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The Company and Its Business

Advanced Packaging Technology (M) Bhd was incorporated in Malaysia under the Companies Act, 1965 on 31 March 1982 as a private limited company under the name of Goyo Corporation (M) Sdn Bhd. The Company subsequently changed its name to Advanced Packaging Technology (M) Sdn Bhd on 09 June 1982 and was converted to a public company on 27 May 1993. It was listed on the Second Board (now known as Main Market after the merger of the Main Board and Second Board on 03 August 2009) of the Bursa Malaysia Securities Berhad on 27 May 1994.

An ISO 9001 certified company, Advanced Packaging Technology (M) Bhd is principally engaged in the manufacturing and distribution of flexible packaging materials. The Company commenced operations in April 1985 at its present location at the Bangi Industrial Estate, Selangor Darul Ehsan. Its office, factory and warehouse is sited on a 8,903 square meter ("sq m") 99-year leasehold land.

The Company produces high-quality flexible packaging materials catering to a wide cross-section of industries in both the local and overseas markets such as snack foods, instant noodles, sweets and confectionery, liquid condiments, frozen foods, spices, beverages, medical / surgical products and pharmaceuticals, among others. Our range of flexible packaging material comprises both single and multi-layers that carry appealing designs. Through close consultation with clients, we tailor-make our products according to their precise specification and design in both roll and pouch form.

Flexible packaging materials are generally made of a composite of various base films, papers or foil which are laminated so that the resultant laminates have more enhanced properties than its original substrates. The basic materials used include oriented polypropylene (OPP) film, cellulosic film, polyester film, nylon film, aluminium foil, metallised films, specialty films, linear low density polyethylene (LLDPE) film, poster paper, polyethylene and polypropylene resin.

Efficient packaging is a must for any product in this modern era. Without it, the brand image and integrity, as well as the quality built into the product during manufactuing and marketing, will be lost when it reaches the consumer. Correct packaging is the principal way of ensuring safe delivery of the product to the end-user in good condition at an economic cost. At Advanced Packaging Technology (M) Bhd, we use our specialised knowledge and skills, as well as specific machinery and facilities to deliver excellence in quality and service to each client.

In the pursuit of our commitment in quality, the Company's Quality Management System was first assessed by Zurich Certification Limited, United Kingdom and found to comply with BS EN ISO 9002:1994 standard and the certificate of registration was issued on 8 December 2000. The Quality Management System was subsequently upgraded and certified to BS EN ISO 9001:2000 and BS EN ISO 9001:2008 by Independent European Certification Limited, United Kingdom and Independent European Certification (M) Sdn Bhd on 21 December 2003 and 12 January 2010 respectively. The certification scope covers "Design, Manufacturing and Supply of Flexible Packaging Materials and Blown Film".

Advanced Packaging Technology (M) Bhd currently also produces linear low density polyethylene (LLDPE) film for its internal consumption.



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Notice of Annual General Meeting

NOTICE IS HEREBY GIVEN that the Twenty-Ninth Annual General Meeting of Advanced Packaging Technology (M) Bhd ("the Company") will be convened and held at Hotel Equatorial Bangi-Putrajaya, Off Persiaran Bandar, 43650 Bandar Baru Bangi, Selangor Darul Ehsan on Wednesday, 15 June 2011 at 11.30 a.m. to transact the following items of business:-

AGENDA

As Ordinary Business

As	ordi Ordi	inary Business			
1.	 To receive the Statutory Financial Statements for the year ended 31 December 2010 together with the Directors' and Auditors' Reports thereon. 				
2.	2. To approve the payment of a final dividend of 10% gross per share, less 25% income tax, amounting to 7.5% net per share for the year ended 31 December 2010.				
3.		pprove the payment of Directors' Fees of RM162,000.00 for the year ended 31 ember 2010.	Resolution 3		
4.		re-elect Mr Mah Siew Seng who retire in accordance with Article 80 of the apany's Articles of Association.	Resolution 4		
5.		onsider and if thought fit, to pass the following Ordinary Resolutions in accordance a Section 129 of the Companies Act, 1965:-			
	(a)	"THAT Mr Chee Sam Fatt, retiring pursuant to Section 129(6) of the Companies Act, 1965, be and is hereby re-appointed a Director of the Company to hold office until the next Annual General Meeting."	Resolution 5		
	(b)	"THAT Dato' Law Sah Lim, retiring pursuant to Section 129(6) of the Companies Act, 1965, be and is hereby re-appointed a Director of the Company to hold office until the next Annual General Meeting."	Resolution 6		
	(c)	"THAT Datuk Ismail bin Haji Ahmad, retiring pursuant to Section 129(6) of the Companies Act, 1965, be and is hereby re-appointed a Director of the Company to hold office until the next Annual General Meeting."	Resolution 7		
	(d)	"THAT Dato' Haji Ghazali B. Mat Ariff, retiring pursuant to Section 129(6) of the Companies Act, 1965, be and is hereby re- appointed a Director of the Company to hold office until the next Annual General Meeting."	Resolution 8		
	(e)	"THAT Mr Tjin Kiat @ Tan Cheng Keat, retiring pursuant to Section 129(6) of the Companies Act, 1965, be and is hereby re-appointed a Director of the Company to hold office until the next Annual General Meeting."	Resolution 9		
	(f)	"THAT Mr Eu Hock Seng, retiring pursuant to Section 129(6) of the Companies Act, 1965, be and is hereby re-appointed a Director of the Company to hold office until the next Annual General Meeting."	Resolution 10		
6.		e-appoint Messrs PKF as Auditors of the Company and to authorise the Directors x their remuneration.	Resolution 11		
Α.	As Consider Dustrians				

As Special Business

7. To consider and if thought fit, to pass the following special resolution:

Proposed Renewal of Shareholders' Mandate for the Company to buy-back its own shares ("Proposed Shareholders' Mandate")

"THAT subject to the Companies Act, 1965 ("the Act"), the Memorandum and Articles of Association of the Company, Listing Requirements of Bursa Malaysia Securities Berhad ("Bursa Securities") and all other prevailing laws, rules, regulations and orders issued and/or amended from time to time by the relevant regulatory authorities, the Company be and is hereby authorised to renew the approval granted by the shareholders of the Company at the Annual General Meeting of the Company held on 24 June 2010, authorising the Company to purchase and/or hold up to 10% of the issued and paid-up share capital of the Company ("Proposed Share Buy-Back") as may be determined by the Directors of the Company from time to time through Bursa Securities upon such terms and conditions as the Directors of the Company may deem fit and expedient in the interest of the Company and an amount not exceeding the retained profits of the Company, be allocated by the Company for the Proposed Share Buy Back. The audited retained profits of the Company stood at RM9,314,722 for the financial year ended 31 December 2010.

Notice of Annual General Meeting (cont'd)

AND THAT upon completion of the purchase by the Company of its own shares, the Directors be and are hereby authorised to cancel such shares or retain such shares as the treasury shares or a combination of both. The Directors are further authorised to resell the treasury shares on Bursa Securities or distribute the treasury shares as dividends to the shareholders of the Company or subsequently cancel the treasury shares or any combination of the three (3) and in any other manner as prescribed by the Act, rules and regulations and orders made pursuant to the Act and requirements of Bursa Securities and any other relevant authority for the time being in force.

AND FURTHER THAT the Directors be and are hereby authorised to carry out the Proposed Share Buy-Back immediately upon the passing of this resolution until:-

- (a) the conclusion of the next Annual General Meeting ("AGM") of the Company, unless by ordinary resolution passed at the meeting, the authority is renewed, either unconditionally or subject to conditions;
- (b) the expiration of the period within which the next AGM is required by law to be held; or
- (c) revoked or varied by ordinary resolution passed by the shareholders of the Company in a general meeting,

whichever occur first but not so as to prejudice the completion of purchase(s) by the Company before the aforesaid expiry date and to take all steps as are necessary and/or to do all such acts and things as the Directors may deem fit and expedient in the interest of the Company to give full effect to the Proposed Share Buy-Back with full powers to assent to any conditions, modifications, amendments and/or variations as may be imposed by the relevant authorities."

8. To transact any other ordinary business of which due notice shall have been given.

NOTICE OF DIVIDEND ENTITLEMENT AND PAYMENT

NOTICE IS HEREBY GIVEN that, subject to the approval of the shareholders, a final dividend of 10% gross per share, less 25% income tax, amounting to 7.5% net per share in respect of the financial year ended 31 December 2010 will be paid on 19 July 2011 to shareholders whose names appear in the Company's Record of Depositors on 30 June 2011.

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

- a) Shares transferred into the Depositor's securities account before 4.00 p.m. on 30 June 2011 in respect of ordinary transfers; and
- b) Shares bought on the Bursa Malaysia Securities Berhad on a cum entitlement basis according to the Rules of the Bursa Malaysia Securities Berhad.

BY ORDER OF THE BOARD

SEE SIEW CHENG (MAICSA 7011225) LEONG SHIAK WAN (MAICSA 7012855) Joint Company Secretaries

Petaling Jaya 24 May 2011

NOTES:

- A member of the Company entitled to attend and vote at this meeting may appoint a maximum of two proxies to vote in his stead. Where a member appoints two proxies, the
 appointment shall be invalid unless he specifies the proportions of his shareholdings to be represented by each proxy. A proxy may but need not be a member of the Company and the
 provisions of Section 149(b) of the Companies Act, 1965 shall not apply to the Company.
- 2. Where a member is an authorised nominee as defined under the Securities Industry (Central Depositories) Act, 1991, it may appoint at least one proxy (but not more than two) in respect of each Securities Account it holds with ordinary shares of the Company standing to the credit of the said Securities Account.
- The instrument appointing a proxy, in the case of an individual, shall be signed by the appointer or by his attorney duly authorised in writing, and in the case of a corporation, shall be either given under its common seal or under the hand of an officer or attorney duly authorised.
- 4. The instrument appointing a proxy must be deposited at Ground Floor, Symphony House, Pusat Dagangan Dana 1, Jalan PJU 1A/46, 47301 Petaling Jaya, Selangor Darul Ehsan not less than forty-eight hours before the time appointed for holding the meeting or any adjournment thereof.
- 5. The Resolution 12, if approved, will empower the Directors of the Company to purchase and/or hold up to a maximum of ten percent (10%) of the issued and paid-up share capital of the Company at any point of time, by utilising the funds allocated which shall not exceed the total retained profits of the Company. This authority, unless revoked or varied by the Company in a general meeting, will expire at the conclusion of the next Annual General Meeting is required by law to be held, whichever is earlier. Further information on this proposed Ordinary Resolution is set out in the Circular to Shareholders dated 24 May 2011.

Statement Accompanying The Notice of Annual General Meeting

1) NAMES OF DIRECTORS STANDING FOR RE-ELECTION AND RE-APPOINTMENT

The names of the Directors standing for re-election and re-appointment at the forthcoming Twenty-Ninth Annual General Meeting are as follows:-

Re-election under Article 80 of the Company's Articles of Association

a) Mah Siew Seng

Re-appointment under Section 129(6) of the Companies Act, 1965

- a) Chee Sam Fatt
- b) Dato' Law Sah Lim
- c) Datuk Ismail bin Haji Ahmad
- d) Dato' Haji Ghazali B. Mat Ariff
- e) Tjin Kiat @ Tan Cheng Keat
- f) Eu Hock Seng

2) DETAILS OF ATTENDANCE OF DIRECTORS AT BOARD MEETINGS

The number of Board of Directors' Meetings held and attendance by directors during the financial year ended 31 December 2010 are as follows:-

NAME OF DIRECTORS	NUMBER OF MEETINGS HELD	NUMBER OF MEETINGS ATTENDED
Chee Sam Fatt	4	4
Tjin Kiat @ Tan Cheng Keat	4	4
Yeo Tek Ling	4	4
Dato' Law Sah Lim	4	4
Eu Hock Seng	4	4
Ng Choo Tim	4	4
Dato' Haji Ghazali b. Mat Ariff	4	4
Datuk Ismail bin Haji Ahmad	4	4
Mah Siew Seng	4	4

3) PLACE, DATE AND HOUR OF THE TWENTY-NINTH ANNUAL GENERAL MEETING

The Twenty- Ninth Annual General Meeting of the Company will be held at Hotel Equatorial Bangi-Putrajaya, Off Persiaran Bandar, 43650 Bandar Baru Bangi, Selangor Darul Ehsan on Wednesday, 15 June 2011 at 11.30 a.m.

4) DETAILS OF DIRECTORS STANDING FOR RE-ELECTION AND RE-APPOINTMENT

The details of the directors standing for re-election and re-appointment at the forthcoming Twenty-Ninth Annual General Meeting are set out on pages 6 to 9 of the Annual Report.

Corporate Information

BOARD OF DIRECTORS

Chee Sam Fatt (Chairman)
Tjin Kiat @ Tan Cheng Keat (Managing Director)
Yeo Tek Ling (Finance Director)
Dato' Haji Ghazali b. Mat Ariff
Dato' Law Sah Lim
Datuk Ismail bin Haji Ahmad
Mah Siew Seng
Eu Hock Seng
Ng Choo Tim

SECRETARIES

See Siew Cheng (MAICSA 7011225) Leong Shiak Wan (MAICSA 7012855)

AUDITORS

PKF AF 0911 Chartered Accountants

AUDIT COMMITTEE

Dato' Haji Ghazali Bin Mat Ariff (Chairman)

- Independent Non-Executive Director Datuk Ismail Bin Haji Ahmad
- Independent Non-Executive Director Mah Siew Seng
- Independent Non-Executive Director

REMUNERATION COMMITTEE

Chee Sam Fatt (Chairman)

- Non-Independent Non-Executive Director Dato' Haji Ghazali Bin Mat Ariff
- Independent Non-Executive Director Mah Siew Seng
- Independent Non-Executive Director

NOMINATION COMMITTEE

Datuk Ismail bin Haji Ahmad (Chairman)

- Independent Non-Executive Director Eu Hock Seng
- Independent Non-Executive Director Ng Choo Tim
- Independent Non-Executive Director

REGISTERED OFFICE

Level 8, Symphony House Block D 13, Pusat Dagangan Dana 1 Jalan PJU 1A/46 47301 Petaling Jaya Selangor Darul Ehsan Tel: 03-7841 8000 Fax: 03-7841 8199

REGISTRAR & SHARE TRANSFER OFFICE

Symphony Share Registrars Sdn. Bhd. Level 6, Symphony House Block D 13, Pusat Dagangan Dana 1 Jalan PJU 1A/46 47301 Petaling Jaya Selangor Darul Ehsan Tel: 03-7841 8000 Fax: 03-7841 8008

PRINCIPAL BANKER

CIMB Bank Berhad

STOCK EXCHANGE LISTING

Main Market of Bursa Malaysia Securities Berhad

Website: www.advancedpack.com.my

Directors' Profile

CHEE SAM FATT*

Singaporean

Chairman (Non-Independent Non-Executive Director)

Mr Chee Sam Fatt, aged 75 years was appointed to the Board on 31 March 1982. He is one of the founder director of the Company and currently the Chairman of the Board and the Remuneration Committee.

He had previously held directorships in several private limited companies which were involved in construction and building materials, property development, importation and installation of marble, machine joinery works and assembly and retailing of electrical goods.

Mr Chee does not have any family relationship with any director. He is the husband of Madam Lee Ng Mah @ Lee Wai Chan and father of Mr Chee Chin Tsai who are the substantial shareholders of the Company. He does not have any conflict of interest with the Company and has no record of conviction for any offence within the past ten years. He holds 10,125 ordinary shares in the Company. He is not a director of any other public company.

TJIN KIAT @ TAN CHENG KEAT*

Malaysian

Managing Director (Non-Independent Executive Director)

Aged 72 years, Mr Tan Cheng Keat is one of the founder directors of the Company. He was appointed to the Board on 31 March 1982. On 1 May 1986, he was appointed as a full time Executive Director and subsequently served as Managing Director of the Company since 29 June 1989. He is the principal officer of the Company and is responsible for the overall management of the Company's business as well as spearheading its future direction.

He had many years of marketing experience prior to joining the Company. He held various marketing and sales positions which included serving as Sales Manager of Advanced Electronics (M) Sdn Bhd ("AE") for thirteen years. He was appointed as a director of AE in 1980.

Mr Tan holds 1,550,089 ordinary shares in the Company and has no conflict of interest with the Company. He does not have any family relationship with any director and/or major shareholder of the Company. He does not hold any other directorships in public companies. He has not been convicted of any offence in the past ten years

YEO TEK LING

Malaysian

Finance Director (Non-Independent Executive Director)

A Chartered Management Accountant by profession, Mr.Yeo Tek Ling, aged 52 years, was appointed to the Board on 6 January 1994 and assumed the position of Finance Director in January 1996. He first joined the Company in October 1985 as an Accountant and subsequently became the Finance & Administration Manager and Corporate Planner. Prior to joining the Company, he was attached to Associated Pan Malaysia Cement Sdn Bhd as an Assistant Accountant for three years.

Mr Yeo is primarily responsible for overseeing the accounting, financial reporting, taxation, financial, corporate, supply chain, ISO 9001 and administrative matters of the Company. He also assists the Managing Director in management and other operational matters. Mr. Yeo was instrumental in assisting the Company obtain public listing in 1994 and the ISO9002 certification in year 2000 as well as the subsequent upgrading to ISO 9001:2000 in 2003 and ISO 9001:2008 in 2009.

Directors' Profile (cont'd)

He is a member of the Malaysian Institute of Accountants (MIA) and the Chartered Institute of Management Accountants (CIMA), U.K. He is currently a council member of CIMA, Malaysia Division. He was a council member of MIA and also was a member of the Professional Accountants in Business Committee of the International Federation of Accountants, New York.

He does not have any family relationship with any director and/or major shareholder of the Company. There is no conflict of interest between him and Company and he has not been convicted of any offence within the past ten years. He holds 12,169 ordinary shares in the Company. He is not a director of any other public companies.

DATO'LAW SAH LIM*

Malaysian

Director (Non-Independent Non-Executive Director)

Dato' Law Sah Lim, aged 81 years is one of the founder directors of the Company and was appointed a Board member on 31 March 1982. He served as Chairman of the Company since his appointment to the Board and resigned on 1 January 2003.

With over four decades of experience in various businesses such as the motor vehicle trade, food manufacturing, sales and assembly of electrical products, leasing, credit and financing, he sits on the Board of several private limited companies.

He is the father-in-law of Mr. Wong Chee Weng who is a substantial shareholder of the Company. He does not have any family relationship with any director of the Company. He does not have any conflict of interest with the Company. He has not been convicted of any offence within the past ten years. He holds 5,014 ordinary shares of RM1.00 each in the Company and is not a director of any other public companies.

