	958,000 (755,878)
Net repayment of revolving credit	(800,000)	(480,192)	(800,000)	(480,192)
Net repayment of term loan	(3,483,847)	(3,483,757)	(3,483,847)	(3,483,757)
Net cash used in financing activities	(7,446,784)	(2,067,960)	(7,446,784)	(2,067,960)

Statements of Cash Flows (cont'd) For the year ended 31 August 2014

	2014 RM	Group 2013 RM	C 2014 RM	ompany 2013 RM
Net change in cash and cash equivalents Cash and cash equivalents	(6,520,598)	(1,944,040)	(6,520,598)	(1,944,040)
at beginning of year	7,356,368	9,300,408	7,356,368	9,300,408
Cash and cash equivalents at end of year	835,770	7,356,368	835,770	7,356,368
Cash and cash equivalents comprise:				
Cash and bank balances Deposits with licensed banks (Note 16) Bank overdrafts (Note 20)	537,457 5,197,956 (3,750,015)	2,326,222 8,843,006 (2,794,860)	537,457 5,197,956 (3,750,015)	2,326,222 8,843,006 (2,794,860)
	1,985,398	8,374,368	1,985,398	8,374,368
Less: Deposit which are pledged and more than 90 days with a licensed bank	(1,149,628)	(1,018,000)	(1,149,628)	(1,018,000)
	835,770	7,356,368	835,770	7,356,368

NOTES TO THE FINANCIAL STATEMENTS

31 August 2014

1. Corporate information

The Company is a public limited liability company, incorporated and domiciled in Malaysia and listed on the Main Market of Bursa Malaysia Securities Berhad ("Bursa Securities"). The registered office and principal place of business of the Company is located at 22nd Floor, Menara KH, Jalan Sultan Ismail, 50250 Kuala Lumpur.

The principal activities of the Company consist of manufacturing and distribution of prestressed spun concrete piles and poles. The subsidiaries are dormant. There have been no significant changes in the nature of the principal activities during the year.

The financial statements were authorised for issue by the Board of Directors in accordance with a resolution of the Directors on 23 December 2014.

2. Significant accounting policies

2.1 Basis of preparation

The financial statements of the Group and of the Company have been prepared in accordance with Malaysian Financial Reporting Standards ("MFRS"), International Financial Reporting Standards ("IFRS") and the requirements of the Companies Act, 1965 in Malaysia.

The financial statements of the Group and of the Company have been prepared on a historical cost basis, unless otherwise disclosed in the significant accounting policies below or other notes to the financial statements.

The financial statements are presented in Ringgit Malaysia ("RM") which is also the functional currency of the Group and of the Company.

2.2 Changes in accounting policies

As of 1 September 2013, the Group and the Company adopted the following new and revised MFRS, Amendments to MFRS (collectively referred to as "pronouncements") that have been issued by the Malaysia Accounting Standards Board ("MASB"):

Effective for annual periods beginning on or after 1 January 2013

MFRS 10 Consolidated Financial Statements

MFRS 12 Disclosure of Interests in Other Entities

MFRS 13 Fair Value Measurement

MFRS 119 Employee Benefits

MFRS 127 Separate Financial Statements

The adoption of the above MFRS did not have any significant financial impact to the Group and of the Company except for:

(i) MFRS 13 Fair Value Measurement

MFRS 13 replaces and expands the disclosure requirements about fair value measurements in other MFRS, including MFRS 7: Financial Instruments: Disclosures. MFRS 13: Fair Value Measurement establishes a single framework for measuring fair value and making disclosures about fair value measurements when such measurements are required or permitted by other MFRS. It unifies the definition of fair value as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. Upon adoption of MFRS 13 Fair Value Measurement, the Group and the Company included additional disclosures about fair value measurement.

2. Significant accounting policies (cont'd)

2.2 Changes in accounting policies (cont'd)

<u>Pronouncements yet in effect</u>

The following pronouncements that have been issued by MASB will become effective in future financial reporting periods and have not been adopted by the Group or the Company:

Effective for annual periods beginning on or after 1 January 2014

Amendments to MFRS 10, MFRS 12 and MFRS 127 Investment Entities
Amendments to MFRS 132 Offsetting Financial Assets and Financial Liabilities
Amendments to MFRS 136 Recoverable Amount Disclosures for Non-Financial Assets
Amendments to MFRS 139 Novation of Derivatives and Continuation of Hedge Accounting IC 21, Levies

Effective for annual periods beginning on or after 1 July 2014

Amendments to MFRS 2 (Annual Improvements to MFRSs 2010-2012 Cycle) Amendment to MFRS 3 (Annual Improvements to MFRSs 2010-2012 Cycle) Amendment to MFRS 3 (Annual Improvements to MFRSs 2011-2013 Cycle) Amendment to MFRS 8 (Annual Improvements to MFRSs 2010-2012 Cycle) Amendment to MFRS 13 (Annual Improvements to MFRSs 2011-2013 Cycle) Amendment to MFRS 116(Annual Improvements to MFRSs 2010-2012 Cycle) Amendments to MFRS 119 Defined Benefit Plans:Employee Contributions Amendment to MFRS 124 (Annual Improvements to MFRSs 2010-2012 Cycle) Amendment to MFRS 138 (Annual Improvements to MFRSs 2010-2012 Cycle) Amendment to MFRS 140 (Annual Improvements to MFRSs 2011-2013 Cycle)

Effective for annual periods beginning on or after 1 January 2016

Amendment to MFRS 5 (Annual Improvements to MFRSs 2012–2014 Cycle)

Amendments to MFRS 7 (Annual Improvements to MFRSs 2012–2014 Cycle)

Amendments to MFRS 10 and MFRS 128 Sale or Contribution of Assets between an Investor and its Associate or Joint Venture

Amendments to MFRS 11 Accounting for Acquisitions of Interests in Joint Operations

MFRS 14 Regulatory Deferral Accounts

Amendments to MFRS 116 and MFRS 138 Clarification of Acceptable Methods of Depreciation and Amortisation

Amendments to MFRS 116 and MFRS 141 Agriculture: Bearer Plants

Amendment to MFRS 119 (Annual Improvements to MFRSs 2012–2014 Cycle)

Amendments to MFRS 127 Equity Method in Separate Financial Statements

Amendment to MFRS 134 (Annual Improvements to MFRSs 2012–2014 Cycle)

Effective for annual periods beginning on or after 1 January 2017

MFRS 15 Revenue from Contracts with Customers

Effective for annual periods beginning on or after 1 January 2018

MFRS 9 Financial Instruments (IFRS 9 as issued by IASB in July 2014)

2. Significant accounting policies (cont'd)

2.2 Changes in accounting policies (cont'd)

Initial application of these pronouncements for the Group and the Company will be effective from the annual period beginning:

- 1 September 2014 for pronouncements that are effective for annual period beginning on or after 1 January 2014.
- 1 September 2016 for those pronouncements that are effective for annual period beginning on or after 1 January 2016.
- 1 September 2017 for those pronouncements that are effective for annual period beginning on or after 1 January 2017.
- 1 September 2018 for those pronouncements that are effective for annual period beginning on or after 1 January 2018.

The initial application of the obevementioned pronouncements are not expected to have any material impacts to the financial statements of the Group and the Company expect for:

(i) MFRS 15 Revenue from Contracts with Customers

MFRS 15 replaces the guidance in MFRS 111 Construction Contracts, MFRS 118 Revenue, IC Interpretation 13 Customer Loyalty Programmes, IC Interpretation 15 Agreements for Construction of Real Estate, IC Interpretation 18 Transfers of Assets from Customers and IC Interpretation 131 Revenue - Barter Transactions Involving Advertising Services. At the date of this report, the Group is in the process of assessing the effects to the financial statements arising from this standard.

(ii) MFRS 9 Financial Instruments

MFRS 9 reflects the first phase of work on the replacement of MFRS 139 and applies to classification and measurement of financial assets and financial liabilities as defined in MFRS 139. The standard was initially effective for annual periods beginning on or after 1 January 2013, but Amendments to MFRS 9: Mandatory Effective Date of MFRS 9 and Transition Disclosures, issued in March 2012, moved the mandatory effective date to 1 January 2015. Subsequently, on 14 February 2014, it was announced that the new effective date is moved to 1 January 2018. The adoption of the first phase of MFRS 9 will have an effect on the classification and measurement of the Group's financial asstes, but will not have an impact on the classification and measurement of the Group's financial liabilities. At the date of this report, the Group is in the process of assessing the effects to the financial statements arising from this standard.

2.3 Summary of significant accounting policies

(a) Subsidiaries and basis of consolidation

(i) Subsidiaries

Subsidiaries are entities controlled by the Company. The financial statements of subsidiaries are included in the consolidated financial statements from the date that control commences until the date that control ceases.

Sinces the beginning of the financial year, the Group adopted MRFS 10: Consolidated Financial Statements, where control exists when the Group is exposed, or has rights, to variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. Potential voting rights are considered when assessing control when such rights are substantive. The Group considers it has de facto power over and investee when, despite not having the majority of voting rights, it has the current ability to direct the activities of the investee that significantly affect the investee's return.

The adoption of MFRS 10 has no significant impact to the financial statements of the Group.

2. Significant accounting policies (cont'd)

2.3 Summary of significant accounting policies (cont'd)

(a) Subsidiaries and basis of consolidation (cont'd)

(ii) Basis of consolidation (cont'd)

The consolidated financial statements comprise the financial statements of the Company and all its subsidiaries as at the reporting date. The financial statements of the subsidiaries are prepared for the same reporting date as the Company.

Subsidiaries are consolidated from the date of acquisition, being the date on which the Group obtains control, and continues to be consolidated until the date that such control ceases. In preparing the consolidated financial statements, intragroup balances, transactions and unrealised gains or losses are eliminated in full except for unrealised losses where they are not eliminated when there is an indication of impairment. Uniform accounting policies are adopted in the consolidated financial statements for like transactions and events in similar circumstances.

Acquisitions of subsidiaries are accounted for by applying the acquisition method. The acquisition method of accounting involves allocating the cost of the acquisition to the fair value of the assets acquired and liabilities and contingent liabilities assumed at the date of acquisition. The cost of an acquisition is measured as the aggregate of the fair values, at the date of exchange, of the assets given up, liabilities incurred or assumed, and equity instruments issued, plus any costs directly attributable to the acquisition.

Any excess of the cost of the acquisition over the Group's interest in the net fair value of the identifiable assets, liabilities and contingent liabilities represents goodwill. Any excess of the Group's interest in the net fair value of the identifiable assets, liabilities and contingent liabilities over the cost of acquisition is recognised immediately in profit or loss.

(b) Property, plant and equipment and depreciation

All items of property, plant and equipment are initially recorded at cost. Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Group and to the Company and the cost of the item can be measured reliably. The carrying amount of the replaced part is derecognised with any corresponding gain or loss recognised in profit or loss accordingly. All other repairs and maintenance are charged to profit or loss during the financial period in which they are incurred.

Subsequent to recognition, property, plant and equipment are measured at cost less accumulated depreciation and any accumulated impairment losses.

