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enclosed

Notice of annual general meeting

NOTICE IS HEREBY GIVEN that the Thirty-Seventh Annual General Meeting of the Company will be held at Conference Room, Level 3, Eastin Hotel, 13, Jalan 16/11, Pusat Dagang Seksyen 16, 46350 Petaling Jaya, Selangor on Tuesday, 15 June 2010 at 11.00 a.m. to transact the following business:

AGENDA

- 1. To receive and consider the Audited Financial Statements for the financial year ended 31 December 2009 together with the Reports of the Directors and Auditors there on.
- 2. To declare a final dividend of 1.5% less 25% income tax for the financial year ended 31 December 2009.
- 3. To approve payment of Directors' fees for the financial year ended 31 December 2009.
- 4. To re-elect the following Directors, who retire pursuant to Article 90 of the Company's Articles of Association:
 - a) Dato' Dr. Zabir Bin Bajuri
 - b) Datuk Abdul Jamil Bin Mohd Ali
 - c) Dato' Johan Bin Ariffin
- 5. To re-appoint Messrs KPMG as Auditors of the Company and authorize the Directors to fix their remuneration.
- 6. To transact any other business of which due notice shall have been given.

Ordinary Resolution 1

Ordinary Resolution 2

Ordinary Resolution 3

Ordinary Resolution 4
Ordinary Resolution 5
Ordinary Resolution 6

Ordinary Resolution 7

Notice of dividend entitlement

NOTICE IS ALSO HEREBY GIVEN that the Final Dividend of 1.5% less 25% income tax for the financial year ended 31 December 2009, if approved at the Thirty-Seventh Annual General Meeting, will be paid on 13 September 2010 to the shareholders whose names appear in the Record of Depositors at the close of business on 16 August 2010.

A Depositor shall qualify for entitlement to the dividend only in respect of :-

- a) Shares transferred into the Depositor's Securities Account before 4.00 p.m. on 16 August 2010 in respect of ordinary transfers; and
- b) Shares bought on Bursa Malaysia Securities Berhad on a cum entitlement basis according to the Rules of Bursa Malaysia Securities Berhad.

By Order of the Board

FONG PHOI SHAN (MAICSA 7014620)

Company Secretary

Petaling Jaya 24th May 2010

Notes

- 1. A member of the Company entitled to attend and vote at this meeting is entitled to appoint a proxy to attend and vote in his stead. A proxy need not be a member of the Company and a member may appoint any person to be his proxy without limitation. The provision of Section 149(1)(b) of the Companies Act, 1965 shall not apply.
- 2. A member may appoint more than 2 proxies to attend at the same meeting. Where a member appoints two or more proxies, he shall specify the proportion of his shareholdings to be represented by each proxy.
- 3. Where a member of the Company is an authorised nominee as defined under the Securities Industry (Central Depositories) Act, 1991, it may appoint at least one proxy in respect of each securities account it holds with ordinary shares of the Company standing to the credit of the said securities account.
- 4. The instrument appointing a proxy shall be in writing under the hand of the appointer or his attorney duly authorised in writing or if such appointer is a corporation under its common seal or the hand of its attorney.
- 5. All forms of proxy must be deposited at the Registered Office of the Company situated at Suite 3A33, Block A2, Leisure Commerce Square, No. 9, Jalan PJS 8/9, 46150 Petaling Jaya, Selangor not less than 48 hours before the time appointed for holding the meeting or any adjournment thereof.

Statement accompanying notice of annual general meeting

- 1. Names of Directors who are standing for re-election :-
 - (i) Directors retiring pursuant to Article 90 of the Company's Articles of Association:-
 - (a) Dato' Dr. Zabir Bin Bajuri
 - (b) Datuk Abdul Jamil Bin Mohd Ali
 - (c) Dato' Johan Bin Arrifin
- 2. Further details of Directors who are standing for re-election :-

Details of the abovenamed Directors who are standing for re-election are set out in the Directors' Profile appearing on pages 6 to 9 of the Annual Report.

Corporate information

BOARD OF DIRECTORS

Dato' Dr. Zabir Bin Bajuri (Independent Non-Executive Chairman)

Lai Kim Hean (Managing Director) Lim Shiak Ling (Executive Director,

Datuk Abdul Jamil Bin Mohd Ali (Non-Independent Non-Executive Director)

Dato' Johan Bin Ariffin (Non-Independent Non-Executive Director)
Dato' Lim Chee Meng (Non-Independent Non-Executive Director)
Dato' Wira Zainuddin Bin Mahmud (Independent Non-Executive Director)
Koay Then Hin (Independent Non-Executive Director)
Foo Kee Fatt (Independent Non-Executive Director)

AUDIT AND RISK MANAGEMENT COMMITTEE

Dato' Wira Zainuddin Bin Mahmud (Chairman) Koay Then Hin Foo Kee Fatt

REMUNERATION COMMITTEE

Datuk Abdul Jamil Bin Mohd Ali (Chairman) Dato' Lim Chee Meng Lai Kim Hean

NOMINATION COMMITTEE

Foo Kee Fatt (Chairman) Dato' Lim Chee Meng Koay Then Hin

SECRETARY

Fong Phoi Shan

AUDITORS

KPMG

1st Floor, Wisma Penang Garden, 42, Jalan Sultan Ahmad Shah, 10050 Penang.

Tel: 04-2272288 Fax: 04-2271888

SHARE REGISTRARS

Symphony Share Registrars Sdn. Bhd. 55, Medan Ipoh 1A,

Medan Ipoh Bistari, 31400 Ipoh, Perak. Tel: 05-5474833 Fax: 05-5474363

BANKERS

Malayan Banking Bhd. United Overseas Bank (Malaysia) Bhd. RHB Bank Bhd. Standard Chartered Bank Malaysia Bhd. Hong Leong Bank Bhd.

REGISTERED OFFICE

Suite 3A33, Block A2, Leisure Commerce Square, No. 9, Jalan PJS 8/9, 46150 Petaling Jaya, Selangor.

Tel: 03-78772939 Fax: 03-78776939

HEAD OFFICE

Lot 77 & 78, Persiaran 11, Kawasan Perusahaan Bakar Arang, 08000 Sungai Petani, Kedah Darul Aman.

Tel: 04-4227888 Fax: 04-4217888

E mail: cicb@cicb.com.my Website: www.cicb.com.my

STOCK EXCHANGE LISTING

Main Market of the Bursa Malaysia Securities Berhad

Stock Code: 8052 Stock Name: CICB

Profile of directors

DATO' DR. ZABIR BIN BAJURI, DBA, DPMS, SSA, KMN, PPT

(Chairman, Independent Non-Executive Director) Malaysian, 63 years of age YBhg. Dato' Dr. Zabir Bin Bajuri was appointed to the Board of CICB on 4 February 2005. He graduated with a Bachelor of Economics (Hons) degree from University of Malaya in 1970 and obtained his Certificate of Commercial Banking from Manchester Business School, United Kingdom in 1978.

He began his career in 1970 as Assistant Economist at Bank Negara Malaysia and in 1971 was appointed Director of Housing & City Development at Penang Development Corporation.

In 1974, he was appointed Manager of Bumiputra Special Division at Bank Bumiputra Malaysia Berhad and in 1979, Chief Executive Officer of Credit Guarantee Corporation (M) Bhd.

He was appointed Group Managing Director of Kumpulan Perangsang Selangor Berhad (KPSB) from 1987 to 1995. From 1998 to 31 August 2004, he was the President of Kumpulan Darul Ehsan Berhad (KDEB) and Executive Chairman of Kumpulan Perangsang Selangor Berhad (KPSB).

Currently, he is the Executive Chairman of DZB Resources Sdn. Bhd. and Zetcom Sdn. Bhd.

He has no shareholding in CICB.

DATUK ABDUL JAMIL BIN MOHD ALI, DPMT, PJN

(Non-Independent Non-Executive Director) Malaysian, 65 years of age YBhg. Datuk Abdul Jamil Bin Mohd Ali was appointed to the Board of CICB on 4 February 2005. He is the Chairman of the Remuneration Committee of the Company. He obtained a BSc (Hons) degree from University of Malaya in 1968. Subsequently in 1972, he gained a post-graduate MSc degree from University of Ghent, Belgium.

In 1995, he attended the Advanced Management Program at Harvard, USA. He retired from Government service in September 1999 holding the post of Director-General of Agriculture. He then joined Golden Hope Plantations Bhd as Agri-Business Consultant where he served for 5 years. He retired from the said post in February 2005.

He has no shareholding in CICB

YBhg. Dato' Wira Zainuddin Bin Mahmud was appointed to the Board of CICB on 26 May 2004. He is the Chairman of the Audit and Risk Management Committee of the Company. He holds a Higher School Certificate from the Royal Military College, Sungai Besi, Kuala Lumpur. In 1965 to 1966, he attended the Faculty of Agriculture, University of Malaya.

YBhg. Dato' Wira Zainuddin began his career as a State Administration Services Cadet with the Kedah Civil Service in 1966. From 1968 to 1995, he served in various positions in the Kedah Civil Service including serving as a District Officer of Yan, Kulim and Kota Star. He also served as the Private Secretary to the Sultan of Kedah in 1972, and as Kedah State Treasury (Bursar) from 1977 to 1981.

YBhg. Dato' Wira Zainuddin served as the Deputy State Secretary (Development)/ Director and Kedah Economic Planning Unit from July 1996 until his retirement in 2000.

YBhg. Dato' Wira Zainuddin had also held leadership positions in numerous sports and recreational organizations in Kedah, amongst others as the Honorary Secretary of Kelab Kedah Darulaman, Vice President of Kedah Squash Association and Deputy President of Kedah Lawn Tennis Association and Kedah Civil Service Council for Welfare and Sports (MAKSAK).

He has no shareholding in CICB.

YBhg. Dato' Johan Ariffin was appointed to the Board of CICB on 4 February 2005.

He started his career in the real estate division of Citibank. Thereafter, he held various senior positions in several public listed companies as well as venturing into his own successful marketing and advertising consultancy and property development business. He then headed Danaharta's Property Division as Senior General Manager before moving on to head TTDI Development Sdn Bhd.

He is currently the Chairman of Mitraland Properties Sdn Bhd and a National Council Member of the Real Estate Housing Developers' Association Malaysia (REHDA), besides serving on the boards of Malayan Banking Berhad and several other companies.

He has no shareholding in CICB.

DATO' WIRA ZAINUDDIN BIN MAHMUD, DGMK, DSDK, KMN, AMK, BCK

Director)
Malavsian, 64 years of age

DATO' JOHAN BIN ARIFFIN, DPTJ

(Non-Independent Non-Executive Director) Malaysian, 51 years of age

DATO' LIM CHEE MENG, DSDK

(Non-Independent Non-Executive Director) Malaysian, 37 years of age YBhg. Dato' Lim Chee Meng was appointed to the Board of CICB on 4 September 2001. He is a member of the Remuneration and Nomination Committee of the Company. He holds a Bachelor in Civil Engineering (Hons) Degree from the University of Wales, United Kingdom. He presently sits on the boards of directors of various companies which are involved inter-alia in manufacturing, business development, infrastructure and utility projects and oversees the management of these companies. He is an Executive Deputy Chairman of Taliworks Corporation Berhad, another public listed company.

He has an indirect shareholding of 12,232,000 ordinary shares of RM1.00 each in CICB.

LAI KIM HEAN

(Managing Director) Malaysian, 69 years of age Mr. Lai Kim Hean was appointed to the Board of CICB on 4 July 1996. He is the Managing Director and a member of the Remuneration Committee of the Company. He holds a Master Of Science (MSc) degree in International Marketing from University of Strathclyde, Scotland and Diploma in Marketing from the Chartered Institute of Marketing, UK. He also attended overseas management courses in Ashridge Management College, UK and Asian Institute of Management, Manila.

Prior to his appointment as Director of CICB, he was the Managing Director of Hagemeyer Marketing Services Sdn. Bhd. from January 1992 to July 1996. He has considerable experience in marketing and general management and is a past Chairman of Institute of Marketing Malaysia (IMM). He is presently a Fellow Member of IMM, a Member of Malaysian Institute of Directors (MID) as well as Malaysian Institute of Management (MIM). He is also a Director of the Company's wholly owned subsidiary, CIC Marketing Sdn. Bhd. and other private companies. He has served for over 18 years in the Malaysian Territorial Army (Malaysian Services Corps) and retired with the rank of Mejar.

He has a direct shareholding of 349,000 ordinary shares of RM1.00 each in CICB.

LIM SHIAK LING

(Executive Director) Malaysian, 38 years of age Ms. Lim Shiak Ling was appointed to the Board of CICB on 24 November 2008. Prior to her appointment, she was the Alternate Director to YBhg. Dato' Lim Chee Meng from 4 September 2001 to 24 November 2008. She holds a Bachelor in Commerce degree from Curtin University of Technology Perth, Australia. She also sits on the boards of directors of several private companies and currently oversees the marketing and business development activities of these companies.

She has no shareholding in CICB.

Mr. Koay Then Hin joined the Company as a Mechanical Engineer in 1974. He was promoted to Production Manager in 1977, Factory Manager in 1981, General Manager in 1986 and Senior General Manager from January 1993 to July 2005. Subsequently, he acted as an Advisor of the Company from August 2005 to July 2006. He was appointed to the Board of CICB on 28 January 1993. He is a member of the Audit and Risk Management Committee and the Nomination Committee of the Company. He is also a Director of the Company's wholly owned subsidiary, CIC Marketing Sdn. Bhd.

He holds a Bachelor in Engineering Degree from National Taiwan University. He has more than 20 years of experience in industrial management.

He has no shareholding in CICB.

Mr. Foo Kee Fatt was appointed to the Board of CICB on 26 May 2004. He is a member of the Audit and Risk Management Committee and the Chairman of the Nomination Committee of the Company. He is a member of The Malaysian Institute of Certified Public Accountant and Malaysian Institute of Accountants. He is also an approved company auditor under Section 8 of the Malaysian Companies Act 1965.

In 1987, he joined and served his articleship with one of the reputable international accounting firms. From 1993 to 2006, he was with a local accounting firm with international affiliation. In 2007, he set up an accounting firm in Penang and joined another local accounting firm in Johor. He is also an Independent Non-Executive Director of Padini Holdings Berhad, another public listed company.

He has no shareholding in CICB.

Additional Information on Members of the Board

- None of the other Directors has any family relationship with any Director and/or major shareholder of the Company save and except for the following:-
 - (i) YBhg. Dato' Lim Chee Meng is the brother of Ms. Lim Shiak Ling, a director of the Company and Mr. Lim Chin Sean, a major shareholder of the Company by virtue of his deemed interest.
- As at to-date, there has been no occurrence of conflict of interest between any Member of the Board and the Company.
- None of the Board Members has been convicted of any offence within the past 10 years, other than traffic offences, if any.

KOAY THEN HIN

(Independent Non-Executive Director) Malaysian, 64 years of age

FOO KEE FATT

(Independent Non-Executive Director) Malaysian, 44 years of age

Chairman's statement

On behalf of the Board of Directors, I am pleased to present the Annual Report and the Audited Financial Statement of the Company for the Financial Year ended 31 December 2009.

FINANCIAL PERFORMANCE

2009 was a very challenging year with uncertainties influencing global financial economies. The Malaysian economy registered contractions for the first three quarters of the year, however had shown signs of recovery in the fourth quarter. Despite the unfavourable global economic environment, the Group managed to register a consolidated profit after tax of RM0.884 million against RM1.197 million the previous year.

The consolidated overall sales increased 3.2% against previous year from RM60.342 million to RM62.287 million. The domestic sales for year 2009 were RM38.193 million, compared to RM39.194 million, a slight decline of 2.5%. Due to our concerted effort to expand the export sales, we managed to achieve sales of RM24.09 million against RM21.47 million, an increase of 13.9%.

The Company's wholly-owned subsidiary in Singapore, CICS Distributors Pte. Ltd. recorded significant growth in both revenue and profitability. The sales for year 2009 increased 48% from RM4.444 million to RM6.604 million. The profit after tax increased 85% from RM0.298 million to RM0.552 million.

OPERATIONAL REVIEW AND FUTURE OUTLOOK

Due to the prevailing weak financial environment, our overall gross profit was reduced from 14.45% to 12.88%. To reverse this trend, we are placing even more marketing emphasis on our product ranges that command higher margins and developing new higher quality products.

Our strategy to penetrate our tape products into new export markets has resulted positively. The export sales continued to increase in the first quarter of 2010. We have been relatively successful in developing new customers from USA and Europe. We are confident that this positive trend will continue in the years ahead.