EU HOCK SENG*

Singaporean

Director (Independent Non-Executive Director)

Mr. Eu Hock Seng, aged 71 years, was appointed to the Board on 31 March 1982. He currently serves as a member of the Nomination Committee. He is a founder director of the Company.

He holds a Bachelor of Science (Electronic Engineering) degree from Waseda University of Japan. He was the Head of Manufacturing Department of Setron (S) Ltd, factory manager of East Coast Electronics Sdn Bhd in Malaysia. He also taught the Japanese language at the Singapore National Trade Union Co-operative.

Mr Eu does not have any family relationship with any director and/or major shareholder of the Company. There is no conflict of interest between him and the Company and he has not been convicted of any offence within the past ten years. He has 11,210 ordinary shares in the Company. He does not hold directorships in any other public companies.

Directors' Profile (cont'd)

NG CHOO TIM

Malaysian

Director (Independent Non-Executive Director)

Mr Ng Choo Tim, aged 59 years, was appointed to the Board on 29 June 1989. He is a member of the Nomination Committee.

He has been a partner of Syarikat Guan Seng for many years, a company trading in electrical products and furniture.

He does not have any family relationship with any director and / or major shareholder. There is no conflict of interest between him and the Company. He holds 648,297 ordinary shares in the Company. He has not been convicted of any offences within the past ten years. He is not a director of any other public companies.

DATO' HAJI GHAZALI BIN MAT ARIFF*

Malaysian

Director (Independent Non-Executive Director)

Dato' Haji Ghazali Bin Mat Ariff, aged 70, is an Independent Non-Executive Director and was appointed to the Board on 23 March 1994. He is the Chairman of the Audit Committee and a member of the Remuneration Committee.

Dato' Ghazali is an Advocate and Solicitor. He qualified as a Barrister-at-Law from Lincoln's Inn, London and was called to the English Bar on 21 November 1978. He was admitted as an Advocate & Solicitor of the High Court of Malaya on 27 September 1979. He set up a legal firm in March 1980 under the name of Messrs. Sethu Ghazali & Gomez (now known as Ghazali Ariff & Partners) and is currently the Senior Partner of the firm.

He worked as a legal assistant at Messrs. Nik Hussain, Ibrahim & Abdullah, Kuala Lumpur from 1979 to 1980. Prior to that, he was a college trained teacher at Chung Hwa Confucian High School Penang from 1962 to 1968 and a lecturer at Sultan Hassanal Bolkiah Teachers' Traning College Brunei Darussalam from 1968 to 1974.

Apart from Advanced Packaging Technology (M) Bhd, Dato' Ghazali sits on the Board of two other public listed companies, namely, Amalgamated Industrial Steel Berhad and Eden Inc Berhad and one public company, Timah Langat Holdings Berhad. In September 2007, Dato' Ghazali assumed the position as Chairman of Amalgamated Industrial Steel Berhad. He also sits on the Board of several private limited companies.

Dato' Ghazali is the vice president of Jemaah Dato'- Dato' Perlis. He was appointed as a Commissioner for Oaths from 1995 till 2005. From September 1995 to December 1999, he was the Honorary Vice Consul of the Republic of Finland in Kuala Lumpur. Dato' Ghazali was also the Honorary Legal Advisor of Malaysia Thai Association from 1999 to 2002.

He has no conflict of interest with the Company and has not been convicted of any offence within the past ten years. He does not have any family relationship with any director and/or major shareholder of the Company. He does not hold any shares in the Company.

Directors' Profile (cont'd)

DATUK ISMAIL BIN HAJI AHMAD*

Malaysian

Director (Independent Non-Executive Director)

Aged 74 years, Datuk Ismail bin Haji Ahmad was appointed to the Board on 30 December 1998. He is currently the Chairman of the Nomination Committee and a member of the Audit Committee.

He holds a Bachelor of Arts (Hons) degree from the University of Malaya, and a Master degree in Public Policy and Administration from the University of Wisconsin, United States of America. He has attended the Senior Management Programme conducted by the Harvard Business School.

Datuk Ismail joined the Administrative and Diplomatic Service in 1964 and had served in the Prime Minister's Department, Ministry of Home Affairs and Ministry of Primary Industries. He served as the Chief Executive Officer of the Commodities Trading Commission from 1981 to 1995. Datuk Ismail was the Chairman of Bank Muamalat Malaysia Berhad from 1999 to 2004. Currently, he is a non-executive director of Manulife Insurance (M) Berhad.

He does not have any family relationship with any director and/or major shareholder of the Company. There is no conflict of interest between him and the Company. He has not been convicted of any offence within the past ten years. He does not hold any shares in the Company.

MAH SIEW SENG*

Malaysian

Director (Independent Non-Executive Director)

Mr. Mah Siew Seng, aged 58, is a Chartered Certified Accountant by profession. He was appointed to the Board on 23 March 1994. He is a member of both the Audit Committee and the Remuneration Committee.

He is a member of the Malaysian Institute of Accountants, a fellow member of the Association of Chartered Certified Accountants, a fellow member of the Chartered Tax Institute of Malaysia (formerly known as Malaysian Institute of Taxation). He practices as a Chartered Accountant in Teluk Intan under the name of Messrs. Mah Siew Seng & Co since 1982.

Mr Mah does not hold any shares in the Company. He does not have any family relationship with any director and/or major shareholder of the Company and has no conflict of interest with the Company. He does not hold directorships in any other public companies but sits on the Board of several private limited companies. He has not been convicted of any offence within the past ten years.

*Directors standing for re-election/re-appointment

Corporate Social Responsibility Statement

The Board of Directors of Advanced Packaging Technology (M) Bhd acknowledges the importance of playing its role in Corporate Social Responsibility (CSR).

It is an ongoing commitment for the Company in fostering CSR and the emphasis is in four areas namely the Workplace, the Community, the Environment and the Marketplace.

1) The Workplace

The Company has provided a safe and conducive working environment for its staff to work. Providing a safe and healthy working condition for its employees is always the emphasis of the Company. A Safety and Health Committee was in place to oversee the safety and occupational health issues in the workplace. Protective gears were given to its factory and production staff/workers. Preventive actions and mitigation measures such as safety briefing and fire drills were conducted on site to enable the employees to better understand certain safety issues and to react in time of emergency.

Pro-active action has been taken by the Company in the development of its human capital as it recognises the importance of its employees as one of the most valuable asset of the Company. Both external and in-house training programmes were provided or conducted on a regular basis to enhance the skill and knowledge of its employees as continuous learning and training will improve competencies and job performance of the employees.

The Company also ensures that employees are adequately provided for with medical benefits and insurance coverage. Besides, it also organises annual dinner / trip for the employees.

2) The Community

The Company gives priority to provide employment and job opportunities for local people particularly the fresh graduates/school leavers and unskilled workers. Furthermore, it has also provided employment to the handicapped and less privileged people.

All these efforts will help the government in the development of its human capital. It will also help to overcome the unemployment and reduce social ills of the youth as well as improve the standard of living of the people.

Certain flexibility was given to some of its employees in volunteering their time and efforts in serving certain relevant trade and professional organizations.

3) The Environment

Ensuring that business activities are conducted in compliance with the applicable environment regulations are always the priority of the Company. It also acknowledges the important of the 3 R's (Reduce, Reuse and Recycle) initiatives.

Some of the initiatives taken by the Company to safeguard and preserve the environment are as follows:-

- a) Using licenced contractor for scheduled waste disposal.
- b) Replacing diesel usage with natural gas as fuel for boilers to reduce air pollution.
- c) Recycling of certain discarded raw and processed materials.
- d) Reusing and recycling of pallets, cardboards, paper and stationery.
- e) Setting appropriate temperature for air-conditioners in the office.
- f) Switching off lighting and air-conditioners whenever possible.

4) The Marketplace

The Company manufactures and supplies quality products to its customers in accordance to its ISO 9001 Quality Management System that certified to BS EN ISO 9001:2008 standard. This will provide better quality assurance to its customers and gives the Company a competitive edge over those without the ISO 9001 certification to market its products both locally and oversea.

As it operates in a competitive market environment, the Company works closely with its major customers and suppliers for better partnership in order to achieve better value which is beneficial to both organisations in the long run. Raw materials used in manufacturing will only be sourced from approved suppliers to ensure consistency of quality of supplies.

This statement was approved by the Board on 26 April 2011

Statement on Corporate Governance

The Board of Directors ("Board") of Advanced Packaging Technology (M) Bhd is committed to having a good corporate governance framework in conducting the business and affairs of the Company in order to enhance shareholders' value and the financial performance of the Company whilst taking into account the interest of other stakeholders.

The Company has established and implemented a proper and practical framework for governance and controls that are in line with the principles of and best practices in corporate governance as recommended in the Malaysian Code on Corporate Governance ("Code") and the relevant provisions in the Bursa Malaysia Securities Berhad Listing Requirements.

This Statement together with other statements such as Statement on Internal Control sets out the manner in which the Company has applied the principles and the extent of its compliance of Part I of the Code for the financial year ended 31 December 2010.

1.0 BOARD OF DIRECTORS ("BOARD")

1.1 Role and Responsibilities

The Board recognizes that it's the duty of the Directors to act in the best interest of the Company and the Board is ultimately responsible for the performance of the Company. The Board comprises members with diversified background has the overall responsibility for corporate governance, establishing goals, setting strategic direction, overseeing investments, conduct, operation and execution of the Company's business. Thus, it provides leadership, strategic direction and advice to the Company and guides the Company in achieving its objectives.

The Directors are also fully aware of the dual role of leadership and control for it to be effective. It is also conscious of the need to practising good corporate governance in the discharge of its stewardship responsibilities to protect the various stakeholders' interest and the Company's assets and to enhance the Company's performance.

Position descriptions and a formal schedule of matters are established to clearly define and segregate the duties and responsibilities of the Board and management. There are no restrictions on directors in obtaining access, where necessary, to independent professional advice at the Company's expense and access to the advice and service of the Company Secretary.

The Chairman of the Board and Board Committees are assisted by Management and the Company Secretary in undertaking their responsibility of organizing and ensuring that notices of meetings, agenda papers and other relevant information are supplied on a timely basis and tabled for the Board and Board Committees to function effectively.

1.2 Composition of the Board and Board Balance

There is an appropriate number of directors which fairly reflects the investment in the Company as the Board does not have any significant shareholder. It is currently comprising of nine members with two Executive Directors and seven Non-Executive Directors, of whom five are Independent. The Board members possess a wide range of skills and varied experience in either business or professional practices and this is crucial to the proper running of the Company.

The Board's composition is in compliance with paragraph 15.02 of the Bursa Malaysia Securities Berhad Listing Requirements which requires at least one third of the Board to comprise of independent directors. There is a balance of executive and non-executive directors in the Board with no individual director dominating decision making at Board meetings. The presence of Independent Non-Executive

Directors fulfills a pivotal role in corporate governance accountability. Dato' Haji Ghazali bin Mat Ariff was appointed on 28 May 2002 as the senior independent non-executive director to whom all concerns regarding the Company may be conveyed.

There is a clear division of roles and responsibilities of the non-Executive Chairman and the Managing Director to ensure a balance of power and authority. The Chairman provides leadership to the Board and monitors its effectiveness while the Managing Director manages the overall business operation. The executive directors' knowledge of the business operation is complemented by the independent non-executive directors' objective and unbiased judgment at board deliberations taking into account at all times the best interest of the Company's investors as a whole.

1.3 Board and Committee Meetings

The Chairman is responsible for ensuring that the Board is running effectively. The Board and Audit Committee meet at least four times a year at a quarterly interval with additional meetings convened and held as and when deemed necessary. The Nomination and Remuneration Committee usually meet once a year. A schedule of board and committee meetings for the following financial year was prepared in advance by Management in the fourth quarter of the financial year.

Relevant agenda papers and reports for each meeting are circulated to Directors in advance of the meeting. When requested by the Board or Board Committees, additional information are promptly supplied to enable them to effectively discharge their responsibilities. Certain Senior management staff had been requested to attend the Board or Board Committee meetings when clarification was sought. Decisions and recommendations of the Audit Committee and other Committees are reported to the Board at the Board's next meeting by its respective Chairman.

Attendance at meetings is detailed in the Statement Accompanying the Notice of Annual General Meeting and the Audit Committee Report.

1.4 Supply of Information

Notice, agenda and Board Papers and reports are provided to all members of the Board and Board Committee in advance for their review prior to the convening of each meeting. All information and documents are provided in a timely manner to ensure that Directors and Committee members have sufficient time to understand and appreciate issues to be deliberated at the Board or Board Committee meetings.

The Directors have full and unrestricted access to all information pertaining to the Company's business and affairs. No restrictions have been placed upon the directors, individually or as a board, to take independent professional advice at the Company's expense in the furtherance of their duties. All members of the Board have ready and direct access to the advice and services of the Company Secretary. The Chairman has always received the positive support of the Company Secretary in ensuring the effective functioning of the Board.

1.5 Appointment and Re-election of Directors

The Nomination Committee is responsible for making recommendation for new nominees to the Board and Board committees. It is also responsible for reviewing annually the required mix of skills, experience and competencies of the non-executive directors and assessing individual director's contribution and the effectiveness of the Board as a whole. The Board takes cognizance of the need to monitor and review its size to ensure that the Board's effectiveness is not undermined.

All Directors shall retire by rotation and submit themselves for re-election at least once in every three years in accordance with Article 80 of the Company's Articles of Association. Directors over seventy (70) years old of age are required to submit themselves for re-appointment annually in accordance with Section 129 (6) of the Companies Act 1965. Details of Directors seeking re-election and re-appointment at the forthcoming Annual General Meeting is set out in the Statement Accompanying the Notice of Annual General Meeting.

1.6 Directors' Training

All Directors have attended and completed the Mandatory Accreditation Programme as required by the Bursa Malaysia Securities Berhad. The Directors have also attended various accredited programmes under the Continuous Education Programme (CEP) conducted by various course/training providers and met the prescribed CEP requirements.

The Board recognizes that appropriate training programmes for the Directors will keep them abreast with developments in market place as well as increase their knowledge and understanding of recent developments in laws, regulations and business practices. Apart from the above, other training programmes, seminars, workshops attended by some of the Directors individually are as follows:-

Dato' Haji Ghazali bin Mat Ariff

i) Corporate Social Responsibility (CSR) Training by Biz Excellence Systems.

Datuk Ismail bin Haji Ahmad

i) High Impact Governance on Directors' Duties, Liabilities and Expectations by Bursa Malaysia

Mr Yeo Tek Ling

- i) Powering Business Sustainability by Bursa Malaysia;
- ii) 18th World Congress of Accountants 2010 jointly organized by International Federation of Accountants and Malaysian Institute of Accountants.

Mr Mah Siew Seng

- i) Budget 2011 Proposals & Recent Developments by Malaysian Institute of Accountants (MIA) and M.A.T.A.
- ii) Understanding the Latest Public Rulings by MIA.
- iii) Optimising Corporate Tax Planning Strategies by MIA.

2.0 Directors' Remuneration

It is generally agreed that the remuneration of executive directors should be structured to link rewards to corporate and individual performance and that of the non-executive directors be reflective of their expertise and level of responsibilities. Directors' Fees were only paid upon approved by shareholders at the Company's annual general meeting based on the recommendation of the Board. Any changes in Directors' Fees are highlighted in the notice calling for the annual general meeting.

Remuneration package of the executive directors was reviewed by the Remuneration Committee and recommends to the Board of the Directors for approval. It is then decided by the Board without the executive directors' participation in determining their own remuneration.

Set out below are the details of the Directors' remuneration received, receivable and inclusive of the recommended directors' fees in respect of the financial year ended 31 December 2010, distinguishing between Executive and Non-Executive Directors:-

Category of Remuneration	Executive Directors (RM)	Non-Executive Directors (RM)
Salary Fees Bonus Benefits-in-kind EPF & Socso Others Total	356,400.00 36,000.00 116,850.00 36,625.00 104,735.00	- 126,000.00 - - - - - 126,000.00

Band of Remuneration (RM)	Executive	Non-Executive
Below 50,000	-	7
50,001 to 100,000	-	-
100,001 to 150,000	-	-
150,001 to 200,000	1	-
200,001 to 250,000	-	-
250,001 to 300,000	-	-
300,001 to 350,000	-	-
350,001 to 400,000	-	-
400,001 to 450,000	1	-
450,001 to 500,000	-	-

In view of the confidentiality and sensitivity of the disclosures, details of individual director's remuneration are not disclosed herewith.

3.0 Board Committees

Three committees namely, the Audit, Nomination and Remuneration Committees had been established by the Board. Duties and responsibilities of these committees are contained in their respective terms of reference. These committees assist the Board in the discharge of its duties by examining issues within their terms of reference and reporting back to the Board with recommendations, recognizing at all times that the Board is the ultimate platform for decision making.

3.1 Audit Committee

The Audit Committee was set up on 23 March 1994 and its terms of reference established and subsequently revised to be in line with the revamped Bursa Malaysia Securities Berhad listing requirements and the Malaysian Code on Corporate Governance. Currently, it comprises of three independent non-executive directors.

Details of its terms of reference, composition and other relevant information and activities are set out in the Audit Committee Report.

3.2 Nomination Committee

The Nomination Committee was established on 27 February 2002 by the Board. It comprises of three independent non-executive directors and the members are:-

- (i) Datuk Ismail bin Haji Ahmad (Chairman) (independent non-executive director);
- (ii) Mr Eu Hock Seng (independent non-executive director); and
- (iii) Mr Ng Choo Tim (independent non-executive director).

The terms of reference of the Nomination Committee are:-

- (a) to propose new nominees for the board;
- (b) to recommend to the board, candidates for all directorships to be filled by the shareholders or directors;
- (c) to consider, in making its recommendations, candidates for directorships proposed by the Chief Executive Officer and, within bounds of practicability, by any other senior executive or any director or shareholder:
- (d) to recommend to the board, directors to fill the seats on board committees;
- (e) to assess directors on an ongoing basis.
- (f) to review annually the required mix of skills, experience and other qualities, including core competencies which non-executive directors should bring to the board and submit its recomendations to the board;
- (g) to carry out a process implemented by the board on an annual basis for assessing the effectiveness of the board as a whole, the committees of the board and for assessing the contribution of each individual director.

The Nomination Committee met once and attended by all members during the year under review.

3.3 Remuneration Committee

The Remuneration Committee was set up on 27 February 2002 and it has two independent non-executive directors and one non-independent non-executive director. It is responsible for recommending to the Board the remuneration of the executive directors in all its forms, and where necessary, draws advice from outside.