Capital work-in-progress are not depreciated as these assets are not available for use.

Depreciation of property, plant and equipment is provided for on a straight-line basis to write off the cost of each assets to its residual value over its estimated useful life as follows:

Leasehold land	27 - 83 years
Buildings	25 - 50 years
Plant and machinery	5 years
Motor vehicles	5 years
Office, factory and laboratory equipment	5 - 7 years
Furniture, fixtures and fittings	5 - 7 years

The residual values, useful life and depreciation method are reviewed at each financial yearend to ensure that the amount, method and period of depreciation are consistent with previous estimates and the expected pattern of consumption of the future economic benefits embodied in the items of property, plant and equipment.

2. Significant accounting policies (cont'd)

2.3 Summary of significant accounting policies (cont'd)

(b) Property, plant and equipment and depreciation (cont'd)

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected from its use. The difference between the net disposal proceeds, if any, and the net carrying amount is recognised in profit or loss and the unutilised portion of the revaluation surplus on that item is taken directly to retained earnings.

(c) Investment properties

Investment properties are properties which are held either to earn rental income or for capital appreciation or for both. Such properties are measured initially at cost, including transaction costs. Subsequent to initial recognition, investment properties are stated at fair value. Fair value is arrived at by reference to market evidence of transaction prices for similar properties and is performed by registered independent valuers having an appropriate recognised professional qualification and recent experience in the location and category of the properties being valued.

Gain or loss arising from changes in the fair values of investment properties is recognised in profit or loss in the year in which it arises.

Investment properties are derecognised when either they have been disposed of or when they are permanently withdrawn from use and no future economic benefit is expected from their disposal. Any gain or loss on the retirement or disposal of an investment property is recognised in profit or loss in the year in which it arises.

(d) Inventories

Inventories are stated at the lower of cost and net realisable value on the first-in-first-out method.

Cost includes actual cost of materials and incidentals in bringing inventories into store and in the case of manufactured inventories and work in progress, it also includes direct labour and attributable production overheads.

Net realisable value is the estimated selling price in the ordinary course of business less the estimated costs of completion and the estimated costs necessary to make the sale.

(e) Cash and cash equivalents

Cash and cash equivalents comprise cash at bank and on hand and short-term, highly liquid investments that are readily convertible to known amount of cash and which are subject to an insignificant risk of changes in value. These also include bank overdrafts that form an integral part of the Group's and of the Company's cash management.

(f) Impairment of non-financial assets

The Group assesses at each reporting date whether there is an indication that an asset may be impaired. If any such indication exists, or when an annual impairment assessment for an asset is required, the Group makes an estimate of the asset's recoverable amount.

An asset's recoverable amount is the higher of its fair value less costs to sell and its value in use. For the purpose of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows (cash-generating units ("CGU")).

In assessing value in use, the estimated future cash flows expected to be generated by the asset are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. Where the carrying amount of an asset exceeds its recoverable amount, the asset is written down to its recoverable amount. Impairment losses recognised in respect of a CGU or groups of CGUs are allocated first to reduce the carrying amount of any goodwill allocated to those units or groups of units and then, to reduce the carrying amount of the other assets in the unit or groups of units on a pro-rata basis.

Impairment losses are recognised in profit or loss.

2. Significant accounting policies (cont'd)

2.3 Summary of significant accounting policies (cont'd)

(g) Financial assets

Financial assets are recognised in the statements of financial position when, and only when, the Group and the Company become a party to the contractual provisions of the financial instrument

When financial assets are recognised initially, they are measured at fair value, plus, in the case of financial assets not at fair value through profit or loss, directly attributable transaction costs.

The Group and the Company determine the classification of their financial assets at initial recognition, and the categories include financial assets at fair value through profit or loss and loans and receivables.

(i) Financial assets at fair value through profit or loss

Financial assets are classified as financial assets at fair value through profit or loss if they are held for trading or are designated as such upon initial recognition. Financial assets held for trading are derivatives (including separated embedded derivatives) or financial assets acquired principally for the purpose of selling in the near term.

Subsequent to initial recognition, financial assets at fair value through profit or loss are measured at fair value. Any gains or losses arising from changes in fair value are recognised in profit or loss. Net gains or net losses on financial assets at fair value through profit or loss do not include exchange differences, interest and dividend income. Exchange differences, interest and dividend income on financial assets at fair value through profit or loss are recognised separately in profit or loss as part of other losses or other income.

Financial assets at fair value through profit or loss could be presented as current or noncurrent. Financial assets that are held primarily for trading purposes are presented as current whereas financial assets that are not held primarily for trading purposes are presented as current or non-current based on the settlement date.

(ii) Loans and receivables

Financial assets with fixed or determinable payments that are not quoted in an active market are classified as loans and receivables.

Subsequent to initial recognition, loans and receivables are measured at amortised cost using the effective interest method. Gains and losses are recognised in profit or loss when the loans and receivables are derecognised or impaired, and through the amortisation process.

Loans and receivables are classified as current assets, except for those having maturity dates later than 12 months after the reporting date which are classified as non-current.

A financial asset is derecognised when the contractual right to receive cash flows from the asset has expired. On derecognition of a financial asset in its entirety, the difference between the carrying amount and the sum of the consideration received and any cumulative gain or loss that had been recognised in other comprehensive income is recognised in profit or loss.

Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the period generally established by regulation or convention in the marketplace concerned. All regular way purchases or sales of financial assets are recognised or derecognised on the trade date i.e., the date that the Group and the Company commit to purchase or sell the asset.

2. Significant accounting policies (cont'd)

2.3 Summary of significant accounting policies (cont'd)

(h) Impairment of financial assets

The Group and the Company assess at each reporting date whether there is any objective evidence that a financial asset is impaired.

To determine whether there is objective evidence that an impairment loss on financial assets has been incurred, the Group and the Company consider factors such as the probability of insolvency or significant financial difficulties of the debtor and default or significant delay in payments.

For certain categories of financial assets, such as trade receivables, assets that are assessed not to be impaired individually are subsequently assessed for impairment on a collective basis based on similar risk characteristics. Objective evidence of impairment for a portfolio of receivables could include the Group's and the Company's past experience of collecting payments, an increase in the number of delayed payments in the portfolio which past the average credit period and observable changes in national or local economic conditions that correlate with default on receivables.

If any such evidence exists, the amount of impairment loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows discounted at the financial asset's original effective interest rate. The impairment loss is recognised in profit or loss.

The carrying amount of the financial asset is reduced by the impairment loss directly for all financial assets with the exception of trade receivables, where the carrying amount is reduced through the use of an allowance account. When a trade receivable becomes uncollectible, it is written off against the allowance account.

If in a subsequent period, the amount of the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognised, the previously recognised impairment loss is reversed to the extent that the carrying amount of the asset does not exceed its amortised cost at the reversal date. The amount of reversal is recognised in profit or loss.

(i) Financial liabilities

Financial liabilities are classified according to the substance of the contractual arrangements entered into and the definitions of a financial liability.

Financial liabilities are recognised in the statement of financial position when, and only when, the Group and the Company become a party to the contractual provisions of the financial instrument. Financial liabilities are classified as either financial liabilities at fair value through profit or loss or other financial liabilities.

(i) Financial liabilities at fair value through profit or loss

Financial liabilities at fair value through profit or loss include financial liabilities held for trading and financial liabilities designated upon initial recognition as at fair value through profit or loss.

Financial liabilities held for trading include derivatives entered into by the Group and the Company that do not meet the hedge accounting criteria. Derivative liabilities are initially measured at fair value and subsequently stated at fair value, with any resultant gains or losses recognised in profit or loss. Net gains or losses on derivatives include exchange differences.

2. Significant accounting policies (cont'd)

2.3 Summary of significant accounting policies (cont'd)

(i) Financial liabilities (cont'd)

(i) Financial liabilities at fair value through profit or loss (cont'd)

The Group and the Company have not designated any financial liabilities at fair value through profit or loss.

(ii) Other financial liabilities

The Group's and the Company's other financial liabilities include trade payables, other payables and loans and borrowings.

Trade and other payables are recognised initially at fair value plus directly attributable transaction costs and subsequently measured at amortised cost using the effective interest method.

Loans and borrowings are recognised initially at fair value, net of transaction costs incurred, and subsequently measured at amortised cost using the effective interest method. Borrowings are classified as current liabilities unless the Group and the Company have an unconditional right to defer settlement of the liability for at least 12 months after the reporting date.

Gains and losses are recognised in profit or loss when the liabilities are derecognised, and through the amortisation process.

A financial liability is derecognised when the obligation under the liability is extinguished. When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as a derecognition of the original liability and the recognition of a new liability, and the difference in the respective carrying amounts is recognised in profit or loss.

(j) Foreign currencies

(i) Functional and presentation currency

The individual financial statements of each entity in the Group are measured using the currency of the primary economic environment in which the entity operates ("the functional currency"). The consolidated financial statements are presented in Ringgit Malaysia ("RM"), which is also the Company's functional currency.

(ii) Foreign currency transactions

Transactions in foreign currencies are measured in the respective functional currencies of the Company and its subsidiaries and are recorded on initial recognition in the functional currencies at exchange rates approximating those ruling at the transaction dates. Monetary assets and liabilities denominated in foreign currencies are translated at the rate of exchange ruling at the reporting date. Non-monetary items denominated in foreign currencies that are measured at historical cost are translated using the exchange rates as at the dates of the initial transactions. Non-monetary items denominated in foreign currencies measured at fair value are translated using the exchange rates at the date when the fair value was determined.

2. Significant accounting policies (cont'd)

2.3 Summary of significant accounting policies (cont'd)

(j) Foreign currencies (cont'd)

(ii) Foreign currency transactions (cont'd)

Exchange differences arising on the settlement of monetary items or on translating monetary items at the reporting date are recognised in profit or loss.

Exchange differences arising on the translation of non-monetary items carried at fair value are included in profit or loss for the period except for the differences arising on the translation of non-monetary items in respect of which gains and losses are recognised directly in equity. Exchange differences arising from such non-monetary items are also recognised directly in equity.

(k) Provisions

Provisions are recognised when the Group and the Company have a present obligation (legal or constructive) as a result of a past event, it is probable that an outflow of economic resources will be required to settle the obligation and the amount of the obligation can be estimated reliably.

Provisions are reviewed at each reporting date and adjusted to reflect the current best estimate. If it is no longer probable that an outflow of economic resources will be required to settle the obligation, the provision is reversed. If the effect of the time value of money is material, provisions are discounted using a current pre tax rate that reflects, where appropriate, the risks specific to the liability. When discounting is used, the increase in the provision due to the passage of time is recognised as a finance cost.

(I) Leases

(i) As lessee

Finance leases, which transfer to the Group and the Company substantially all the risks and rewards incidental to ownership of the leased item, are capitalised at the inception of the lease at the fair value of the leased asset or, if lower, at the present value of the minimum lease payments. Any initial direct costs are also added to the amount capitalised. Lease payments are apportioned between the finance charges and reduction of the lease liability so as to achieve a constant rate of interest on the remaining balance of the liability. Finance charges are charged to profit or loss. Contingent rents, if any, are charged as expenses in the periods in which they are incurred.