DIVIDEND

Despite a drop in profitability, the Board of Directors being conscious of the Company's commitment to uninterrupted dividend payment, is pleased to recommend a similar dividend rate of 1.5% less 25% income tax for the financial year ended 31 December 2009. This is subject to your approval at the forthcoming Annual General Meeting.

ACKNOWLEDGEMENT

On behalf of the Board of Directors, I would like to take this opportunity to extend my sincere thanks to our shareholders, valued customers, financiers and business associates for their continued confidence and support.

I also wish to take this opportunity to thank my fellow Board of Directors, Management and Staff for their loyalty, commitment and valuable contributions.

The Board looks forward to your continuous support and cooperation for the new year.

DATO' DR. ZABIR BIN BAJURI

DBA, DPMS, SSA, KMN, PPT Chairman Bagi pihak Lembaga Pengarah, saya dengan sukacitanya membentangkan Laporan Tahunan Syarikat dan Penyata Kewangan yang diaudit bagi Tahun Kewangan berakhir 31 Disember 2009.

PRESTASI KEWANGAN SYARIKAT

Tahun 2009 merupakan tahun yang penuh dengan cabaran hebat dan ketidakpastian yang telah mempengaruhi ekonomi kewangan global. Ekonomi Malaysia telah mencatatkan pengecutan pada tiga suku pertama tahun ini, Walau bagaimanapun, ia telah menunjukkan tanda-tanda pemulihan dalam suku keempat. Sungguhpun persekitaran ekonomi global agak kurang memberangsangkan, Kumpulan Syarikat kami masih berjaya merekodkan keuntungan selepas cukai yang disatukan berjumlah RM0.884 juta berbanding dengan RM1.197 juta pada tahun sebelumnya.

Jualan yang disatukan secara keseluruhan telah meningkat sebanyak 3.2% berbanding dengan tahun sebelumnya daripada RM60.342 juta kepada RM62.287 juta. Jualan tempatan untuk tahun 2009 adalah RM38.193 juta, jika dibandingkan dengan RM39.194 juta, penurunan sebanyak 2.5%. Disebabkan usaha bersepadu kami dalam mengembangkan jualan eksport, kami telah berjaya mencapai jualan berjumlah RM24.09 juta berbanding dengan RM21.47 juta, peningkatan sebanyak 13.9%.

Subsidiari milik penuh Syarikat kami di Singapura, CICS Distributors Pte. Ltd. telah merekodkan pertumbuhan yang ketara dalam jualan dan keuntungan. Hasil jualan pada tahun 2009 telah bertambah daripada RM4.444 juta kepada RM6.604 juta. Keuntungan selepas cukai telah meningkat sebanyak 85% daripada RM0.298 juta kepada RM0.552 juta.

ULASAN OPERASI DAN TINJAUAN MASA DEPAN

Disebabkan persekitaran kewangan yang lemah, keuntungan kasar keseluruhan Syarikat kami telah berkurangan daripada 14.45% kepada 12.88%. Untuk mengubah haluan ini, kami lebih mengutamakan pemasaran rangkaian produk-produk kami yang memberikan garis keuntungan yang lebih tinggi dan menghasilkan produk-produk baru yang lebih berkualiti tinggi.

Strategi kami untuk menembusi pasaran eksport baru dengan produk-produk pita telah memberikan keputusan yang positif. Jualan eksport telah bertambah secara berterusan dalam suku pertama tahun 2010. Kami agak berjaya mendapat pelanggan-pelanggan baru dari Amerika Syarikat dan Eropah. Kami amat yakin bahawa haluan positif ini akan berterusan pada tahun-tahun yang akan datang.

DIVIDEN

Walaupun keuntungan Syarikat telah menurun, Lembaga Pengarah Syarikat sedar akan komitmen Syarikat dalam pembayaran dividen yang berkesinambungan, dengan sukacitanya mengesyorkan kadar dividen berjumlah 1.5% tolak cukai pendapatan sebanyak 25% bagi tahun berakhir 31 Disember 2009. Walaubagaimanapun, ini adalah tertakluk kepada kelulusan anda sekalian pada Mesyuarat Agung Tahunan akan datang.

PENGHARGAAN

Bagi pihak Lembaga Pengarah Syarikat, saya ingin mengambil kesempatan ini untuk menyampaikan ucapan terima kasih yang ikhlas kepada pemegang-pemegang saham, pelanggan-pelanggan yang dihargai, institusi-institusi kewangan dan peniaga-peniaga bersekutu atas keyakinan dan sokongan yang berterusan.

Saya juga ingin mengambil kesempatan ini untuk mengucapkan terima kasih kepada ahli-ahli Lembaga Pengarah, pihak pengurusan dan kakitangan-kakitangan atas kesetiaan, komitmen dan sumbangan berharga mereka

Pihak Lembaga Pengarah Syarikat mengharapkan sokongan dan kerjasama yang berterusan pada tahun baru isi

DATO' DR. ZABIR BIN BAJURI DBA, DPMS, SSA, KMN, PPT Pengerusi

Audit and risk management committee report

MEMBERS

Dato' Wira Zainuddin Bin Mahmud (Chairman, Independent Non-Executive Director)
Mr. Foo Kee Fatt (Independent Non-Executive Director)
Mr. Koay Then Hin (Independent Non-Executive Director)

TERMS OF REFERENCE

Membership

The Audit and Risk Management Committee shall be appointed by the Board of Directors from amongst their number and shall be composed of not fewer than 3 members. All the members of the Committee must be non-executive directors, with a majority of them being independent directors. Alternate Directors must not be appointed as members of the Committee. All members of the Committee shall be financially literate and at least one of the members of the Committee:-

- (i) must be a member of the Malaysian Institute of Accountants (MIA); or
- (ii) if he is not a member of MIA
 - (a) he must have passed the examinations specified in Part 1 of the 1st Schedule of the Accountants Act 1967 and have at least three (3) years working experience; or
 - (b) he must be a member of one of the associations of accountants specified in Part II of the 1st Schedule of the Accountants Act 1967 and have at least three (3) years working experience; or
- (iii) fulfills such other requirements as prescribed or approved by Bursa Malaysia Securities Berhad.

The members of the Committee shall elect a Chairman from amongst their number who shall be an independent director. The Chairman elected shall be subject to endorsement by the Board. If a member of the Committee resigns, dies or for any reason ceases to be a member with the result that the number of members is reduced to below 3, the Board of Directors shall, within 3 months of that event, appoint such number of new members as may be required to make up the minimum number of 3 members.

Notice of Meeting and Attendance

The agenda for Audit and Risk Management Committee meetings shall be circulated before each meeting to members of the Committee. The quorum for meetings of the Committee shall be 2 members with the majority of members present being independent directors.

The Committee may require the external and/or internal auditors and any official of the Company to attend any of its meetings as it determines. The external auditors shall have the right to appear and be heard at any meeting of the Audit and Risk Management Committee and shall appear before the Committee when required to do so by the Committee.

The head of finance, the head of internal audit and a representative of the internal or external auditors shall normally attend meetings. Other Board members may attend meetings upon the invitation of the Committee. The Committee shall meet with the external auditors without executive board members present at least twice a year.

The Company Secretary of the Company shall be the Secretary of the Committee.

Frequency of Meetings

Meetings of the Audit and Risk Management Committee shall be held not less than four times a year. Upon request of any of its members, the internal or external auditors, the Chairman of the Audit and Risk Management Committee shall convene a meeting of the Committee.

Authority

In carry out their duties and responsibilities, the Audit and Risk Management Committee shall :-

- (a) have the authority to investigate any matters within its terms of reference;
- (b) have the resources which are required to perform its duties;
- (c) have full and unrestricted access to any information pertaining to the Group;
- (d) have direct communication channels with the External and Internal Auditors, as well as employees of the Group;
- (e) be able to obtain independent professional or other advice if it deems necessary; and
- (f) be able to convene meetings with the external auditors, the internal auditors or both, excluding the attendance of other directors and employees of the Company, whenever deemed necessary.

Audit and risk management committee report (contd)

Duties

The duties of the Committee shall be :-

- 1. To review with the external auditors :-
 - the audit plan;
 - the evaluation of the system of internal accounting controls;
 - problems and reservation arising from their audits; and
 - the audit report on the financial statements.
- 2. To review the assistance given by the employees of the Company to the external and internal auditors;
- 3. To review the external auditors' management letter and management response;
- 4. To review the quarterly results and year end financial statements, prior to the approval by the Board of Directors, focusing particularly on:-
 - (a) Changes in or implementation of major accounting policy changes;
 - (b) Significant and unusual events;
 - (c) Significant adjustments arising from audit;
 - (d) The going concern assumption; and
 - (e) Compliance with accounting standards and other legal requirements.
- To review the adequacy of the scope, functions, competency and resources of the internal audit functions and that it has the necessary authority to carry out its work;
- 6. To review the internal audit programme, processes, results of the internal audit programme, processes or investigations undertaken and whether or not appropriate action is taken regarding the recommendations of the internal audit function;
- 7. To review any related party transactions and conflict of interest situation that may arise within the Company or Group including any transaction, procedure or course of conduct that raises questions of management integrity;
- 8. To consider the nomination/appointment, remuneration and resignation or dismissal of the auditors;
- 9. To request the auditors to look into the following specific areas, if necessary :-
 - (a) to determine any misuse of funds;
 - (b) to determine whether the capital expenditure is approved in accordance with the Company's guidelines;
 - (c) to determine whether common expenses are fairly apportioned to the Company.
- 10. To review the risk profile of the Company and establish risk management processes that should be adopted and develop appropriate strategy, guidelines and policies for implementation;
- 11. To verify that the allocation of options during the year pursuant to Employees' Share Option Scheme complies with the criteria of allocation:
- 12. To promptly report to Bursa Malaysia Securities Berhad if it is of the view that a matter reported by it to the Board has not been satisfactorily resolved resulting in breach of the Listing Requirements;
- 13. To review such other functions as may be agreed to by the Committee and the Board of Directors from time to time.

Reporting Procedures

The Secretary shall circulate the minutes of the meetings of the Committee to all members of the Board.

Audit and risk management committee report (contd)

DETAILS OF ATTENDANCE AT AUDIT AND RISK MANAGEMENT COMMITTEE MEETINGS

Four (4) Audit and Risk Management Committee meetings were held during the financial year ended 31 December 2009. Details of the attendance of Audit and Risk Management Committee members at the meetings are as follows:

Name Total Meetings
Attendance

Dato' Wira Zainuddin Bin Mahmud Foo Kee Fatt Koay Then Hin 4/4 meetings 4/4 meetings 3/4 meetings

SUMMARY OF ACTIVITIES OF THE COMMITTEE DURING THE YEAR

The activities carried out by the Audit and Risk Management Committee during the financial year under review were as follows:-

- (a) Reviewed with the external auditors on the audit plan and the audit report on the financial statements;
- (b) Reviewed the quarterly financial results for each quarter of the Company and the Group prior to the Board of Directors' approval and announcement to Bursa Malaysia Securities Berhad, focusing particularly on:
 - the overall performance of the Company;
 - the prospects for the Group;
 - compliance with accounting standards and other legal requirements;
 - changes in or implementation of major accounting policy changes;
 - significant and unusual events;
 - significant adjustments arising from audit.
- (c) Reviewed the annual budget and year-end financial statements.
- (d) Rviewed the proposed audit programme/plan to be undertaken by the Internal Auditors and reviewed the report of the internal auditors.

INTERNAL AUDIT FUNCTION

The Audit and Risk Management Committee shall oversee all internal audit function and is authorised to commission investigations to be conducted by the internal auditors, as it deems fit. The responsibilities of the internal audit function, which report directly to the Committee, include the provision of reasonable assurance to all levels of management concerning the overall control over assets and the effectiveness of the system of the internal control in achieving the Company's overall objectives.

The company has outsourced the internal audit function to Messrs. UHY Diong. During the financial year, the Internal Auditors carried out a total of four (4) audit assignments on the Company and its subsidiaries in accordance with the audit plan. The Internal Auditors had updated the principal risk faced, or potentially exposed by the Company and its subsidiaries.

For the financial year 2009, the total cost of the internal audit function was RM39,389.00

Corporate governance statement

The Board of Directors ("the Board") of Central Industrial Corporation Berhad (the "Company") fully appreciates the importance of adopting high standards of corporate governance within the Group, comprising the Company and its subsidiaries. The Board views corporate governance as synonymous with three key concepts, namely transparency, accountability and integrity.

The Board evaluates the status of the Group's corporate governance practices with a view to adopt and apply, where practicable, the Principles and Best Practices stated in Parts 1 and 2 of the Malaysian Code on Corporate Governance (the "Code") respectively. As such, the Board is fully committed to the maintenance of high standards of corporate governance in its quest to enhance shareholder value.

PRINCIPLES STATEMENT

The following statement sets out how the Group has applied the Principles of the Code and how the Board has complied with the Best Practices set out in the Code for the financial year under review.

A. BOARD OF DIRECTORS

Board duties and responsibilities

The Board acknowledges its role in the stewardship of the Group's direction and operations, and ultimately the enhancement of long-term shareholder value. To fulfill this role, the Board is responsible for the overall corporate governance of the Group, including its strategic direction, establishing goals for Management and monitoring the achievement of these goals. Although it does not have a formal schedule of matters reserved to it for decision, the Board is normally involved in deciding the overall Group strategy and direction, acquisition and divestment policy, approval of capital expenditure, consideration of significant financial matters and the review of financial and operating performance of the Group.

The Board delegates the day-to-day operations of the Group to the Managing Director and Executive Director, who have vast experience in the business of the Group.

Meetings

The Board is scheduled to meet at least four (4) times a year, with additional meetings convened when urgent and important decisions need to be taken between the scheduled meetings. During the financial year ended 31 December 2009, the Board met on five (5) occasions, where it deliberated upon and considered a variety of matters including the Group's financial results, strategic decisions and the direction of the Group.

The attendances of the Directors during the financial year are as follows:

	No. of meeting	
	Held	Attended
Name of directors		
Dato' Dr. Zabir Bin Bajuri	5	4
Datuk Abdul Jamil Bin Mohd Ali	5	5
Dato' Wira Zainuddin Bin Mahmud	5	5
Dato' Johan Bin Ariffin	5	3
Dato' Lim Chee Meng	5	4
Lai Kim Hean	5	5
Koay Then Hin	5	4
Foo Kee Fatt	5	5
Lim Shiak Ling	5	4

All Directors are furnished with an agenda and documents on matters requiring their consideration in advance of each Board meeting. The Chairman, with the assistance of the Company Secretary, undertakes the primary responsibility for organising information necessary for the Board to deal with the agenda and for providing this information to the Directors on a timely basis. During the meetings, the Board is briefed on matters dealt with in the agenda and, where appropriate, additional information is made available to Directors. All proceedings of Board meetings are duly recorded and the minutes thereof signed by the Chairman of the Board.

A. BOARD OF DIRECTORS (cont'd)

Board Committees

The Board of Directors delegates certain responsibilities to Board Committees, namely an Audit and Risk Management Committee, a Nomination Committee, a Remuneration Committee and an Employees' Share Option Scheme ("ESOS") Committee in order to enhance business and operational efficiency as well as efficacy. The ESOS Committee was established to administer the Company's ESOS in accordance with the by-laws thereof to determine, amongst others, participation eligibility, option offers and share allocations.

All Board Committees have written terms of reference and the Board receives reports of their proceedings and deliberations, where relevant. The Chairman of various Committees reports to the Board the outcome of the Committee meetings.

Board balance

At the date of this statement, the Board consists of nine (9) members; comprising two (2) Executive Directors, three (3) Non-Executive Directors and four (4) Independent Non-Executive Directors. A brief profile of each Director is presented on pages 6 to 9 of the Annual Report.

The concept of independence adopted by the Board is in tandem with the definition of an independent Director in Section 1.01 of the Listing Requirements of Bursa Malaysia Securities Berhad ("Bursa Securities"). The key elements for fulfilling the criteria are the appointment of Directors who are not members of Management and who are free of any relationship which could interfere with the exercise of independent judgement or the ability to act in the best interest of the Company. The Board complies with paragraph 15.02 of the Listing Requirements, which requires that at least two (2) Directors or one-third of the Board of the Company, whichever is the higher, are independent Directors.

The Directors, with their different backgrounds and specializations, collectively bring with them a wide range of experience and expertise in areas such as finance, corporate affairs, legal, marketing and operations.

The Executive Directors are responsible for implementing the policies and decisions of the Board, overseeing the operations as well as coordinating the development and implementation of business and corporate strategies. The presence of independent Non-Executive Directors in the Board is essential as they provide an unbiased and independent view, advice and judgement to the decision-making of the Board and provide an appropriate check and balance for the Executive Directors, thereby ensuring that no one individual or group dominates the Board's decision-making process.