Members of the Remuneration Committee are :-

- (i) Mr Chee Sam Fatt (Chairman) (non-independent non-executive director);
- (ii) Dato' Haji Ghazali b. Mat Ariff (independent non-executive director); and
- (iii) Mr Mah Siew Seng (independent non-executive director).

The Remuneration Committee met once with full attendance during the year under review.

4.0 Relationship With Shareholders

It's the practice of the Company in maintaining an effective communication channel between the Board, shareholders and the general public through timely dissemination of all material information.

Members of the public can obtain the full Annual Report, financial statements and announcements from the Bursa Malaysia Securities Berhad's website. The timely release of announcement, quarterly and annual financial results, annual reports, circulars and notices of meetings provides shareholders with regular and updated information of the Company. The Company's website also provides more information on the Company to the public.

The Company endeavours to provide appropriate information upon requests by institutional investors, fund managers and analysts and the press.

At the Annual General Meeting, the Board presents the progress and performance of the Company and shareholders are given the opportunity to ask relevant questions pertaining to the Company and its business. This will enable shareholders to gain better insights of the Company's business and operations.

5.0 Accountability and Audit

5.1 Financial Reporting

The Company presents its financial performance on a quarterly basis through public announcement and also provides the financial report on an annual basis for a true, fair, balanced and understandable assessment of the Company's position. The Board is assisted by the Audit Committee in reviewing the quality of its financial reporting.

It's the Board's responsibility in ensuring that the Company's accounting records are properly kept in compliance with the Companies Act, 1965 and approved accounting standards and that the financial statements for the financial year are prepared to reflect a true and fair view of the state of affairs of the Company. A Statement of Directors' Responsibility for the annual audited financial statements is included in this Annual Report.

5.2 Internal Control

The Board of Directors recognises the important of maintaining a sound system of internal control including financial, operational and compliance controls and risk management to safeguard shareholders' investment and the Company's assets. The internal control system aims at identifying and managing any risks that the Company may encounter in the pursuit of its business objectives. It is aware of the importance of ongoing monitoring processes and control activities to identify and rectify operational deficiencies and to detect and prevent actual or suspected fraud, and other irregularities and improprieties.

During the year, Internal Audit function was outsourced at a cost of RM 13,200.00 to Covenant Equity Consulting Sdn Bhd to review certain functional areas to ensure best practices are adopted in internal control by the Company. The internal audit function adopts a risk-based approach and prepares its audit strategy and plan based on the risk profiles of the business operations. This assists the Board / Audit Committee in obtaining assurance of a regular review and appraisal of the adequacy, integrity and effectiveness of the system of internal control. However, the internal control system, by nature can only provide reasonable but not absolute assurance against loss. A Statement on Internal Control as set out in this Annual Report provides an overview on the state of internal control of the Company.

5.3 Relationship with External Auditors

The Company has established an appropriate and transparent relationship with its external auditors through the Audit Committee. Notice of each Audit Committee meeting is extended to the external auditors and the latter has to date attended all of the Audit Committee meetings and they had participated actively in the meeting and highlighted major issues that need more deliberation.

External auditors were also invited from time to time to attend Board meeting to brief the Directors on important issues that need their attention. Key features underlying the relationship of the Audit Committee with the external auditors are included in the Audit Committee Report.

Other Information

Status of Utilisation of Proceeds

The Company did not implement any corporate proposal for the raising of funds during the financial year.

Share Buy-Back

At the Extraordinary General Meeting held on 26 June 2008, the Company obtained the approval of the shareholders in relation to the share buy-back authority, whereby the Company is authorized to purchase up to ten (10%) of its issued and paid-up capital. The authority was subsequently renewed on 25 June 2009 and 24 June 2010.

During the financial year ended 31 December 2010, the Company purchased a total of 262,000 ordinary shares, of which 205,000 and 57,000 were repurchased before and after the capital repayment and consolidation exercise for RM254,910.73 and RM84,760.93 respectively. With the exception of the shares reduced resulting from the capital repayment and consolidation exercise, all shares purchased are retained as treasury shares. As at 31 December 2010, total cumulative shares purchased and retained as treasury shares were 987,016 shares with a total consideration of RM530,585.36. The share buy-back was financed by internally generated funds. None of the shares purchased so far has been sold or cancelled during the financial year other than the reduction of 930,000 ordinary shares of RM1.00 each resulted from the capital repayment and consolidation exercise which was completed on 25 November 2010

16 fractional shares that arose from the capital repayment and consolidation exercise were credited to the treasury shares account during the year.

Purchase Price Per Share (RM)

Total

The details of the shares purchased during the year are set out below:-

				C	onsideration*
Month	No. of Ordinar Shares	y Lowest	Highest	Average	(RM)
Before capital reduction					
March 2010	5,000	1.04	1.04	1.04	5,248
August 2010	6,000	1.13	1.13	1.13	6,830
September 2010	44,000	1.13	1.27	1.20	51,810
October 2010	117,000	1.23	1.30	1.27	149,519
November 2010	33,000	1.23	1.26	1.25	41,504
Sub Total	205,000				254,911
Fractional shares credit	16				
After capital reduction					
November 2010	49,000	1.39	1.59	1.49	73,560
December 2010	8,000	1.39	1.40	1.39	11,200
Sub Total	57,000				84,760
Total	262,016				339,671

^{*} Includes transaction cost

Options, Warrants and Convertible Securities

No options, warrants and convertible securities were exercised during the financial year.

Other Information (cont'd)

American Depository Receipt ("ADR") or Global Depository Receipt ("GDR")

The Company did not sponsor any ADR or GDR programme during the financial year.

Sanctions and/or Penalties

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

Non-Audit Fees

The amount of non-audit fees paid or payable to the Auditors, Messrs. PKF and its affiliated company for the financial year including taxation and other services was RM18,700.00.

Variance in Results

There was no material variance between the Company's audited results for the financial year ended 31 December 2010 and the unaudited results previously released for the financial quarter ended 31 December 2010.

Profit Guarantee

The Company did not provide any profit guarantee and as such there is no issue of shortfall in the profit guaranteed.

Material Contracts

There were no material contracts entered into by the Company and its subsidiaries involving directors and major shareholders either subsisting at the end of the financial year or entered into since the end of the previous financial year.

Revaluation Policy on Landed Properties

The Company has not revalued its landed property and as such does not have a revaluation policy on its landed property.

It is the general policy of the Company to revalue its landed properties once every five years or at such shorter period as may be considered appropriate taking into account prevailing economic conditions, industry outlook and the advice of professional valuers.

Recurrent Related Party Transaction of a Revenue or Trading Nature

There were no recurrent related party transactions of a revenue or trading nature which require shareholders' mandate during the financial year.

Employee's Share Option Scheme (ESOS)

The Company has not implemented any share option scheme for its employees.

Accounts

Statutory declaration in relation to the Accounts has been signed by a person who fulfils the requirements of paragraph 9.27.

Statement On Internal Control

Introduction

The Board of Directors ("Board") of Advanced Packaging Technology (M) Bhd. ("APT or the Group") sets out below a Statement On Internal Control, which outlines the nature and scope of internal control of the Group during the year in accordance to Paragraph 15.26(b) of the Bursa Malaysia Securities Berhad Listing Requirements which requires the directors of public listed companies to include a statement in the annual report on the state of internal control.

Responsibility

Having good corporate governance and a sound system of internal control in the Group has always been the key consideration of the Board.

The Board acknowledges that it is ultimately responsible for the Group's system of internal control and risk management which includes the establishment of an appropriate control environment and framework as well as reviewing its adequacy and integrity through constant monitoring.

As control systems in the group are designed to manage rather than eliminate the risks facing the business in pursuit of its business objectives, therefore they can only provide reasonable, and not absolute assurance against material misstatement, fraud, loss or breaches of laws or regulations in view of the limitations inherent in any system of control. The Board is assisted by the management in implementing the appropriate controls to mitigate and manage risks at certain reasonable level.

Risk Management

The Board regards risk management as an integral part of the business operations and it was embedded in the various systems of control. As such, the Board is committed to uphold / support and enhance on continuous basis a strong control structure and environment for the proper conduct of the business.

Management is responsible for creating a risk-aware culture within the organization so as to mitigate risks that may impede the achievement of the business goals. The management has also been tasked with the responsibility of identifying and evaluating significant risks faced by the Group for the Board's consideration, implementing appropriate internal control system and ensuring compliance with the applicable laws, regulations, standards and guidelines and implementing policies adopted by the Board.

Internal Audit Function

Internal audit function of the Group was outsourced to external consultants on an annual basis and it reports directly to the Audit Committee. It assists the Audit Committee and the Board in formulating an internal audit plan and to provide an independent assessment on the adequacy, efficiency and effectiveness of the Group's internal control system, in anticipating potential risk exposures over key business processes.

A risk-based methodology approach was adopted by the internal audit function. It designs audit strategy and plan based on the risk profiles of the business. Hence, it provides the Board with the independent assurance and assistance it requires in indentifying principal risks, reviewing the adequacy and integrity of the internal controls and the implementation of appropriate systems to manage these risks.

Statement On Internal Control (cont'd)

Reviews of the internal controls on various key functional areas of the business operations, which has been approved by the Audit Committee was carried out by the external consultants periodically. Report on findings and recommendations were then submitted directly to the Audit Committee, and by extension to the Board of Directors. The management will carrying out the necessary corrective actions on reported weaknesses as recommended by the internal audit function within the agreed time frame. The Audit Committee will in turn review with management the internal audit report and management response. Progress of corrective actions are monitored through follow-up audits.

Quality Assurance System

As an integral part of the overall system of controls, the Group has implemented a Quality Management System complying with the BS EN ISO 9001:2008 requirements in monitoring the quality of the Group's core business of manufacturing of flexible packaging materials and blown film.

Hence, the management is committed to carry out upgrading and monitoring of the Company's Quality Management System on a continuous basis for further improvement of the control system.

Other Key Elements of Internal Control

Besides risk management and internal audit, the Group has also implemented other key measures that assist in improving the internal control of the Group as follows:

- Proper delegation of responsibilities and authorities by the Board to various Committees of the Board.
- Independence of the Audit Committee in discharging its duties and responsibilities.
- Implementation of relevant procedures which are in line with Quality Management System and are complying to ISO 9001:2008 standards.
- Proper organisational structure and job specification for employees.
- Communication of quality policy and objectives to all employees.
- Proper process of the annual profit forecast approved by the Board.
- Regular operational and financial reporting to the management and the Board.
- Regular reviews of financial and progress reports by the Audit Committee and the Board of Directors.
- Holding of ad-hoc meetings regularly at management and operational levels to identify, discuss and resolve business and operational issues.
- Enhancement and improvement of employees' competencies and proficiencies by continuous training and development through a combination of on-the-job training and internal and external training courses.

Conclusion

The Board is of the opinion that the system of internal control implemented currently is adequate for the current operations. There was no material loss incurred during the financial year under review as a result of major weaknesses in the system of internal control. Nevertheless, both the Board and the management remain vigilant and continue to take appropriate measures to improve and strengthen the control environment.

Directors' Responsibility Statement

Pursuant to paragraph 15.26 (a) of the Listing Requirements of the Bursa Malaysia Securities Berhad, the Board of Directors is required to issue a statement explaining its responsibility for preparing the annual audited financial statements.

The Directors of the Company are required by the Companies Act, 1965 to prepare financial statements for each financial year which give a true and fair view of the financial and cash flow positions and state of affairs of the Company and, where applicable, the Group as at the financial year end.

The directors have, through the Statement by Directors on page 33 of the Annual Report given their opinion that the financial statements have been drawn up in accordance with applicable approved financial reporting / accounting standards in Malaysia so as to give a true and fair view of the financial position of the Company for the financial year ended 31 December 2010.

In preparing the financial statements, the Directors are responsible for ensuring that appropriate accounting policies are adopted and applied consistently and where judgements and estimates were made, they were based on prudence and reasonableness. The directors are also responsible for ensuring that proper accounting and other records are kept to sufficiently explain the transactions and financial position of the Company and to enable true and fair financial statements to be prepared.

This statement was approved by the Board on 26 April 2011.

Audit Committee Report

Pursuant to paragraph 15.15 of the Bursa Malaysia Securities Berhad Listing Requirements, the Board of Directors is pleased to present the report of the Audit Committee for the financial year ended 31 December 2010.

Composition, Membership, Meetings and Attendance

The Audit Committee comprises of three independent non-executive directors. The composition, name, designation and attendance of each member at Committee meetings are detailed below:-

Name	Designation	Number of Applicable Meetings	Attendance
a) Dato' Haji Ghazali b. Mat Ariff	Chairman		
b) Mah Siew Seng	 Independent Non-Executive Member 	4	4
c) Datuk Ismail bin Haji Ahmad	 Independent Non-Executive Member 	4	4
e, batakisman siirnaji minaa	- Independent Non-Executive	4	4

Terms of Reference

A. COMPOSITION

- 1. The Audit Committee shall be appointed from amongst the Directors of the Company and shall consist of at least three members, a majority of whom shall be independent directors.
- 2. All the members of the Audit Committee shall be non-executive directors.
- 3. All the members of the Audit Committee shall be financially literate and at least one member of the Audit Committee shall be a member of the Malaysian Institute of Accountants (MIA); or if he is not a member of MIA, he must have at least three years' working experience and have passed the examination specified in Part I of the First Schedule of the Accountants Act, 1967 or be a member of one of the associations of accountants specified in Part II of the First Schedule of the Accountants Act, 1967 or fulfils such other requirements as prescribed or approved by Bursa Malaysia Securities Berhad.
- 4. An alternate director shall not be appointed as a member of the Audit Committee.

B. CHAIRMAN

- 1. The members of the Audit Committee shall elect a Chairman from among their number who shall be an independent director.
- 2. The Chairman of the Audit Committee shall engage on a continuous basis with the Company's senior management and external auditors in order to be kept informed of matters affecting the Company.

Audit Committee Report (cont'd)

C. MEETINGS

- The Audit Committee shall meet regularly and not less than four times a year with due notice
 of issues to be discussed, and shall record its conclusions in discharging its duties and responsibilities.
- 2. A quorum for the meeting shall be a majority of independent directors.
- 3. Besides the Finance Director and representatives of the internal and external auditors who shall normally attend the Audit Committee meetings, other board members and employees may attend the meeting only at the invitation of the Audit Committee.
- 4. At least twice a year the Audit Committee shall meet with the external auditors without the presence of any executive board members.
- 5. The Chairman shall convene a committee meeting upon receipt of a request from the external auditor to consider any matter which the external auditor believes should be brought to the attention of the directors and shareholders.
- 6. The Company Secretary shall be the Secretary of the Audit Committee.
- 7. The minutes of each meeting shall be distributed to the members of the Board.

D. RETIREMENT AND RESIGNATION

1. Any vacancy in the Audit Committee resulting in the non-compliance of paragraph 15.09(1) of the Listing Requirements shall be filled within three months.

E. DUTIES OF THE AUDIT COMMITTEE

- 1. To review the following and report the same to the Board of Directors:-
 - (a) with the external auditor, the nature and scope of the audit plan;
 - (b) with the external auditor, his evaluation of the system of internal controls;
 - (c) with the external auditor, his audit report;
 - (d) the assistance given by the employees of the company to the external auditor;
 - (e) 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;
 - (f) the internal audit program, processes, the results of the internal audit program, processes or investigation undertaken and whether or not appropriate action is taken on the recommendations of the internal audit function;
 - (g) the quarterly and year end financial statements of the Company, focusing particularly on:

Audit Committee Report (cont'd)

- any changes in accounting policies and practices;
- significant adjustments and unusual events arising from the audit;
- the going concern assumption;
- compliance with accounting standards and other legal requirements.
- (h) 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;
- 2. To consider the appointment of an external auditor, the audit fee and any questions of resignation or dismissal.
- 3. To discuss problems and reservations arising from the interim and final audits, and any matter the auditor may wish to discuss (in the absence of management where necessary).
- 4. To review the external auditor's management letter and management's response.
- 5. To do the following matters in relation to internal audit function:-
 - (a) review any appraisal or assessment of the performance of members of the internal audit function;
 - (b) approve any appointment or termination of senior staff members of the internal audit function;
 - (c) take cognizance of resignations of internal audit staff members and provide the resigning staff member an opportunity to submit his reasons for resigning.
- 6. To consider the major findings of internal investigations and management's response.
- 7. To consider any other topics as defined by the Board.

F. RIGHTS AND AUTHORITY OF THE AUDIT COMMITTEE

The Audit Committee shall, wherever necessary and reasonable for the performance of its duties and in accordance with a procedure to be determined by the Board of Directors and at the cost of the Company:-

- (a) have authority to investigate any matter 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 Company.
- (d) have direct communication channels with the external auditors and person(s) carrying out the internal audit function or activity (if any);
- (e) be able to obtain independent professional or other advice; 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.

G. REVIEW OF THE AUDIT COMMITTEE

The Board of Directors shall review the term of office and performance of the Audit Committee
and each of its members at least once in every three years to determine whether the Audit
Committee and its members have carried out their duties in accordance with their term of
reference.

Audit Committee Report (cont'd)

H. REPORTING OF BREACHES TO THE EXCHANGE

1. Where the Audit Committee is of the view that a matter reported by it to the Board of Directors has not been satisfactorily resolved resulting in a breach of the Bursa Malaysia Securities Berhad Listing Requirements, the Audit Committee shall promptly report such matter to Bursa Malaysia Securities Berhad.

Summary of Audit Committee's Activities

The Audit Committee carried out the following activities during the financial year ended 31 December 2010:-

- (a) reviewed the quarterly unaudited financial results and announcements and annual audited financial statements for recommendation and submission to the Board of Directors for approval and release to the Bursa Malaysia Securities Berhad.
- (b) reviewed the nature and scope of audit plan and audit fees with external auditors prior to the audit of the year-end financial statements and accounts.
- (c) reviewed with external auditors the assistance given to them by the staff of the Company, the evaluation of the system of internal control, external auditor's report, recommendations, management letter and management's response in relation to the audit of the year- end financial statement and accounts.
- (d) met and discussed with external auditors in the absence of management on matters arising from the interim and final audits.
- (e) discussed and considered the proposals from Covenant Equity Consulting Sdn. Bhd to provide internal audit services for 2010 and recommended the internal audit scope and plan for approval of the Board.
- (f) reviewed the internal audit programmes and reports prepared by Covenant Equity Consulting Sdn. Bhd and management's response to its findings and recommendations.

Summary of Internal Audit Function's Activities

The internal audit function was outsourced to Covenant Equity Consulting Sdn. Bhd.(CEC) during the year and it reports directly to the Audit Committee. It has drawn up an internal audit plan by adopting a risk-based approach. It provides independent assessment on the adequacy, efficiency and effectiveness of the Company's internal control system.