Lease assets are depreciated over the estimated useful life of the asset. However, if there is no reasonable certainty that the Group and the Company will obtain ownership by the end of the lease term, the asset is depreciated over the shorter of the estimated useful life and the lease term.

2. Significant accounting policies (cont'd)

2.3 Summary of significant accounting policies (cont'd)

(I) Leases (cont'd)

(i) As lessee (cont'd)

Operating lease payments are recognised as an expense in profit or loss on a straight line basis over the lease term. The aggregate benefit of incentives provided by the lessor is recognised as a reduction of rental expense over the lease term on a straight line basis.

(ii) As lessor

Leases where the Group and the Company retains substantially all the risks and rewards of ownership of the asset are classified as operating leases. Initial direct costs incurred in negotiating an operating lease are added to the carrying amount of the leased asset and recognised over the lease term on the same bases as rental income. The accounting policy for rental income is set out in Note 2.3 (n)(ii).

(m) Borrowing costs

Borrowing costs are capitalised as part of the cost of a qualifying asset if they are directly attributable to the acquisition, construction or production of that asset. Capitalisation of borrowing costs commences when the activities to prepare the asset for its intended use or sale are in progress and the expenditures and borrowing costs are incurred. Borrowing costs are capitalised until the assets are substantially completed for their intended use or sale.

All other borrowing costs are recognised in profit or loss in the period they are incurred. Borrowing costs consist of interest and other costs that the Group and the Company incurred in connection with the borrowing of funds.

(n) Revenue recognition

Revenue is recognised to the extent that it is probable that the economic benefits will flow to the Group and the Company and the revenue can be reliably measured. Revenue is measured at the fair value of consideration received or receivable.

(i) Sale of goods

Revenue from sale of goods is recognised upon the transfer of significant risk and rewards of ownership of the goods to the customer. Revenue is not recognised to the extent where there are significant uncertainties regarding recovery of the consideration due, associated costs or the possible return of goods.

(ii) Rental and interest income

Rental and interest income is recognised on accrual basis.

(o) Employee benefits

(i) Short term benefits

Wages, salaries, bonuses and social security contributions are recognised as an expense in the year in which the associated services are rendered by employees of the Group and of the Company. Short term accumulating compensated absences such as paid annual leave are recognised when services are rendered by employees that increase their entitlement to future compensated absences. Short term non-accumulating compensated absences such as sick leave are recognised when the absences occur.

2. Significant accounting policies (cont'd)

2.3 Summary of significant accounting policies (cont'd)

(o) Employee benefits (cont'd)

(ii) Defined contribution plans

The Group and the Company participate in the national pension schemes as defined by the laws of the countries in which it has operations. The Malaysian companies in the Group make contributions to the Employee Provident Fund in Malaysia, a defined contribution pension scheme. Contributions to defined contribution pension schemes are recognised as an expense in the period in which the related service is performed.

(p) Income taxes

(i) Current tax

Current tax assets and liabilities are measured at the amount expected to be recovered from or paid to the taxation authorities. The tax rates and tax laws used to compute the amount are those that are enacted or substantively enacted by the reporting date.

Current taxes are recognised in profit or loss except to the extent that the tax relates to items recognised outside profit or loss, either in other comprehensive income or directly in equity.

(ii) Deferred tax

Deferred tax is provided using the liability method on temporary differences at the reporting date between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes.

Deferred tax liabilities are recognised for all temporary differences. Deferred tax assets are recognised for all deductible temporary differences, carry forward of unused tax credits and unused tax losses, to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, and the carry forward of unused tax credits and unused tax losses can be utilised.

The carrying amount of deferred tax assets is reviewed at each reporting date and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax assets to be utilised. Unrecognised deferred tax assets are reassessed at each reporting date and are recognised to the extent that it has become probable that future taxable profit will allow the deferred tax assets to be utilised.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply to the year when the asset is realised or the liability is settled, based on tax rates and tax laws that have been enacted or substantively enacted at the reporting date.

Deferred tax relating to items recognised outside profit or loss is recognised outside profit or loss. Deferred tax items are recognised in correlation to the underlying transaction either in other comprehensive income or directly in equity and deferred tax arising from a business combination is adjusted against goodwill on acquisition.

Deferred tax assets and deferred tax liabilities are offset, if a legally enforceable right exists to set off current tax assets against current tax liabilities and the deferred taxes relate to the same taxable entity and the same taxation authority.

2. Significant accounting policies (cont'd)

2.3 Summary of significant accounting policies (cont'd)

(q) Segment reporting

For management purposes, the Group is organised into operating segments based on their products and services which are independently managed by the respective segment managers responsible for the performance of the respective segments under their charge. The segment managers report directly to the management of the Company who regularly review the segment results in order to allocate resources to the segments and to assess the segment performance.

(r) Contingencies

A contingent liability or asset is a possible obligation or asset that arises from past events and whose existence will be confirmed only by the occurrence or non-occurrence of uncertain future event not wholly within the control of the Group and of the Company.

Contingent liabilities and assets are not recognised in the statements of financial position of the Group and of the Company.

(s) Equity instruments

An equity instrument is any contract that evidences a residual interest in the assets of the Group and the Company after deducting all of its liabilities. Ordinary shares are equity instruments.

Ordinary shares are classified as equity. Dividends on ordinary shares are recognised in equity in the period in which they are declared.

2.4 Significant accounting estimates and judgements

The preparation of the Group's and the Company's financial statements requires management to make judgements, estimates and assumptions that affect the reported amounts of revenues, expenses, assets and liabilities, and the disclosure of contingent liabilities at the reporting date. However, uncertainty about these assumptions and estimates could result in outcomes that could require a material adjustment to the carrying amount of the asset or liability affected in the future.

(a) Judgements made in applying accounting policies

Classification between operating lease and finance lease for leasehold land

The Group and the Company have developed certain criteria based on MFRS 117 in making judgement whether a leasehold land should be classified either as operating lease or finance lease.

Finance lease is a lease that transfers substantially all the risks and rewards incidental to ownership of an assets and operating lease is a lease that does not transfer substantially all the risks and rewards incidental to ownership. If the leasehold land meets the criteria of the finance lease, the lease will be classified as property, plant and equipment if it is for own use or will be classified as investment property if it is to earn rentals or for capital appreciation or both.

The Group and the Company evaluated based on the terms and conditions of the arrangement, whether the land were operating leases or finance leases and judged that it retains all the significant risk and reward of these properties, thus accounted for as finance leases.

2. Significant accounting policies (cont'd)

2.4 Significant accounting estimates and judgements

(b) Key sources of estimation uncertainty

(i) Useful lives of property, plant and equipment

The Group and the Company estimate the useful lives of property, plant and equipment based on the period over which the assets are expected to be available for use. The estimated useful lives of the property, plant and equipment are reviewed periodically and are updated if expectations differ from previous estimates due to physical wear and tear, technical or commercial obsolescences and legal or other limits on the use of the relevant assets. In addition, the estimation of the useful lives of property, plant and equipment is based on internal technical evaluation and experience with similar assets. It is possible, however, that future results of operations could be materially affected by changes in the estimate of useful lives and residual values of property, plant and equipment brought about by changes in factors mentioned above. The Group and the Company also perform annual review of the assumptions made on useful lives and residual values to ensure that they continue to be valid.

(ii) Provision for impairment losses

The Group and the Company make a provision for impairment losses based on an assessment of receivables recovery. Provisions are applied to receivables where events or changes in circumstances indicate that the carrying amounts may not be recoverable. In assessing the extent of irrecoverable debts, management has given due consideration to all pertinent information relating to the ability of the debtors to settle the debts. Where the expectation is different from the original estimate, such difference will impact the carrying value of the receivables.

(iii) Valuation of investment properties

The investment properties of the Group and the Company are measured at fair value. This requires an estimation of the fair values.

The fair values of investment properties have been derived using the sales comparison approach. Judgement is required in selecting any comparable properties which have been sold or are being offered for sale and making adjustments for factors which affect value such as location and accessability, market conditions, property size and other relevant characteristics.

3. Finance costs

	Grou 2014 RM	pp/Company 2013 RM
Interest expense - term loans - bank overdrafts - revolving credit - bankers' acceptances - discounting loan - hire purchase	972,280 257,070 523,711 910,160 219,218 128,421	1,240,162 243,586 538,959 928,924 31,171 95,008
	3,010,860	3,077,810

4. (Loss)/profit before tax

(Loss)/profit before tax is stated after (crediting)/charging:

		Group	C	Company
	2014 RM	2013 RM	2014 RM	2013 RM
Staff costs (Note 5)	22,378,843	23,581,563	22,378,843	23,581,563
Non-executive Directors' remuneration				
(Note 6)	144,000	135,000	144,000	135,000
Auditors' remuneration				
Statutory audit	98,000	92,000	95,000	89,000
Other services	7,500	7,500	7,500	7,500
Depreciation of property,				
plant and equipment	4,148,273	4,498,389	4,148,273	4,498,389
Allowance for impairment - receivables	1,632,105	2,342,211	1,632,105	2,342,211
Reversal of allowance				
for impairment - receivables	(134,481)		(134,481)	(42,260)
Rental of buildings	1,117,120	1,072,010	1,117,120	1,072,010
Hire of machinery	1,265,390	1,186,809	1,265,390	1,186,809
Property, plant and equipment written off	-	93	-	93
Gain on disposal of property, plant and				
equipment	(99)		(99)	-
Realised foreign exchange gain	(769,531)	, ,	(769,531)	(775,665)
Unrealised foreign exchange loss/(gain)	609,499	(729,561)	609,499	(729,561)
Rental Income	(245,750)	, ,	(245,750)	(221,500)
Dividend income	(638,387)		(638,387)	(845,180)
Interest income	(190,282)	(515,214)	(190,282)	(515,214)

5. Staff costs

	Grou 2014 RM	p/Company 2013 RM
Wages and salaries Pension costs - defined contribution plan Social security contributions Provision for short term accumulating compensated absences Other staff related expenses	20,993,074 1,045,799 130,337 16,569 193,064	21,605,183 987,912 134,706 96,603 757,159
	22,378,843	23,581,563

Included in staff costs of the Group and of the Company is Executive Directors' remuneration amounting to RM858,480 (2013: RM808,954) as further disclosed in Note 6.