Together with the Executive Directors who have intimate knowledge of the business, the Board is constituted of individuals who have a proper understanding of and competence to deal with, current and emerging business issues.

There is a clear division of responsibilities at the head of the Company to ensure a balance of authority and power. The Board is led by Dato' Dr. Zabir Bin Bajuri, an independent non-executive Chairman while the executive management of the Company is led by Mr. Lai Kim Hean, the Managing Director.

Although the role of the Chairman is not defined with his position responsibilities, the Chairman in practice is responsible for running the Board and ensures that all Directors receive sufficient relevant information on financial and non-financial matters to enable them to participate actively in Board decisions.

The Managing Director is responsible for the day-to-day management of the business as well as the implementation of Board's policies and decisions.

The Board is satisfied that the current Board composition fairly reflects the interests of minority shareholders in the Company.

The Board has also appointed Dato' Wira Zainuddin Bin Mahmud as the Senior Independent Non-Executive Director to whom concerns pertaining to the Group may be conveyed by the shareholders and public.

Supply of information

The Board recognises that the decision-making process is highly dependent on the quality of information furnished. As such, all Directors have unrestricted access to any information pertaining to the Group.

The Chairman, with the assistance of the Company Secretary, ensures that all Directors have full and timely access to information with Board papers distributed in advance of Board meetings. This ensures that Directors have sufficient time to understand and appreciate issues deliberated at the Board meeting and expedites the decision-making process.

A. BOARD OF DIRECTORS (cont'd)

Supply of information (cont'd)

Every Director also has unhindered access to the advice and services of the Company Secretary. The Board believes that the current Company Secretary is capable of carrying out her duties to ensure the effective functioning of the Board. The Articles of Association specify that the removal of the Company Secretary is a matter for the Board as a whole.

Before meetings of the Board and Board Committees, appropriate documents, which include the agenda and reports relevant to the issues to be deliberated at the meetings covering the areas of financial, operational and regulatory compliance matters, are circulated to all Directors, to enable them to obtain further explanation, where necessary, in order to be properly briefed before the meeting.

The Directors meet, review and approve all corporate announcements, including the announcement of quarterly financial results, before releasing them to Bursa Securities.

The Board as a whole will determine, whether as a full board or in their individual capacity, to take independent professional advice, where necessary and under appropriate circumstances, in furtherance of their duties, at the Group's expense. However, where necessary and under appropriate circumstances in furtherance of his duties, any Director may do so with the prior consent and approval of the Chairman.

Appointments to the Board

Nomination Committee

The Nomination Committee comprises the following members :

Mr. Foo Kee Fatt
 Dato' Lim Chee Meng
 Mr. Koay Then Hin
 Chairman, Independent Non-Executive Director
 Member, Non-Independent Non-Executive Director
 Member, Independent Non-Executive Director

The Committee consists entirely of Non-Executive Directors, a majority of whom are independent in accordance with Best Practices of the Code.

The Nomination Committee is empowered by the Board and its terms of reference to bring to the Board recommendations on the appointment of new Directors. The Committee is to systematically keep under review the effectiveness of the Board and Board Committees as a whole and for assessing the contribution of each individual Director in discharging his duties. The Nomination Committee is also empowered to seek professional advice within or outside the Group as it considers necessary in the discharge of its responsibilities.

The Committee shall meet at least once a year and as and when it is necessary, and at least once every year in carrying out an annual review of the Board, its Committees and the contribution of individual Directors to the Company.

The Committee met once during the financial year to review the size and composition of the Board as well as performance of the other Board Committees. The Committee had also discussed and deliberated on the contributions of the Board and Nomination Committee with the respective members of the Nomination Committee abstaining from the process.

The Company Secretary will ensure that all necessary information is obtained and that all legal and regulatory obligations are met before appointments of new Directors are made.

A. BOARD OF DIRECTORS (cont'd)

Appointments to the Board (cont'd)

Directors' training

The Board, through the Nomination Committee, ensures that it recruits to the Board only individuals of sufficient calibre, knowledge and experience to fulfil the duties of a Director appropriately. As at the date of this Statement, all Directors have attended and successfully completed the Mandatory Accreditation Programme as required by Bursa Securities. The Directors continue to undergo the continuous education program to enhance their skills and knowledge, where relevant.

Among the training programmes and seminars attended by the Directors during the year are as follows:-

- Corporate Governance And Media
- Towards Boardroom Excellence: Managing Related Party Transaction & Conflict Of Interest
- Board Effectiveness : Redefining The Roles & Functions Of An Independent Director
- Implementing Business Plan Strategies
- The Inside Story Of The Annual Report: What You Need To Know
- International Business Expansion
- The All New 2010 Edition Of The Quarterly Interim Financial Reporting
- Overseas Business Expansion

Re-election

In accordance with the provisions of the Articles of Association of the Company, one-third of the Directors for the time being or, if their number is not a multiple of three (3), then the number nearest to one-third shall retire from office at the Annual General Meeting ("AGM"). All the Directors shall retire from office once at least in each three years and shall be eligible for re-election.

To assist shareholders in their decision, sufficient information such as personal profile, meetings attendance and the shareholdings in the Group of each Director standing for election are furnished in the statement accompanying notice of the Annual General Meeting and this statement.

In accordance with Section 129(6) of the Companies Act, 1965, Directors who are over seventy (70) years of age are required to submit themselves for re-appointment on an annual basis.

B. DIRECTORS' REMUNERATION

Remuneration Committee

The Remuneration Committee comprises the following members:

Datuk Abdul Jamil Bin Mohd Ali
 Dato' Lim Chee Meng
 Mr. Lai Kim Hean
 Chairman, Non-Independent Non-Executive Director
 Member, Non-Independent Executive Director
 Member, Non-Independent Executive Director

The Committee consists mainly of Non-Executive Directors. The Remuneration Committee is responsible for recommending and putting in place a structured remuneration framework for Executive Directors.

The determination of remuneration packages of Non-Executive Directors shall be a matter for the Board as a whole, with individual Directors abstaining from decisions in respect of their individual remuneration. During the financial year, the Remuneration Committee met once to review the bonuses and increments of the Executive Directors.

The policy adopted by the Committee on Directors' remuneration is to structure remuneration packages necessary to attract, retain and motivate Directors to effectively manage the business of the Group.

B. DIRECTORS' REMUNERATION (cont'd)

Details of the Directors' remuneration

Details of the nature and amount of each major element of the remuneration of Directors of the Company during the financial year ended 31 December 2009, are as follows:

Directors	Executive Directors (RM)	Non-Executive Directors (RM)	Total (RM)
Fees	11,644	139,248	150,892
Salary and bonus	448,900	-	448,900
Benefits-in-kind	19,523	-	19,523
EPF contribution	55,483	-	55,483
Total	535,550	139,248	674,798

The remuneration paid/payable to Directors, analysed into bands of RM50,000 each for the financial year ended 31 December 2009, is summarised as follows:

	Number	r of Directors
Range of remuneration	Executive	Non-Executive
Below RM50,000	-	7
RM50,001 - RM100,000	1	-
RM100,001 - RM150,000	-	-
RM150,001 - RM200,000	-	-
RM200,001 - RM250,000	-	-
RM250,001 RM300,000	-	-
RM300,001 - RM350,000	1	-

C. SHAREHOLDERS

The Company recognises the importance of accountability to its shareholders and investors through proper communication. The Board acknowledges that shareholders should be informed of all material business matters which influence the Group. Timely release of quarterly financial results to Bursa Securities and other information and corporate actions taken by the Group that warrant an announcement to Bursa Securities under the Listing Requirements of Bursa Securities provide shareholders with a current overview of the Group's performance.

Whilst the Annual Report provides a comprehensive source of information on the Group's financial and operational performance, the AGM and Extraordinary General Meetings provide a platform for shareholders to seek more information and clarification on the audited financial statements, operational issues and other matters of interest. The Directors readily avail themselves to answer any such questions that may arise as shareholders may seek more information than what is available in the Annual Report and/or circulars. The Company's practice is to send out the notice of AGM and related papers to shareholders at least twenty-one (21) working days before the meeting.

In addition, the Board and Management welcome any form of visit by fund managers and analysts and conduct regular briefings to them as the Board believes that this will give investors and interested parties on one hand, a better appreciation and understanding of the Group's performance and on the other, awareness of the expectations and concerns of investors and such interested parties. Besides, the Company also maintains an official web site at www.cicb.com.my that provides background information of the Group to the public. However, in any circumstances, while the Company endeavours to provide as much information as possible to its shareholders and stakeholders, it is mindful of the legal and regulatory framework governing the release of material and price-sensitive information. However, in any of the circumstances, the Directors are cautious not to provide undisclosed material information about the Group and frequently stress the importance of timely and equal dissemination of information to shareholders and stakeholders.

D. ACCOUNTABILITY AND AUDIT

Financial reporting

The Board aims to provide and present a balanced and meaningful assessment of the Group's financial performance and prospects at the end of the financial year, primarily through the annual financial statements, quarterly announcement of results to Bursa Securities as well as the Chairman's statement and review of operations in the Annual Report. The Board is assisted by the Audit and Risk Management Committee to oversee the Group's financial reporting processes and the quality of its financial reporting.

D. ACCOUNTABILITY AND AUDIT (cont'd)

Directors' responsibility statement in respect of the preparation of the audited financial statements

The Board is responsible for ensuring that the financial statements of the Group give a true and fair view of the state of affairs of the Group and of the Company as at the end of the financial year and the results of their operations and cash flows for the year then ended. In preparing the financial statements, the Directors have ensured that applicable approved accounting standards in Malaysia and the provisions of the Companies Act, 1965 have been applied.

In preparing the financial statements, the Directors have selected and applied consistently suitable accounting policies and made reasonable and prudent judgements and estimates.

The Directors also have a general responsibility for taking such steps as are reasonably open to them to safeguard the assets of the Group and to prevent and detect fraud and other irregularities.

State of internal controls

The Statement on Internal Control furnished on pages 23 to 24 of the Annual Report, provides an overview on the state of internal controls within the Group.

Relationship with the Auditors

Key features underlying the relationship of the Audit and Risk Management Committee with the internal and external auditors are included in the Audit and Risk Management Committee's terms of reference as detailed on pages 12 to 13 of the Annual Report.

A summary of the activities of the Audit and Risk Management Committee during the financial year, including the evaluation of the independent audit process, are set out in the Audit and Risk Management Committee Report on page 14 of the Annual Report.

OTHER INFORMATION

Utilisation Of Proceeds

The Company did not raise any funds through any corporate proposal during the financial year under review.

• Share Buy-Back

The Company has not undertaken any share buy-back exercise during the financial year under review.

Options, Warrants Or Convertible Securities

During the financial year ended 31 December 2009, the Company did not issue any options, warrants or convertible securities.

American Depository Receipt (ADR) Or Global Depository Receipt (GDR)

The Company did not sponsor any ADR or GDR programme.

Sanctions And/Or Penalties

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

Non-audit Fees

The amount of non-audit fees paid to the external auditors during the financial year ended 31 December 2009 was RM3,000-00.

• Profit Guarantee

There was no profit guarantee given by the Company for the financial year ended 31 December 2009.

Variation In Results

There was no material variances between the audited results for the financial year ended 31 December 2009 and the unaudited results previously announced.

Material Contracts

There were no material contracts entered into by the Company and/or its subsidiaries involving the Directors' and major shareholders' interests, either still subsisting at the end of the financial year ended 31 December 2009 or since the end of the previous financial year.

Revaluation Policy

The Company did not adopt any revaluation policy on landed properties during the financial year under review.

Statement on corporate social responsibility

The Company has undertaken the following steps to contribute to its valued employees, related stakeholders, the general public and the environment:-

Employees' Welfare

In today's competitive environment, the most important contribution to the Company's growth is its employees. As part of our corporate social responsibility ("CSR"), the Company has initiated the following activities to promote the welfare of all our employees:-

(i) Safety & Health Team

The Company has its in-house Occupational Safety & Health Committee which meet at least once quarterly to discuss on the safety and health related issues concerning the employees, plant & equipment and also the working environment. The Committee shall continue to improve the Company's safety & health performance by proactively providing awareness and programs for our employees in relation to a safe workplace.

(ii) Human Capital Development

The Company believes that its human capital forms the backbone of the organisation. The Group human resource's solution is thus very closely aligned to its business priorities as the Group recognises the symbiosis between an organisation and its human capital. The Company recognises that by aligning its growth strategy to external changes and mobilising its people to act quickly and vigorously in response to these changes is critical to the Group's continued growth. The Company has a policy of providing training for all level of staff. The Group contributes to Human Resource Development Fund and is committed to the development and training of the employees to enhance their skill and competencies.

(iii) Employees' Share Option Scheme

We are providing opportunity to the employees to share the success of the Company through the granting of options under an Employees' Share Option Scheme.

(iv) Public Liability Insurance

The Company has insured the public from the risk arising from its operation with a Public Liability Insurance of up to a total of RM500,000.00.

(v) Emergency Response Team

An Emergency Response Team (ERT) is formed to assist the Management and employees during any emergencies to ensure that all the employees are aware of their own safety during fire and that the Company's properties and materials are well protected from any accident or mishap.

We think that our employees are behind the success of the Company and they remain our long term valuable assets in ensuring the Company's long term sustainability.

Environmental Awareness

The Company is committed to prevent pollution through environmental controls, minimization of wastes and efficient use of all the energy. The Company has engaged competent consultants to conduct Air Emission/Pollution Monitoring and Noise Monitor to ensure that our operations meet the requirements set by the various authorities. The Company has its environment team to promote environmental awareness and in the conservation of the environment. The environment team will continue to play an active part in providing awareness to our employees and education in environment CSR. In addition, we also communicate to our customers, suppliers, contractors, shareholders and the public on our commitment to environmental protection and conservation.

With the CSR Charter in mind, we are committed to preserve pollution through minimization of waste. We are obliged to ensure that our operations do not degrade the environment. The Company has over the years undertaken its fair share to conserve the environment including:-

(i) Solvent Recovery

The Company has invested approximately RM2.0 million on a gigantic solvent recovery plant to recover the solvent from the tape coating process. It was a cost-effective method as it reduces the actual consumption of solvent greatly. A mini solvent recovery device was also purchased to recover the solvent used for machine cleaning.

Statement on corporate social responsibility (control)

Environmental Awareness (cont'd)

(ii) Scheduled Waste Management

All scheduled waste will be packed according to the requirements of Department of Environment and Kualiti Alam and transported to waste management plant of Kualiti Alam at Bukit Nenas.

(iii) Non-Scheduled Waste Management

All non-scheduled waste will be disposed by licensed contractor at industrial waste dump site.

(iv) Chemical Health Risk Assessment

As various chemicals are used in our production process, we have engaged a registered Chemical Health Risk Assessor to carry out the assessment.

Our effort in undertaking the protection of our environment is part of our commitment to maintain our standard towards environmental control.

Contribution to the Community

(i) Industrial Training

The Company has provided industrial training (for a period of 3 to 6 months, with allowance provided) to undergraduates studying at local higher education as opportunities for these undergraduates to experience the operations and productions of the Company.

(ii) Charitable Contributions

We have during the year contributed to the local community and charitable organizations with the cash donation and would continue to support the needy and the underprivileged.

Our efforts in undertaking CSR are part of our commitment and mission in managing our business responsibility towards ensuring all the shareholders have benefited in one way or another.

We continue to play our part as a responsible corporate citizen and discharging our social responsibilities through active participation in all the CSR programs.

Statement on internal control

Pursuant to Paragraph 15.26(b) Listing Requirements of Bursa Securities, the Board of Directors of Central Industrial Corporation Berhad is pleased to provide the following statement on the state of internal control of the Group, which has been prepared in accordance with the Statement on Internal Control: Guidance for Directors of Public Listed Companies ('Internal Control Guidance') issued by the Institute of Internal Auditors Malaysia and adopted by Bursa Securities.

RESPONSIBILITY FOR RISK AND INTERNAL CONTROL

The Board recognises the importance of risk management and risk-based internal audit to establish and maintain a sound system of internal control. The Board affirms its overall responsibility for the Group's systems of internal control and for reviewing the adequacy and integrity of those systems. Because of the limitations that are inherent in any systems of internal control, those systems are designed to manage rather than eliminate the risk of failure to achieve business objectives, and can only provide reasonable and not absolute assurance against material misstatement or loss.

The Board has established an ongoing process for identifying, evaluating and managing the significant risks faced, or potentially exposed to, by the Group in pursuing its business objectives. This process has been in place throughout the financial year and up to the date of approval of the annual report.

RISK MANAGEMENT

The Board and management practice proactive significant risks identification in the processes and activities of the Group, particularly any major proposed transactions, changes in nature of activities and/or operating environment, or venturing into new operating environment which may entail different risks, and put in place the appropriate risk response strategies and controls until those risks are managed to, and maintained at, a level acceptable to the Board.