CEC had carried out internal audit during the year under review on certain key risk areas and business processes to ensure best practices are adopted in the system of internal control by the Company. Internal audit report was then issued to the Company incorporating both findings and recommendations. Management is responsible for taking necessary corrective actions within certain agreed time frame to ensure potential risk exposures over key business processes is properly addressed and managed.

Internal audit report and management's response were tabled in Audit Committee meeting by CEC. Having reviewed and discussed by the Audit Committee, the internal audit report and management's response were then tabled to the Board of Directors during its meeting for further action.

This statement was made in accordance with a Board resolution passed on 26 April 2011.

Chairman's Statement

It gives me great pleasure on behalf of the Board of Directors of Advanced Packaging Technology (M) Bhd to present to you the Annual Report and Audited Financial Statements of the Group for the financial year ended 31 December 2010.

OVERVIEW

Business environment has generally improved in year 2010 since the gradual pick-up in the second half year of 2009 after the unprecedented global financial crisis in 2008. However, some countries still faced with credit crisis and economic adversities in year 2010 and their government were continuing with proactive measures to improve their economy.

FINANCIAL PERFORMANCE

The group recorded a turnover of RM25.07 million for the year ended 31 December 2010 which was RM0.82 million or 3.38% higher when compared to RM24.25 million recorded in the preceding financial year. Net profit after tax for the year under review also increased by RM1.96 million or 426.09% to RM2.42 million from RM0.46 million in the 2009 financial year. Higher sales and lower amount of share of loss in the jointly controlled entity had contributed mainly to the sharp increase in the net profit for the year.

PROSPECTS

The Company's operating environment is expected to be more challenging in view of the uncertainty of the global economy and higher raw material prices resulted partly from major natural disasters and political turmoil in the Middle East and North Africa. However the prospect of the flexible packaging materials industry is still promising in view of the growing demand for better flexible packaging materials but market competition is unavoidable. Barring unforeseen circumstances, the Board expects to achieve satisfactory results for year 2011.

DIVIDEND

The Board of Directors has recommended a final dividend of 10.00 sen per share less income tax of 25% (2009: 7.00 sen per share less 25% income tax) for the financial year ended 31 December 2010. The proposed dividend is subject to the approval of the shareholders at the Annual General Meeting to be held on 15 June 2011.

An interim dividend of 4.00 sen per share less income tax (2009: nil) was paid on 21 February 2011 for the financial year ended 31 December 2010.

CORPORATE DEVELOPMENT

The Company had on 25 November 2010 completed a capital repayment and consolidation exercise pursuant to Section 64 of the Companies Act, 1965 to reduce the Company's issued and paid-up capital from 41,008,500 Ordinary Shares of RM1.00 each to 20,504,250 Ordinary Shares of RM1.00 each involving a cash distribution of RM0.50 for every one (1) Ordinary Share of RM1.00 each and the consolidation of the entire resultant issued and paid up capital of 41,008,500 Ordinary Shares of RM0.50 each to 20,504,250 Ordinary Shares of RM1.00 each by the consolidation of every two (2) Ordinary Shares of RM0.50 each into one (1) Ordinary Shares of RM1.00.

The shareholders of the Company approved the buy-back of up to 10% of its total issued and paid up capital at the Extraordinary General Meeting held on 26 June 2008. Further, the Company had also on 25 June 2009 and 24 June 2010 obtained its shareholder's approval for the renewal of the existing shareholders mandate for the share buy-back exercise.

Chairman's Statement (cont'd)

As reported previously, the Company through its wholly owned subsidiary, Advanced Packaging Investments (H.K.) Limited (APIL) had on 02 December 2002, entered into a joint venture contract with Wafangdian Laohu Cement Company Ltd.(WLCC), a company incorporated in the People's Republic of China (PRC), to build a new clinker plant in the PRC.

Since there is no significant progress and development of the project, the Board had decided to further recognize the share of loss and impairment on investment of RM352,525.00 and RM152,009.00 respectively in the Group's Statement of Comprehensive Income for the financial year ended 31 December 2010.

ACKNOWLEDGEMENT

On behalf of the Board, I would like to express our sincere appreciation to the management and staff for their hard work, dedication and commitment. I would also like to record our thanks to all our valuable customers, bankers, government authorities, business associates and shareholders for their continued support.

Chee Sam Fatt Chairman 26 April, 2011

Directors' Report

The Directors have pleasure in submitting their report and the audited financial statements of the Group and of the Company for the financial year ended 31 December 2010.

Principal activities

The Company is principally engaged in the manufacturing and distribution of flexible packaging materials.

The principal activities of the subsidiary and jointly controlled entity are disclosed in Note 11 and Note 12 to the financial statements respectively.

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

Results

	Group RM	Company RM
Total comprehensive income attributable to:		
Owners of the parent	2,419,099	2,944,675

Reserves and provisions

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

Dividends

Since the end of the previous financial year, the Company paid a final dividend of 7% less tax of 25% totaling RM2,065,796 in respect of the financial year ended 31 December 2009, on 15 July 2010.

In respect of the financial year ended 31 December 2010, the Directors declared an interim dividend of 4% less tax of 25% totaling RM585,517 and paid on 21 February 2011.

The Directors recommend a final dividend of 10% less tax of 25% totaling RM1,463,792 subject to the shareholders' approval at the forthcoming Annual General Meeting of the Company.

Directors

The Directors who have held office since the date of the last report are:-

Chee Sam Fatt
Tjin Kiat @ Tan Cheng Keat
Yeo Tek Ling
Dato' Haji Ghazali b. Mat Ariff
Dato' Law Sah Lim
Datuk Ismail bin Haji Ahmad
Mah Siew Seng
Eu Hock Seng
Ng Choo Tim

Directors' Report (cont'd)

Directors' interest in shares

The shareholdings and deemed shareholdings in the Ordinary Shares of the Company and its related corporations (other than the wholly-owned subsidiary) of those who were Directors at the end of the financial year, as recorded in Register of Director's Shareholding kept under Section 134 of the Companies Act, 1965, are as follows:

	Number of Ordinary Shares of RM1.00 each				
		Sold/			
	At		Capital	At	
	1.1.2010	Bought	reduction	31.12.2010	
Direct interest in the Company:					
Chee Sam Fatt	20,250	-	(10,125)	10,125	
Tjin Kiat @ Tan Cheng Keat	3,100,178	-	(1,550,089)	1,550,089	
Yeo Tek Ling	24,338	-	(12,169)	12,169	
Dato' Law Sah Lim	10,029	-	(5,015)	5,014	
Eu Hock Seng	22,421	-	(11,211)	11,210	
Ng Choo Tim	1,296,594	-	(648,297)	648,297	
Deemed interest					
Chee Sam Fatt	6,355,510	-	(3,177,755)	3,177,755	
Dato' Law Sah Lim	5,214,771	-	(2,651,937)	2,562,834	
Eu Hock Seng	870,449	-	(435,225)	435,224	

During the financial year, the Company completed a capital reduction exercise pursuant to Section 64 of the Companies Act, 1965 to reduce the Company's issued and paid-up capital. The number of ordinary shares sold by each of the Director represents the effect of the abovementioned exercise as disclosed in the Capital reduction exercise below.

The other Directors holding office at 31 December 2010 had no any interest in the Ordinary Shares of the Company and its related corporations during the financial year.

Directors' benefits

Since the end of the previous financial year, no Director has received or become entitled to receive any benefit (other than a benefit included in aggregate amount of emoluments received or due and receivable by Directors or the fixed salaries of full time employees of the Company as disclosed in Note 3 to the financial statements) by reason of a contract made by the Company or a related corporation 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, other than as disclosed in Note 28 to the financial statements.

There were no arrangements during or 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.

Issue of shares and debentures

There were no changes in the authorised, issued and paid-up capital of the Company during the financial year except for the Capital reduction exercise as disclosed below.

There were no debentures issued during the financial year.

^{*} The 2,562,834 Ordinary Shares of RM1.00 each held by Dato' Law Sah Lim as at 31 December 2010 is after the disposal of 89,100 shares by his sons and the reduction of share capital.

Directors' Report (cont'd)

Options granted over unissued shares

No options were granted to any person to take up unissued shares of the Company during the financial year.

Capital reduction exercise

During the financial year, the Company completed a capital reduction exercise pursuant to Section 64 of the Companies Act, 1965 to reduce the Company's issued and paid-up capital from 41,008,500 Ordinary Shares of RM1.00 each as of 25 November 2010 to 20,504,250 Ordinary Shares of RM1.00 each by way of:

- i) Capital repayment of RM0.50 for every one (1) Ordinary Share of RM1.00 held by the entitled shareholders; and
- ii) Consolidation of the entire issued and paid-up share capital of 41,008,500 Ordinary Shares of RM0.50 each via the consolidation of two (2) Ordinary Shares of RM0.50 each into one (1) Ordinary Share of RM1.00 each.

At the end of the financial year, the issued and paid-up share capital of the Company was RM20,504,250 comprising 20,504,250 Ordinary Shares of RM1.00 each.

Share buy-back

During the financial year, the Company repurchased 262,016 of its issued Ordinary Shares from the open market at an average price of RM1.30 per share. The total consideration paid for the repurchase including transaction costs was RM339,671.

As at 31 December 2010, the Company held 987,016 of its own shares ('APT Shares') as treasury shares out of its total issued and paid-up share capital of 20,504,250 ordinary shares. The treasury shares are held at a carrying amount of RM530,585 and further details are disclosed in Note 21 to the financial statements.

The APT Shares bought back are held as treasury shares in accordance with Section 67A subsection 3(A)(b) of the Companies Act, 1965. None of the treasury shares held were resold or cancelled during the financial year other than as part of the capital reduction exercise.

Other statutory information

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

- (i) proper action had been taken in relation to the writing off of bad debts and the making of provision for doubtful debts and have satisfied themselves that there are no known bad debts and that adequate provision had been 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) which would necessitate the writing off of bad debts or render the amount of the provision for doubtful debts inadequate in the financial statements of the Group and of the Company to any substantial extent; or
- (ii) which would render the value attributed to current assets in the financial statements of the Group and of the Company misleading; or

Directors' Report (cont'd)

Other statutory information (continued)

(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;

(iv) not otherwise dealt with in this report or the financial statements, which 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 or of the Company that has arisen since the end of the financial year and which secures the liabilities of any other person;

(ii) any contingent liability in respect of the Group or of the Company that has arisen since the end of the financial year.

No contingent liability or other liability of the Group and of the Company 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 except as disclosed in the Note 30 to the financial statements.

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 2010 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 the financial year and the date of this report other than the possible impairment in investment of the jointly controlled entity as disclosed in Note 12 to the financial statements.

Auditors

The auditors, Messrs PKF, have indicated their willingness to continue in office.

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

TJIN KIAT @ TAN CHENG KEAT

NG CHOOTIM

Selangor

Dated: 26 April 2011

Statement By Directors Pursuant To Section 169 (15) Of The Companies Act, 1965

In the opinion of the Directors, the accompanying financial statements are drawn up in accordance with the provisions of the Companies Act, 1965 and applicable approved Financial Reporting Standards issued by the Malaysian Accounting Standards Board so as to give a true and fair view of the financial position of the Group and of the Company as at 31 December 2010 and of the their financial performance and cash flows for the financial year ended on that date.

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

TJIN KIAT @ TAN CHENG KEAT

NG CHOO TIM

Selangor

Dated: 26 April 2011

Statutory Declaration Pursuant To Section 169 (16) Of The Companies Act, 1965

We, TJIN KIAT @ TAN CHENG KEAT and YEO TEK LING, being the Directors primarily responsible for the financial management of ADVANCED PACKAGING TECHNOLOGY (M) BHD, do solemnly and sincerely declare that to the best of our knowledge and belief, the accompanying financial statements are correct, and we 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 TJIN KIAT @ TAN CHENG KEAT and YEO TEK LING at Bandar Baru Bangi in Selangor on 26 April 2011

TJIN KIAT @ TAN CHENG KEAT

YEO TEK LING

Before me,

COMMISSIONER FOR OATHS Zahariah BT. Mahyuddin (No. B 330)

Report Of The Independent Auditors To The Members Of

Advanced Packaging Technology (M) Bhd (Co. No. 82982-K) (Incorporated In Malaysia)

REPORT ON THE FINANCIAL STATEMENTS

We have audited the accompanying financial statements of ADVANCED PACKAGING TECHNOLOGY (M) BHD, which comprise the Statements of Financial Position as at 31 December 2010 of the Group and of the Company, and the Statements of Comprehensive Income, Statements of Changes in Equity and Statements of Cash Flows of the Group and of the Company for the financial year then ended, and a summary of significant accounting policies and other explanatory notes.

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. This responsibility includes: designing, implementing and maintaining internal controls 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 controls relevant to the Group's and 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 controls. 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 are properly drawn up in accordance with Financial Reporting Standards and the Companies Act, 1965, so as to give a true and fair view of the financial position of the Group and of the Company as of 31 December 2010 and of their financial performance and their cash flows for the financial year then ended.

Emphasis of Matters

Without qualifying our opinion, we draw attention to Note 12 to the financial statements. The Auditors' Report on the financial statements of the jointly controlled entity for the financial year ended 31 December 2010 has been qualified on the basis that the current project plan for the production and sales of clinker and cement does not fulfill the requirements of the new Industrial Policy in the People's Republic of China that was implemented in the current financial year. The fulfillment of the new Industrial Policy would require further fund injections and amendments to the construction plans. The management have not provided an appropriate plan for the continuation of the project to the auditors and as such, the auditors were not able to perform any further audit procedures and obtain sufficient and appropriate audit evidence to ascertain the continuity of the project.

As at the date of the consolidated statement of financial position, the carrying value of the investment in the jointly controlled entity has been impaired to its estimated recoverable amount, which is represented by the

carrying amount of the land held by the jointly controlled entity, amounting to RM165,611. The Directors are of the opinion that the amount is recoverable in full and the financial statements do not include any adjustments should the recoverable amount of the investment in the jointly controlled entity be lower than the its carrying amount.

In view of the above, the financial statements do not include any adjustments in the event the recoverable amount is lower than the carrying amount of the said investment.

Report on Other Legal and Regulatory Requirements

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

- (a) In our opinion, the accounting and other records and the registers required by the Companies Act, 1965 to be kept by the Company have been properly kept in accordance with the provisions of the Act.
- (b) We have considered the financial statements and the auditors' reports of the subsidiary for which we have not acted as auditors, as indicated in Note 11 to the financial statements, being financial statements which are included in the consolidated financial statements.
- (c) We are satisfied that the financial statements of the subsidiary 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 consolidated financial statements and we have received satisfactory information and explanations required by us for those purposes.
- (d) The audit reports on the financial statements of the subsidiary were not subject to any qualification or any adverse comment made under Section 174(3) of the Act other than as disclosed in Note 11 to the financial statements.

The supplementary information set out in Note 22 is disclosed to meet the requirement of Bursa Malaysia Securities Berhad and is not part of the financial statements. The directors are responsible for the preparation of the supplementary information in accordance with Guidance on Special Matter No. 1, Determination of Realised and Unrealised Profits or Losses in the Context of Disclosure Pursuant to Bursa Malaysia Securities Berhad Listing Requirements, as issued by the Malaysian Institute of Accountants ("MIA Guidance") and the directive of Bursa Malaysia Securities Berhad. In our opinion, the supplementary information is prepared, in all material respects, in accordance with the MIA Guidance and the directive of Bursa Malaysia Securities Berhad.

Other 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 and for no other purpose. We do not assume responsibility to any other person for the content of this report.

PKF AF 0911 CHARTERED ACCOUNTANTS CHAU MAN KIT 2525/03/12 (J) CHARTERED ACCOUNTANT

Kuala Lumpur

Dated: 26 April 2011

Consolidated Statement Of Comprehensive Income

For The Financial Year Ended 31 December 2010

	Note	2010 RM	Restated 2009 RM
Continuing operations:			
Revenue	2	25,066,100	24,252,523
Other income Changes in inventories of finished goods and		444,158	420,122
work-in-progress		173,646	(62,659)
Raw materials used		(14,567,961)	
Employee benefits expense	3		(2,865,906)
Impairment loss on investment in jointly		.,,,,	, , , ,
controlled entity		(152,009)	-
Reversal of impairment loss on investment in jointly			
controlled entity		-	2,340,445
Share of loss in jointly controlled entity		(352,525)	(5,697,889)
Gain on winding up of a subsidiary		-	5,709
Depreciation		(1,519,159)	(1,573,349)
Other expenses		(3,355,409)	(2,467,190)
Operating profits	4	2,585,635	271,580
Interest income		598,769	647,182
Profit before tax		3,184,404	918,762
Tax expense	5	(765,305)	(446,987)
Profit for the financial year from continuing operations		2,419,099	471,775
Discontinued operation:			
Loss for the financial year			
from discontinued operation	6		(12,192)
Total comprehensive income for the financial year		2,419,099	459,583
Basic average earnings attributable to owners of the parent per ordinary share (sen)	7	6.70	1.17
Total comprehensive income attributable to: Owners of the parent		2,419,099	459,583

Consolidated Statement Of Financial Position

As At 31 December 2010

Non-current assets	Note	2010 RM	Restated 2009 RM	Restated as at 1.1.2009 RM
Property, plant and equipment	9	12,841,417	14,188,636	15,163,984
Investment in jointly controlled entity	12	165,611	670,145	4,027,589
Other investment	13	5,000,000	5,000,000	5,000,000
Amount due from a jointly controlled entity	15		137,318	137,318
Comment		18,007,028	19,996,099	24,328,891
Current assets	16	E 111 464	4 400 743	F 102 02F
Inventories Trade receivables	16 17	5,111,464	4,498,743	5,102,825
Non-trade receivables,	17	5,197,183	5,540,465	5,484,243
deposits and prepayments	18	275,686	548,728	608,930
Cash and cash equivalents	19	7,946,866	24,642,135	21,047,901
Assets of disposal group	12	7,540,000	24,042,133	21,047,501
classified as discontinued operation	6	-	-	90,852
		18,531,199	35,230,071	32,334,751
TOTAL ASSETS		36,538,227	55,226,170	56,663,642
EQUITY AND LIABILITIES Equity attributable to owners of the parent Share capital Treasury shares	20 21	20,504,250 (530,585)	41,008,500 (1,120,914)	41,008,500 (1,112,112)
Reserves	22	9,448,027	9,680,241	10,997,400
Total equity		29,421,692	49,567,827	50,893,788
Non-current liabilities	22	1.566.707	1 505 500	1 467 240
Deferred tax liabilities	23	1,566,707	1,505,592	1,467,349
Provision for staff gratuity	24	1,384,297	1,265,436	1,273,829
		2,951,004	2,771,028	2,741,178
Current liabilities				
Trade payables	25	2,307,063	1,740,809	1,029,507
Amount due to Directors	26	162,000	108,000	108,000
Non-trade payables and accruals	27	1,067,653	1,038,506	1,891,169
Dividend payable		585,517	-	-
Tax payable		43,298		
		4,165,531	2,887,315	3,028,676
TOTAL LIABILITIES		7,116,535	5,658,343	5,769,854
TOTAL EQUITY AND LIABILITIES		36,538,227	55,226,170	56,663,642