6. Directors' remuneration

The number of Directors of the Company whose total remuneration during the financial year fell within the following bands is analysed below:

	Number of Direct 2014	tors 2013
Executive Directors: RM150,000 - RM250,000 RM600,000 - RM700,000	1 1	1
Non-executive Directors: RM1 - RM50,000* RM50,001 - RM100,000	3 1	5
	Group/Compo 2014 2 RM	iny 2013 RM
Executive Directors (Note 5) Fees Remuneration and allowances		5,000 5,954

7. Taxation

		Group	C	ompany
	2014 RM	2013 RM	2014 RM	2013 RM
Current income tax Overprovision of income tax	80,003	1,572,719	80,003	1,572,719
in prior years	(238,079)	(41,690)	(238,079)	(41,690)
	(158,076)	1,531,029	(158,076)	1,531,029
Deferred tax (Note 22): Relating to origination and reversal				
of temporary differences Under/(over)provision in prior years	318,672 283,945	566,343 (112,732)	318,672 283,945	566,343 (112,732)
	602,617	453,611	602,617	453,611
	444,541	1,984,640	444,541	1,984,640

Domestic current income tax is calculated at the statutory tax rate of 25% (2013: 25%) of the estimated assessable profit for the financial year. The domestic statutory rate will be reduced to 24% from the current year's rate of 25%, effective year assessment 2016.

Reconciliations of income tax expense applicable to (loss)/profit before tax at the statutory income tax rate to income tax expense at the effective income tax rate of the Group and of the Company are as follows:

		Group	C	ompany
	2014 RM	2013 RM	2014 RM	2013 RM
Profit/(loss) before tax	(399,339)	27,148,617	(395,419)	27,150,327
Taxation at Malaysian statutory tax rate of 25% (2013: 25%) Income not subject to tax Effect on deffered tax arising from the change of rates in real property gains tax Expenses not deductible for tax purposes Overprovision of income tax expense in prior years Under/(over)provision of deferred tax in prior years	(99,835) (521,667) 264,000 756,177 (238,079) 283,945	6,787,154 (5,121,493) - 473,401 (41,690) (112,732)	(98,855) (522,647) 264,000 756,177 (238,079) 283,945	6,787,582 (5,121,493) 472,973 (41,690) (112,732)
Income tax expense for the year	444,541	1,984,640	444,541	1,984,640

8. (Loss)/earnings per share

Basic (loss)/earnings per share is calculated by dividing the loss for the year of RM843,880 (2013: profit for the year of RM25,163,977) for the Group on the number of ordinary shares in issue during the year of 44,775,000 (2013: 44,775,000).

Fully diluted earnings per share is not presented as there are no potential dilutive shares.

	Leasehold land RM	Buildings	Plant and machinery RM	Motor vehicles RM	Office, factory and laboratory equipment RM	Furniture, fixtures and fittings	Total RM
Group/Company							
Cost							
At 1 September 2013 Additions Disposal	17,932,424	26,428,772 25,800	88,760,256 1,743,490	2,408,233	2,448,028 251,421 (2,078)	2,322,183	140,299,896 2,226,889 (2,078)
At 31 August 2014	17,932,424	26,454,572	90,503,746	2,602,325	2,697,371	2,334,269	142,524,707
Accumulated depreciation							
At 1 September 2013 Charge for the year Disposal	4,503,866 385,343	7,547,927 585,823	81,981,820 2,921,448	2,236,790 81,635	2,118,250 140,055 (2,077)	2,236,575	100,625,228 4,148,273 (2,077)
At 31 August 2014	4,889,209	8,133,750	84,903,268	2,318,425	2,256,228	2,270,544	104,771,424
Net carrying amount	13,043,215	18,320,822	5,600,478	283,900	441,143	63,725	37,753,283

Property, plant and equipment (cont'd)							
	Leasehold land RM	Buildings RM	Plant and machinery RM	Motor vehicles RM	Office, factory and laboratory equipment RM	Furniture, fixtures and fittings RM	Total
Group/Company							
Cost							
At 1 September 2012 Additions Write off	17,932,424	26,387,272 41,500	85,600,427 3,159,829	2,193,938 214,295	2,242,112 211,364 (5,448)	2,308,354 13,939 (110)	136,664,527 3,640,927 (5,558)
At 31 August 2013	17,932,424	26,428,772	88,760,256	2,408,233	2,448,028	2,322,183	140,299,896
Accumulated depreciation							
At 1 September 2012 Charge for the year Write off	4,118,523 385,343	6,960,821 587,106	78,871,516 3,110,304	2,008,599 228,191	1,971,274 152,424 (5,448)	2,201,571 35,021 (17)	96,132,304 4,498,389 (5,465)
At 31 August 2013	4,503,866	7,547,927	81,981,820	2,236,790	2,118,250	2,236,575	100,625,228
Net carrying amount	13,428,558	18,880,845	6,778,436	171,443	329,778	82,608	39,674,668

9. Property, plant and equipment (cont'd)

(a) Included in property, plant and equipment of the Group and of the Company are fully depreciated assets which are still in use as follows:

	Grou	Group/Company	
	2014 RM	2013 RM	
Plant and machinery Factory building Motor vehicles Office, factory and laboratory equipment Furniture, fixtures and fittings	76,114,878 51,810 2,186,023 1,893,974 2,100,938	75,520,452 51,810 2,193,939 1,885,400 2,090,308	
	82,347,623	81,741,909	

(b) The net carrying amounts of property, plant and equipment pledged as securities for borrowings (Note 20) are as follows:

	Grou	Group/Company		
	2014 RM	2013 RM		
Leasehold land Factory buildings Plant and machinery	8,116,815 11,985,890 446,011	8,323,478 12,266,349 613,115		
	20,548,716	21,202,942		

(c) During the financial year, the Company acquired property, plant and equipment at aggregate costs of RM2,226,889 (2013: RM3,640,927) of which RM1,353,828 (2013: RM1,716,956) was acquired by means of hire purchase arrangements.

Details of the terms and conditions of the hire purchase arrangements are disclosed in Note 21.

10. Investment properties

	Grou	Group/Company	
	2014 RM	2013 RM	
At 1 September 2013/2012 Fair value adjustment	9,242,000 1,320,000	9,132,000 110,000	
At 31 August	10,562,000	9,242,000	

Included in investment properties are residential properties received in settlement of certain trade receivables in prior years and commercial properties leased to third parties.

Investment properties were revalued on 30 August 2014 by Raine & Horne International, an independent professional valuer. The fair values were determined by the comparative method.

As at 31 August 2014, the fair values of the investment properties were estimated to be RM10,562,000 (2013: RM9,242,000).

10. Investment properties (cont'd)

Investment properties with fair value of RM6,900,000 (2013: RM6,080,000) are pledged as securities for borrowings (Note 20).

Fair value information

Fair value of investment properties are categorised as follows:

		2014		
	Level 1 RM'000	Level 2 RM'000	Level 3 RM'000	Total RM'000
Group				
- Shoplots	_	6,440,000	-	6,440,000
- Apartments	-	1,047,000	-	1,047,000
- Houses	-	3,075,000	-	3,075,000
	-	10,562,000	-	10,562,000

Level 1 fair value

Level 1 fair value is derived from quoted price (unadjusted) in active markets for identical investment properties that the entity can assess at the measurement date.

Level 2 fair value

Level 2 fair value is estimated using inputs other than quoted prices included within Level 1 that are observable for the investment property, either directly or indirectly.

Level 2 fair values of investment properties have been generally derived using the sales comparison approach. Sales price of comparable properties in close proximity are adjusted for differences in key attributes such as property size. The most significant input into this valuation approach is price per square foot of comparable properties.

Level 3 fair value

Level 3 fair value is estimated using unobservable inputs for the investment property.

Investment properties are at its highest and current best use.

11. Investment in subsidiaries

	Company	
	2014 RM	2013 RM
Unquoted shares, at cost	4	4

Details of subsidiary companies are as follows:

Name of Company	Country of incorporation	Principal activities		effective interest	
			2014 %	2013 %	
Concrete Engineering Products Management Sdn. Bhd.	Malaysia	Dormant	100	100	
Concrete Engineering Products Marketing Sdn. Bhd.	Malaysia	Dormant	100	100	

12. Other investments

	Group/Company			
	2014 2013			2013
	Carrying amount RM	Market value of quoted investment RM	Carrying amount RM	Market Value of quoted investment RM
Fair value through profit or loss investments Quoted shares in Malaysia	53,150,520	53,150,520	51,698,320	51,698,320

Other investments relate to investment in quoted shares of Inch Kenneth Kajang Rubber Public Limited Company ("IKKR"), a corporate shareholder. This represents 14% (2013: 14%) of the issued and fully paid up capital of IKK. 40,032,400 units of quoted shares (2013: 40,032,400 units) are pledged as security for bank facilities as disclosed in Note 20.

As at the reporting date, the fair value of Group's and the Company's other investments are classified as Level 1 in the fair value hierarchy.

13. Inventories

		Group/Company	
	2014 RM	2013 RM	
At cost:			
Finished goods Raw materials Consumable spares	24,794,126 7,066,261 1,529,778	25,649,146 7,194,465 1,916,832	
	33,390,165	34,760,443	

14. Trade and other receivables

	Grou 2014 RM	p/Company 2013 RM
Trade receivables Less: Allowance for impairment	49,670,093 (8,408,194)	56,802,377 (6,910,570)
	41,261,899	49,891,807
Other receivables: Deposits Prepayments Sundry receivables	267,958 466,260 209,001	240,906 676,962 276,881
	943,219	1,194,749
	42,205,118	51,086,556

The Group's and the Company's average trade credit term ranges from 60 to 120 days (2013: 60 to 120 days). Other credit terms are assessed and approved on a case-by-case basis.

Included in trade receivables of the Group and the Company are amounts of RM5,921,737 (2013: RM9,523,913), arising from a single customer which contributed to approximately 14% (2013: 19%) of the total trade receivables as at the reporting date. Other than the above, the Group and the Company have no significant concentration of credit risk that may arise from exposures to a single debtor or to groups of debtors.

Ageing analysis of trade receivables

The ageing analysis of the Group's and Company's trade receivables is as follows:

	Grou 2014 RM	p/Company 2013 RM
Neither past due nor impaired	22,762,512	24,003,750
1 to 30 days past due but not impaired 31 to 60 days past due but not impaired 61 to 90 days past due but not impaired 91 to 120 days past due but not impaired More than 121 days past due but not impaired	5,199,847 4,484,764 1,679,565 1,883,125 5,252,086	11,042,802 4,701,419 2,525,881 965,680 6,652,275
Impaired	18,499,387 8,408,194	25,888,057 6,910,570
	49,670,093	56,802,377

Receivables that are neither past due nor impaired

Trade receivables that are neither past due nor impaired are creditworthy debtors with good payment records with the Group and the Company.

None of the Group's and the Company's trade receivables that are neither past due nor impaired have been renegotiated during the financial year.

14. Trade and other receivables (cont'd)

Receivables that are past due but not impaired

The receivables that are past due but not impaired are unsecured in nature. However, the Directors are of the opinion that these debts should be realised in full without material losses in the ordinary course of business.

Receivables that are impaired

The Group's and Company's trade receivables that are individually impaired at the reporting date and the movement of the allowance accounts used to record the impairment are as follows:

		p/Company ually impaired 2013 RM
Trade receivables - nominal amount Less: Allowance for impairment	8,408,194 (8,408,194)	6,910,570 (6,910,570)
	-	-

Movement in the allowance accounts:

		up/Company dually impaired 2013 RM
At 1 September 2013/2012 Charge for the year Reversal of allowance for impairment	6,910,570 1,632,105 (134,481)	4,610,619 2,342,211 (42,260)
At 31 August	8,408,194	6,910,570

Trade receivables that are individually determined to be impaired at the reporting date relate to debtors that are in significant financial difficulties and have defaulted on payments. These receivables are not secured by any collateral or credit enhancements.