INTERNAL AUDIT

The Board acknowledges the importance of internal audit function and has engaged the services of an independent professional accounting and consulting firm, Messrs UHY Diong to provide much of the assurance it requires regarding the effectiveness as well as the adequacy and integrity of the Group's systems of internal control.

The internal audit adopts a risk-based approach in developing its audit plan which addresses all the core auditable areas of the Group based on their risk profile. Scheduled internal audits are carried out by the internal auditors based on the audit plan presented to and approved by the Audit and Risk Management Committee. The audit focuses on areas with high risk and inadequate controls to ensure that an adequate action plan has in place to improve the controls. For those areas with high risk and adequate controls, the audit ascertains that the risks are effectively mitigated by the controls. On a quarterly basis or earlier as appropriate, the internal auditors report to the Audit and Risk Management Committee on areas for improvement and will subsequently follow up to determine the extent of their recommendations that have been implemented.

INTERNAL CONTROL

Apart from risk management and internal audit, the Group has put in place the following key elements of internal control:

- An organization structure with well-defined scopes of responsibility, clear lines of accountability, and appropriate levels
 of delegated authority;
- A process of hierarchical reporting which provides for a documented and auditable trail of accountability;
- A set of documented internal policies and procedures which is subject to regular review and improvement;
- Regular and comprehensive information provided to management, covering financial and operational performance and key business indicators, for effective monitoring and decision making;
- Monthly monitoring of results against budget, with major variances being followed up and management action taken, where necessary; and
- Regular visits to operating units by members of the Board and senior management.

Statement on internal control (cont'd)

Based on the internal auditors' report for the financial year ended 31 December 2009, there is a reasonable assurance that the Group's systems of internal control are generally adequate and appear to be working satisfactorily. A number of minor internal control weaknesses were identified during the financial year, all of which have been, or are being, addressed. None of the weaknesses have resulted in any material losses, contingencies or uncertainties that would require disclosure in the Group's annual report.

The Board continues to review and implement measures to strengthen the internal control environment of the Group.

This statement has been reviewed by the external auditors in compliance with Paragraph 15.23 Listing Requirements of Bursa Securities.

for the year ended 31 December 2009

The Directors have pleasure in submitting their report and the audited financial statements of the Group and of the Company for the year ended 31 December 2009.

Principal activities

The Company is principally engaged in the manufacture and sale of self-adhesive label stocks and tapes of its own brand, and trading of other self-adhesive label stocks and tapes.

The principal activities of its subsidiaries are stated in the Note 6 to the financial statements.

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

Results

	Group RM	Company RM
Profit attributable to equity holders of the Company	884,193	478,578

Reserves and provisions

There were no material transfers to or from reserves and provisions during the financial year except as disclosed in the financial statements.

Dividends

Since the end of the previous financial year, the Company paid a final dividend of 1.50% per ordinary share less 25% tax totalling RM515,025 in respect of the financial year ended 31 December 2008 on 9 September 2009.

The Directors recommend a final dividend of 1.50% per ordinary share less 25% tax totalling RM515,025 in respect of the financial year ended 31 December 2009 subject to shareholders' approval at the forthcoming Annual General Meeting.

Directors of the Company

Directors who served since the date of the last report are :

Dato' Dr. Zabir Bin Bajuri Dato' Wira Zainuddin Bin Mahmud Datuk Abdul Jamil Bin Mohd. Ali Dato' Johan Bin Ariffin Dato' Lim Chee Meng Lai Kim Hean Koay Then Hin Foo Kee Fatt Lim Shiak Ling

Dato' Haji Norhaidi Bin Che Dan @ Che Din

(Resigned as Alternate Director to Dato' Lim Chee Meng on 24.11.2009, appointed on 4.11.2009) (Resigned on 29.10.2009)

Directors' interest in shares

The interests and deemed interest in the shares and options of the Company and of its related companies (other than wholly-owned subsidiaries) of those who were Directors at year end (including the interests of the spouses or children of the Directors who themselves are not Directors of the Company) as recorded in the Register of Directors' Shareholdings are as follows:

		er of ordinary sha	ares of RM1.00	
	Balance at 1.1.2009	Bought	(Sold)	Balance at 31.12.2009
Lai Kim Hean Direct interest in the Company - own	349,000	-	-	349,000
Dato' Lim Chee Meng Deemed interest in the Company - own	12,232,000	-	-	12,232,000

Directors' report

for the year ended 31 December 2009 (cont'd)

Directors' interest in shares (cont'd)

	Number of options over ordinary shares of RM1.00				
	Exercise price RM	Balance at 1.1.2009	Granted	(Exercised)	Balance at 31.12.2009
Lai Kim Hean	1.00	134,000	_	-	134,000
Lim Shiak Ling	1.00	47,000	-	-	47,000

By virtue of his interests of more than 15% in the shares of the Company, Dato' Lim Chee Meng is also deemed interested in the shares of the subsidiaries during the financial year to the extent the Company has an interest.

None of the other Directors holding office at 31 December 2009 had any interest in the ordinary shares of the Company and of its related companies during the financial year.

Directors' benefits

Since the end of the previous financial year, no Director has received nor become entitled to receive any benefit (other than a benefit included in the aggregate amount of emoluments received or due and receivable by Directors as shown in the financial statements of the Company and its related corporation) by reason of a contract made by the Company or a related company with the Director or with a firm of which the Director is a member, or with a company in which the Director has a substantial financial interest.

There were no arrangements during and at the end of the financial year which had the object of enabling Directors of the Company to acquire benefits by means of the acquisition of shares in or debentures of the Company or any other body corporate apart from the Employees' Share Option Scheme ("ESOS") of the Company.

Issue of shares and debentures

There were no changes in the issued and paid-up capital of the Company and no debentures were in issue during the financial year.

Options granted over unissued shares

No options were granted to any person to take up unissued shares of the Company during the financial year apart from the issue of options pursuant to ESOS as detailed below:

The Company's ESOS was approved by the shareholders at the Extraordinary General Meeting on 6 August 2003. The scheme was effective for a period of five (5) years commencing on 23 March 2004 and had expired on 22 March 2009 ("Option Period"). During the financial year, the Board of Directors decided to extend the ESOS period for up to a maximum period of an additional five (5) years, commencing on 23 March 2009 and expiring on 22 March 2014 based on terms and conditions as set out in the ESOS bye-laws upon recommendation from the ESOS Committee.

The salient features of the Scheme are summarised below:

- i) The total number of shares to be offered under the ESOS shall not exceed 10% of the issued and paid-up share capital of the Company at any point of time during the existence of the Scheme;
- ii) Eligible employees are employees of the Group that have been confirmed on the date of offer and with at least one (1) year of continuous service;
- iii) The option price shall be the higher of the following:
 - a) at a discount of not more than ten percent (10%) from the weighted average market prices of the ordinary shares of RM1.00 each in the Company as shown in the daily official list issued by the Bursa Malaysia Securities Berhad for the five (5) market days immediately preceding the date of offer; or
 - b) the par value of the ordinary shares in the Company;
- iv) The options granted to eligible employees shall automatically lapse when they are no longer in employment of the Group.

for the year ended 31 December 2009 (cont'd)

Options granted over unissued shares (cont'd)

The options offered to take up unissued ordinary shares of RM1 each and the option price are as follows:

		Number of	options over ord	linary shares of	RM1.00 each
Date of offer	Exercise price RM	At 1.1.2009	Granted	(Lapsed)	At 31.12.2009
23 March 2006	1.00	1,110,000	-	(102,000)	1,008,000

The persons to whom the options have been granted have no right to participate by virtue of the options in any share issue of any other company.

Other statutory information

Before the balance sheets and income statements of the Group and of the Company were made out, the Directors took reasonable steps to ascertain that:

- i) all known bad debts have been written off and adequate provision made for doubtful debts, and
- ii) all current assets have been stated at the lower of cost and net realisable value.

At the date of this report, the Directors are not aware of any circumstances:

- i) that would render the amount written off for bad debts, or the amount of the provision for doubtful debts, in the Group and in the Company inadequate to any substantial extent, or
- ii) that would render the values attributed to the current assets in financial statements of the Group and of the Company misleading, or
- iii) which have arisen which render adherence to the existing method of valuation of assets or liabilities of the Group and of the Company misleading or inappropriate, or
- iv) not otherwise dealt with in this report or the financial statements, that would render any amount stated in the financial statements of the Group and of the Company misleading.

At the date of this report, there does not exist:

- i) any charge on the assets of the Group and of the Company that has arisen since the end of the financial year and which secures the liabilities of any other person, or
- ii) any contingent liability in respect of the Group and of the Company that has arisen since the end of the financial year.

No contingent liability or other liability of any company in the Group has become enforceable, or is likely to become enforceable within the period of twelve months after the end of the financial year which, in the opinion of the Directors, will or may substantially affect the ability of the Group and of the Company to meet their obligations as and when they fall due.

In the opinion of the Directors, the results of the operations of the Group and of the Company for the financial year ended 31 December 2009 have not been substantially affected by any item, transaction or event of a material and unusual nature nor has any such item, transaction or event occurred in the interval between the end of that financial year and the date of this report.

Subsequent event

Details of such event are disclosed in Note 26 to the financial statements.

Directors' report for the year ended 31 December 2009 (cont'd)

Auditors

The auditors, Messrs KPMG, have indicated their willingness to accept re-appointment.

Signed on behalf of the Board of Directors in accordance with a resolution of the Directors :

Lai Kim Hean

Koay Then Hin

Penang,

Date : 28 April 2010

Statement by directors

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

In the opinion of the Directors, the financial statements set out on pages 32 to 65 are drawn up in accordance with 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 at 31 December 2009 and of their financial performance and cash flows for the year then ended.

Signed on behalf of the Board of Directors in accordance with a resolution of the Directors:

Lai Kim Hean

Koay Then Hin

Penang,

Date: 28 April 2010

Statutory declaration pursuant to Section 169(16) of the Companies Act, 1965

I, Lai Kim Hean, the Director primarily responsible for the financial management of Central Industrial Corporation Berhad, do solemnly and sincerely declare that the financial statements set out on pages 32 to 65 are, to the best of my knowledge and belief, 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 at Georgetown in the State of Penang on 28 April 2010.

Lai Kim Hean

Before me:

CHEAH BENG SUN (No. P.103) DJN, AMN, PKT, PJK, PJM, PK Pesuruhjaya Sumpah (Commissioner for Oaths) Penang

Independent auditors' report

to the members of Central Industrial Corporation Berhad and its subsidiaries

Report on the Financial Statements

We have audited the financial statements of Central Industrial Corporation Berhad, which comprise the balance sheets as at 31 December 2009 of the Group and of the Company, and the income statements, statements of changes in equity and cash flow statements of the Group and of the Company for the year then ended, and a summary of significant accounting policies and other explanatory notes, as set out on pages 32 to 65.

Directors' Responsibility for the Financial Statements

The Directors of the Company are responsible for the preparation and fair presentation of these financial statements in accordance with Financial Reporting Standards and the Companies Act, 1965 in Malaysia. This responsibility includes: designing, implementing and maintaining internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error; selecting and applying appropriate accounting policies; and making accounting estimates that are reasonable in the circumstances.

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 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 Company's preparation and fair presentation of the financial statements 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 Company's internal control. An audit also includes evaluating the appropriateness of 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 have been properly drawn up in accordance with 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 of 31 December 2009 and of their financial performance and cash flows for the year then ended.

Independent auditors' report

to the members of Central Industrial Corporation Berhad and its subsidiaries (cont'd)

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 subsidiary of which we have acted as auditors have been properly kept in accordance with the provisions of the Act.
- b) We have considered the accounts and the auditors' report of the subsidiary of which we have not acted as auditors, which is indicated in Note 6 to the financial statements.
- c) We are satisfied that the accounts of the subsidiaries that have been consolidated with the Company's financial statements are in form and content appropriate and proper for the purposes of the preparation of the financial statements of the Group and we have received satisfactory information and explanations required by us for those purposes.
- d) The audit reports on the accounts of the subsidiaries did not contain any qualification or any adverse comment made under Section 174(3) of the Act.

Other Matters

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.

KPMG

AF 0758 Chartered Accountants Ng Swee Weng 1414/03/12 (J/PH) Chartered Accountant

Penang

Date: 28 April 2010

Consolidated balance sheet

at 31 December 2009

	Note	2009 RM	2008 RM
Assets			
Property, plant and equipment Investment properties Prepaid lease payments	3 4 5	21,108,251 4,364,105 2,009,644	22,808,212 4,663,052 2,058,412
Total non-current assets		27,482,000	29,529,676
Receivables, deposits and prepayments Inventories Current tax assets Cash and bank balances	7 8	14,851,699 26,054,770 83,107 2,546,269	16,250,338 27,877,190 91,232 1,512,550
Total current assets		43,535,845	45,731,310
Total assets		71,017,845	75,260,986
Equity			
Share capital Reserves Retained earnings	9 10	45,780,000 1,692,183 12,372,426	45,780,000 1,636,153 12,003,258
Total equity		59,844,609	59,419,411
Liabilities			
Employee benefits Deferred tax liabilities	11 12	1,468,809 8,473	1,468,821 27,052
Total non-current liabilities		1,477,282	1,495,873
Payables and accruals Borrowings Current tax liabilities	13 14	3,281,619 6,344,000 70,335	1,958,848 12,383,651 3,203
Total current liabilities		9,695,954	14,345,702
Total liabilities		11,173,236	15,841,575
Total equity and liabilities		71,017,845	75,260,986

Consolidated income statement

for the year ended 31 December 2009

	Note	2009 RM	2008 RM
Continuing operations			
Revenue	15	62,286,513	60,341,637
Cost of sales		(54,264,908)	(51,624,892)
Gross profit		8,021,605	8,716,745
Other operating income Distribution expenses Administrative expenses Other operating expenses		800,238 (3,145,156) (3,732,271) (598,182)	627,803 (3,143,638) (3,774,994) (646,685)
Operating profit		1,346,234	1,779,231
Finance costs	16	(322,980)	(531,978)
Profit before tax	17	1,023,254	1,247,253
Tax expense	19	(139,061)	(50,259)
Profit for the year attributable to the equity holders of the Company		884,193	1,196,994
Basic earnings per ordinary share (sen)	20	1.90	2.60
Diluted earnings per ordinary share (sen)	20	1.90	2.60
Dividend per ordinary share (sen) - gross - net	21 21	1.50 1.13	1.50 1.13

Consolidated statement of changes in equity for the year ended 31 December 2009

			\	Non-distributable		Distributable	
	Note	Share capital RM	Share premium RM	Translation reserve RM	Share option reserve RM	Retained earnings RM	Total equity RM
At 1 January 2008		45,780,000	1,406,679	(1,735)	136,404	11,585,440	58,906,788
Foreign exchange translation differences		1	1	(1,923)	1	1	(1,923)
Net loss not recognised in the income statement		1	ı	(1,923)	ı	ı	(1,923)
Share-based payments Profit for the year Dividend	11 21	1 1 1	1 1 1	1 1 1	96,728	- 1,196,994 (779,176)	96,728 1,196,994 (779,176)
At 31 December 2008		45,780,000	1,406,679	(3,658)	233,132	12,003,258	59,419,411
Foreign exchange translation differences		1	1	1,030	ı	1	1,030
Net gain not recognised in the income statement		1	ı	1,030	ı	,	1,030
Share-based payments Profit for the year Dividend	11 2	1 1 1	1 1 1	1 1 1	55,000	- 884,193 (515,025)	55,000 884,193 (515,025)
At 31 December 2009		45,780,000	1,406,679	(2,628)	288,132	12,372,426	59,844,609

The notes on pages 42 to 65 are an integral part of these financial statements.