Consolidated Statement Of Changes In Equity For The Financial Year Ended 31 December 2010

Group	Note	Share Capital RM	Non-distr Treasury shares RM	ibutable Translation reserve RM	Distributable Retained Profits RM	Total RM
At 1 January 2009 Currency translation differences representing income and expense		41,008,500	(1,112,112)	5,578	10,991,822	50,893,788
recognised directly in equity	/	-	-	131	-	131
Total comprehensive income		-	-	-	459,583	459,583
Purchase of treasury shares		-	(8,802)	-	-	(8,802)
Realisation of translation reserve		-	-	(5,709)	-	(5,709)
Dividends	8		-	-	(1,771,164)	(1,771,164)
At 31 December 2009		41,008,500	(1,120,914)	-	9,680,241	49,567,827
Total comprehensive income		-	_	_	2,419,099	2,419,099
Purchase of treasury shares		_	(339,671)	-	-	(339,671)
Dividends	8	-	-	-	(2,651,313)	(2,651,313)
Capital reduction		(20,504,250)	930,000	-	-	(19,574,250)
At 31 December 2010		20,504,250	(530,585)	-	9,448,027	29,421,692

Consolidated Statement Of Cash Flows

For The Financial Year Ended 31 December 2010

Cash flows from operating activities	Note	2010 RM	Restated 2009 RM
Profit before tax from:			1
- continuing operation		3,184,404	918,762
- discontinued operations		-	(12,192)
Adjustments for:			
Depreciation		1,519,159	1,573,349
Impairment loss on investment in jointly controlled entity		152,009	-
Impairment loss on financial assets			
- trade receivables		9,500	26,392
- amount due from jointly controlled entity		137,318	-
Reversal of impairment loss on financial assets			
no longer required		(424.050)	(00.473)
- trade receivables		(121,968)	(90,473)
Reversal of impairment loss on investment in jointly			(2.240.445)
controlled entity		-	(2,340,445)
Share on loss in jointly controlled entity		352,525	5,697,889
(Gain)/Loss on unrealised foreign exchange		(5,240)	3,027
Investment income		(132,147)	(124,863)
Loss/(Gain) on disposal of property, plant and equipment		192	(4,752)
Interest income		(598,769)	(647,182)
(Gain)/Loss on winding up of a subsidiary		(390,709)	(5,709)
Property, plant and equipment written off		11,209	6,691
Provision for staff gratuity		145,945	52,032
Inventory written off		11,380	44,482
interiory whitemon		11,550	11,102
Operating profit before working capital changes		4,665,517	5,097,008
(Increase)/Decrease in inventories		(624,101)	559,600
Decrease in receivables		655,474	42,777
Increase/(Decrease) in payables		644,757	(179,815)
Cash generated from operations		5,341,647	5,519,570
Income tax paid		(577,690)	(383,522)
Staff gratuity paid		(27,084)	(60,425)
Net cash from operating activities		4,736,873	5,075,623

Consolidated Statement Of Cash Flows

For The Financial Year Ended 31 December 2010 (continued)

	ote	2010 RM	Restated 2009 RM
Cash flows from investing activities Interest income received		598,769	647,182
Investment income received		132,147	124,863
Proceeds from disposal of property, plant and equipment		50	7,040
Acquisition of property, plant and equipment	(i)	(183,391)	(571,360)
Net cash from investing activities		547,575	207,725
Cash flows from financing activities			
Dividend paid		(2,065,796)	(1,771,164)
Capital repayment Purchase of treasury shares		(19,574,250) (339,671)	(8,802)
Net cash used in financing activities		(21,979,717)	(1,779,966)
Net (decrease)/increase in cash and cash equivalents		(16,695,269)	3,503,382
Cash and cash equivalents at 1 January		24,642,135	21,138,753
Cash and cash equivalents at 31 December	(ii)	7,946,866	24,642,135
-			

Notes:

(i) Acquisition of property, plant and equipment

In the prior year, the Group acquired property, plant and equipment with an aggregate cost of RM606,980 of which RM35,620 was retained as a retention sum as disclosed in Note 27 to the financial statements.

(ii) Cash and cash equivalents

Cash and cash equivalents, included in the statement of cash flows comprise the following amounts:

	2010 RM	2009 RM
Cash and bank balances Deposits with licensed banks	446,866 7,500,000	2,642,135 22,000,000
	7,946,866	24,642,135

Statement Of Comprehensive Income For The Financial Year Ended 31 December 2010

	Note	2010 RM	Restated 2009 RM
Revenue	2	25,066,100	24,252,523
Other income Changes in inventories of finished goods and		444,099	419,136
work-in-progress		173,646	(62,659)
Raw materials used			(14,080,226)
Employee benefits expense	3	(3,151,206)	
Loss on winding up of a subsidiary		-	(29,128)
Depreciation		(1,519,159)	
Other expenses		(3,334,308)	(9,767,538)
Operating profits/(loss)	4	3,111,211	(3,707,147)
Interest income		598,769	647,182
Profit/(Loss) before tax		3,709,980	(3,059,965)
Tax expense	5	(765,305)	(446,987)
Total comprehensive income/(loss) for the financial year		2,944,675	(3,506,952)
Total comprehensive income/(loss) attributable to: Owners of the parent		2,944,675	(3,506,952)

Statement Of Financial Position

As At 31 December 2010

Non august passes	Note	2010 RM	Restated 2009 RM	Restated as at 1.1.2009 RM
Non-current assets Property, plant and equipment	9	12,841,417	14,188,636	15,163,984
Investment in subsidiary	11	4,921	4,921	4,921
Other investment	13	5,000,000	5,000,000	5,000,000
Amount due from subsidiary	14	21,821	-	7,374,296
Amount due from a jointly controlled entity	15	-	137,318	137,318
		17,868,159	19,330,875	27,680,519
Current assets	1.0		4 400 743	5 400 005
Inventories	16	5,111,464	4,498,743	5,102,825
Trade receivables	17	5,197,183	5,540,465	5,484,243
Non-trade receivables, deposits and prepayments	18	275 696	548,728	608,930
Cash and cash equivalents	19	275,686 7,946,866	24,642,135	21,047,901
Assets of disposal group	19	7,940,800	24,042,133	21,047,901
classified as discontinued operation	6	-	-	36,280
		18,531,199	35,230,071	32,280,179
TOTAL ASSETS		36,399,358	54,560,946	59,960,698
EQUITY AND LIABILITIES Equity attributable to owners of the parent				
Share capital	20	20,504,250	41,008,500	41,008,500
Treasury shares	21	(530,585)	(1,120,914)	(1,112,112)
Reserves	22	9,314,722	9,021,360	14,299,476
Total equity		29,288,387	48,908,946	54,195,864
Non-current liabilities	22	1 500 707	1 505 502	1 467 240
Deferred tax liabilities Provision for staff gratuity	23 24	1,566,707 1,384,297	1,505,592 1,265,436	1,467,349 1,273,829
Provision for stail gratuity	24			
		2,951,004	2,771,028	2,741,178
Current liabilities				
Trade payables	25	2,307,063	1,740,809	1,029,507
Amount due to Directors	26	162,000	108,000	108,000
Non-trade payables and accruals	27	1,062,089	1,032,163	1,886,149
Dividend payable Tax payable		585,517 43,298	-	-
		4,159,967	2,880,972	3,023,656
TOTAL LIABILITIES		7,110,971	5,652,000	5,764,834
TOTAL EQUITY AND LIABILITIES		36,399,358	54,560,946	59,960,698

Statements Of Changes In Equity For The Financial Year Ended 31 December 2010

Company	Note	Share Capital RM	Non- distributable Treasury shares RM	Distributable Retained profits RM	Total RM
At 1 January 2009 Purchase of treasury shares Total comprehensive loss Dividends	8	41,008,500 - - -	(1,112,112) (8,802) - -	14,299,476 - (3,506,952) (1,771,164)	54,195,864 (8,802) (3,506,952) (1,771,164)
At 31 December 2009 Purchase of treasury shares Total comprehensive income Dividends Capital reduction	8	41,008,500 - - - (20,504,250)	(1,120,914) (339,671) - - 930,000	9,021,360 - 2,944,675 (2,651,313)	48,908,946 (339,671) 2,944,675 (2,651,313) (19,574,250)
At 31 December 2010		20,504,250	(530,585)	9,314,722	29,288,387

Statement Of Cash Flows

For The Financial Year Ended 31 December 2010

Note	2010 RM	Restated 2009 RM
Cash flows from operating activities		
Profit/(Loss) before tax	3,709,980	(3,059,965)
Adjustments for:		
Depreciation	1,519,159	1,573,349
Impairment loss on financial assets		
- Amount due from subsidiary	-	7,327,673
- Trade receivables	9,500	26,392
- Amount due from jointly controlled entity	137,318	-
Reversal of impairment loss on financial assets no longer required		
- Trade receivables	(121,968)	(90,473)
(Gain)/Loss on unrealised foreign exchange	(5,240)	3,027
Investment income	(132,147)	(124,863)
Loss/(Gain) on disposal of property,		
plant and equipment	192	(4,752)
Interest income	(598,769)	(647,182)
Loss on winding up of a subsidiary	-	29,128
Property, plant and equipment written off	11,209	6,691
Provision for staff gratuity	145,945	52,032
Inventory written off	11,380	44,482
Operating profit before working capital changes	4,686,559	5,135,539
(Increase)/Decrease in inventories	(624,101)	559,600
Decrease in receivables	655,474	42,646
Increase/(Decrease) in payables	645,536	(181,138)
Cash generated from operations	5,363,468	5,556,647
Income tax paid	(577,690)	(383,522)
Staff gratuity paid	(27,084)	(60,425)
Net cash from operating activities	4,758,694	5,112,700

Statement Of Cash Flows

For The Financial Year Ended 31 December 2010

Note	2010 RM	Restated 2009 RM
Cash flows from investing activities	(2.1.22.1)	
(Advances to)/Repayment from subsidiary	(21,821)	46,622
Interest income received	598,769	647,182
Investment income received	132,147	124,863
Return on capital investment in subsidiary	-	7,153
Proceeds from disposal of property, plant and equipment	50	7,040
Acquisition of property, plant and equipment (i)	(183,391)	(571,360)
Net cash from investing activities	525,754	261,500
Cash flows from financing activities	(2.2.1	(1 == 1 1 1 1)
Dividend paid	(2,065,796)	(1,771,164)
Capital repayment	(19,574,250)	-
Purchase of treasury shares	(339,671)	(8,802)
Net cash used in financing activities	(21,979,717)	(1,779,966)
Net (decrease)/increase in cash and cash equivalents	(16,695,269)	3,594,234
Cash and cash equivalents at 1 January	24,642,135	
Cash and cash equivalents at 31 December (ii)	7,946,866	24,642,135

Notes:

(i) Acquisition of property, plant and equipment

In the prior financial year, the Company acquired property, plant and equipment with an aggregate cost of RM606,980 of which RM35,620 was retained as a retention sum as disclosed in Note 27 to the financial statements.

(ii) Cash and cash equivalents

Cash and cash equivalents, included in the statement of cash flows comprise the following amounts:

	2010 RM	2009 RM
Cash and bank balances Deposits with licensed banks	446,866 7,500,000	2,642,135 22,000,000
	7,946,866	24,642,135

Notes to the Financial Statements at 31 December 2010

1. Summary of significant accounting policies

The financial statements of the Group and the Company have been prepared in accordance with Financial Reporting Standards and the Companies Act, 1965 in Malaysia.

At the beginning of the current financial year, the Group and the Company adopted new and revised FRS which are mandatory for financial periods beginning on or after 1 January 2010 as described below.

The financial statements are presented in Ringgit Malaysia (RM).

The financial statements have been prepared on the historical cost basis except as disclosed in the accounting policies below.

(a) Changes in accounting policies

The significant accounting policies adopted by the Group and the Company are consistent with those adopted in previous year except as follows:

On 1 January 2010, the Group and the Company adopted the following new and amended FRS and IC Interpretations mandatory for annual financial periods beginning on or after 1 January 2010.

- FRS 7 Financial Instruments: Disclosures
- FRS 8 Operating Segments
- FRS 101 Presentation of Financial Statements (Revised)
- FRS 123 Borrowing Costs
- FRS 139 Financial Instruments: Recognition and Measurement
- Amendments to FRS 1 First-time Adoption of Financial Reporting Standards and FRS 127 Consolidated and Separate Financial Statements: Cost of an Investment in a Subsidiary, Jointly Controlled Entity or Associate
- Amendments to FRS 2 Share-based Payment Vesting Conditions and Cancellations
- Amendments to FRS 132 Financial Instruments: Presentation
- Amendments to FRS 139 Financial Instruments: Recognition and Measurement, FRS 7
 Financial Instruments: Disclosures and IC Interpretation 9 Reassessment of Embedded
 Derivatives
- Improvements to FRS issued in 2009
- IC Interpretation 9 Reassessment of Embedded Derivatives
- 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

FRS 4 Insurance Contracts and TR i-3 Presentation of Financial Statements of Islamic Financial Institutions will also be effective for annual periods beginning on or after 1 January 2010. These FRS are, however, not applicable to the Group or the Company.

Adoption of the above standards and interpretations did not have any effect on the financial performance or position of the Group and the Company except for those discussed below:

FRS 7 Financial Instruments: Disclosures

Prior to 1 January 2010, information about financial instruments was disclosed in accordance with the requirements of FRS 132 Financial Instruments: Disclosure and Presentation.

FRS 7 introduces new disclosures to improve the information about financial instruments. It requires the disclosure of qualitative and quantitative information about exposure to risks arising from financial instruments, including specified minimum disclosures about credit risk, liquidity risk and market risk, including sensitivity analysis to market risk.

The Group and the Company have applied FRS 7 prospectively in accordance with the transitional provisions. Hence, the new disclosures have not been applied to the comparatives The new disclosures are included throughout the Group's and the Company's financial statements for the year ended 31 December 2010.

FRS 8 Operating Segments

FRS 8, which replaces FRS 114 Segment Reporting, specifies how an entity should report information about its operating segments, based on information about the components of the entity that is available to the chief operating decision maker for the purposes of allocating resources to the segments and assessing their performance. The Standard also requires the disclosure of information about the products and services provided by the segments, the geographical areas in which the Group operates, and revenue from the Group's major customers.

The Group concluded that the reportable operating segments determined in accordance with FRS 8 are the same as the business segments previously identified under FRS 114. The Group has adopted FRS 8 retrospectively. These revised disclosures, including the related revised comparative information, are shown in Note 29 to the financial statements.

1. Summary of significant accounting policies (continued)

(a) Changes in accounting policies (continued)

FRS 101 Presentation of Financial Statements (Revised)

The revised FRS 101 introduces changes in the presentation and disclosures of financial statements. The revised Standard separates owner and non-owner changes in equity. The statement of changes in equity includes only details of transactions with owners, with all non-owner changes in equity presented as a single line.

The Standard also introduces the statement of comprehensive income, with all items of income and expense recognised in profit or loss, together with all other items of recognised income and expense recognised directly in equity, either in one single statement, or in two linked statements. The Group and the Company have elected to present this statement as one single statement.

In addition, a statement of financial position is required at the beginning of the earliest comparative period following a change in accounting policy, the correction of an error or the classification of items in the financial statements.

The revised FRS 101 also requires the Group to make new disclosures to enable users of the financial statements to evaluate the Group's objectives, policies and processes for managing capital as disclosed in Note 34 to the financial statements.

The revised FRS 101 was adopted retrospectively by the Group and the Company.

FRS 139 Financial Instruments: Recognition and Measurement

FRS 139 establishes principles for recognising and measuring financial assets, financial liabilities and some contracts to buy and sell non-financial items.

The Group and the Company have adopted FRS 139 prospectively on 1 January 2010 in accordance with the transitional provisions. The effects arising from the adoption of this Standard has been accounted for by adjusting the opening balance of retained earnings as at 1 January 2010. Comparatives are not restated.

The details of the changes in accounting policies and the effects arising from the adoption of FRS 139 are discussed below:

(i) Equity instruments

Prior to 1 January 2010, the Group classified its investments in equity instruments which were held for non-trading purposes as non-current investments. Such investments were carried at cost less impairment losses.

Upon the adoption of FRS 139, the investment in subsidiary by the Company and investment in jointly controlled entity via its subsidiary respectively at 1 January 2010 continued to be carried at cost less impairment losses as allowed by FRS 127 and FRS 131.

(ii) Available-for-sale financial assets

Prior to 1 January 2010, other investments were stated at cost less impairment. Upon the adoption of FRS 139, these investments are designated at 1 January 2010 as available-for-sale financial assets.

The fair values of available-for-sale financial assets as at 1 January 2010 amounted to RM5,000,000.

As at 1 January 2010, the Group has assessed and determined that there was no material difference between the fair value and the carrying value of available-for-sale financial assets and as such, there are no adjustments to the opening balance of retained earnings as at that date.

(iii) Impairment of trade receivables

Prior to 1 January 2010, provision for doubtful debts was recognised when it was considered uncollectible. Upon the adoption of FRS 139, an impairment loss is recognised when there is objective evidence that an impairment loss has been incurred. The amount of the loss is measured as the difference between the receivable's carrying amount and the present value of the estimated future cash flows discounted at the receivable's original effective interest rate.

As at 1 January 2010, the Group has assessed and determined that there was no material difference between the existing and revised basis of measurement and as such, there are no adjustments to the opening balance of retained earnings as at that date.

(iv) Staff loans

During the current and prior years, the Group and the Company granted loans with interest bearing at 4% (2009: 4%) to its employees. Prior to 1 January 2010, these loans were recorded at cost in the financial statements of the Group and the Company.

Upon the adoption of FRS 139, the interest bearing loans are recorded initially at a fair value that may be lower than cost.

Subsequent to initial recognition, the loans are measured at amortised cost. As at 1 January 2010, the Company has remeasured such loan and determined that there was no material difference between the fair value and cost of loan and as such, there are no adjustments to the opening balance of retained earnings as at that date.