15. Amount due from subsidiaries

The amount due from subsidiaries are unsecured, interest-free and are repayable on demand.

16. Deposits with licensed banks

The range of interest rates of deposits during the financial year was as follows:

	Grou	p/Company
	2014	2013 % per
	% per	
	annum	annum
Licensed banks	2.90 - 3.25	2.80 - 3.20

The range of number of days remaining to maturities as at reporting date is as follows:

	Group/Company	
	2014 days	2013 days
Licensed banks	17 - 365	5 - 365

Deposit with licensed banks of the Group and of the Company amounting to RM1,149,628 (2013: RM1,018,000) are pledged as securities for borrowings (Note 20).

17. Share capital

	Number of ordinary shares of RM1 each			Amount
	2014	2013	2014 RM	2013 RM
Authorised: At the beginning/end of year	100,000,000	100,000,000	100,000,000	100,000,000
Issued and fully paid: At the beginning/end of year	44,775,000	44,775,000	44,775,000	44,775,000

The holders of ordinary shares are entitled to receive dividends as and when declared by the Company. All ordinary shares carry one vote per share without restrictions and rank equally with regard to the Company's residual assets.

18. Dividends

In respect of the financial year ended 31 August 2013, an interim dividend of 11% less 25% taxation on 44,775,000 ordinary shares, amounting to a dividend payable of RM3,693,938 (8.25 sen per ordinary share) was paid on 18 December 2013. The Directors do not propose any dividend for the financial year ended 31 August 2014.

19. Retained profits

Under the single tier system which came into effect from the year of assessment 2008, companies are not required to have tax credits under Section 108 of the Income Tax Act, 1967 for dividend payment purposes. Under this system, all the Company's retained earnings are distributable by way of single tier dividends and tax on the Company's profit is the final tax and dividend distributed to shareholders will be exempted from tax.

20. Borrowings

	Grou 2014 RM	p/Company 2013 RM
Short term borrowings Secured: - Revolving credit facilities - Hire purchase (Note 21) - Bankers' acceptances - Term loans - Bank overdrafts	7,400,000 1,028,801 13,527,000 2,486,800 2,976,706	8,200,000 752,595 14,801,000 3,483,600 2,794,860 30,032,055
Unsecured - Discounting loan - Bankers' acceptances - Bank overdrafts	4,372,586 5,000,000 773,309	1,693,867 5,000,000
Total short term borrowings	10,145,895 37,565,202	6,693,867 36,725,922
Long term borrowings Secured: - Hire purchase (Note 21) - Term loans	1,117,858 8,467,322 9,585,180	913,955 10,954,368 11,868,323

20. Borrowings (cont'd)

	Grou 2014 RM	p/Company 2013 RM
Total borrowings Secured: - Revolving credit facilities - Hire purchase (Note 21) - Bankers' acceptances - Term loans - Bank overdrafts	7,400,000 2,146,659 13,527,000 10,954,122 2,976,706	8,200,000 1,666,550 14,801,000 14,437,968 2,794,860
	37,004,487	41,900,378
Unsecured: - Discounting loan - Bankers' acceptances - Bank overdrafts	4,372,586 5,000,000 773,309	1,693,867 5,000,000
	10,145,895	6,693,867
	47,150,382	48,594,245
Maturity of total borrowings: Not later than 1 year Later than 1 year and not later than 2 years Later than 2 years and not later than 5 years Later than 5 years	37,565,202 3,211,356 6,312,685 61,139 47,150,382	36,725,922 3,109,550 8,065,205 693,568 48,594,245

The range of effective interest rates during the financial year for borrowings was as follows:

	Grou 2014 %	p/Company 2013 %
Hire purchase Bankers' acceptances Revolving credit facilities Term loans Discounting loan Bank overdrafts	2.43 - 4.18 4.68 - 5.73 5.84 - 7.44 5.53 - 8.10 2.25 - 4.00 7.70 - 8.41	3.30 - 4.23 4.03 - 4.41 5.84 - 7.00 5.53 - 8.10 2.25 - 4.00 7.85 - 8.60

- (a) The Group's and the Company's overdraft facilities are secured by the following:
 - (i) An outstanding facility of RM2,976,706 (2013: RM2,794,860) is secured by way of:
 - (a) A first party second legal charge over a leasehold land and factory building in Rawang with a total net book value of RM10,518,458 (2013: RM10,790,198) as disclosed in Note 9.
 - (b) A first party second legal charge over two investment properties in Pandan Mewah Heights with a total net book value of RM460,000 (2013: RM440,000) as disclosed in Note 10.
 - (c) A first party second legal charge over an investment property in Bandar Kinrara with a net book value of RM340,000 (2013: RM340,000) as disclosed in Note 10.

20. Borrowings (cont'd)

- (b) The Group's and the Company's revolving credit facilities are secured by the following:
 - (i) An outstanding facility of RM5,000,000 (2013: RM5,000,000) is secured by way of memorandum of deposit over investment in quoted shares as disclosed in Note 12.
 - (ii) An outstanding facility of RM2,400,000 (2013: RM3,200,000) is secured by way of:
 - (a) A first party second legal charge over a leasehold land and factory building in Rawang with a total net book value of RM10,518,458 (2013: RM10,790,198) as disclosed in Note 9.
 - (b) A first party second legal charge over two investment properties in Pandan Mewah Heights with a total net book value of RM460,000 (2013: RM440,000) as disclosed in Note 10.
 - (c) A first party second legal charge over an investment property in Bandar Kinrara with a net book value of RM340,000 (2013: RM340,000) as disclosed in Note 10.
- (c) The bankers' acceptances are secured by the following:
 - (i) An outstanding facility of RM4,601,000 (2013: RM5,834,000) is secured by way of a supplemental memorandum of deposit over investment in quoted shares as disclosed in Note 12.
 - (ii) An outstanding facility of RM4,000,000 (2013: RM4,000,000) is secured by way of:
 - (a) A first legal charge over a leasehold land and factory building in Nilai with a total net book value of RM4,153,290 (2013: RM4,234,091) as disclosed in Note 9.
 - (b) A specific debenture over the plant and machinery in Nilai factory with a net book value totalling RM446,011 (2013: RM613,115) as disclosed in Note 9.
 - (iii) An outstanding facility of RM4,926,000 (2013: RM4,967,000) is secured by way of:
 - (a) A first party second legal charge over a leasehold land and factory building in Rawang with a total net book value of RM10,518,458 (2013: RM10,790,198) as disclosed in Note 9.
 - (b) A first party second legal charge over two investment properties in Pandan Mewah Heights with a total net book value of RM460,000 (2013: RM440,000) as disclosed in Note 10.
 - (c) A first party second legal charge over an investment property in Bandar Kinrara with a net book value of RM340,000 (2013: RM340,000) as disclosed in Note 10.
- (d) The term loans are secured by the following:
 - (i) An outstanding facility of RM2,800 (2013: RM1,002,400) is secured by way of:
 - (a) A first legal charge over a leasehold land and factory building in Nilai with a total net book value of RM4,153,290 (2013: RM4,234,091) as disclosed in Note 9.
 - (b) A specific debenture over the plant and machinery in Nilai factory with a net book value totalling RM446,011 (2013: RM613,115) as disclosed in Note 9.
 - (ii) An outstanding facility of RM1,833,322 (2013: RM2,193,568) is secured by way of first legal charge over an investment property in Bangsar with a net book value of RM6,100,000 (2013: RM5,300,000) as disclosed in Note 10.

20. Borrowings (cont'd)

- (d) The term loans are secured by the following: (cont'd)
 - (iii) An outstanding facility of RM3,178,000 (2013: RM4,222,000) is secured by way of:
 - (a) A first legal charge over a leasehold land and factory building in Batang Kali with a total net book value of RM5,430,956 (2013: RM5,565,538) as disclosed in Note 9.
 - (b) Letter of set-off over fixed deposit of RM1,000,000.
 - (c) Supplemental memorandum of deposit over the existing 40,032,400 (2013: 40,032,400) shares in Inch Kenneth Kajang Rubber Public Limited Company.
 - (iv) An outstanding facility of RM5,940,000 (2013: RM7,020,000) is secured by way of:
 - (a) A first party second legal charge over a leasehold land and factory building in Rawang with a total net book value of RM10,518,458 (2013: RM10,790,198) as disclosed in Note 9.
 - (b) A first party second legal charge over two investment properties in Pandan Mewah Heights with a total net book value of RM460,000 (2013: RM440,000) as disclosed in Note 10.
 - (c) A first party second legal charge over an investment property in Bandar Kinrara with a net book value of RM340,000 (2013: RM340,000) as disclosed in Note 10.

21. Hire purchase

	Grou 2014 RM	p/Company 2013 RM
Future minimum lease payments: Not later than 1 year Later than 1 year and not later than 2 years Later than 2 years and not later than 5 years	1,147,650 1,136,757 48,720	850,856 668,094 299,718
Total future minimum lease payments Less: Future finance charges	2,333,127 (186,468)	1,818,668 (152,118)
Present value of hire purchase liabilities	2,146,659	1,666,550
Analysis of present value of hire purchase liabilities: Not later than 1 year Later than 1 year and not later than 2 years Later than 2 years and not later than 5 years	1,028,801 1,072,690 45,168	752,595 622,750 291,205
Less: Amount due within 12 months (Note 20)	2,146,659 (1,028,801)	1,666,550 (752,595)
Amount due after 12 months (Note 20)	1,117,858	913,955

22. Deferred tax liabilities

	Grou	Group/Company	
	2014 RM	2013 RM	
At 1 September 2013/2012 Recognised in profit or loss (Note 7)	432,460 602,617	(21,151) 453,611	
At 31 August	1,035,077	432,460	

The components and movements of deferred tax liabilities and assets during the year for the Group and the Company were as follows:

Deferred tax liabilities

	Accelerated capital and reinvestment allowances RM	Fair value adjustment on investment properties RM	Revaluation and provisions RM	Total RM
At 1 September 2013 Charged to profit or loss	(441,431) 450,253	99,240 22,910	774,651 129,454	432,460 602,617
At 31 August 2014	8,822	122,150	904,105	1,035,077
Deferred tax liabilities/(assets)				
At 1 September 2012 Charged to profit or loss	(1,162,743) 721,312	99,240	1,042,352 (267,701)	(21,151) 453,611
At 31 August 2013	(441,431)	99,240	774,651	432,460

23. Trade and other payables

		Group		Company	
	2014	2013	2014	2013	
	RM	RM	RM	RM	
Trade payables	28,632,331	37,447,511	28,623,191	37,447,511	
Other payables	65,608	61,500	65,608	61,500	
Accruals	1,946,361	2,287,953	1,946,361	2,275,423	
	30,644,300	39,796,964	30,635,160	39,784,434	

The normal trade credit terms granted to the Group and to the Company range from 60 to 120 days (2013: 60 to 120 days).