Consolidated cash flow statement

for the year ended 31 December 2009

	Note	2009 RM	2008 RM
Cash flows from operating activities			
Profit before tax		1,023,254	1,247,253
Adjustments for: Amortisation of prepaid lease payments Depreciation - Property, plant and equipment - Investment properties Interest expense Plant and equipment written off Provision for retirement/resignation benefits	5 3 4 16 17 11	48,768 1,904,795 298,947 322,980 2,519 145,740	48,768 1,964,887 302,931 531,978 2,383 216,941
Share-based payments Gain on disposal of plant and machinery Operating profit before changes in working capital	11	55,000 (1) 	96,728
Changes in working capital: Receivables, deposits and prepayments Inventories Payables and accruals		1,406,236 1,825,649 1,312,174	571,923 (5,305,300) (2,035,252)
Cash generated from/(used in) operations Tax (paid)/refunded, net Retirement/resignation benefits paid	11	8,346,061 (82,383) (145,752)	(2,356,760) 158,044 (238,979)
Net cash from/(used in) operating activities		8,117,926	(2,437,695)
Cash flows from investing activities			
Proceed from disposal of plant and equipment Purchase of plant and equipment	3	(207,335)	(388,756)
Net cash used in investing activities		(207,334)	(388,756)

Consolidated cash flow statement

for the year ended 31 December 2009 (cont'd)

	Note	2009 RM	2008 RM
Cash flows from financing activities			
Dividend paid Interest paid (Repayment)/Drawdown of borrowings, net Net cash (used in)/from financing activities		(515,025) (322,980) (5,288,000) (6,126,005)	(779,176) (531,978) 3,497,000 2,185,846
Net increase/(decrease) in cash and cash equivalents		1,784,587	(640,605)
Effect of exchange rate fluctuations on cash and cash equivalents		783	7,458
Cash and cash equivalents at 1 January		760,899	1,394,046
Cash and cash equivalents at 31 December		2,546,269	760,899

Note

Cash and cash equivalents

Cash and cash equivalents included in the consolidated cash flow statement comprise the following consolidated balance sheet amounts:

	2009 RM	2008 RM
Cash and bank balances Bank overdrafts (Note 14)	2,546,269	1,512,550 (751,651)
	2,546,269	760,899

at 31 December 2009

	Note	2009 RM	2008 RM
Assets			
Property, plant and equipment Investment properties Prepaid lease payments Investments in subsidiaries	3 4 5 6	20,965,790 4,364,105 2,009,644 1,213,000	22,622,282 4,663,052 2,058,412 1,213,000
Total non-current assets		28,552,539	30,556,746
Receivables, deposits and prepayments Inventories Current tax assets Cash and bank balances	7 8	14,260,924 25,165,272 - 2,312,116	16,451,866 27,102,985 17,500 1,461,067
Total current assets		41,738,312	45,033,418
Total assets		70,290,851	75,590,164
Equity			
Share capital Reserves Retained earnings	9 10	45,780,000 1,694,811 9,978,009	45,780,000 1,639,811 10,014,456
Total equity		57,452,820	57,434,267
Liabilities			
Employee benefits	11	1,468,809	1,468,821
Total non-current liabilities		1,468,809	1,468,821
Payables and accruals Borrowings Current tax liabilities	13 14	4,978,647 6,344,000 46,575	4,303,425 12,383,651 -
Total current liabilities		11,369,222	16,687,076
Total liabilities		12,838,031	18,155,897
Total equity and liabilities		70,290,851	75,590,164

Income statement

for the year ended 31 December 2009

	Note	2009 RM	2008 RM
Continuing operations			
Revenue	15	56,648,573	57,393,541
Cost of sales		(49,655,592)	(49,526,243)
Gross profit		6,992,981	7,867,298
Distribution expenses		(3,405,205)	(3,503,162)
Administrative expenses		(2,446,890)	(2,659,638)
Other operating expenses		(597,353)	(608,927)
Other operating income		391,922	495,848
Operating profit		935,455	1,591,419
Finance costs	16	(322,980)	(531,978)
Profit before tax	17	612,475	1,059,441
Tax expense	19	(133,897)	(50,973)
Profit for the year		478,578	1,008,468
Dividend per ordinary share (sen) - gross - net	21 21	1.50 1.13	1.50 1.13

Statement of changes in equity for the year ended 31 December 2009

		Share		istributable → Share option	Distributable Retained	
	Note	capital RM	premium RM	reserve RM	earnings RM	Total equity RM
At 1 January 2008		45,780,000	1,406,679	136,404	9,785,164	57,108,247
Profit for the year		-	-	-	1,008,468	1,008,468
Share-based payments	11	-	-	96,728	-	96,728
Dividend	21	-	-	-	(779,176)	(779,176)
At 31 December 2008		45,780,000	1,406,679	233,132	10,014,456	57,434,267
Profit for the year		-	-	-	478,578	478,578
Share-based payments	11	-	-	55,000	-	55,000
Dividend	21	-	-	-	(515,025)	(515,025)
At 31 December 2009		45,780,000	1,406,679	288,132	9,978,009	57,452,820

(199,241) (371,681)

Cash flow statement for the year ended 31 December 2009

Net cash used in investing activities

	Note	2009 RM	2008 RM
Cash flows from operating activities			
Profit before tax		612,475	1,059,441
Adjustments for :			
Amortisation of prepaid lease payments Depreciation	5	48,768	48,768
- Property, plant and equipment	3	1,855,734	1,907,352
- Investment properties	4	298,947	302,931
Interest expense	16	322,980	531,978
Provision for retirement/resignation benefits	11	145,740	216,941
Reversal of impairment loss on investment	47		(010,000)
in a subsidiary Share-based payments	17 11	- EE 000	(213,000)
Gain on disposal of plant and equipment	11	55,000 (1)	96,728
Gain on disposal of plant and equipment		(1)	_
Operating profit before changes in working capital		3,339,643	3,951,139
Changes in working capital:			
Receivables, deposits and prepayments		2,190,942	713,370
Inventories		1,937,713	(5,229,941)
Payables and accruals		675,222	(1,404,386)
Cash generated from/(used in) operations		8,143,520	(1,969,818)
Tax (paid)/refunded		(69,822)	16,345
Retirement/resignation benefits paid	11	(145,752)	(238,979)
Net cash from/(used in) operating activities		7,927,946	(2,192,452)
Cash flows from investing activities			
Draggada from dianagal of plant and aguinment		4	
Proceeds from disposal of plant and equipment Purchase of plant and equipment	3	(199,242)	(371,681)
i uronase or plant and equipment	3	(199,242)	(071,001)

Cash flow statement

for the year ended 31 December 2009 (cont'd)

No	te	2009 RM	2008 RM
Cash flows from financing activities			
Dividend paid Interest paid (Repayment)/Drawdown of borrowings, net		(515,025) (322,980) (5,288,000)	(779,176) (531,978) 3,497,000
Net cash (used in)/from financing activities		(6,126,005)	2,185,846
Net increase/(decrease) in cash and cash equivalents		1,602,700	(378,287)
Cash and cash equivalents at 1 January		709,416	1,087,703
Cash and cash equivalents at 31 December		2,312,116	709,416

Note

Cash and cash equivalents

Cash and cash equivalents included in the cash flow statement comprise the following balance sheet amounts:

	2009 RM	2008 RM
Cash and bank balances Bank overdrafts (Note 14)	2,312,116	1,461,067 (751,651)
	2,312,116	709,416

Notes to the financial statements

Central Industrial Corporation Berhad is a public limited liability company, incorporated and domiciled in Malaysia and is listed on the Main Market of Bursa Malaysia Securities Berhad. The addresses of its registered office and principal place of business are as follows:

Registered office

Suite 3A33, Block A2 Leisure Commerce Square 9, Jalan PJS 8/9 46150 Petaling Jaya Selangor

Principal place of business

Lot 77 & 78, Persiaran 11 Kawasan Perusahaan Bakar Arang 08000 Sungai Petani Kedah Darul Aman

The consolidated financial statements as at and for the year ended 31 December 2009 comprise the Company and its subsidiaries (together referred to as the Group).

The Company is principally engaged in the manufacture and sale of self-adhesive label stocks and tapes of its own brand, and trading of other self-adhesive label stocks and tapes.

The principal activities of its subsidiaries are stated in the Note 6 to the financial statements.

The financial statements were approved by the Board of Directors on 28 April 2010.

1. Basis of preparation

(a) Statement of compliance

These financial statements have been prepared in accordance with Financial Reporting Standards (FRS), accounting principles generally accepted and the Companies Act, 1965 in Malaysia.

The Group and the Company have not applied the following accounting standards amendments and interpretations that have been issued by the Malaysian Accounting Standards Board (MASB) but are not yet effective for the Group and of the Company:

FRSs, Interpretations and amendments effective for annual periods beginning on or after 1 July 2009

FRS 8, Operating Segments

FRSs, Interpretations and amendments effective for annual periods beginning on or after 1 January 2010

- FRS 4, Insurance Contracts
- FRS 7, Financial Instruments: Disclosures
- FRS 101, Presentation of Financial Statements (revised)
- FRS 123, Borrowing Costs (revised)
- FRS 139, Financial Instruments: Recognition and Measurement
- Amendments to FRS 1, First-time Adoption of Financial Reporting Standards
- Amendments to FRS 2, Share-based Payment: Vesting Conditions and Cancellations
- Amendments to FRS 7, Financial Instruments: Disclosures
- Amendments to FRS 101, Presentation of Financial Statements Puttable Financial Instruments and Obligations Arising on Liquidation
- Amendments to FRS 127, Consolidated and Separate Financial Statements: Cost of an Investment in a Subsidiary, Jointly Controlled Entity or Associate
- Amendments to FRS 132, Financial Instruments: Presentation
 - Puttable Financial Instruments and Obligations Arising on Liquidation
 - Separation of Compound Instruments
- Amendments to FRS 139, Financial Instruments: Recognition and Measurement
 - Reclassification of Financial Assets
 - Collective Assessment of Impairment for Banking Institutions
- Improvements to FRSs (2009)
- IC Interpretation 9, Reassessment of Embedded Derivatives

1. Basis of preparation (cont'd)

(a) Statement of compliance (cont'd)

FRSs, Interpretations and amendments effective for annual periods beginning on or after 1 January 2010 (cont'd)

- IC Interpretation 10, Interim Financial Reporting and Impairment
- IC Interpretation 11, FRS 2 Group and Treasury Share Transactions
- IC Interpretation 13, Customer Loyalty Programmes
- IC Interpretation 14, FRS 119 The Limit on a Defined Benefit Asset, Minimum Funding Requirements and Their Interaction

FRSs, Interpretations and amendments effective for annual periods beginning on or after 1 March 2010

Amendments to FRS 132, Financial Instruments: Presentation - Classification of Rights Issues

FRSs, Interpretations and amendments effective for annual periods beginning on or after 1 July 2010

- FRS 1, First-time Adoption of Financial Reporting Standards (revised)
- FRS 3, Business Combinations (revised)
- FRS 127, Consolidated and Separate Financial Statements (revised)
- Amendments to FRS 2, Share-based Payment
- Amendments to FRS 5, Non-current Assets Held for Sale and Discontinued Operations
- Amendments to FRS 138, Intangible Assets
- IC Interpretation 12, Service Concession Agreements
- IC Interpretation 15, Agreements for the Construction of Real Estate
- IC Interpretation 16, Hedges of a Net Investment in a Foreign Operation
- IC Interpretation 17, Distribution of Non-cash Assets to Owners
- Amendments to IC Interpretation 9, Reassessment of Embedded Derivatives

FRSs, Interpretations and amendments effective for annual periods beginning on or after 1 January 2011

- Amendments to FRS 1, First-time Adoption of Financial Reporting Standards Limited Exemption from Comparative FRS 7 Disclosures for First-time Adopters
- · Amendments to FRS 7, Financial Instruments: Disclosures Improving Disclosures about Financial Instruments

The Group and the Company plan to apply the abovementioned standards, amendments and interpretations:

- from the annual period beginning 1 January 2010 for those standards, amendments or interpretations that will be effective for annual periods beginning on or after 1 July 2009 or 1 January 2010, except for FRS 4, Amendments to FRS 1, 101 and 132 and IC Interpretation 11, 13, and 14 which are not applicable to the Group and to the Company; and
- from the annual period beginning 1 January 2011 for those standards, amendments or interpretations that will be effective for annual periods beginning on or after 1 March 2010, 1 July 2010 and 1 January 2011 except for Amendments to FRS 5, 132, 138 and IC Interpretation 12, 15, 16, and 17 which are not applicable to the Group and to the Company.

The initial application of a standard, an amendment or an interpretation, which will be applied prospectively, is not expected to have any financial impact to the current and prior periods financial statements upon their first adoption.

The impacts and disclosures as required by FRS 108.30(b), Accounting Policies, Changes in Accounting Estimates and Errors, in respect of applying FRS 7 and FRS 139 are not disclosed by virtue of the exemptions given in these respective FRSs.

The initial application of a standard, amendment or an interpretation, which will be applied retrospectively, is not expected to have any material impact on the financial statements of the Group and of the Company other than as disclosed below:

i) FRS 8, Operating Segments

FRS 8 replaces FRS 1142004, Segment Reporting and requires the identification and reporting of operating segments based on internal reports that are regularly reviewed by the entity's chief operating decision maker in order to allocate resources to the segment and to assess its performance. Currently, the Group presents segment information in respect of its business and geographical segments (see note 24). The adoption of FRS 8 will not have any significant impact on the financial statements of the Group other than expanded disclosure requirements, if any.

1. Basis of preparation (cont'd)

(a) Statement of compliance (cont'd)

ii) Improvements to FRSs (2009)

Improvements to FRSs (2009) contain various amendments that result in accounting changes for presentation, recognition or measurement and disclosure purposes which will become effective for the Group's financial statements for the year ending 31 December 2010. Significant amendments that have material impact are:

• FRS 117, Leases

The amendments clarify that the classification of lease of land and require entities with existing leases of land and buildings to reassess the classification of land as finance or operating lease. Leasehold land which in substance is a finance lease will be reclassified to property, plant and equipment. The adoption of the amendments will result in a change in accounting policy which will be applied retrospectively in accordance with the transitional provisions.

(b) Basis of measurement

The financial statements have been prepared on the historical cost basis other than as disclosed in the notes to the financial statements.

(c) Functional and presentation currency

These financial statements are presented in Ringgit Malaysia (RM), which is the Company's functional currency.

(d) Use of estimates and judgements

The preparation of financial statements requires management to make judgements, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets, liabilities, income and expenses. Actual results may differ from these estimates.

Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised and in any future periods affected.

There are no significant areas of estimation uncertainty and critical judgements in applying accounting policies that have significant effect on the amounts recognised in the financial statements other than as disclosed in Note 4 - valuation of investment properties.

2. Significant accounting policies

The accounting policies set out below have been applied consistently to the periods presented in these financial statements, and have been applied consistently by Group entities, unless otherwise stated.

(a) Basis of consolidation

i) Subsidiaries

Subsidiaries are entities, including unincorporated entities, controlled by the Group. Control exists when the Group has the ability to exercise its power to govern the financial and operating policies of an entity so as to obtain benefits from its activities. In assessing control, potential voting rights that presently are exercisable are taken into account. Subsidiaries are consolidated using the purchase method of accounting.

Under the purchase method of accounting, the financial statements of subsidiaries are included in the consolidated financial statements from the date that control commences until the date that control ceases.

Investments in subsidiaries are stated in the Company's balance sheet at cost less any impairment losses.

ii) Changes in Group composition

Where a subsidiary issues new equity shares to minority interests for cash consideration and the issue price has been established at fair value, the reduction in the Group's interests in the subsidiary is accounted for as a disposal of equity interest with the corresponding gain or loss recognised in the income statements.

2. Significant accounting policies (cont'd)

(a) Basis of consolidation (cont'd)

ii) Changes in Group composition (cont'd)

When a group purchases a subsidiary's equity shares from minority interests for cash consideration and the purchase price has been established at fair value, the accretion of the Group's interests in the subsidiary is accounted for as a purchase of equity interest for which the acquisition method of accounting is applied.

The Group treats all other changes in group composition as equity transactions between the Group and its minority shareholders. Any difference between the Group's share of net assets before and after the change, and any consideration received or paid, is adjusted to or against Group reserves.

iii) Transactions eliminated on consolidation

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

(b) Foreign currency

i) Foreign currency transactions

Transactions in foreign currencies are translated to the respective functional currencies of Group entities at exchange rates at the dates of the transaction. Monetary assets and liabilities denominated in foreign currencies at the balance sheet date are retranslated to the functional currency at the exchange rate at that date. Non-monetary assets and liabilities denominated in foreign currencies are translated at exchange rates at the dates of the transactions except for those that are measured at fair value, which are retranslated to the functional currency at the exchange rate at the date that the fair value was determined. Foreign currency differences arising on retranslation are recognised in the income statements

ii) Operations denominated in functional currencies other than Ringgit Malaysia

The assets and liabilities of operations in functional currencies other than RM, including fair value adjustments arising on acquisition, are translated to RM at exchange rates at the balance sheet date, except for fair value adjustments arising from business combinations before 1 January 2006 which are reported using the exchange rates at the dates of the acquisitions. The income and expenses of operations in functional currencies other than RM are translated to RM at exchange rates at the dates of the transactions.

Foreign currency differences are recognised in translation reserve. On disposal, accumulated translation differences are recognised in the consolidated income statement as part of the gain or loss on sale.

iii) Net investment in foreign operations

Exchange differences arising from monetary items that in substance form part of the Company's net investment in foreign operations, are recognised in the Company's income statement. Such exchange differences are reclassified to equity in the consolidated financial statements. Deferred exchange differences are recognised in the consolidated income statement upon disposal of the investment.