(v) Financial guarantee contracts

During the current and prior years, the Company provided financial guarantees to third party The guarantees were accounted for under FRS 4 Insurance Contracts and were disclosed as contingent liabilities.

The Company has elected to maintain its policy and will continue to account for financial guarantee contracts under FRS 4 Insurance Contracts.

(vi) Inter-company loans and advances

During the current and prior years, the Company granted interest-free advances to its subsidiary and jointly controlled entity. Prior to 1 January 2010, these advances were recorded at cost less impairment in the Company's financial statements.

Upon the adoption of FRS 139, the interest-free advances are recorded initially at a fair value that may be lower than cost.

As at 1 January 2010, the Company has remeasured such advances and determined that there was no material difference between the fair value and cost of advances and as such, there are no adjustments to the opening balance of retained earnings as at that date.

1. Summary of significant accounting policies (continued)

(a) Changes in accounting policies (continued)

Improvements to FRSs issued in 2009

The Improvements to FRS issued in 2009 comprise amendments to the following FRS that are effective for annual periods beginning on or after 1 January 2010:

- FRS 5 Non-current Assets Held for Sale and Discontinued Operations
- FRS 7 Financial Instruments: Disclosures
- FRS 8 Operating Segments
- FRS 107 Statement of Cash Flows
- FRS 108 Accounting Policies, Changes in Accounting Estimates and Errors
- FRS 110 Events after the Reporting Period
- FRS 116 Property, Plant and Equipment
- FRS 117 Leases
- FRS 118 Revenue
- FRS 119 Employee Benefits
- FRS 120 Accounting for Government Grants and Disclosures of Government Assistance
- FRS 123 Borrowing Costs
- FRS 127 Consolidated and Separate Financial Statements
- FRS 128 Interests in Joint Ventures
- FRS 129 Financial Reporting in Hyperinflationary Economies
- FRS 131 Interests in Joint Ventures
- FRS 134 Interim Financial Reporting
- FRS 136 Impairment of Assets
- FRS 138 Intangible Assets
- FRS 140 Investment Property

Adoption of the above improvements to FRSs issued in 2009 did not have any effect on the financial performance or position of the Group and the Company except for those discussed below:

(i) <u>FRS 117</u>

Prior to 1 January 2010, for all leases of land and buildings, if title is not expected to pass to the lessee by the end of the lease term, the lessee normally does not receive substantially all of the risks and rewards incidental to ownership. Hence, all leasehold land held for own use was classified by the Group as operating lease and where necessary, the minimum lease payments or the up-front payments made were allocated between the land and the building elements in proportion to the relative fair values for leasehold interests in the land element and building element of the lease at the inception of the lease. The up-front payment represented prepaid lease payments and were amortised on a straight-line basis over the lease term.

The amendments to FRS 117 Leases clarify that leases of land and buildings are classified as operating or finance leases in the same way as leases of other assets. They also clarify that the present value of the residual value of the property in a lease with a term of several decades would be negligible and accounting for the land element as a finance lease in such circumstances would be consistent with the economic position of the lessee. Hence, the adoption of the amendments to FRS 117 has resulted in certain unexpired land leases to be reclassified as finance leases. The Group has applied this change in accounting policy in accordance with the transitional provisions of the Amendments to FRS 117.

At 1 January 2010, the Company has reassessed and determined that the leasehold land of the Company which is in substance a finance lease and has reclassified the leasehold land to property, plant and equipment. The change in accounting policy has been made retrospectivly in accordance with the transitional provision of the amendment.

The reclassification does not affect the basic earning per ordinary share of the Company.

The following comparative figures have been restated following the adoption of the amendment to FRS 117:

Group and the Company Statements of financial position	As restated RM	As audited report stated RM
31 December 2009 Property, plant and equipment Prepaid lease	14,188,636	13,632,601 556,035
Statement of comprehensive income Depreciation Amortisation	1,573,349	1,565,959 7,390

(b) Standards issued but not yet effective

The Group has not adopted the following standards and interpretations that have been issued but not yet effective:

Description	Effective for annual periods beginning on or after
FRS 1 First-time Adoption of Financial Reporting Standards	1 July 2010
FRS 3 Business Combinations (Revised)	1 July 2010
Amendments to FRS 2 Share-based Payment	1 July 2010
Amendments to FRS 5 Non-current Assets Held for Sale and Discontinued Operations	1 July 2010
Amendments to FRS 127 Consolidated and Separate Financial Statements	1 July 2010
Amendments to FRS 138 Intangible Assets	1 July 2010
Amendments to IC Interpretation 9 Reassessment of Embedded Derivatives	1 July 2010
IC Interpretation 12 Service Concession Arrangements	1 July 2010
IC Interpretation 16 Hedges of a Net Investment in a Foreign Operation	1 July 2010
IC Interpretation 17 Distributions of Non-cash Assets to Owners	1 July 2010
Amendments to FRS 132: Classification of Rights Issues	1 March 2010
Amendments to FRS 1: Limited Exemption from Comparative FRS 7 Disclosures for First-time Adopters	1 January 2011
Amendments to FRS 7: Improving Disclosures about Financial Instruments	1 January 2011
IC Interpretation 15 Agreements for the Construction of Real Estate	1 January 2012

1. Summary of significant accounting policies (continued)

(b) Standards issued but not yet effective (continued)

Except for the changes in accounting policies arising from the adoption of the revised FRS 3 and the amendments to FRS 127, as well as the new disclosures required under the Amendments to FRS 7, the Directors expect that the adoption of the other standards and iterpretations above will have no material impact on the financial statements in the period of initial application.

The nature of the impending changes in accounting policy on adoption of the revised FRS 3 and the amendments to FRS 127 are described below.

Revised FRS 3: Business Combinations and Amendments to FRS 127 Consolidated and Separate Financial Statements

The revised standards are effective for annual periods beginning on or after 1 July 2010. The revised FRS 3 introduces a number of changes in the accounting for the business combinations occurring after 1 July 2010.

These changes will impact the amount of goodwill recognised, the reported results in the period that an acquisition occurs, and future reported results. The Amendments to FRS 127 require that a change in the ownership interest of a subsidiary (without loss of control) is accounted for as an equity transaction. Therefore, such transactions will no longer give rise to goodwill, nor will they give rise to a gain or loss. Furthermore, the amended standard changes the accounting for losses incurred by the subsidiary as well as the loss of control of a subsidiary.

Other consequential amendments have been made to FRS 107 Statement of Cash Flows, FRS 112: Income Taxes, FRS 121: The Effects of Changes in Foreign Exchange Rates, FRS 128: Investments in Associates and FRS 131 Interest in Joint Ventures.

The changes from revised FRS 3 and Amendments to FRS 127 will affect future acquisitions or loss of control and transactions with minority interests. The standards may be early adopted However, the Group does not intend to early adopt.

(c) Critical accounting estimates and judgements

Estimates and judgements are continually evaluated by the directors and management and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. The estimates and judgements that affect the application of the Group and the Company's accounting policies and disclosures, and have a significant risk of causing a material adjustment to the carrying amounts of assets, liabilities, income and expenses are discussed below:-

(i) Depreciation of Property, Plant and Equipment

The estimates for the residual values, useful lives and related depreciation charges for the property, plant and equipment are based on commercial and production factors which could change significantly as a result of technical innovations and competitors' actions in response to the market conditions.

The Group anticipates that the residual values of its property, plant and equipment will be insignificant. As a result, residual values are not being taken into consideration for the computation of the depreciable amount.

Changes in the expected level of usage and technological development could impact the economic useful lives and the residual values of these assets, therefore future depreciation charges could be revised.

(ii) Income Taxes

There are certain transactions and computations for which the ultimate tax determination may be different from the initial estimate. The Group recognises tax liabilities based on its understanding of the prevailing tax laws and estimates of whether such taxes will be due in the ordinary course of business. Where the final outcome of these matters is different from the amounts that were initially recognised, such difference will impact the income tax and deferred tax provisions in the year in which such determination is made.

(iii) Impairment of Non-financial Assets

When the recoverable amount of an asset is determined based on the estimate of the value-in-use of the cash-generating unit to which the asset is allocated, the management is required to make an estimate of the expected future cash flows from the cash-generating unit and also to apply a suitable discount rate in order to determine the present value of those cash flows.

(iv) Allowance for Inventories

Reviews are made periodically by management on damaged, obsolete and slow-moving inventories. These reviews require judgement and estimates. Possible changes in these estimates could result in revisions to the valuation of inventories.

(v) Impairment of Trade and Non-trade Receivables

An impairment loss is recognised when there is objective evidence that a financial asset is impaired. Management specifically reviews its loan and receivables financial assets and analyses historical bad debts, customer concentrations, customer creditworthiness, current economic trends and changes in the customer payment terms when making a judgment to evaluate the adequacy of the allowance for impairment losses. Where there is objective evidence of impairment, the amount and timing of future cash flows are estimated based on historical loss experience for assets with similar credit risk characteristics. If the expectation is different from the estimation, such difference will impact the carrying value of receivables.

(vi) Impairment of Available-for-sale Financial Assets

The Group reviews its available-for-sale financial assets at the end of each reporting period to assess whether they are impaired. The Group also records impairment loss on available-for-sale equity investments when there has been a significant or prolonged decline in the fair value below their cost. The determination of what is "significant' or "prolonged" requires judgement. In making this judgement, the Group evaluates, among other factors, historical share price movements and the duration and extent to which the fair value of an investment is less than its cost.

1. Summary of significant accounting policies (continued)

(c) Critical accounting estimates and judgements (continued)

(vii) Classification of Leasehold Land

The classification of leasehold land as a finance lease or an operating lease requires the use of judgement in determining the extent to which risks and rewards incidental to its ownership lie. Despite the fact that there will be no transfer of ownership by the end of the lease term and that the lease term does not constitute the major part of the indefinite economic life of the land, management considered that the present value of the minimum lease payments approximated to the fair value of the land at the inception of the lease. Accordingly, management judged that the Group has acquired substantially all the risks and rewards incidental to the ownership of the land through a finance lease.

(viii) Fair Value Estimates for Certain Financial Assets and Liabilities

The Group carries certain financial assets and liabilities at fair value, which requires extensive use of accounting estimates and judgement. While significant components of fair value measurement were determined using verifiable objective evidence, the amount of changes in fair value would differ if the Group uses different valuation methodologies. Any changes in fair value of these assets and liabilities would affect profit and/or equity.

(d) Basis of consolidation

The consolidated financial statements comprise the financial statements of the Company and its subsidiary as at the reporting date. The financial statements of the subsidiary used in the preparation of the consolidated financial statements are prepared for the same reporting date as the Company. Consistent accounting policies are applied to like transactions and events in similar circumstances.

All intra-group balances, income and expenses and unrealised gains and losses resulting from intra-group transactions are eliminated in full.

Acquisitions of subsidiary are accounted for by applying the acquisition method. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date. Adjustments to those fair values relating to previously held interests are treated as a revaluation and recognised in other comprehensive income.

The cost of a business combination is measured as the aggregate of the fair values, at the date of exchange, of the assets given, liabilities incurred or assumed, and equity instruments issued, plus any costs directly attributable to the business combination.

Any excess of the cost of business combination over the Group's share in the net fair value of the acquired subsidiary's identifiable assets, liabilities and contingent liabilities is recorded as goodwill on the statement of financial position. Any excess of the Group's share in the net fair value of the acquired subsidiary's identifiable assets, liabilities and contingent liabilities over the cost of business combination is recognised as income in statement of comprehensive income on the date of acquisition.

When the Group acquires a business, embedded derivatives separated from the host contract by the acquiree are reassessed on acquisition unless the business combination results in a change in the terms of the contract that significantly modifies the cash flows that would otherwise be required under the contract.

Subsidiary is consolidated from the date of acquisition, being the date on which the Group obtains control, and continue to be consolidated until the date that such control ceases.

(e) Foreign currency

(i) Functional and presentation currency

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

(ii) Foreign currency transactions

Transactions in foreign currencies are measured in the respective functional currencies of the Company and its subsidiaries are recorded on initial recognition in the functional currencies at exchange rates approximating those ruling at the transaction dates.

Monetary assets and liabilities denominated in foreign currencies are translated at the rate of exchange ruling at the reporting date. Non-monetary items denominated in foreign currencies that are measured at historical cost are translated using the exchange rates as at the dates of the initial transactions. Non-monetary items denominated in foreign currencies measured at fair value are translated using the exchange rates at the date when the fair value was determined.

Exchange differences arising on the settlement of monetary items or on translating monetary items at the reporting date are recognised in profit or loss except for exchange differences arising on monetary items that form part of the Group's net investment in foreign operations, which are recognised initially in other comprehensive income and accumulated under foreign currency translation reserve in equity. The foreign currency translation reserve is reclassified from equity to profit or loss of the Group on disposal of the foreign operation.

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

(f) Property, plant and equipment

All items of property, plant and equipment are initially recorded at cost. The cost of an item of property, plant and equipment is recognised as an asset if, and only if, it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably.

1. Summary of significant accounting policies (continued)

(f) Property, plant and equipment (continued)

Subsequent to recognition, property, plant and equipment are measured at cost less accumulated depreciation and accumulated impairment losses. When significant parts of property, plant and equipment are required to be replaced in intervals, the Group recognises such parts as individual assets with specific useful lives and depreciation, respectively. Likewise, when a major inspection is performed, its cost is recognised in the carrying amount of the property, plant and equipment as a replacement if the recognition criteria are satisfied. All other repair and maintenance costs are recognised in profit or loss as incurred.

Depreciation is computed on a straight-line basis over the estimated useful lives of the assets as follows:

Leasehold land1%Building2% - 10%Plant, machinery and tools7½% - 10%Furniture, fittings and equipment10% - 20%Motor vehicles20%

The carrying values of property, plant and equipment are reviewed for impairment when events or changes in circumstances indicate that the carrying value may not be recoverable.

The residual value, useful life and depreciation method are reviewed at each financial year-end, and adjusted prospectively, if appropriate.

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss on derecognition of the asset is included in the profit or loss in the year the asset is derecognised.

(g) **Impairment**

(a) Impairment of financial assets

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

(i) Trade and other receivables and other financial assets carried at amortised cost

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

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

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

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

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

(ii) Unquoted equity securities carried at cost

If there is objective evidence (such as significant adverse changes in the business environment where the issuer operates, probability of insolvency or significant financial difficulties of the issuer) that an impairment loss on financial assets carried at cost has been incurred, the amount of the loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows discounted at the current market rate of return for a similar financial asset. Such impairment losses are not reversed in subsequent periods.

(iii) Available-for-sale financial assets

Significant or prolonged decline in fair value below cost, significant financial difficulties of the issuer or obligor, and the disappearance of an active trading market are considerations to determine whether there is objective evidence that investment securities classified as available-for-sale financial assets are impaired.

If an available-for-sale financial asset is impaired, an amount comprising the difference between its cost (net of any principal payment and amortisation) and its current fair value, less any impairment loss previously recognised in profit or loss, is transferred from equity to profit or loss.

Impairment losses on available-for-sale equity investments are not reversed in profit or loss in the subsequent periods. Increase in fair value, if any, subsequent to impairment loss is recognised in other comprehensive income. For available-for-sale debt investments, impairment losses are subsequently reversed in profit or loss if an increase in the fair value of the investment can be objectively related to an event occurring after the recognition of the impairment loss in profit or loss.

1. Summary of significant accounting policies (continued)

(g) Impairment (continued)

(b) Impairment of non-financial assets

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

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

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

Impairment losses are recognised in profit or loss except for assets that are previously revalued where the revaluation was taken to other comprehensive income. In this case the impairment is also recognised in other comprehensive income up to the amount of any previous revaluation.

An assessment is made at each reporting date as to whether there is any indication that previously recognised impairment losses may no longer exist or may have decreased. A previously recognised impairment loss is reversed only if there has been a change in the estimates used to determine the asset's recoverable amount since the last impairment loss was recognised. If that is the case, the carrying amount of the asset is increased to its recoverable amount. That increase cannot exceed the carrying amount that would have been determined, net of depreciation, had no impairment loss been recognised previously. Such reversal is recognised in profit or loss unless the asset is measured at revalued amount, in which case the reversal is treated as a revaluation increase. Impairment loss on goodwill is not reversed in a subsequent period.

(h) Subsidiary

A subsidiary is an entity over which the Group has the power to govern the financial and operating policies so as to obtain benefits from its activities.

In the Company's separate financial statements, investments in subsidiaries are accounted for at cost less any impairment losses.

(i) Jointly controlled entity

A jointly controlled entity is a contractual arrangement whereby two or more parties undertake an economic activity that is subject to joint control, where the strategic financial and operating decisions relating to the activity require the unanimous consent of the parties sharing control.

The Group recognises its interest in jointly controlled entity using the equity method. Under the equity method, the investment in the jointly controlled entity is measured in the statement of financial position at cost plus post-acquisition changes in the Group's share of net assets of the jointly controlled entity.

When the Group's share of losses in a jointly controlled entity equals or exceeds its interest in the jointly controlled entity, the Group does not recognise further losses.

Adjustments are made in the Group's consolidated financial statements to eliminate the Group's share of intragroup balances, income and expenses and unrealised gains and losses on transactions between the Group and its jointly controlled entity.

The financial statements of the jointly controlled entity are prepared as of the same reporting date as the Company. Where necessary, adjustments are made to bring the accounting policies to be in line with those of the Group.

In the Company's separate financial statements, its investment in jointly controlled entity is stated at cost less any impairment losses. On disposal of such investment, the difference between net disposal proceeds and the carrying amount is included in profit or loss.

(j) Financial assets

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

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

The Group and the Company determine the classification of their financial assets at initial recognition, and the categories include financial assets at fair value through profit or loss, loans and receivables, held-to-maturity investments and available-for-sale financial assets.

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

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

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

1. Summary of significant accounting policies (continued)

(j) Financial assets (continued)

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

(ii) Loans and receivables

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

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

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

(iii) Held-to-maturity investments

Financial assets with fixed or determinable payments and fixed maturity are classified as held-to-maturity when the Group has the positive intention and ability to hold the investment to maturity.

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

Held-to-maturity investments are classified as non-current assets, except for those having maturity within 12 months after the reporting date which are classified as current.

(iv) Available-for-sale financial assets

Available-for-sale financial assets are financial assets that are designated as available for sale or are not classified in any of the three preceding categories.

After initial recognition, available-for-sale financial assets are measured at fair value. Any gains or losses from changes in fair value of the financial assets are recognised in other comprehensive income, except that impairment losses, foreign exchange gains and losses on monetary instruments and interest calculated using the effective interest method are recognised in profit or loss. The cumulative gain or loss previously recognised in other comprehensive income is reclassified from equity to profit or loss as a reclassification adjustment when the financial asset is derecognised. Interest income calculated using the effective interest method is recognised in profit or loss. Dividends on an available-for-sale equity instrument are recognised in profit or loss when the Group and the Company's right to receive payment is established.