24. Segment reporting

The activities of the Group comprise principally the manufacturing and distribution of prestressed spun concrete piles and poles and are conducted predominantly in Malaysia.

Geographical information

Revenue information based on geographical location of customers' country of incorporation are as follows:

	2014 RM	2013 RM
Malaysia Southeast Asia	118,054,988 36,732,615	168,153,204 41,039,074
	154,787,603	209,192,278

Information about a major customer

Revenue from one major customer amounted to RM26,527,704 (2013: RM22,018,020).

25. Related party transactions

(a) Compensation of key management personnel

The remuneration of executive Directors during the year was as follows:

	Grou	Group/Company	
	2014 RM	2013 RM	
Short term employee benefits Defined contribution plan Fees	748,212 65,268 45,000	701,530 62,424 45,000	
	858,480	808,954	

Remuneration of non-executive Directors is disclosed in Note 6.

26. Financial instruments

Classification of financial instruments

Financial assets and financial liabilities are measured on an ongoing basis either at fair value or at amortised cost. The principal accounting policies of the Group described how the classes of financial instruments are measured, and how income and expenses, including fair value gains and losses, are recognised. The following table analysed the financial assets and liabilities at the reporting date by the classes of financial instruments to which they are assigned, and therefore by the measurement basis.

Group

Loans and receivables	Fair value through profit or loss RM	Financial liabilities at amortised cost RM	Total RM
41,937,160 5,197,956 537,457	53,150,520 - - -	- - - -	53,150,520 41,937,160 5,197,956 537,457
47,672,573	53,150,520		100,823,093 82,472,998
		-	183,296,091
-	- -	47,150,382 30,644,300	47,150,382 30,644,300
-	-	77,794,682	77,794,682 1,035,077
		_	78,829,759
50,845,650 8,843,006 2,326,222	51,698,320 - - -	- - - -	51,698,320 50,845,650 8,843,006 2,326,222
62,014,878	51,698,320	-	113,713,198 84,114,621
		_	197,827,819
-	- -	48,594,245 39,796,964	48,594,245 39,796,964
	-	88,391,209	88,391,209 432,460
		_	88,823,669
	receivables RM 41,937,160 5,197,956 537,457 47,672,573 50,845,650 8,843,006 2,326,222	Loans and receivables RM profit or loss RM SAM Profit or loss RM SAM SAM SAM SAM SAM SAM SAM SAM SAM SA	Loans and receivables RM Fair value through profit or loss RM RM RM - 53,150,520 47,150,382

26. Financial instruments (cont'd.)

Company

	Loans and receivables RM	Fair value through profit or loss RM	Financial liabilities at amortised cost RM	Total RM
31 August 2014				
Assets				
Other investments Trade and other receivables Amount due from subsidiary Deposits with licensed banks Cash and bank balances	41,937,160 21,855 5,197,956 537,457	53,150,520 - - - -	- - - - -	53,150,520 41,937,160 21,855 5,197,956 537,457
Total financial assets Total non-financial assets	47,694,428	53,150,520		100,844,948 82,473,002
Total assets			-	183,317,950
Liabilities Borrowings Trade and other payables		- -	47,150,382 30,635,160	47,150,382 30,635,160
Total financial liabilities Total non-financial liabilities	-	-	77,785,542	77,785,542 1,035,077
Total liabilities			-	78,820,619
31 August 2013			•	
Assets Other investments Trade and other receivables Amount due from subsidiary Deposits with licensed banks Cash and bank balances	50,845,650 14,545 8,843,006 2,326,222	51,698,320 - - - -	- - - - -	51,698,320 50,845,650 14,545 8,843,006 2,326,222
Total financial assets Total non-financial assets	62,029,423	51,698,320	-	113,727,743 84,114,625
Total assets			-	197,842,368
Liabilities Borrowings Trade and other payables	-	- -	48,594,245 39,784,434	48,594,245 39,784,434
Total financial liabilities Total non-financial liabilities	-	-	88,378,679	88,378,679 432,460
Total liabilities			-	88,811,139

27. Fair value of financial instruments

(a) Determination of fair value

The following are classes of financial instruments that are not carried at fair value and whose carrying amounts are reasonable approximation of fair value:

	Note
Receivables	14
Amount due from subsidiary	15
Borrowings (current and non-current)	20
Payables	23

The carrying amounts of these financial assets and liabilities are reasonable approximation of fair values due to the relatively short term nature of these financial instruments.

The carrying amount of the current portion of borrowings are reasonable approximations of fair values due to the insignificant impact of discounting.

The fair value of non-current loans and borrowings are estimated by discounting expected future cash flows at market incremental lending rate for similar types of lending or borrowing arrangements at the reporting date.

The fair value of quoted other investments is determined directly by reference to their published market price at the reporting date.

(b) Fair value hierarchy

The Group's and the Company's financial instruments carried at fair value are analysed as follows:

- Level 1: Quoted prices (unadjusted) in active markets for identical assets or liabilities
- Level 2: Inputs other than quoted prices included within Level 1 that are observable for the assets or liabilities, either directly (i.e. as prices) or indirectly (i.e. derived from prices)
- Level 3: Inputs for the assets or liabilities that are not based on observable market date (unobservable inputs)

As at reporting date, the Group's and the Company's other investments are classified as Level 1. The Group and the Company do not have any financial instrument classified as Level 2 and Level 3 as at 31 August 2014.

There were no material transfers between Level 1, Level 2 and Level 3 during the financial year.

28. Financial risk management objectives and policies

The Group and the Company are exposed to financial risks arising from their operations and the use of financial instruments. The key financial risks include credit risk, liquidity risk, interest rate risk and market price risk.

The following sections provide details regarding the Group's and the Company's exposure to the abovementioned financial risks and the objectives, policies and processes for the management of these risks.

(a) Credit risk

Credit risk is the risk of loss that may arise on outstanding financial instruments should a counterparty default on its obligations. The Group's and the Company's exposure to credit risk arises primarily from trade and other receivables. For cash and bank balances, the Group and the Company minimise credit risk by dealing exclusively with reputable financial institutions.

The Group's and the Company's objective is to seek continual revenue growth while minimising losses incurred due to increased credit risk exposure. The Group and the Company trade only with recognised and creditworthy third parties. It is the Group's and the Company's policy that all customers who wish to trade on credit terms are subject to credit verification procedures. In addition, receivable balances are monitored on an ongoing basis with the result that the Group's and the Company's exposure to bad debts is not significant.

Exposure to credit risk

At the reporting date, the Group's and the Company's maximum exposure to credit risk is represented by the carrying amount of each class of financial assets recognised in the statements of financial position.

(b) Liquidity risk

Liquidity risk is the risk that the Group or the Company will encounter difficulty in meeting financial obligations due to shortage of funds. The Group's and the Company's exposure to liquidity risk arises primarily from mismatches of the maturities of financial assets and liabilities. The Group's and the Company's objective is to maintain a balance between continuity of funding and flexibility through the use of stand-by credit facilities.

The Group's and the Company's liquidity risk management policy is to maintain sufficient liquid financial assets and stand-by credit facilities with several banks.

28. Financial risk management objectives and policies (cont'd)

(b) Liquidity risk (cont'd)

Analysis of financial instruments by remaining contractual maturities

The table below summarises the maturity profile of the Group's and the Company's liabilities at the reporting date based on contractual undiscounted repayment obligations.

	0	2014		
	On demand or within one year RM	One to five years RM	Over five years RM	Total RM
Group Financial liabilities: Trade and other payables Borrowings	30,644,300 37,684,050	- 9,570,757	- 108,720	30,644,300 47,363,527
Total undiscounted financial liabilities	68,328,350	9,570,757	108,720	78,007,827
Company Financial liabilities: Trade and other payables Borrowings	30,635,160 37,684,050	- 9,570,757	- 108,720	30,635,160 47,363,527
Total undiscounted financial liabilities	68,319,210	9,570,757	108,720	77,998,687
	On demand	20	13	
	ما طافانید بری	One to	0,404	

	2013			
	On demand or within one year RM	One to five years RM	Over five years RM	Total RM
Group Financial liabilities:				
Trade and other payables	39,796,964	_	_	39,796,964
Borrowings	39,554,099	13,000,717	705,538	53,260,354
Total undiscounted financial liabilities	79,351,063	13,000,717	705,538	93,057,318
Company Financial liabilities:				
Trade and other payables	39,784,434	_	_	39,784,434
Borrowings	39,554,099	13,000,717	705,538	53,260,354
Total undiscounted financial liabilities	79,338,533	13,000,717	705,538	93,044,788

28. Financial risk management objectives and policies (cont'd)

(c) Interest rate risk

Interest rate risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Group's and the Company's exposure to interest rate risk arises primarily from their borrowings.

The investments in financial assets including fixed deposits are mainly short term in nature and they are not held for speculative purposes.

The Group and the Company manage interest rate exposure by using a mix of fixed and floating rate debts and actively reviewing the debt portfolio, taking into account the investment holding period and nature of its assets.

Interest rate sensitivity analysis

The following table demonstrates the sensitivity to a reasonably possible change in interest rates, with all other variables held constant, of the Group's and the Company's (loss)/profit before tax (through the impact on floating rate borrowings).

	Group/Company RM
31 August 2014 Borrowings denominated in Ringgit Malaysia	
Interest rates decrease by 0.25%	117,876 (117,876)
31 August 2013	
Borrowings denominated in Ringgit Malaysia Interest rates increase by 0.25% Interest rates decrease by 0.25%	121,486 (121,486)

(d) Market price risk

Market price risk is the risk that the fair value or future cash flows of the Group's and the Company's financial instruments will fluctuate because of changes in market prices.

The Group and the Company are exposed to equity price risk arising from its investment in quoted equity instruments. The quoted equity instruments in Malaysia are listed on the Bursa Malaysia. These instruments are classified as fair value through profit or loss financial assets. The Group and the Company do not have exposure to commodity price risk.

28. Financial risk management objectives and policies (cont'd)

(d) Market price risk (cont'd)

Market price sensitivity analysis

The following table demonstrates the sensitivity to a reasonably possible change in market price, with all other variables held constant, of the Group's and the Company's (loss)/profit before tax (through the impact on fair value through profit or loss).

Group/Comp	oany
	RM

31 August 2014 Investment in Malaysia Market price increase by 5% Market price decrease by 5%	2,657,5 (2,657,5	
31 August 2013 Investment in Malaysia Market price increase by 5% Market price decrease by 5%	2,584,9 (2,584,9	

(e) Foreign currency risk

The Group is exposed to transactional currency risk primarily through sales and purchases that are denominated in a currency other than the functional currency of the operations to which they relate. The currencies giving rise to this risk are primarily United States Dollars (USD) and United Arab Emirates Dirham (AED). Foreign exchange exposures in transactional currencies other than functional currencies of the operating entities are kept to an acceptable level.