(c) Property, plant and equipment

i) Recognition and measurement

Items of property, plant and equipment are stated at cost less any accumulated depreciation and any accumulated impairment losses.

Cost includes expenditures that are directly attributable to the acquisition of the asset and any other costs directly attributable to bringing the asset to working condition for its intended use, and the costs of dismantling and removing the items and restoring the site on which they are located. The cost of self-constructed assets includes the cost of materials and direct labour and, for qualifying assets, borrowing costs are capitalised in accordance with the Company's accounting policy. Purchased software that is integral to the functionality of the related equipment is capitalised as part of that equipment.

When significant parts of an item of property, plant and equipment have different useful lives, they are accounted for as separate items (major components) of property, plant and equipment.

Gains and losses on disposal of an item of property, plant and equipment are determined by comparing the proceeds from disposal with the carrying amount of property, plant and equipment and are recognised net within "other operating income" or "other operating expenses" respectively in the income statements.

2. Significant accounting policies (cont'd)

(c) Property, plant and equipment (cont'd)

ii) Subsequent costs

The cost of replacing part of an item of property, plant and equipment is recognised in the carrying amount of the item if it is probable that the future economic benefits embodied within the part will flow to the Group and its cost can be measured reliably. The carrying amount of the replaced parts is derecognised. The costs of the day-to-day servicing of property, plant and equipment are recognised in the income statements as incurred.

iii) Depreciation

Depreciation is recognised in the income statements on a straight-line basis over the estimated useful lives of each part of an item of property, plant and equipment. Leased assets are depreciated over the shorter of the lease term and their useful lives unless it is reasonably certain that the Group will obtain ownership by the end of the lease term. Property, plant and equipment under construction are not depreciated until the assets are ready for their intended use.

The depreciation rates used for the current and comparative periods are as follows:

Buildings 2% - 10%
Plant, machinery and loose tools 7.5% - 33.33%
Furniture, fittings, equipment and installations 7.5% - 20%
Motor vehicles 20%

Depreciation methods, useful lives and residual values are reassessed at the balance sheet date.

(d) Leased assets

i) Finance lease

Leases in terms of which the Group or the Company assume substantially all the risks and rewards of ownership are classified as finance leases. Upon initial recognition the leased asset is measured at an amount equal to the lower of its fair value and the present value of the minimum lease payments. Subsequent to initial recognition, the asset is accounted for in accordance with the accounting policy applicable to that asset.

Minimum lease payments made under finance leases are apportioned between the finance expense and the reduction of the outstanding liability. The finance expense is allocated to each period during the lease term so as to produce a constant periodic rate of interest on the remaining balance of the liability. Contingent lease payments are accounted for by revising the minimum lease payments over the remaining term of the lease when the lease adjustment is confirmed.

ii) Operating lease

Leases, where the Group does not assume substantially all the risks and rewards of ownership are classified as operating lease and the leased assets are not recognised on the Group's balance sheet. Property interest held under an operating lease, which is held to earn rental income or for capital appreciation or both, is classified as investment property.

Leasehold land that normally has an indefinite economic life and title is not expected to pass to the lessee by the end of the lease term is treated as an operating lease. The payment made on entering into or acquiring a leasehold land is accounted for as prepaid lease payments, except for leasehold land classified as investment property.

The Group has retained the unamortised revalued amount as the surrogate carrying amount of prepaid lease payments in accordance with the transitional provision in FRS 117.67A when it first adopted FRS 117, Leases in 2006.

Payments made under operating leases are recognised in the income statements on a straight-line basis over the term of the lease. Lease incentives received are recognised as an integral part of the total lease expense, over the term of the lease.

2. Significant accounting policies (cont'd)

(e) Investment property

i) Investment property carried at cost

Investment properties are properties which are owned to earn rental income or for capital appreciation or for both. These include land (other than leasehold land) held for a currently undetermined future use. Properties that are occupied by the companies in the Group are accounted for as owner-occupied rather than as investment properties.

Investment properties are stated at cost less any accumulated depreciation and any accumulated impairment losses, consistent with the accounting policy for property, plant and equipment as stated in accounting policy note 2(c).

Depreciation is charged to the income statements on a straight-line basis over the estimated useful lives of 20 to 50 years for buildings.

ii) Determination of fair value

The Directors estimate the fair values of the Group's investment property without involvement of independent valuers.

The fair values are based on market values, being the estimated amount for which a property could be exchanged on the date of the valuation between a willing buyer and a willing seller in an arm's length transaction after proper marketing wherein the parties had each acted knowledgeably, prudently and without compulsion.

In the absence of current prices in an active market, the valuations are prepared by considering the aggregate of the estimated cash flows expected to be received from renting out the property. A yield that reflects the specific inherent in the net cash flows then is applied to the net annual cash flows to arrive at the property valuation.

(f) Inventories

Inventories are measured at the lower of cost and net realisable value. The cost of inventories is based on the weighted average cost and includes expenditure incurred in acquiring the inventories and bringing them to their existing location and condition. In the case of work-in-progress and manufactured inventories, cost includes an appropriate share of production overheads based on normal operating capacity. 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.

(g) Receivables

Receivables are initially recognised at their cost when the contractual right to receive cash or another financial asset from another entity is established.

Subsequent to initial recognition, receivables are stated at cost less allowance for doubtful debts.

Receivables are not held for the purpose of trading.

(h) Cash and cash equivalents

Cash and cash equivalents consist of cash on hand, balances and deposits with banks and highly liquid investments which have an insignificant risk of changes in value. For the purpose of the cash flow statements, cash and cash equivalents are presented net of bank overdrafts and pledged deposits, if any.

(i) Impairment of assets

The carrying amounts of assets, except for inventories and financial assets, are reviewed at each balance sheet date to determine whether there is any indication of impairment. If any such indication exists then the asset's recoverable amount is estimated.

The recoverable amount of an asset or cash-generating unit is the greater of its value in use and its fair value less costs to sell. In assessing value in use, the estimated future cash flows 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. For the purpose of impairment testing, assets are grouped together into the smallest group of assets that generates cash inflows from continuing use that are largely independent of the cash inflows of other assets or groups of assets (the "cash-generating unit").

2. Significant accounting policies (cont'd)

(i) Impairment of assets (cont'd)

An impairment loss is recognised if the carrying amount of an asset or its cash-generating unit exceeds its recoverable amount. Impairment losses are recognised in the income statements. Impairment losses recognised in respect of cash-generating units are allocated first to reduce the carrying amount of any goodwill allocated to the units and then to reduce the carrying amount of the other assets in the unit (groups of units) on a pro rata basis.

Impairment losses recognised in prior periods are assessed at each reporting date for any indications that the loss has decreased or no longer exists. An impairment loss is reversed if there has been a change in the estimates used to determine the recoverable amount. An impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortisation, if no impairment loss had been recognised. Reversals of impairment losses are credited to the income statements in the year in which the reversals are recognised.

(j) Equity instruments

All equity instruments are stated at cost on initial recognition and are not remeasured subsequently.

(k) Borrowings

Borrowings are stated at amortised cost with any difference between cost and redemption value being recognised in the income statements over the period of the borrowings using the effective interest method.

(I) Employee benefits

i) Short term employee benefits

Short term employee benefit obligations in respect of salaries, annual bonuses, paid annual leave and sick leave are measured on an undiscounted basis and are expensed as the related service is provided.

A provision is recognised for the amount expected to be paid under short-term cash bonus or profit-sharing plans if the Group has a present legal or constructive obligation to pay this amount as a result of past service provided by the employee and the obligation can be estimated reliably.

The Group's contribution to statutory pension funds are charged to the income statements in the year to which they relate. Once the contributions have been paid, the Group has no further payment obligations.

ii) Defined benefit plans

The Group's net obligation in respect of defined benefit retirement/ resignations plans is calculated by estimating the amount of future benefit that employees have earned in return for their service in the current and prior periods; that benefit is discounted to determine the present value and the fair value of any plan assets is deducted. The discount rate is the yield at the balance sheet date on high quality corporate bonds that have maturity dates approximating the terms of the Group's obligations. The calculation is performed by a qualified actuary using the projected unit credit method. When the calculation results in a benefit to the Group, the recognised asset is limited to the net total of any unrecognised past service costs and the present value of any future refunds from the plan or reductions in future contributions to the plan. The latest actuarial valuation was carried out as at 16 April 2007.

When the benefits of a plan are improved, the portion of the increased benefit relating to past service by employees is recognised as an expense in the income statements on a straight-line basis over the average period until the benefits become vested. To the extent that the benefits vest immediately, the expense is recognised immediately in the income statements.

2. Significant accounting policies (cont'd)

(I) Employee benefits (cont'd)

iii) Share-based payment transactions

The grant date fair value of options granted to employees is recognised as an employee expense, with a corresponding increase in equity, over the period that the employees become unconditionally entitled to the options. The amount recognised as an expense is adjusted to reflect the actual number of share options that vest.

The fair value of employee share options is measured using a Black Scholes model. Measurement inputs include share price on measurement date, exercise price of the instrument, expected volatility (based on weighted average historic volatility adjusted for changes expected due to publicly available information), weighted average expected life of the instruments (based on historical experience and general option holder behaviour), expected dividends, and the risk-free interest rate (based on government bonds). Service and non-market performance conditions attached to the transactions are not taken into account in determining fair value.

(m) Provisions

A provision is recognised if, as a result of a past event, the Group has a present legal or constructive obligation that can be estimated reliably, and it is probable that an outflow of economic benefits will be required to settle the obligation. Provisions are determined by discounting the expected future cash flows at a pre-tax rate that reflects current market assessments of the time value of money and the risks specific to the liability.

(n) Contingent liabilities

Where it is not probable that an outflow of economic benefits will be required, or the amount cannot be estimated reliably, the obligation is disclosed as a contingent liability, unless the probability of outflow of economic benefits is remote. Possible obligations, whose existence will only be confirmed by the occurrence or non-occurrence of one or more future events are also disclosed as contingent liabilities unless the probability of outflow of economic benefits is remote.

Where the Company enters into financial guarantee contracts to guarantee the indebtedness of other companies within its group, the Company considers these to be insurance arrangements, and accounts for them as such. In this respect, the Company treats the guarantee contract as a contingent liability until such time as it becomes probable that the Company will be required to make a payment under the guarantee.

(o) Payables

Payables are measured initially and subsequently at cost. Payables are recognised when there is a contractual obligation to deliver cash or another financial asset to another entity.

(p) Income recognition

i) Goods sold

Revenue from the sale of goods is measured at fair value of the consideration received or receivable, net of returns and allowances, trade discounts and volume rebates. Revenue is recognised when the significant risks and rewards of ownership have been transferred to the buyer, recovery of the consideration is probable, the associated costs and possible return of goods can be estimated reliably, and there is no continuing management involvement with the goods.

ii) Rental income

Rental income from investment property is recognised in the income statements on a straight-line basis over the term of the lease. Lease incentives granted are recognised as an integral part of the total rental income, over the term of the lease.

2. Significant accounting policies (cont'd)

(q) Interest income and borrowing costs

Interest income is recognised as it accrues, using the effective interest method.

All borrowing costs are recognised in the income statements using the effective interest method, in the period in which they are incurred, except to the extent that they are capitalised as being directly attributable to the acquisition, construction or production of an asset which necessarily takes a substantial period of time to be prepared for its intended use.

(r) Tax expense

Tax expense comprises current and deferred tax. Tax expense is recognised in the income statements except to the extent that it relates to items recognised directly in equity, in which case it is recognised in equity.

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

Deferred tax is recognised using the balance sheet method, providing for temporary differences between the carrying amounts of assets and liabilities for reporting purposes and the amounts used for taxation purposes. Deferred tax is not recognised for the initial recognition of assets or liabilities in a transaction that is not a business combination and that affects neither accounting nor taxable profit (tax loss). Deferred tax is measured at the tax rates that are expected to be applied to the temporary differences when they reverse, based on the laws that have been enacted or substantively enacted by the balance sheet date.

Deferred tax liability is recognised for all taxable temporary differences.

A deferred tax asset is recognised to the extent that it is probable that future taxable profits will be available against which temporary difference can be utilised. Deferred tax assets are reviewed at each reporting date and are reduced to the extent that it is no longer probable that the related tax benefit will be realised.

Unutilised reinvestment allowance is treated as tax base of assets and is recognised as a reduction of tax expense as and when it is utilised.

(s) Earnings per share

The Group presents basic and diluted earnings per share (EPS) data for its ordinary shares. Basic EPS is calculated by dividing the profit or loss attributable to ordinary equity holders of the Company by the weighted average number of ordinary shares outstanding during the period. Diluted EPS is determined by adjusting the profit or loss attributable to ordinary equity holders and the weighted average number of ordinary shares outstanding for the effects of all dilutive potential ordinary shares, which comprise convertible notes and share options granted to employees.

(t) Segment reporting

A segment is a distinguishable component of the Group that is engaged either in providing products or services (business segment), or in providing products or services within a particular economic environment (geographical segment), which is subject to risks and rewards that are different from those of other segments.

3. Property, plant and equipment

Group	Buildings RM	Plant, machinery and loose tools RM	Furniture, fittings, equipment and installations RM	Motor vehicles RM	Under construction RM	Total RM
Cost						
At 1 January 2008 Additions Write off Reclassification Effect of movements in exchange rates	9,395,354 51,040 - -	24,497,320 195,359 - 10,800	2,752,153 54,825 (5,963) - 4,776	1,830,697 10,500 - - - 3,089	24,149 77,032 - (10,800)	38,499,673 388,756 (5,963) - 7,865
At 31 December 2008/ 1 January 2009 Additions Disposal Write off Reclassification Effect of movements in exchange rates	9,446,394	24,703,479 65,710 - - 137,410	2,805,791 15,023 - (3,298) 51,844	1,844,286 - (97,127) - - 354	90,381 126,602 - (189,254)	38,890,331 207,335 (97,127) (3,298)
At 31 December 2009	9,446,394	24,906,599	2,869,912	1,747,513	27,729	38,998,147
Depreciation						
At 1 January 2008 Depreciation for the year Write off Effect of movements in exchange rates	641,674 202,590 -	9,979,511 1,435,583 -	2,078,730 145,744 (3,580) 4,691	1,413,117 180,970 - 3,089	- - -	14,113,032 1,964,887 (3,580) 7,780
At 31 December 2008/ 1 January 2009 Depreciation for the year Disposal Write off Effect of movements in exchange rates	844,264 203,496 - -	11,415,094 1,429,499 - -	2,225,585 128,865 - (779) 534	1,597,176 142,935 (97,127) - 354	- - - -	16,082,119 1,904,795 (97,127) (779)
At 31 December 2009	1,047,760	12,844,593	2,354,205	1,643,338	-	17,889,896
Carrying amounts						
At 1 January 2008	8,753,680	14,517,809	673,423	417,580	24,149	24,386,641
At 31 December 2008/ 1 January 2009	8,602,130	13,288,385	580,206	247,110	90,381	22,808,212
At 31 December 2009	8,398,634	12,062,006	515,707	104,175	27,729	21,108,251

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

Company	Buildings RM	Plant, machinery and loose tools RM	Furniture, fittings, equipment and installations RM	Motor vehicles RM	Under construction RM	Total RM
Cost						
At 1 January 2008 Additions Reclassification	9,395,354 51,040 -	24,497,320 195,359 10,800	2,116,439 37,750	1,528,174 10,500	24,149 77,032 (10,800)	37,561,436 371,681
At 31 December 2008/ 1January 2009 Additions Reclassification Write off	9,446,394	24,703,479 65,710 137,410	2,154,189 6,930 51,844	1,538,674 - - (97,127)	90,381 126,602 (189,254)	37,933,117 199,242 - (97,127)
At 31 December 2009	9,446,394	24,906,599	2,212,963	1,441,547	27,729	38,035,232
Depreciation						
At 1 January 2008 Depreciation for the year	641,674 202,590	9,979,511 1,435,583	1,650,029 99,769	1,132,269 169,410	-	13,403,483 1,907,352
At 31 December 2008/ 1 January 2009 Depreciation for the year Write off	844,264 203,496	11,415,094 1,429,499 -	1,749,798 89,919 -	1,301,679 132,820 (97,127)	- - -	15,310,835 1,855,734 (97,127)
At 31 December 2009	1,047,760	12,844,593	1,839,717	1,337,372	-	17,069,442
Carrying amounts						
At 1 January 2008	8,753,680	14,517,809	466,410	395,905	24,149	24,157,953
At 31 December 2008/ 1 January 2009	8,602,130	13,288,385	404,391	236,995	90,381	22,622,282
At 31 December 2009	8,398,634	12,062,006	373,246	104,175	27,729	20,965,790

4. Investment properties - Group/Company

	Buildings RM
Cost	
At 1 January 2008/31 December 2008/31 December 2009	8,635,453
Depreciation	
At 1 January 2008 Depreciation for the year	3,669,470 302,931
At 31 December 2008/1 January 2009 Depreciation for the year	3,972,401 298,947
At 31 December 2009	4,271,348

4. Investment properties - Group/Company (cont'd)

	Buildings RM
Carrying amounts	
At 1 January 2008	4,965,983
At 31 December 2008/1 January 2009	4,663,052
At 31 December 2009	4,364,105

The following are recognised in the income statements in respect of investment properties:

	Gro	Group/Company	
	2009 RM	2008 RM	
Rental income	252,000	360,000	
Direct operating expenses - Income generating investment properties	79,747	70,021	

Investment properties comprise factory building and commercial property that are leased to third parties. The Directors estimated that the fair value of the investment properties to be approximately RM6,400,000 (2008: RM5,538,000).