Investments in equity instruments whose fair value cannot be reliably measured are measured at cost less impairment loss.

Available-for-sale financial assets are classified as non-current assets unless they are expected to be realised within 12 months after the reporting date.

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

(k) Cash and cash equivalents

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

(l) Inventories

Inventories, comprising raw materials, work-in-progress, finished goods and consumables, are stated at the lower of cost and net realisable value.

Cost is determined using first-in-first-out basis. Cost of raw materials and consumables, includes all cost incurred in bringing them to their present location and condition.

Cost of work-in-progress and finished goods includes the cost of raw materials, direct labour and an appropriate proportion of the fixed and variable production overheads.

(m) **Provisions**

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

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

(n) Financial guarantee contracts

A financial guarantee contract is a contract that requires the issuer to make specified payments to reimburse the holder for a loss it incurs because a specified debtor fails to make payment when due.

A financial guarantee contract is considered a contingent liability in accordance with FRS 4 Insurance Contracts.

1. Summary of significant accounting policies (continued)

(o) Financial liabilities

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

Financial liabilities, within the scope of FRS 139, are recognised in the statement of financial position when, and only when, the Group and the Company become a party to the contractual provisions of the financial instrument. Financial liabilities are classified as either financial liabilities at fair value through profit or loss or other financial liabilities.

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

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

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

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

(ii) Other financial liabilities

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

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

For other financial liabilities, gains and losses are recognised in profit or loss when the liabilities are derecognised, and through the amortisation process.

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

(p) Employee benefits

(i) Short-term Benefits

Wages, salaries, paid annual leave and sick leave, bonuses and non-monetary benefits are accrued in the period in which the associated services are rendered by employees of the Group.

(ii) Defined contribution plans

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

(q) Revenue and income recognition

(i) Sale of goods

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

(ii) Interest income

Interest income is recognised using the effective interest method.

(r) Income taxes

(i) Current tax

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

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

(ii) Deferred tax

Deferred tax is provided in full, using the liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the financial statements.

Deferred tax liabilities are recognised for all taxable temporary differences other than those that arise from goodwill or excess of the acquirer's interest in the net fair value of the acquiree's identifiable assets, liabilities and contingent liabilities over the business combination costs or from the initial recognition of an asset or liability in a transaction which is not a business combination and at the time of the transaction, affects neither accounting profit nor taxable profit.

Deferred tax assets are recognised for all deductible temporary differences, unused tax losses and unused tax credits to the extent that it is probable that future taxable profits will be available against which the deductible temporary

1. Summary of significant accounting policies (continued)

(ii) Deferred tax (continued)

differences, unused tax losses and unused tax credits can be utilised. The carrying amounts of deferred tax assets are reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient future taxable profits will be available to allow all or part of the deferred tax assets to be utilised.

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

Deferred tax relating to items recognised outside profit or loss is recognised outside profit or loss. Deferred tax items are recognised in correlation to the underlying transactions either in other comprehensive income or directly in equity and deferred tax arising from a business combination is included in the resulting goodwill or excess of the acquirer's interest in the net fair value of the acquiree's identifiable assets, liabilities and contingent liabilities over the business combination.

(iii) Sales tax

Revenues, expenses and assets are recognised net of the amount of sales tax except:

- Where the sales tax incurred in a purchase of assets or services is not recoverable from the taxation authority, in which case the sales tax is recognised as part of the cost of acquisition of the asset or as part of the expense item as applicable; and
- Receivables and payables that are stated with the amount of sales tax included.

The net amount of sales tax recoverable from, or payable to, the taxation authority is included as part of receivables or payables in the statements of financial position.

(s) **Segment reporting**

For management purposes, the Group is organised into operating segments based on their products and services. The management of the Company regularly reviews the segment results in order to allocate resources to the segments and to assess the segment performance Additional disclosures on each of these segments are shown in Note 29 to the financial statements, including the factors used to identify the reportable segments and the measurement basis of segment information.

(t) Share capital

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

Group and Company

Notes to the Financial Statements at 31 December 2010 (continued)

Ordinary shares are recorded at the proceeds received, net of directly attributable incremental transaction costs. Ordinary shares are classified as equity. Dividends on ordinary shares are recognised in equity in the period in which they are declared.

(u) Treasury shares

When shares of the Company, that have not been cancelled, recognised as equity are reacquired, the amount of consideration paid is recognised directly in equity. Reacquired shares are classified as treasury shares and presented as a deduction from total equity. No gain or loss is recognised in profit or loss on the purchase, sale, issue or cancellation of treasury shares. When treasury shares are reissued by resale, the difference between the sales consideration and the carrying amount is recognised in equity.

(v) Contingencies

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

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

2. Revenue

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

3. Employee benefits expense

(a) Staff costs

	2010 RM	2009 RM
Salaries, wages, allowances, bonus and overtime	1,870,985	1,804,563
Contributions to defined contribution plan	198,418	191,905
Social security contributions	21,223	20,904
Other benefits	302,595	190,112
	2,393,221	2,207,484

3. Employee benefits expense (continued)

		2010 RM	2009 RM
(b)	Directors' remuneration		
	Directors of the Company:*		
	Executive:		
	Salaries and other emoluments	473,250	435,902
	Contribution to defined contribution plan	104,115	95,900
	Social security contributions	620	620
	Fees	36,000	24,000
	Other benefits - leave passage	18,000	18,000
	Estimated money value of benefits-in-kind	18,625	18,625
		650,610	593,047
	Non-executive		
	Fees	126,000	84,000
	Total Directors' remuneration	776,610	677,047
	Total excluding benefits-in-kind	757,985	658,422
	Total staff costs	3,151,206	2,865,906

* The number of Directors of the Company whose total remuneration during the year fall within the following bands are as follows:

	Numbers 2010 RM	of Directors 2009 RM
Executive Directors:		
Below RM50,000	-	-
RM50,001 to RM100,000	-	-
RM100,001 to RM150,000	-	-
Above RM150,000 to RM600,000		2
	2	2
Non-executive Directors:		
Below RM50,000	7	7
RM50,001 to RM100,000	_	
	7	7

The total number of employees, inclusive of executive Directors, of the Group and of the Company as at the end of the financial year is 90 (2009: 87).

4. Operating profits/(loss)

	G	roup	Cor	npany
	2010 RM	2009 RM	2010 RM	2009 RM
Operating profit is arrived at after charging/(crediting):				
Auditors' remuneration				
- Statutory audit	33,565	32,790	28,000	26,000
- Non-statutory audit	6,000	6,000	6,000	6,000
Impairment loss on financial assets				
- Amount due from subsidiary	-	-	-	7,327,673
- Trade receivables	9,500	26,392	9,500	26,392
- Amount due from jointly				
controlled entity	137,318	-	137,318	-
Reversal of impairment loss				
on financial assets no longer required				
- Trade receivables	(121,968)	(90,473)	(121,968)	(90,473)
Inventories written off	11,380	44,482	11,380	44,482
(Gain)/Loss on foreign exchange				
- realised	(29,943)	(17,487)	(29,943)	(17,487)
- unrealised	(5,240)	3,027	(5,240)	3,027
Property, plant and equipment				
written off	11,209	6,691	11,209	6,691
Provision for staff gratuity	145,945	52,032	145,945	52,032
Impairment loss on investment				
in jointly controlled entity	152,009	-	-	-
Reversal of impairment loss				
on investment in jointly				
controlled entity	-	(2,340,445)	-	-
Loss/(Gain) on disposal of				
property, plant and equipment	192	(4,752)	192	(4,752)
Interest income	(598,769)	(647,182)	(598,769)	(647,182)
Investment income	(132,147)	(124,863)	(132,147)	(124,863)

5. Tax expense

	Group/Company	
	2010 RM	2009 RM
Current tax expense		
- current year	708,299	412,497
- (over)/under provision in prior years	(4,109)	(3,753)
	704,190	408,744
Deferred tax expense (Note 23)		
- current year	78,720	110,377
- over provision in prior years	(17,605)	(16,326)
- changes in tax rates	-	(55,808)
	61,115	38,243
	765,305	446,987

Reconciliation of effective tax expense

	Group		Company	
	2010	2009	2010	2009
	RM	RM	RM	RM
Profit/(Loss) before tax	3,184,404	918,762	3,709,980	(3,059,965)
Tax at Malaysian tax rates	796,100	229,691	927,495	(764,991)
of 25%	387,100	1,463,047	153,281	1,872,438
Non deductible expenses	(135,461)	(585,291)	(33,037)	-
Non taxable income	-	(55,808)	-	(55,808)
Changes in tax rate	(260,720)	(584,573)	(260,720)	(584,573)
Double deduction	787,019	467,066	787,019	467,066
Deferred tax over recognised Over provision in prior years	(17,605)	(16,326)	(17,605)	(16,326)
	(4,109)	(3,753)	(4,109)	(3,753)
	765,305	446,987	765,305	446,987

6. Disposal group classified as discontinued operation

On 5 January 2009, the Board of Directors had resolved to wind-up Xiamen Jinjie Trading Co. Ltd. ("XJTC"). The Company further announced that approval has been obtained from Xiamen City Industrial and Commercial Department on 31 May 2009 for winding up XJTC. On the same date, an announcement was made on Bursa Malaysia Securities Berhad. Accordingly, XJTC is classified as discontinued operation.

- (a) The Company has received capital refund of RM7,153 from XJTC on November 2009 and has incurred a loss on investment of RM29,128.
- (b) The effects of the discontinued operation of XJTC on the financial position and its fair value of net assets for the Group are summarised as follows:

	2009 RM
Net assets of discontinued operation	
Cash and cash equivalents	7,153
Translation reserve	(5,709)
Attributable net assets of discontinued operation	1,444
Gain on winding up of a subsidiary	5,709
Total consideration received from discontinued operation	7,153
Add: Cash and cash equivalents on discontinued operation	(7,153)
Net cash from discontinued subsidiary	-

(i) The revenue and results of XJTC (after eliminating inter company transactions) are as follows:

	Group	
	2010 RM	2009 RM
Pre-operating expenses written off		(12,192)
Loss before tax	-	(12,192)
Tax expense		
Loss for the financial year	-	(12,192)

(ii) Loss before tax of XJTC is arrived at after charging:

	Group	
	2010	2009
	RM	RM
Pre-operating expenses written off		12,192

7. Basic average earnings per ordinary share

Basic average earnings per ordinary share for the financial year is calculated by dividing the profit for the financial year attributable to owners of the parent by the weighted average number of ordinary shares outstanding during the financial year, after taking into consideration of the treasury shares held by the Company calculated as follows:

Total comprehensive income attributable to owners of the	2010	2009
parent (RM)	2,419,099	459,583
Weighted average number of ordinary shares in issue, net of treasury shares	36,083,206	39,358,500
Basic earning per share (sen)	6.70	1.17

Diluted earnings per ordinary share is not presented as there is no dilutive potential ordinary shares outstanding during the financial year.

8. Dividends per ordinary share

Dividends recognised by the Company are:

	Gross dividend per share Sen	Amount of dividend net of tax RM	Date of payment
In respect of financial year ended 31 December 2009: Final dividend	7.00	2,065,796	15 July 2010
In respect of financial year ended 31 December 2010: Interim dividend	4.00	585,517	21 February 2011

The Directors recommend a final dividend of 10% less tax of 25% totaling RM1,463,792, subject to the shareholders' approval at the forthcoming Annual General Meeting of the Company. These financial statements do not reflect this final dividend which will only be accrued as a liability when approved by shareholders.

9. Property, plant and equipment

machinery fittings and Motor 2010 Land Building and tools equipment vehicles Group and RM RM RM RM RM Company	Total RM
Cost	
	509,657
·	183,391
Disposals (1,530) -	(1,530)
Written off - (56,149) (22,740)	(78,889)
At 31 December 739,000 5,214,181 27,109,185 530,304 1,119,959 34,3	712,629
Accumulated depreciation	
At 1 January 182,965 1,877,045 16,935,008 461,741 964,262 20,4 Charge for the	121,021
	519,159
Disposals (1,288) -	(1,288)
Written off (45,984) (21,696) -	(67,680)
At 31 December 190,355 1,990,688 18,189,113 459,047 1,042,009 21,8	371,212
Net book value	
At 31 December 548,645 3,223,493 8,920,072 71,257 77,950 12,8	341,417

9. Property, plant and equipment (continued)

Land RM	Building RM	Plant, machinery and tools RM	Furniture fittings and equipment RM	Motor vehicles RM	Total RM
- e	5,053,682	26,639,685	565,849	1,159,068	33,418,284
739,000	-	-	-	-	739,000
-	9,200	591,032	6,748	-	606,980
-	-	- (02.530)		(39,109)	(42,097)
		(82,530)	(29,980)		(112,510)
739,000	5,062,882	27,148,187	539,629	1,119,959	34,609,657
e e	1,766,273	15,739,891	468,008	843,553	18,817,725
175,575	-	-	-	_	175,575
7,390	110,772	1,273,308			1,573,349
-	-	-		(39,108)	(39,809)
		(78,191)	(27,628)		(105,819)
182,965	1,877,045	16,935,008	461,741	964,262	20,421,021
556,035	3,185,837	10,213,179	77,888	155,697	14,188,636
	RM - e 739,000	RM RM - 5,053,682 e 739,000 - 9,200 - 9,200 739,000 5,062,882 - 1,766,273 e 175,575 - 7,390 110,772 182,965 1,877,045	Land RM Building RM 26,639,685 e - 5,053,682 26,639,685 - 9,200 591,032 - (82,530) 739,000 5,062,882 27,148,187 - 1,766,273 15,739,891 e - 7,390 110,772 1,273,308 - (78,191) 182,965 1,877,045 16,935,008	Land RM Building RM 26,639,685 F65,849 - 5,053,682 26,639,685 565,849 - 739,000 (2,988) - 9,200 591,032 6,748 (2,988) - (82,530) (29,980) 739,000 5,062,882 27,148,187 539,629 - 1,766,273 15,739,891 468,008 e 175,575 7,390 110,772 1,273,308 22,062 - 7,390 110,772 1,273,308 22,062 - (701) - (78,191) (27,628) 182,965 1,877,045 16,935,008 461,741	Land RM Building RM 26,639,685 F65,849 1,159,068 e - 5,053,682 26,639,685 565,849 1,159,068 e 739,000 (2,988) (39,109) (82,530) (29,980) (3,739,000) (2,988) (39,109) (2,988) (39,109) (2,988) (39,109)

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

	2010 RM	2009 RM
At cost:		
Plant, machinery and tools	11,232,030	11,218,494
Furniture, fittings and equipment	380,111	375,801
Motor vehicles	806,341	604,823
Building	11,863	4,674
	12,430,345	12,203,792

10. Prepaid lease payments

	Leasehold land Unexpired period more than 50 years
2009	
Group/Company	RM
Cost	
At 1 January	739,000
Effect of adopting the amendments to FRS 117	(739,000)
At 31 December	_ _
Amortisation	
At 1 January	175,575
Effect of adopting the amendments to FRS 117	(175,575)
At 31 December	
Carrying amounts At 31 December	

The leasehold land is held for own use. The leasehold land has a remaining tenure of 76 years (2009: 77 years). The reclassification of the land has been made retrospectively in accordance with the transitional provision of the amendments to FRS 117 Leases.

11. Investment in subsidiary

	Company	
	2010 RM	2009 RM
Unquoted shares at cost	4,921	4,921

The details of the subsidiary are as follows:

Name of company	Place of incorporation	Percentage of equity held		Principal activities
Advanced Packaging		2010	2009	
Investments (H.K.) Limited*	Hong Kong	100%	100%	Investment holding company.

* The Auditors' Report on the financial statements of this subsidiary for the financial year ended 31 December 2010 have been modified by way of emphasis of matter on the uncertainties over the ability of the subsidiary to continue as a going concern.

Audited by a member firm of PKF International, which is a separate and independent legal entity from PKF Malaysia.

12. Investment in jointly controlled entity

	Group	
	2010 RM	2009 RM
Share of net assets of jointly controlled entity	165,611	670,145
Unquoted shares, at cost Share of loss	6,531,363 (6,050,414)	6,531,363 (5,697,889)
Less: Impairment losses	480,949 (315,338)	833,474 (163,329)
	165,611	670,145

The Group's interest in the assets of the jointly controlled entity is as follows:-

	G	Group	
	2010	2009	
	RM	RM	
Long term assets	211,722	869,312	
Net current liability	(46,111)	(46,401)	
	165,611	822,911	

The Group's interest in revenue and expenses of the jointly controlled entity is as follows:

	G	Group	
	2010 RM	2009 RM	
Revenue Expenses	(352,525)	(5,697,889)	
Operating loss	(352,525)	(5,697,889)	

The subsidiary, Advanced Packaging Investments (H.K) Limited entered into a joint venture contract with Wafangdian Laohu Cement Company Ltd. to form a jointly controlled entity in 2002 to build a new cement clinker plant. Since the financial year 2005, there is no significant progress on the construction of the plant.

Details of the jointly controlled entity are as follows:

Name	Principal activities	Proportion of ownership interest equity held		
		2010	2009	
Dalian Advanced Cement Co. Ltd. #	The Company has not commenced operations The intended principal activities are that of production and sales of clinker and cement	25%	25%	

Held by Advanced Packaging Investments (H.K.) Limited.

The Auditors' Report on the financial statements of the jointly controlled entity for the financial year ended 31 December 2010 has been qualified on the basis that the current project plan for the production and sales of clinker and cement does not fulfill the requirements of the new Industrial Policy in the People's Republic of China that was implemented in the current financial year. The fulfillment of the new Industrial Policy would require further fund injections and amendments to the construction plans. The management have not provided an appropriate plan for the continuation of the project to the auditors and as such, the auditors were not able to perform any further audit procedures and obtain sufficient and appropriate audit evidence to ascertain the continuity of the project.

As at the date of the consolidated statement of financial position, the carrying value of the investment in the jointly controlled entity has been impaired to its estimated recoverable amount, which is represented by the carrying amount of the land held by the jointly controlled entity, amounting to RM165,611. The Directors are of the opinion that the amount is recoverable in full and the financial statements do not include any adjustments should the recoverable amount of the investment in the jointly controlled entity be lower than the its carrying amount.

Audited by a firm other than member firm of PKF International.

13. Other investment

Other investment represents investments in Fixed Income Fund Account with Aminvestment Services Berhad and is classified as available-for-sale financial assets.