Functional currency of Group	RM_
As at 31 August 2014 United States Dollar United Arab Emirates Dirham	5,953,414 1,451,578
	7,404,992
As at 31 August 2013 United States Dollar	9,522,591
United Arab Emirates Dirham	1,451,578 ————————————————————————————————————
	10,974,169

28. Financial risk management objectives and policies (cont'd)

(e) Foreign currency risk (cont'd)

With all other variables held constant, the following table demonstrates the sensitivity of the Group's (loss)/profit before taxation to a reasonably possible change in those exchange rates against the functional currency of the Group:

		(Loss)/ 2014 RM	Group profit before tax 2013 RM
USD/RM	- strenghthen 3%	178,602	285,678
	- weaken 3%	(178,602)	(285,678)
AED/RM	- strenghthen 3%	43,547	43,547
	- weaken 3%	(43,547)	(43,547)

29. Capital management

The primary objective of the Group's and the Company's capital management is to maintain a strong credit rating and healthy capital ratios in order to support its business and maximise shareholder value.

The Group and the Company manage its capital structure and make adjustments to it, in light of changes in economic conditions. To maintain or adjust the capital structure, the Group and the Company may adjust the dividend payment to shareholders, return capital to shareholders or issue new shares. No changes were made in the objectives, policies or processes during the years ended 31 August 2014 and 31 August 2013.

The Group and the Company monitor capital using debt to equity ratio, which is total debts divided by total equity.

		Group		Company
	2014	2013	2014	2013
	RM	RM	RM	RM
Total debts Equity attributable to the owners	47,150,382	48,594,245	47,150,382	48,594,245
of the parent Debt to equity ratio	104,466,332	109,004,150	104,497,331	109,031,229
	45%	45%	45%	45%

30. Supplementary information - breakdown of retained profits into realised and unrealised

The breakdown of the retained profits of the Group and of the Company as at 31 August 2014 into realised and unrealised profits is presented in accordance with the directive issued by Bursa Malaysia Securities Berhad dated 25 March 2010 and prepared in accordance with Guidance on Special Matter No. 1, Determination of Realised and Unrealised Profits or Losses in the Context of Disclosure Pursuant to Bursa Malaysia Securities Berhad Listing Requirements, as issued by the Malaysian Institute of Accountants.

	Group		С	ompany
	2014	2013	2014	2013
	RM	RM	RM	RM
Total retained earnings of the Company and its subsidiaries - Realised - Unrealised	33,499,804	40,399,439	33,530,803	40,426,518
	(4,378,305)	(6,740,122)	(4,378,305)	(6,740,122)
Retained profits as per financial statements	29,121,499	33,659,317	29,152,498	33,686,396

ANALYSIS OF SHAREHOLDINGS

As at 31 December 2014

Class of Shares: Ordinary Shares of RM1.00 each

A. DISTRIBUTION OF SHAREHOLDINGS

Size of Shareholdings	No of Holders	No of Shares	%
Less than 100 100 - 1,000 1,001 - 10,000 10,001 - 100,000 100,001 - less than 5% of issued shares 5% and above of issued shares	37 467 695 95 45 2	1,476 415,550 2,179,850 2,669,550 27,141,815 12,366,759	0.00 0.93 4.87 5.96 60.62 27.62
Total	1,341	44,775,000	100.00

B. SUBSTANTIAL SHAREHOLDERS

Naı	me	No of Shares	%
1.	Inch Kenneth Kajang Rubber Public Limited Company	10,030,959	22.40
2.	Progressive Metal Works Sdn Bhd	4,179,000	9.33

C. THIRTY (30) LARGEST SHAREHOLDERS

Nan	ne	No of Shares	%
1.	Inch Kenneth Kajang Rubber Public Limited Company	8,727,759	19.49
2.	Progressive Metal Works Sdn Bhd	3,639,000	8.13
3.	Md Rushdi bin Taib	2,022,270	4.52
4.	Mohd Ridzwan bin Jamaludin	2,012,121	4.49
5.	SJ Sec Nominees (Tempatan) Sdn Bhd for Zuraini binti Alias	1,734,050	3.87
6.	HLIB Nominees (Tempatan) Sdn Bhd for Che Muhamad Fasir bin Samsudin	1,683,300	3.76
7.	General Growth Sdn Bhd	1,162,400	2.60
8.	Ahmad Hamzah bin Mohd Anuar	1,150,000	2.57
9.	Inch Kenneth Kajang Rubber Public Limited Company	1,001,400	2.24
10.	Muhamad Faris bin Muhamad Fasri	899,350	2.01
11.	Good Health Pharmacy Sdn Bhd	896,000	2.00
12.	Amsec Nominees (Tempatan) Sdn Bhd for Norazlina binti Awang	862,900	1.93
13.	Masmanis Sdn Bhd	851,700	1.90

Analysis of Shareholdings (cont'd) As at 31 December 2014

C. THIRTY (30) LARGEST SHAREHOLDERS (cont'd)

Nan	ne	No of Shares	%
14.	Masmanis Sdn Bhd	780,100	1.74
15.	EB Nominees (Tempatan) Sendirian Berhad for Che Ismail bin Mohd	750,000	1.68
16.	AIBB Nominees (Tempatan) Sdn Bhd for Norazlina binti Awang	710,950	1.59
17.	Usaki Sdn Bhd	700,000	1.56
18.	AIBB Nominees (Tempatan) Sdn Bhd for Mohd Dzaki @ Mohd Zaki bin Jaafar	653,150	1.46
19.	Kenanga Nominees (Tempatan) Sdn Bhd for Low Teck Beng	626,400	1.40
20.	AIBB Nominees (Tempatan) Sdn Bhd for Latifah binti Abdul Hamid	593,600	1.33
21.	Kenanga Nominees (Tempatan) Sdn Bhd for Norazlina binti Awang	587,500	1.31
22.	Norani binti Supar	547,800	1.22
23.	EB Nominees (Tempatan) Sendirian Berhad for Progressive Metal Works Sdn Bhd	540,000	1.21
24.	Amsec Nominees (Tempatan) Sdn Bhd for Mohd Dzaki @ Mohd Zaki bin Jaafar	532,000	1.19
25.	TA Nominees (Tempatan) Sdn Bhd for Hassan bin Haji Hussin	517,500	1.16
26.	Che Yam @ Rusnah binti Hussin	505,100	1.13
27.	Ambank (M) Berhad for Sumber Berkat Sdn Bhd	395,000	0.88
28.	General Growth Sdn Bhd	363,100	0.81
29.	Maybank Nominees (Tempatan) Sdn Bhd for Norhazlina binti Ibrahim	361,300	0.81
30.	Farisa binti Che Muhamad Fasir	348,950	0.78

LIST OF PROPERTIES As at 31 August 2014

	Location	Tenure	Residual Lease (Years)	Approximate Area / Age of Property	Description	Net Book Value 31-Aug-14 RM	Date of Acquisition (A) / Revaluation (R)
1	Lot 63, Bakar Arang Industrial Estate Sg Petani, Kedah	Leasehold expiring in 2083	69	Land: 13.2 acres Built-up: 5,180 sq m 29 years	Single-storey office, an open sided single storey factory, canteen, laboratory, store and stockyard	4,409,772	31 August 1995 (R)
2	PLO 337, Jln Suasa Pasir Gudang Industrial Estate Johor	Leasehold expiring in 2050	36	Land: 7.5 acres Built-up: 7,000 sq m 22 years	Single-storey office, two single-storey factory buildings, boiler house, canteen, stockyard and jetty	6,271,697	31 August 1995 (R)
3	PLO 461, Jln Suasa Pasir Gudang Industrial Estate Johor	Leasehold expiring in 2053	39	Land: 2.5 acres 22 years	Stockyard	259,260	31 August 1995 (R)
4	PT 643, Batu 20 Jalan Ipoh, Rawang Selangor	Leasehold expiring in 2047	33	Land: 11.344 acres Built-up: 16,630 sq m 20 years	Double-storey office, canteen, store, laboratory, single- storey factory and stockyard	10,518,458	23 June 1993 (A)
	*Property is currently	charged for	financing f	acilities	Siockydia		
5	Lot 7106, Kawasan Perindustrian Nilai Nilai Negeri Sembilan	Leasehold expiring in 2089	75	Land: 6.707 acres Built-up: 6,370 sq m 19 years	Single-storey factory and office, canteen and stockyard	4,153,290	16 March 2007 (A)
	*Property is currently	charged for	financing f	acilities			
6	HS(M) 1653 PT2100 Mukim Batang Kali District of Hulu Selangor Selangor	Leasehold expiring in 2052	38	Land: 7.981 acres Built-up: 4,842 sq m 20 years	Single-storey factory and office, canteen, stockyard, boiler room, generator room and compressor room	5,430,956	25 August 2010 (A)
	*Property is currently	charged for	financing f	acilities			
7	11 Jalan 10/11 Perjiranan 10 Pasir Gudang Johor	Leasehold expiring in 2082	68	Land: 0.035 acres Built-up: 150 sq m 22 years	Residential double-storey house	70,458	30 April 1992 (A)
8	31 Jalan 10/11 Perjiranan 10 Pasir Gudang Johor	Leasehold expiring in 2082	68	Land: 0.035 acres Built-up: 150 sq m 21 years	Residential double-storey house	71,691	8 September 1992 (A)

List of Properties (cont'd) As at 31 August 2014

	Location	Tenure	Residual Lease (Years)	Approximate Area / Age of Property	Description	Net Book Value 31-Aug-14 RM	Date of Acquisition (A) / Revaluation (R)
9	42 Jalan 10/11 Perjiranan 10 Pasir Gudang Johor	Leasehold expiring in 2082	68	Land: 0.035 acres Built-up: 150 sq m 22 years	Residential double-storey house	70,458	30 April 1992 (A)
10	8 Jalan 2/11 Jalan Bukit Rawang Jaya, Rawang Selangor	Freehold		Land: 0.030 acres Built-up: 90 sq m 19 years	Single-storey terrace house	44,640	28 April 1994 (A)
11	A-3-3 Block A Taman Nilai Perdana Nilai, Negeri Sembilan	Freehold		Built-up: 60.7 sq m 14 years	Apartment	20,240	27 May 2009 (A)
12	A-1-6, 1st Floor Block A Taman Nilai Perdana Nilai, Negeri Sembilan	Freehold		Built-up: 60.7 sq m 14 years	Apartment	22,880	27 May 2009 (A)
13	LA-3-2, Block LA Taman Nilai Perdana Nilai, Negeri Sembilan	Freehold		Built-up: 60.7 sq m 14 years	Apartment	20,240	27 May 2009 (A)
14	I-G-02, Jln PPK 2 Bandar Kinrara Section 3, Puchong Selangor	Leasehold expiring in 2099	85	Built-up: 114 sq m 8 years	Ground Floor Shoplot	340,000	30 Aug 2014 (R)
	*Property is currently	charged for	financing f	acilities			
15	Danau Putra Apartments Jln Putra Perdana 5F Taman Putra Sepang, Selangor	Leasehold expiring in 2092	78	11 years	Apartments		30 Aug 2014 (R)
	Unit 48-2A Unit 48-2B			Built up: 76 sq m Built up: 73 sq m		74,000 71,000	
	Unit 49-2A			Built up: 69 sq m		67,000	
	Unit 49-2B			Built up: 66 sq m		64,000	
	Unit 52-1B			Built up: 66 sq m		67,000	
	Unit 52-1C			Built up: 44 sq m		45,000	
				Built up: 73 sq m		75,000	
	Unit 52-1D Unit 53-2D			Built up: 61 sq m		60,000	