5. Prepaid lease payments - Group/Company

Cost	Unexpired period more than 50 years RM	Unexpired period less than 50 years RM	Total RM
At 1 January 2008/ 31 December 2008/ 31 December 2009	244,000	2,017,009	2,261,009
Amortisation			
At 1 January 2008 Amortisation for the year	73,141 	80,688 46,108	153,829 48,768
At 31 December 2008/ 1 January 2009 Amortisation for the year	75,801 2,660	126,796 46,108	202,597 48,768
At 31 December 2009	78,461	172,904	251,365
Carrying amounts			
At 1 January 2008	170,859	1,936,321	2,107,180
At 31 December 2008/ 1 January 2009	168,199	1,890,213	2,058,412
At 31 December 2009	165,539	1,844,105	2,009,644

The Group has retained the unamortised revalued amount as the surrogated carrying amount of prepaid lease payments in accordance with the transitional provision in FRS 117.

6. Investments in subsidiaries

		ompany .
	2009 RM	2008 RM
Unquoted shares, at cost	1,213,000	1,213,000

Details of the subsidiaries are as follows:

Name of subsidiary	Country of incorporation	Effective ownership interest		Principal activities
		2009 %	2008 %	•
CIC Marketing Sdn. Bhd.	Malaysia	100	100	Marketing of self-adhesive label stocks and tapes
CICS Distributors Pte. Ltd. #	Singapore	100	100	Trading of adhesive tapes
# N				

[#] Not audited by KPMG

7. Receivables, deposits and prepayments

	Group Compa			ompany	
	Note	2009 RM	2008 RM	2009 RM	2008 RM
Trade	11010	11111	11111		
Subsidiary	7.1	-	-	1,864,690	2,136,467
Others Less : Allowance for doubtful debts		14,313,573 (239,165)	15,315,625 (239,165)	12,013,708 (239,165)	13,588,487 (239,165)
	7.2	14,074,408	15,076,460 15,076,460	11,774,543 13,639,233	13,349,322 15,485,789
Non-trade					
Other receivables Deposits Prepayments		341,736 167,397 268,158	416,672 223,471 533,735	339,269 36,012 246,410	417,306 36,012 512,759
		14,851,699	16,250,338	14,260,924	16,451,866

7.1 Amount due from a subsidiary

The trade receivables due from a subsidiary are subject to the normal trade terms.

7.2 Analysis of foreign currency exposure for significant receivables

Significant receivables outstanding at year end that are not in the functional currencies of the Group entities are as follows:

	Group		Company	
	2009 RM	2008 RM	2009 RM	2008 RM
US Dollar	307,313	1,358,082	2,102,789	3,091,867
Singapore Dollar	53,216	53,216	53,216	53,216
Hong Kong Dollar	761,260	246,536	761,260	246,536

8. Inventories

	Group		Company	
	2009 RM	2008 RM	2009 RM	2008 RM
At cost				
Raw materials Work-in-progress Manufactured inventories Trading inventories Consumables	8,001,890 8,892,204 5,401,397 3,610,132 149,147	11,936,486 6,935,582 5,520,449 3,291,353 193,320	8,001,890 8,892,204 4,511,899 3,610,132 149,147	11,936,486 6,935,582 4,746,244 3,291,353 193,320
	26,054,770	27,877,190	25,165,272	27,102,985

9. Share capital - Group/Company

	2009		2008	
	Amount RM	Number of shares	Amount RM	Number of shares
Ordinary shares of RM1 each :				
Authorised	50,000,000	50,000,000	50,000,000	50,000,000
Issued and fully paid	45,780,000	45,780,000	45,780,000	45,780,000

The holders of ordinary shares are entitled to receive dividends as declared from time to time and are entitled to one vote per ordinary share at meetings of the Company.

10. Reserves

		Group		C	ompany
		2009	2008	2009	2008
	Note	RM	RM	RM	RM
Non-distributable					
Share premium		1,406,679	1,406,679	1,406,679	1,406,679
Translation reserve	10.1	(2,628)	(3,658)	-	-
Share option reserve	10.2	288,132	233,132	288,132	233,132
		1,692,183	1,636,153	1,694,811	1,639,811

The movement of reserves is shown in the Statements of Changes in Equity.

10.1 Translation reserve

The translation reserve comprises all foreign currency differences arising from the translation of the financial statements of foreign operations.

10.2 Share option reserve

The share option reserve comprises the cumulative value of employee services received for the issue of share options. When the option is exercised, the amount from the share option reserve is transferred to share premium. When the share options expire, the amount from the share option reserve is transferred to retained earnings.

145,740

216,941

Notes to the financial statements (cont'd)

10. Reserves (cont'd)

10.3 Section 108 tax credit and tax exempt income

Subject to agreement with the Inland Revenue Board, the Company has sufficient:

- i) Section 108 tax credit to frank its entire retained earnings; and
- ii) Tax exempt income to distribute approximately RM8,584,000 of its retained earnings;

if paid out as dividends.

The Finance Act, 2007 introduced a single tier company income tax system with effect from year of assessment 2008. As such, the Section 108 tax credit as at 31 December 2009 will be available to the Company until such time the credit is fully utilised or upon expiry of the six-year transitional period on 31 December 2013, whichever is earlier.

11. Employee benefits - Group/Company

11.1 Retirement/resignation benefits

	2009 RM	2008 RM
Present value of unfunded obligations	1,468,809	1,468,821
Recognised liability for defined benefit obligations	1,468,809	1,468,821

The Group makes contributions to an unfunded defined benefit scheme that provides retirement benefits for employees upon retirement and resignation benefits to non-executive employees who have served the Company for more than 10 years. Under the Scheme, a retired/resigned employee is entitled to receive an annual payment equal to 0.75 month of the final salary for each year of service the employee provided.

Movements in the liability for defined benefit obligations

Movements in the liability for defined benefit obligations		
	2009 RM	2008 RM
Defined benefit obligations at 1 January Benefits paid by the scheme Expenses recognised in the income statements	1,468,821 (145,752)	1,490,859 (238,979)
(Note 17)	145,740	216,941
Defined benefit obligations at 31 December	1,468,809	1,468,821
Expense recognised in the income statements		
	2009 RM	2008 RM
Current service costs Interest on obligation	134,023 11,717	201,646 15,295
	145,740	216,941
The expense is recognised in the following line items in the income statements:		
	2009 RM	2008 RM
Cost of sales Administrative expenses	129,675 16,065	189,967 26,974

11. Employee benefits - Group/Company (cont'd)

11.1 Retirement/resignation benefits (cont'd)

Actuarial assumption

Principal actuarial assumptions at the balance sheet date (expressed as weighted averages).

	2009	2008
Discount rate at 31 December	6.4%	6.4%
Future salary increases	3.0%	3.0%

Assumptions regarding future mortality are based on published statistics and mortality tables. The average life expectancy of an individual retiring at age 55 is 27 years.

11.2 Share-based payments

On 23 March 2006, the Group established a share option programme that entitles eligible employees to purchase shares in the Company.

In accordance with this programme, option are exercisable at the market price of the shares at the date of grant.

The terms and conditions of the grants are as follows:

—	✓ Vesting condition ————————————————————————————————————				
		2 nd Period	3 rd Period	4 th Period	5 th Period
	Period until 3.2008	23.03.2008 to 22.03.2009	23.03.2009 to 22.03.2009	23.03.2009 to 22.03.2010	23.03.2010 to 22.03.2011
Directors and Senior Management	20%	40%	60%	80%	100%
Middle Management and Executives	20%	40%	60%	80%	100%
Non-Executives	20%	40%	60%	80%	100%

The number and weighted average exercise prices of share options are as follows :

	Weighted average exercise price RM	2009 Number of options ('000)	2008 Number of options ('000)
Outstanding at 1 January Lapsed during the year	1.00 1.00	1,110 (102)	1,264 (154)
Outstanding at 31 December	1.00	1,008	1,110
Exercisable at 31 December	1.00	1,008	888

The options outstanding at 31 December 2009 have an exercise price of RM1 and a weighted average contractual life of three (3) years.

During the financial year, the Board of Directors decided to extend the existing ESOS period for up to a maximum period of an additional five (5) years commencing on 23 March 2009 and expiring on 22 March 2014 based on terms and conditions as set out in the ESOS bye-laws upon the recommendation from the ESOS Committee.

The fair value of services received in return for share options granted is based on the fair value of share options granted, measured using a Black-Scholes model, with the following inputs:

11. Employee benefits - Group/Company (cont'd)

11.2 Share-based payments (cont'd)

Fair value of share options and assumptions

Fair value at grant date	RM1.07
Weighted average share price	RM1.10
Exercise price Expected volatility (weighted average volatility)	RM1.00 56.86%
Option life (expected weighted average life)	5 years
Expected dividends	1.15%
Risk-free interest rate (based on Malaysian government bonds)	3.73%

Value of employee services received for issue of share options

	Group/	Company
	2009	2008
	RM	RM
Total expense recognised as share-based payments for		
options granted	55,000	96,728

12. Deferred tax liabilities

The recognised deferred tax liabilities are as follows:

	Group		Company	
	2009 RM	2008 RM	2009 RM	2008 RM
Property, plant and equipment (including prepaid lease payments)	0.470			
- capital allowances	8,473	27,052	-	-
Revaluation on investment property	-	-	-	-
Provisions	-	-	-	-
	8,473	27,052	-	_

The component and movement of deferred tax liabilities during the year are as follows:

Group	At 1 January 2008 RM	Recognised in the income statements (Note 19) RM	At 31 December 2008 RM	Recognised in the income statements (Note 19) RM	At 31 December 2009 RM
Property, plant and equipment (including prepaid lease payments) - capital allowances Revaluation on investment property Provisions	48,000 41,000 (6,000) 83,000	(20,948) (41,000) 6,000	27,052 - - 27,052	(18,579) - - (18,579)	8,473 - - - 8,473
Company Investment property - revaluation	41,000	(41,000)	-	-	

12. Deferred tax liabilities (cont'd)

Unrecognised deferred tax assets

No deferred tax has been recognised for the following items :

	Group		Company	
	2009	2008	2009	2008
	RM	RM	RM	RM
Unabsorbed capital allowances Taxable temporary differences	11,030,572	10,813,653	11,030,572	10,813,653
	(8,370,825)	(7,657,373)	(8,370,825)	(7,657,373)
	2,659,747	3,156,280	2,659,747	3,156,280

The unabsorbed capital allowances do not expire under current tax legislation. Deferred tax assets have not been recognised in respect of this item because it is not probable that future taxable profits will be available against which the Group and the Company can utilise the benefits there from.

The comparative figures have been restated to reflect the revised unabsorbed capital allowances available to the Group and the Company.

13. Payables and accruals

			Group	C	ompany
	Note	2009 RM	2008 RM	2009 RM	2008 RM
Trade	Note	HIVI	DIVI	NW	HIVI
Trade payables		1,524,966	570,532	1,013,183	515,072
Non-trade					
Subsidiary Other payables Accrued expense	13.1	315,708 1,440,945	289,557 1,098,759	2,534,341 109,459 1,321,664	2,610,699 86,065 1,091,589
		1,756,653	1,388,316	3,965,464	3,788,353
		3,281,629	1,958,848	4,978,647	4,303,425

13.1 Amount due to a subsidiary

The non-trade payables due to a subsidiary are unsecured, interest-free and repayable on demand.

14. Borrowings - Group/Company

	2009 RM	2008 RM
Current		
Unsecured Bank overdrafts Bankers' acceptances	6,344,000	751,651 11,632,000
	6,344,000	12,383,651

The bank overdrafts and bankers' acceptances are subject to interest rates ranging from 2.92% to 3.22% (2008 : 4.27% to 8.00%) per annum.

15. Revenue - Group/Company

Revenue represents the gross invoiced value of goods sold net of discounts and returns.

16. Finance costs

		Group		Company	
	2009 RM	2008 RM	2009 RM	2008 RM	
Interest paid on:					
Bank overdrafts Other borrowings	53,705 269,275	62,145 469,833	53,705 269,275	62,145 469,833	
	322,980	531,978	322,980	531,978	

17. Profit before tax

Profit before tax is arrived at:

	2009 RM	Group 2008 RM	2009 RM	Company 2008 RM
After charging:	NIVI	NIVI	NIVI	nivi
Auditors' remuneration				
- Statutory audit by KPMG	34,000	30,000	28,000	24,000
- Statutory audit by other auditors	6,000	5,975	-	
- Other services by KPMG	3,000	-	3,000	_
Allowance for doubtful debts	· -	120,000	,	120,000
Amortisation of prepaid lease payments (Note 5)	48,768	48,768	48,768	48,768
Depreciation				
- Property, plant and equipment (Note 3)	1,904,795	1,964,887	1,855,734	1,907,352
- Investment properties (Note 4)	298,947	302,931	298,947	302,931
Inventories written off	127,377	100,000	127,327	100,000
Loss on foreign exchange - realised	-	111,346	191,056	234,366
Directors' emoluments				
Directors of the Company	150,000	450,000	150,000	450,000
- Fees	150,892	152,000	150,892	152,000
RemunerationShare-based payments	641,529 9,876	480,790 15,773	504,383 9,876	480,790 15,773
- Benefits-in-kind	19,523	24,550	19,523	24,550
Other Directors	19,020	24,000	19,020	24,000
- Remuneration	147,876	125,510	_	_
Plant and equipment written off	2,519	2,383	_	_
Provision for retirement/resignation benefits (Note 11)	145,740	216,941	145,740	216,941
Rental expense	,	,	,	_:-,-,-
- Land and building	460,193	254,500	8,400	12,000
- Equipment	1,386	2,288	1,386	2,288
Bad debt written off	43,310	-	43,310	-
Personnel expenses (excluding Directors' emoluments)				
- Wages, salaries and others	5,103,738	6,261,889	3,869,297	4,959,009
- Employees' Provident Fund contributions	601,652	538,070	459,143	405,846
- Share-based payments	45,124	80,955	45,124	80,955
and after crediting:				
Gain on foreign exchange - realised	251,986			
Gain on disposal of plant and equipment	231,900	_	1	_
Rental income from investment properties	252,000	360,000	252,000	360,000
Reversal of impairment loss on investment in a	202,000	000,000	202,000	000,000
subsidiary	_	_	_	213,000
*				-,

18. Key management personnel compensation

The key management personnel compensations are as follows :

	Group		Co	Company	
	2009 RM	2008 RM	2009 RM	2008 RM	
Directors of the Company					
FeesRemunerationShare-based paymentsBenefits-in-kind	11,644 641,529 - 19,523	10,000 480,790 15,773 24,550	11,644 504,383 - 19,523	10,000 480,790 15,773 24,550	
	672.696	531.113	535.550	531,113	
Other Directors - Remuneration	147,876	125,510	-	-	
	820,572	656,623	535,550	531,113	

19. Tax expense

Recognised in the income statements

	2009	Group 2008	Cor 2009	mpany 2008
	RM	RM	RM	RM
Current tax expense				
Current year - Malaysian - Overseas	84,000 23,760	21,000 3,203	84,000	21,000
	107,760	24,203	84,000	21,000
Prior year - Malaysian - Overseas	49,897 (17)	82,004	49,897	70,973
	49,880	82,004	49,897	70,973
Total current tax	157,640	106,207	133,897	91,973
Deferred tax expense				
Reversal of temporary differences Prior year	(11,946) (6,633)	(14,196) (41,752)	-	(41,000)
Total deferred tax	(18,579)	(55,948)	-	(41,000)
	139,061	50,259	133,897	50,973

19. Tax expense (cont'd)

Reconciliation of effective tax expense

	Group		up Company	
	2009 RM	2008 RM	2009 RM	2008 RM
Profit for the year	884,193	1,196,994	478,578	1,008,468
Total tax expense	139,061	50,259	133,897	50,973
Profit excluding tax	1,023,254	1,247,253	612,475	1,059,441
Tax at Malaysian tax rate of 25% (2008 : 26%)	255,813	324,286	153,119	275,455
Effect of lower tax rate in foreign jurisdictions**	(46,118)	(24,176)	-	-
Effect of change in tax rate *	-	961	-	157
Non-deductible expenses	84,457	81,122	54,935	63,320
Income not subject to tax	(73,306)	(60,717)	-	(55,380)
Utilisation of previously unrecognised deferred tax assets	(124,123)	(310,700)	(124, 123)	(262,080)
Other items	(909)	(769)	69	(472)
	95,814	10,007	84,000	21,000
Under provided in prior year	43,247	40,252	49,897	29,973
Tax expense	139,061	50,259	133,897	50,973

^{*} The corporate tax rates 26% for year of assessment 2008 and 25% for the subsequent years of assessment. Consequently deferred tax assets and liabilities are measured using these tax rates.