List of Properties (cont'd) As at 31 August 2014

	Location	Tenure	Residual Lease (Years)	Approximate Area / Age of Property	Description	Net Book Value 31-Aug-14 RM	Date of Acquisition (A) / Revaluation (R)
16	Unit B1-5-6 Pandan Mewah Heights Jln Mewah Utara Taman Pandan Mewah Ampang, Selangor	Leasehold expiring in 2086	72	12 years Built-up: 90 sq m	Condominium	230,000	30 Aug 2014 (R)
	*Property is currently	charged for	financing f	acilities			
17	Unit B1-5-7 Pandan Mewah Heights Jln Mewah Utara Taman Pandan Mewah Ampang, Selangor	Leasehold expiring in 2086	72	12 years Built-up: 90 sq m	Condominium	230,000	30 Aug 2014 (R)
	*Property is currently	charged for	financing f	acilities			
18	Unit No.40 Type Lavender Lembah Beringin Zone 2-1 Geran 8039, Lot 610 and Geran 11709 Lot 863 Mukim of Kerling Daerah Hulu Selangor Selangor	Freehold		Built-up: 151 sq m	Residential one and half-storey terrace house	75,000	30 Aug 2014 (R)
19	Lot 7692 PN 10780 Bandar Ulu Kelang District of Gombak Selangor	Leasehold expiring in 2078	64	Land: 1,191 sq m	Vacant detached residential plot	3,000,000	30 Aug 2014 (R)
20	44 & 44A, Jln Telawi 5 Bangsar Baru Kuala Lumpur	Freehold		Built-up: 332 sq m 33 years	Double-storey shop office	6,100,000	30 Aug 2014 (R)
	*Property is currently	charged for	financing f	acilities			

NOTICE OF ANNUAL GENERAL MEETING

NOTICE IS HEREBY GIVEN that the Thirtieth Annual General Meeting of the Company will be held at Bilik Perdana, Dewan Perdana Felda, Jalan Maktab, Off Jalan Semarak, 50400 Kuala Lumpur, on Wednesday, 11 February 2015 at 10.00 am for the following purposes:

AGENDA

ORDINARY BUSINESS

- To receive and adopt the Audited Financial Statements for the financial year ended 31 Resolution 1
 August 2014 together with the Reports of the Directors and the Auditors thereon.
- 2. To approve the payment of Directors' fees in respect to the financial year ended 31 August **Resolution 2** 2014
- 3. To re-elect Leong Kway Wah who retires pursuant to Article 102 of the Company's Articles **Resolution 3** of Association, and being eligible, offers himself for re-election.
- 4. To consider and if thought fit, to pass the following Ordinary Resolutions in accordance with Article 96 of the Company's Articles of Association:
 - "THAT Dennis Xavier, the Independent Non-Executive Director of the Company, who is retiring by rotation in accordance with Article 96 of the Company's Articles of Association, be and is hereby re-elected and retained as an Independent Non-Executive Director of the Company until the conclusion of the next Annual General Meeting,"
 - "THAT Davinia a/p Rajadurai, the Independent Non-Executive Director of the Company, who is retiring by rotation in accordance with Article 96 of the Company's Articles of Association, be and is hereby re-elected and retained as an Independent Non-Executive Director of the Company until the conclusion of the next Annual General Meeting."
- 5. To re-appoint Messrs Ernst & Young as Auditors of the Company and to authorise the **Resolution 5** Directors to fix their remuneration.

SPECIAL BUSINESS

To consider and if thought fit, to pass the following ordinary resolution:

6. To Empower the Directors of the Company to Issue Shares Pursuant to Section 132D of the Resolution 6 Companies Act, 1965

"THAT subject always to the Companies Act, 1965 ("Act"), the Memorandum and Articles of Association of the Company and the approvals of Bursa Malaysia Securities Berhad ("Bursa Securities") and the relevant Regulatory Authorities, the Directors be and hereby empowered, pursuant to section 132D of the Act, to issue shares in the Company at any time until the conclusion of the next Annual General Meeting and upon such terms and conditions and for such purposes as the Directors may, in their absolute discretion, deem fit provided that the aggregate number of shares to be issued does not exceed 10% of the total issued share capital of the Company for the time being."

ANY OTHER BUSINESS

 To transact any other business of which due notice shall have been given in accordance with the Company's Articles of Association and the Companies Act, 1965.

By order of the Board

NORAKHMAR BINTI BAHAROM (LS 0001698)

Secretary

Kuala Lumpur 21 January 2015

Notice of Annual General Meeting (cont'd)

NOTES:

Appointment of Proxy

- 1. A member of the Company entitled to attend and vote at the meeting is entitled to appoint a proxy or proxies to attend and vote in his stead. A proxy need not be a member of the Company and the provisions of Section 149(1)(b) of the Companies Act, 1965, shall not apply.
- 2. The instrument appointing a proxy shall be in writing under the hand of the appointor or his/her attorney duly authorised in writing, or if the appointor is a corporation, either under its Common Seal or signed by an officer or attorney duly authorised.
- 3. Where a member appoints more than one proxy, the appointments shall be invalid unless he/she specifies the proportions of his/her shareholdings to be represented by each proxy.
- 4. The instrument appointing a proxy and the power of attorney or other authority, if any, under which it is signed or a certified copy of that power or authority shall be deposited at the Registrar's Office at 22nd Floor Menara Promet (KH), Jalan Sultan Ismail, 50250 Kuala Lumpur, not less than forty-eight (48) hours before the time for holding the meeting or any adjournment thereof.
- 5. Members whose name appear in the Record of Depositors as at 5 February 2015 shall be regarded as Member of the Company entitled to attend the Annual General Meeting or appoint a proxy to attend and vote on his/her behalf.
- 6. Any alteration in the Form of Proxy must be initialled.

Re-Appointment of Director - Resolutions 4 (a) & (b)

The Ordinary Resolutions 4 (a) & (b) under Agenda 4 are to seek the shareholders' approval to re-appoint and retain the following Independent Non-Executive Directors of the Company:

- a) Dennis Xavier who has served as an Independent Non-Executive Director of the Company for a cumulative term of more than nine (9) years and is retiring by rotation in accordance with Article 96 of the Articles of Association of the Company.
- b) Davinia a/p Rajadurai who has served as an Independent Non-Executive Director of the Company for a cumulative term of more than nine (9) years and is retiring by rotation in accordance with Article 96 of the Articles of Association of the Company.

The Malaysian Code on Corporate Governance 2012 recommends that Shareholders' approval be sought in the event that the Company intends to retain an Independent Non-Executive Director who has served in that capacity for more than nine (9) years.

In relation thereto, the Board, through the Nomination and Remuneration Committee, has assessed the Independent of Dennis Xavier and Davinia a/p Rajadurai who have served as Independent Non-Executive Directors of the Company for a cumulative term of more than nine (9) years.

The Board recommends that Dennis Xavier and Davinia a/p Rajadurai to continue to act as Independent Non-Executive Directors of the Company for the following reasons:

- a) They fulfil the criteria as Independent Directors as defined in the Main Market Listing Requirements of Bursa Malaysia Securities Berhad, and therefore is able to bring independent and objective judgement to the Board.
- b) Their vast experiences in the legal background enable them to provide the Board with a diverse set of experience, expertise, skills and competence.
- c) They understand the Company's business operations which allow them to participate actively and contribute positively during deliberations or discussions at both the Committee and Board meetings.
- d) They devote sufficient time and effort and attend all the Committees and Board meetings for informed and balanced decision making.
- e) They exercise due care as Independent Directors of the Company and carry out their professional and fiduciary duties in the interest of the Company and its shareholders.

Notice of Annual General Meeting (cont'd)

EXPLANATORY NOTES ON SPECIAL BUSINESS

7. Resolution 6

To Empower the Directors of the Company to Issue Shares Pursuant to Section 132D of the Companies Act, 1965

The proposed resolution 6, if passed, will give a renewed mandate to the Directors of the Company to issue ordinary shares of the Company from time to time provided the aggregate number of shares issued pursuant to this resolution does not exceed 10% of the issued capital of the Company for the time being ("Renewed Mandate"). The Renewed Mandate, unless revoked or varied at a general meeting, will expire at the conclusion of the next Annual General Meeting of the Company.

As at the date of this Notice, no new shares in the Company were issued pursuant to the mandate granted to the Directors at the last Annual General Meeting held on 20 February 2014 and which will lapse at the conclusion of the Thirtieth Annual General Meeting.

The Renewed Mandate will enable the Directors to take swift action in case of, inter alia, a need for corporate exercises, or in the event of business opportunities, or other arising circumstances which involve the issue of new shares, and to avoid delay and cost in convening general meetings to approve such issue of shares.

STATEMENT ACCOMPANYING NOTICE OF ANNUAL GENERAL MEETING

- 1. The Directors standing for re-election at the Thirtieth Annual General Meeting of the Company are:
 - (a) Pursuant to Article 102 of the Company's Articles of Association
 - Leong Kway Wah
 - (b) Pursuant to Article 96 of the Company's Articles of Association
 - Dennis Xavier
 - Davinia a/p Rajadurai
- 2. The profiles of the Directors who are standing for re-election are set out on pages 4 to 6 of the Annual Report.
- 3. The above named Directors do not hold any interest in the securities of the Company.

FORM OF PROXY

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NO OF SHARES HELD	

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'	To re-appoint Messrs Ernst & Young as Auditors of the Company and to authorise the Directors to fix their remuneration		
1	Special Business: To empower the Directors of the Company to issue shares pursuant to Section 132D of the Companies Act, 1965		
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Signa			201

NOTE:

A member of the Company entitled to attend and vote is entitled to appoint a proxy or proxies to attend and vote in his stead. A proxy need not be a member of the Company. Where a member appoints more than one proxy, the appointment shall not be valid unless he specifies the proportion of his holding to be represented by each proxy. The instrument appointing a proxy must be deposited at the Registrar's Office of the Company, not less than forty-eight (48) hours before the time for holding the meeting.

AFFIX STAMP

MESTIKA PROJEK (M) SDN BHD (225545-V)

22nd Floor Menara Promet (KH) Jalan Sultan Ismail 50250 Kuala Lumpur Malaysia

2ND FOLD HERE
1ST FOLD HERE



Kalibaru Container Terminal, Tanjung Priok, Indonesia

CONCRETE ENGINEERING PRODUCTS BERHAD (88143-P)

22nd Floor Menara Promet (KH), Jalan Sultan Ismail, 50250 Kuala Lumpur P. O. Box: 11919, 50762 Kuala Lumpur, Malaysia Tel: (603)-2144 1066 Fax: (603)-2144 4885

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