20. Earnings per ordinary share - Group

Basic earnings per ordinary share

The calculation of basic earnings per share is based on the profit attributable to ordinary shareholders of RM884,193 (2008: RM1,196,994) and the weighted average number of ordinary shares outstanding during the year of 45,780,000 (2008: 45,780,000).

Diluted earnings per ordinary share

Diluted earnings per ordinary share is the same as the basic earnings per ordinary share as the effect of anti-dilutive potential ordinary shares are ignored in calculating diluted earnings per ordinary share in accordance with FRS 133 on Earnings per Share.

21. Dividend - Group/Company

Dividend recognised in the current year by the Company is:

	2009 RM	2008 RM
2008Final dividend of 1.50% per ordinary share less 25% tax paid on 9 September 2009	515,025	
2007Final dividend of 2.30% per ordinary share less 26% tax paid on 15 September 2009		779,176

The Board of Directors proposed a final dividend of 1.50% per ordinary share less 25% tax totalling RM515,025 in respect of the financial year ended 31 December 2009, subject to the shareholders' approval at the forthcoming Annual General Meeting.

The gross and net dividend per ordinary share as disclosed in the Income Statements takes into account the proposed final dividend for the financial year.

^{**} The subsidiary operates in a tax jurisdiction with lower tax rate.

22. Capital commitment - Group/Company

Plant and equipment	2009 RM	2008 RM
Contracted but not provided for		96,648

23. Related parties

For the purposes of these financial statements, parties are considered to be related to the Group or the Company if the Group or the Company has the ability, directly or indirectly, to control the party or exercise significant influence over the party in making financial and operating decisions, or vice versa, or where the Group or the Company and the party are subject to common control or common significant influence. Related parties may be individuals or other entities.

Key management personnel are defined as those persons having authority and responsibility for planning, directing and controlling the activities of the Group either directly or indirectly. The key management personnel include certain Directors of the Company and of the Group.

The significant related party transactions of the Company, other than key management personnel compensation, are as follows:

i) Transactions between the Company and its subsidiaries:

	Comp Transactions ar year ended 3 ⁻	nount for the
	2009 RM	2008 RM
Commission payable to a subsidiary Sale of manufactured inventories to a subsidiary	2,184,286 999,786	2,265,670 1,251,070

ii) There were no transactions with the key management personnel other than the remuneration package paid to them in accordance with the terms and conditions of their appointment other than as disclosed in Note 18 to the financial statements.

The terms and conditions for the above transactions are based on normal trade terms. All the amounts outstanding are unsecured and expected to be settled with cash.

24. Segment reporting - Group

Segment reporting is presented in respect of the Group's business and geographical segments. The primary format, business segments, is based on the Group's management and internal reporting structure.

Segment results, assets and liabilities include items directly attributable to a segment as well as those that can be allocated on a reasonable basis. Unallocated items mainly comprise interest-earning assets and revenue, interest-bearing loans, borrowings and expenses, and corporate assets and expenses.

Segment capital expenditure is the total cost incurred during the period to acquire property, plant and equipment.

Inter-segment pricing is determined based on a negotiated terms.

Business segments

The Group only comprises one business segment which is the manufacture and sale of self-adhesive label stocks and tapes. Business segmental information has not been prepared as the Group's revenue, operating profits, assets employed, capital expenditure, depreciation and amortisation and non-cash expenses are mainly confined to one industry segment.

24. Segment reporting - Group (cont'd)

Geographical segments

The manufacture and sale of self-adhesive label stocks and tapes are operated in four principal geographical areas, Malaysia, Singapore, Hong Kong and Australia.

In presenting information on the basis of geographical segments, segment revenue is based on the geographical location of customers. Segment assets are based on the geographical location of assets.

2009	Revenue from external customers by location of customers RM	Segment assets by location of assets RM	Capital expenditure by location of assets RM
Malaysia Asia (excluding Malaysia) Others	38,258,862 19,095,107 4,932,544	67,546,617 3,388,121	199,242 8,093
Total	62,286,513	70,934,738	207,335
2008			
Malaysia Asia (excluding Malaysia) Others	39,194,434 16,599,224 4,547,979	72,387,773 2,781,981	382,183 6,573
Total	60,341,637	75,169,754	388,756

25. Financial instruments

Financial risk management objectives and policies

Exposure to credit, foreign currency and interest rate risks arises in the normal course of the Group's business. The Group and the Company have informal risk management policies and guidelines which set out their overall business strategies, their tolerance to risk and their general risk management philosophy and have established processes to monitor and control the hedging of transactions in a timely and accurate manner. Such policies are reviewed to ensure that the Group's policy guidelines are adhered to.

Credit risk

Management has a credit policy in place and the exposure to credit risk is monitored on an ongoing basis. Credit evaluation is performed on all customers requiring credit over a certain amount.

At balance sheet date, there were no significant concentrations of credit risks. The maximum exposure to credit risk for the Group is represented by the carrying amount of each financial asset presented in the balance sheet.

Foreign currency risk

The Group incurs foreign currency risk on sales and purchases that are denominated in US dollar, Singapore dollar and Hong Kong dollar. In respect of other monetary assets and liabilities held in currencies other than RM, the Group ensures that the net exposure is kept to an acceptable level, by buying or selling foreign currencies at spot rate where necessary to address short-term imbalances.

25. Financial instruments (cont'd)

Interest rate risk

The Group borrows for its operations at variable rates using its available banking facilities.

Effective interest rates and repricing analysis

In respect of interest-bearing financial liabilities, the following table indicates their average effective interest rates at the balance sheet date and the periods in which they reprice or mature, whichever is earlier.

	Average effective interest rate %	Total RM	Within 1 year RM	1 - 5 years RM
Group/Company				
2009				
Financial liabilities				
Unsecured bankers' acceptances	3.05	6,344,000	6,344,000	-
	Average effective interest rate %	Total RM	Within 1 year RM	1 - 5 years RM
2008				
Financial liabilities				
Unsecured bank overdrafts Unsecured bankers' acceptances	8.00 4.62	751,651 11,632,000	751,651 11,632,000	-

Fair values

Recognised financial instruments

The carrying amounts of cash and cash equivalents, receivables, payables and short term borrowings, approximate fair values due to the relatively short term nature of these financial instruments.

26. Subsequent event

Subsequent to the date of balance sheet, the Group entered into a Sale and Purchase Agreement with a third party to dispose of its factory building which was classified as investment properties for a cash consideration of RM4,200,000. The estimated gain arising from disposal is RM1,500,000.

Analysis of shareholdings

as at 30 April 2010

Authorised share capital Issued and fully paid-up capital Class of shares Voting rights RM50,000,000 RM45,780,000

Ordinary shares of RM1.00 each fully paid

One vote per RM1.00 share

BREAKDOWN OF SHAREHOLDINGS AS AT 30 APRIL 2010

Range of Shareholdings	No. of Holders	Percentage of Holders		Percentage of Issued Capital
1 - 99	206	16.94	2,401	0.01
100 – 1,000	345	28.37	216,645	0.47
1,001 - 10,000	536	44.08	2,227,504	4.87
10,001 - 100,000	116	9.54	2,912,100	6.36
100,001 - 2,288,999(*)	10	0.82	6,493,250	14.18
2,289,000 And Above (**)	3	0.25	33,928,100	74.11
TOTAL	1,216	100.00	45,780,000	100.00

Remark: * - less than 5% of issued holdings

* - 5% and above of issued holdings

DIRECTORS' SHAREHOLDINGS AS AT 30 APRIL 2010

		No. of Shares Held		
	Direct		Indirect	
Name of Directors	Interest	%	Interest	%
1. Lai Kim Hean	349,000	0.76	-	-
2. Dato' Lim Chee Meng	-	_	12.232.000	26.72

SUBSTANTIAL SHAREHOLDERS AS AT 30 APRIL 2010

		No. of Shares Held			
	Name of Shareholders	Direct Interest	%	Indirect Interest	%
1.	Amanahraya Trustees Berhad - Skim Amanah Saham Bumiputera	15,756,100	34.42	-	-
2.	Malar Segar Sdn. Bhd.	12,232,000	26.72	_	_
3.	Grand Column Investments Limited (a)	5,940,000	12.98	-	_
4.	L.G.B. Holdings Sdn. Bhd. (b)	-	-	12,232,000	26.72
5.	Dato' Lim Chee Meng (c)	-	-	12,232,000	26.72
6.	Lim Chin Sean (d)	-	-	12,232,000	26.72

Notes:

- (a) Held through HSBC Nominees (Asing) Sdn. Bhd. RBS Coutts SG for Grand Column Investments Limited
- (b) Interested by virtue of its interest in Malar Segar Sdn. Bhd.
- (c) Interested by virtue of his interest in L.G.B. Holdings Sdn. Bhd.
- (d) Interested by virtue of his interest in L.G.B. Holdings Sdn. Bhd.

Analysis of shareholdings as at 30 April 2010 (cont'd)

THIRTY (30)	LARGEST SH	IAREHOLDERS	SAS AT 30 AI	PRIL 2010

Names of Shareholders	No. of Shares	Percentage (%)
(1) Amanahraya Trustees Berhad	15,756,100	34.42
- Skim Amanah Saham Bumiputera		
(2) Malar Segar Sdn. Bhd.	12,232,000	26.72
(3) HSBC Nominees (Asing) Sdn. Bhd.	5,940,000	12.98
RBS Coutts SG For Grand Column Investments Limited		
(4) Lambang Progresif Sdn. Bhd.	2,000,000	4.37
(5) Ng Oi Han	1,300,000	2.84
(6) Phang Wai Hoong	1,200,000	2.62
(7) Juliet Yap Swee Hwang	620,200	1.35
(8) Kembangan Sepadu Sdn. Bhd.	511,150	1.12
(9) Lai Kim Hean	349,000	0.76
(10) Lim Yen, Hsiu-Chuan	150,000	0.33
(11) Yong Wo Moi	143,700	0.31
(12) Khaw Chin Hong	115,000	0.25
(13) Irene Yap Yin Fei	104,200	0.23
(14) Balakrisnen A/L Subban	100,000	0.22
(15) Inter-Pacific Equity Nominees (Asing) Sdn. Bhd.	100,000	0.22
Kim Eng Securities Pte Ltd for Tan How Nguang		
(16) Lau Mui Sen	100,000	0.22
(17) Public Invest Nominees (Tempatan) Sdn. Bhd.	84,000	0.18
Pledged securities account for Lai Miau Fong (M)		
(18) Citigroup Nominees (Tempatan) Sdn. Bhd.	70,000	0.15
Pledged securities account for Chen Choong Fatt (470421)		
(19) ECML Nominees (Tempatan) Sdn. Bhd.	66,000	0.14
Pledged securities account for Khaw Chin Hong (002)		
(20) Koh Nai Cheng @ Koh Nai Chin	54,900	0.12
(21) Mayban Nominees (Tempatan) Sdn. Bhd.	52,000	0.11
Pledged securities account for Kuan Shin Nyiap		
(22) Teoh Cheng Hoe	51,900	0.11
(23) Khaw Kean Teck	50,000	0.11
(24) Raymond Choo Pow Yoon	50,000	0.11
(25) Law Seng @ Law Kim Swee	48,400	0.11
(26) Mayban Nominees (Tempatan) Sdn. Bhd.	46,500	0.10
Pledged securities account for Chung Chit Min		
(27) Mayban Securities Nominees (Tempatan) Sdn. Bhd.	42,400	0.09
Pledged securities account for Khaw Chin Hong (STF)		
(28) Goh Chin Giap	40,000	0.09
(29) Niew Lay Cha	40,000	0.09
(30) Lee Nyet Ngor	40,000	0.09
	41,457,450	90.56

List of major properties held as at 31 December 2009

Address/Location	Tenure	Year of Revaluation/ Acquisition	Area	Age of Building (Years)	Description/ Existing Use	Net Book Value (RM)
Lot 683, Mukim 1, Prai Industrial Estate Province Wellesley Prai	Leasehold (Expiry : 2072)	1982	87,120 sq. ft.	35	Land with factory	2,388,494
P.T. 8558/8559, Mukim Sungai Pasir Kuala Muda Kedah	Leasehold (Expiry : 2050)	2001	347,836 sq. ft.	19	Land with factory	10,242,739
No. 5-13.1, 5-13.2, 5-14.1, 5-14.2, 5-15.1, 5-15.2, 5-16.1, 5-16.2, 5-17.1, 5-17.2 and 5-18 Block A, Plaza Dwitasik, Phase 1, Bandar Sri Permaisuri, Off Jalan Permaisuri 1, Cheras, 56000 Kuala Lum	Leasehold (Expiry : 2098)	2006	11,368 sq. ft.	11	Office Building	2,141,150



Proxy form

Number of shares held

/We	
of	
peing a member of CENTRAL INDUSTRIAL CORPORATION BERHAD hereby appoint	
of	
or failing him/her	
ŭ	

as my/our proxy, to vote for me/us and on my/our behalf at the Thirty-Seventh Annual General Meeting of the Company to be held at Conference Room, Level 3, Eastin Hotel, 13, Jalan 16/11, Pusat Dagang Seksyen 16, 46350 Petaling Jaya, Selangor on Tuesday, 15 June 2010 at 11.00 a.m. and at any adjournment thereof.

My/our proxy is to vote as indicated below :-

No	Resolutions	For	Against
1.	. To receive and consider the Audited Financial Statements for the financial year ended		
	31 December 2009		
2.	To approve declaration of a final dividend of 1.5% less 25% income tax		
3.	To approve the payment of the Directors' fees		
	To re-elect the following Directors, who retire pursuant to Article 90 of the Company's Articles		
	of Association:-		
4.	(a) Dato' Dr. Zabir Bin Bajuri		
5.	(b) Datuk Abdul Jamil Bin Mohd Ali		
6.	(c) Dato' Johan Bin Arrifin		
7.	To re-appoint Messrs KPMG as Auditors and authorising Directors to fix their remuneration		

Please indicate with an "X" in the appropriate spaces how you wish your votes to be cast. If you do not indicate how you wish to vote on any resolutions, the proxy will vote as he thinks fit or, at his discretion, abstain from voting.

Signed this	day of	2010	
			Signature/Common Seal of Appointer

Notes

- 1. A member of the Company entitled to attend and vote at this meeting is entitled to appoint a proxy to attend and vote in his stead. A proxy need not be a member of the Company and a member may appoint any person to be his proxy without limitation. The provision of Section 149(1)(b) of the Companies Act, 1965 shall not apply.
- 2. A member may appoint more than 2 proxies to attend at the same meeting. Where a member appoints two or more proxies, he shall specify the proportion of his shareholdings to be represented by each proxy.
- Where a member of the Company is an authorised nominee as defined under the Securities Industry (Central Depositories) Act, 1991, it may
 appoint at least one proxy in respect of each securities account it holds with ordinary shares of the Company standing to the credit of the said
 securities account.
- 4. The instrument appointing a proxy shall be in writing under the hand of the appointer or his attorney duly authorised in writing or if such appointer is a corporation under its common seal or the hand of its attorney.
- 5. All forms of proxy must be deposited at the Registered Office of the Company situated at Suite 3A33, Block A2, Leisure Commerce Square, No. 9, Jalan PJS 8/9, 46150 Petaling Jaya, Selangor not less than 48 hours before the time appointed for holding the meeting or any adjournment thereof.

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Affix Stamp Here

The Company Secretary CENTRAL INDUSTRIAL CORPORATION BERHAD (12186-K)

Suite 3A33, Block A2, Leisure Commerce Square No. 9, Jalan PJS 8/9 46150 Petaling Jaya, Selangor

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