Fair value of other investment is based on manager's price as at the reporting date.

As at the reporting date, the manager's price is equivalent to its carrying value.

14. Amount due from subsidiary

	Company	
	2010 RM	2009 RM
Amount due from subsidiary Less: allowance for impairment	7,349,494 (7,327,673)	7,327,673 (7,327,673)
	21,821	-

The amount due from a subsidiary is unsecured, interest-free and repayable on demand.

15. Amount due from a jointly controlled entity

	Group and Company		
	2010	2009	
	RM	RM	
Amount due from a jointly controlled entity	137,318	137,318	
Less: allowance for impairment	(137,318)	-	
	<u> </u>	137,318	

15. Amount due from a jointly controlled entity (continued)

Amount due from a jointly controlled entity is unsecured, interest-free advances and repayable on demand.

16. Inventories

	Group and Compan	
	2010	2009
	RM	RM
At cost:		
Raw materials	3,463,257	3,473,796
Work-in-progress	431,298	379,047
Finished goods	552,841	431,445
Consumables	188,139	214,455
Goods in-transit	475,929	-
	5,111,464	4,498,743

17. Trade receivables

	Group ar 2010 RM	ad Company 2009 RM
Trade receivables Allowance for impairment	5,780,205	6,235,955
- Individual impaired - Collectively impaired	133,022 450,000	245,490 450,000
	(583,022)	(695,490)
	5,197,183	5,540,465

- (i) The Group's normal trade credit term ranges from 30 to 90 days. Other credit terms are assessed and approved on a case-by-case basis. The trade receivables are non-interest bearing and recognised at their original invoice amounts which represent their fair values on initial recognition.
- (ii) Ageing analysis of trade receivables

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

	Group and Compa 2010 200 RM RM		
Neither past due nor impaired 1 to 30 days past due not impaired	4,484,385 712,798	5,540,465 -	
Impaired	5,197,183 583,022	5,540,465 695,490	
	5,780,205	6,235,955	

The collective impairment allowance is determined based on estimated irrecoverable amounts from the sale of goods, determined by reference to past default experience.

Trade receivables that are neither past due nor impaired

A significant portion of trade receivables that are neither past due nor impaired are regular customers that have been transacting with the Group. The Groups uses ageing analysis to monitor the credit quality of the trade receivables. Any receivables having significant balances past due or more than 90 days, which are deemed to have higher credit risk, are monitored individually.

Trade receivables that are past due but not impaired

The Group believes that no impairment allowance is necessary in respect of these trade receivables. They are substantially companies with good collection track record and no recent history of default.

Receivables that are impaired

The movement of the allowance accounts used to record the impairment are as follows:

	Group and Company		
	2010	2009	
	RM	RM	
Allowance for impairment:			
As 1 January	695,490	787,022	
Additions	9,500	26,392	
Reversal of impairment loss	(121,255)	(90,473)	
Written off	(713)	(27,451)	
As 31 December	583,022	695,490	

At the end of the reporting period, trade receivables that are individually impaired were those in significant financial difficulties and have defaulted on payments. These receivables are not secured by any collateral or credit enhancement.

18. Non-trade receivables, deposits and prepayments

Included under non-trade receivables, deposits and prepayments of the Group and Company are staff loan of RM14,762 (2009 RM24,490) which bear interest of 4% (2009 4%) per annum and prepayment of tax amounting to RMNil (2009 RM83,201).

19. Cash and cash equivalents

	Group a	nd Company
	2010 RM	2009 RM
Deposits placed with licensed banks Cash and bank balances	7,500,000 446,866	22,000,000 2,642,135
	7,946,866	24,642,135

19. Cash and cash equivalents (continued)

Deposits placed with licensed banks have maturity range from 2 days to 360 days (2009: 30 days to 360 days).

The interest rate of deposits as at 31 December 2010 range from 2.00% to 2.95% (2009: 2.11% to 3.50%) per annum.

20. Share capital

	Group and Company			
	2010	2009	2010	2009
	Number of C	Ordinary Sha	re RM	RM
Ordinary Shares of RM1.00 each: Authorised:				
At 1 January/31 December	100,000,000	100,000,000	100,000,000	100,000,000
Issued and fully paid:				
At 1 January	41,008,500	41,008,500	41,008,500	41,008,500
Capital reduction	(20,504,250)	-	(20,504,250)	-
At 31 December	20,504,250	41,008,500	20,504,250	41,008,500

During the financial year, the Company completed a capital reduction exercise pursuant to Section 64 of the Companies Act, 1965 to reduce the Company's issued and paid-up capital from 41,008,500 Ordinary Shares of RM1.00 each as of 25 November 2010 to 20,504,250 Ordinary Shares of RM1.00 each by way of:

- (i) Capital repayment of RM0.50 for every one (1) Ordinary Share of RM1.00 held by the entitled shareholders and;
- (ii) Consolidation of the entire issued and paid-up share capital of 41,008,500 Ordinary Shares of RM0.50 each via the consolidation of two (2) Ordinary Shares of RM0.50 each into one (1) Ordinary Share of RM1.00 each.

At the end of the financial year, the issued and paid-up share capital of the Company were RM20,504,250 comprising 20,504,250 Ordinary Shares of RM1.00 each.

21. Treasury shares

•	Group and Company			
	2010	2009	2010	2009
	Number of O	rdinary Share	RM	RM
At 1 January	1,655,000	1,642,100	1,120,914	1,112,112
Share purchased during				
the financial year	262,016*	12,900	339,671	8,802
Capital reduction	(930,000)		(930,000)	
At 31 December	987,016	1,655,000	530,585	1,120,914

- (i) As at 31 December 2010, the number of outstanding ordinary shares in issue after deducting the treasury shares is 19,517,234 (2009: 39,353,500).
- (ii) During the financial year, the Company repurchased a total of 262,000 ordinary shares (2009: 12,900) of which 205,000 and 57,000 ordinary shares were repurchased before and after the capital reduction exercise respectively of its issued ordinary shares from the open market on Bursa Malaysia for RM254,911 and RM84,760 respectively (2009: RM8,802). The average price paid for the shares repurchased was approximately RM1.24 and RM1.49 respectively (2009: RM0.68) per share.

*The fractional shares of 16 Ordinary Shares of RM1.00 each arising from the consolidation of two Ordinary Shares of RM0.50 each into one Ordinary Shares of RM1.00 each in the share capital of the Company was credited into the Company's Share Buy-Back Account on 8 November 2010.

The repurchased transactions were financed by internally generated funds. The shares repurchased are being held as treasury shares in accordance with Section 67A of Companies Act, 1965. The Company has the right to reissue these shares at a later date. As treasury shares, the rights attached as to voting, dividends and participation in other distribution are suspended. Other than disclosed below, none of the treasury shares repurchased has been sold or cancelled as at 31 December 2010 other than as part of the capital reduction exercise.

(iii) During the financial year, the Company completed the capital reduction exercise pursuant to Section 64 of the Companies Act, 1965 to reduce the Company's issued and paid-up capital from 41,008,500 Ordinary Shares of RM1.00 each as of 25 November 2010 to 20,504,250 Ordinary Shares of RM1.00 each.

Due to the abovementioned exercise, the treasury shares of the Company have been reduced by 930,000 ordinary shares.

22. Reserves

	G	roup	Cor	mpany
	2010 RM	2009 RM	2010 RM	2009 RM
Distributable: Retained profits	9,448,027	9,680,241	9,314,722	9,021,360

Prior to the year of assessment 2008, Malaysian companies adopted the full tax imputation system. In accordance with the Finance Act, 2007 which was gazetted on 28 December 2007, companies shall not be entitled to deduct tax on dividend paid, credited or distributed to its shareholders, and such dividends will be exempted from tax in the hands of the shareholders (i.e. "the single tier system"). However, there is a transitional period of six (6) years, expiring on 31 December 2013, that allow companies to pay franked dividends to their shareholders under limited circumstances. Companies also have an irrevocable option to disregard the Section 108 account balance and opt to pay dividends under the single tier system. The change in the tax legislation also provides for the Section 108 account balance to be locked-in as at 31 December 2007 in accordance with Section 39 of the Finance Act, 2007.

The Company did not elect for the irrevocable option to disregard its Section 108 account balance. Accordingly, during the transitional period, the Company may utilise its credits available in its Section 108 account as at 31 December 2010 to distribute cash dividend payments to ordinary shareholdings as defined under the Finance Act, 2007. As at 31 December 2010, the Company has

22. Reserves (continued)

tax exempt profits available for distribution, sufficient credit in its Section 108 account and tax exempt income account to frank dividends out of its entire retained profits.

The retained earnings as at reporting date may be analysed as follows:

	Group 2010 RM	Company 2010 RM
Realised Unrealised	9,503,902 (55,875)	9,370,597 (55,875)
	9,448,027	9,314,722

23. Deferred tax liabilities

	Group an	Group and Company		
	2010 RM	2009 RM		
At 1 January	1,505,592	1,467,349		
Transferred from statements of comprehensive (Note 5)	61,115	38,243		
At 31 December	1,566,707	1,505,592		

The components and movements of deferred tax liabilities and assets during the financial year prior to offsetting are as follows:

			Property, plant and equipment RM
Deferred tax liabilities of the Group and of the Company:			
At 1 January 2010 Recognised in income			1,954,271 80,497
statement			
At 31 December 2010			2,034,768
	Property, plant and equipment	Provision for staff gratuity	Total

Deferred tax liabilities of the Group and of the Company:	equipment RM	gratuity RM	Total RM
At 1 January 2009 Recognised in income	1,907,744	7,800	1,915,544
statement	46,527	(7,800)	38,727
At 31 December 2009	1,954,271	-	1,954,271

	Provision RM
Deferred tax assets of the Group and the Company:	
At 1 January 2010 Recognised in income statement	448,679 19,382
At 31 December 2010	468,061
At 1 January 2009 Recognised in income statement	448,195 484
At 31 December 2009	448,679

24. Provision for staff gratuity

Group and Company		
2010	2009	
RM	RM	
1,265,436	1,273,829	
145,945	52,032	
1,411,381	1,325,861	
(27,084)	(60,425)	
1,384,297	1,265,436	
	2010 RM 1,265,436 145,945 1,411,381 (27,084)	

25. Trade payables

The normal trade credit terms granted to the Group range from 30 to 90 days.

26. Amounts due to Directors

This represents unsecured Directors' fees, which is interest-free and normally settled within one (1) year.

27. Non-trade payables and accruals

	G	Group		mpany
	2010 RM	2009 RM	2010 RM	2009 RM
Non-trade payables Retention sum	322,158	240,848 35,620	316,594	240,847 35,620
Accruals	745,495 	762,038	745,495	755,696
	1,067,653	1,038,506	1,062,089	1,032,163

28. Significant related party transaction

		Transaction value		Balance outstanding as at 31 December	
Name of company	Type of transaction	2010 RM	2009 RM	2010 RM	2009 RM
With subsidiary: Advanced Packaging Investments (H.K.) Limited	Advances	21,821	(42,455)	21,821	
Xiamen Jinjie Trading Co. Ltd.	Advances	-	(42,433)	-	_
With jointly controlled entity: Dalian Advanced Cement Co. Ltd	Advances	-	-	-	137,318

29. Segmental information

(a) Business segments

Business segmental information has not been prepared as the Group's revenue, operating profit, assets and liabilities, depreciation, capital and non-cash expenditure are mainly confined to one (1) industry segment carried out in Malaysia, namely, the manufacturing and distribution of flexible packaging materials.

(b) Geographical segments

The activities of the Group are mainly carried out in Malaysia. The Group operates in other countries as follows:

- (i) Hong Kong investment holding
- (ii) The People's Republic of China investment in joint venture which has yet to commence operations

Accordingly, the segmental information by geographical location is presented as below:

	Malaysia		Outside Malaysia		Consc	lidated
	2010	2009	2010	2009	2010	2009
	RM	RM	RM	RM	RM	RM
Segmental assets by location of assets	36,372,616	54,556,025	165,611	670,145	36,538,227	55,226,170

(c) Major Customers

Revenues from two customers amount to RM9,179,765 (2009: RM7,911,007), arising from sales by the flexible packaging materials.

30. Contingent liability

	Group and	Group and Company		
	2010	2009		
	RM	RM		
Bank guarantee given by financial institution to third party	125,400	107,700		

31. Capital commitment

Capital expenditure not provided for in the financial statements are as follows:

	Group and	Group and Company		
	2010	2009		
	RM	RM		
Authorised and contracted for	275,433	-		

32. Financial instruments

Financial risk management objectives and policies

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

The Group's financial risk management policy seeks to ensure that adequate financial resources are available for the development of the Group's businesses whilst managing its credit risk, liquidity risk and foreign currency risk.

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

Credit risk

The Group's exposure to credit risk, or the risk of counterparties defaulting, arises mainly from trade and non-trade receivables. The Group manages its exposure to credit risk by the application of credit approvals, credit limits and monitoring procedures on an ongoing basis. For other financial assets (including quoted investments, cash and bank balances and derivatives), the Company minimises credit risk by dealing exclusively with high credit rating counterparties.

The Group establishes an allowance for impairment that represents its estimate of incurred losses in respect of the trade and non-trade receivables as appropriate. The main components of this allowance are a specific loss component that relates to individually significant exposures, and a collective loss component established for groups of similar assets in respect of losses that have been incurred but not yet identified. Impairment is estimated by management based on prior experience and the current economic environment.

Credit risk concentration profile

The Group's major concentration of credit risk relates to the amounts owing by 2 major customers which constituted approximately 39.65% of its trade receivables as at the end of the reporting period.

32. Financial instruments (continued)

Credit risk (continued)

Exposure to credit risk

As the Group does not hold any collateral, the maximum exposure to credit risk is represented by the carrying amount of the financial assets as at the end of the reporting period.

The exposure of credit risk for trade receivables by geographical region is as follows:-

	Group and Company		
	2010	2009	
	RM	RM	
Mauritius	-	202,115	
Malaysia	5,197,183	5,338,350	
	5,197,183	5,540,465	

Financial assets that are neither past due nor impaired

Information regarding trade receivables that are neither past due nor impaired is disclosed in Note 17. Deposits with banks and other financial institutions and investment securities that are neither past due nor impaired are placed with or entered into with reputable financial institutions or companies with high credit ratings and no history of default.

Financial assets that are either past due or impaired

Information regarding financial assets that are either past due or impaired is disclosed in Note 17.

Interest rate risk

At the reporting date, the Group and the Company has no borrowings. As such, the exposure of Company to interest rate risk is minimal.

Market risk

The Group's principal exposure to market risk arises mainly from the economic performance of Malaysia.

Foreign exchange risk

The Group and the Company incur foreign currency risk on sales and purchases that are denominated in a currency other than Ringgit Malaysia. The currency giving rise to these risks are US Dollars, Brunei Dollar and Singapore Dollar. The exposure of foreign currency risk is monitored on an on-going basis to ensure that the net exposure is at an acceptable level.

The Group also has subsidiary incorporated in foreign countries, of which at the moment are dormant. The main currency exposures are Hong Kong Dollar and Renminbi.

The net unhedged financial assets and financial liabilities of the Group that are not denominated in their functional currencies are as follows:

2010 Financial assets	United States Dollar RM	Renminbi RM	Singapore Dollar RM	Total RM
Investment in jointly controlled entity Trade receivables	- -	165,611 -	- -	165,611 -
	-	165,611	-	165,611
Financial liabilities Trade payables	859,676	-	1,946	861,622
Net currency exposure	(859,676)	165,611	(1,946)	(696,011)
2009 Financial assets Investment in jointly				
controlled entity	-	670,145	-	670,145
Trade receivables	202,115			202,115
	202,115	670,145	-	872,260
Financial liabilities Trade payables	258,210	-	2,351	260,561
Net currency exposure	(56,095)	670,145	(2,351)	611,699

Foreign currency risk sensitivity analysis

The following table details the sensitivity analysis to a reasonably possible change in the foreign currencies as at the end of the reporting period, with all other variables held constant:

			Gr	oup
	2010 %	2009 %	2010 RM Increase/ (Dcrease)	2009 RM Increase/ (Dcrease)
Effect on profit after tax USD / RM				
Strengthened by	9.22	1.14	(79,291)	(639)
Weakened by	9.22	1.14	79,291	639
SGD / RM				
Strengthened by	1.70	2.43	(33)	(57)
Weakened by	1.70	2.43	33	57
RMB / RM				
Strengthened by	6.13	1.20	10,145	8,047
Weakened by	6.13	1.20	(10,145)	(8,047)

32. Financial instruments (continued)

Liquidity risk

The Group and the Company monitors and maintains a level of cash and cash equivalents deemed adequate by management to finance the Group's and the Company's operations and to mitigate the effects of fluctuations in cash flows.

33. Fair values

The following summarises the methods used to determine the fair values of the financial instruments:

- (i) The financial assets and financial liabilities maturing within the next 12 months approximated their fair values due to the relatively short-term maturity of the financial instruments.
- (ii) The fair value of other investments is estimated based on managers' price as at the end of the reporting period.

The aggregate fair values and the carrying amounts of the financial asset carried on the balance sheet as at 31 December are as below:

	← 2	← 2010 →		009>
	Carrying Amount RM	Fair value RM	Carrying amount RM	Fair value RM
Financial assets:- Other investment	5,000,000	5,000,000	5,000,000	5,000,000

34. Capital Management

The Group manages its capital to ensure that entities within the Group will be able to maintain an optimal capital structure so as to support their businesses and maximise shareholder(s) value. To achieve this objective, the Group may make adjustments to the capital structure in view of changes in economic conditions, such as adjusting the amount of dividend payment, returning of capital to shareholders or issuing new shares.

The Group manages its capital based on debt-to-equity ratio. The Company's strategies were unchanged from the previous financial year. The debt-to-equity ratio is calculated as net debt divided by total capital.

Net debt is calculated based on trade and other payables. Total capital is calculated as equity plus net debt.

The debt-to-equity ratio of the Company as at the end of the reporting period was as follows:

	2010 RM	2009 RM
Trade payables	2,307,063	1,740,809
Amount due to Directors	162,000	108,000
Non-trade payables and accruals	1,067,653	1,038,506
Dividend payable	585,517	-
Tax payable	43,298	
Net debt	4,165,531	2,887,315
Total equity	29,421,692	49,567,827
Total capital	33,587,223	52,455,142
Gearing ratio	0.12	0.06

35. General information

The Company is a public limited liability company, incorporated and domiciled in Malaysia, is listed on the Bursa Malaysia Securities Berhad.

The registered office of the Company is located at Level 8, Symphony House, Block D13, Pusat Dagangan Dana 1, Jalan PJU 1A/46, 47301 Petaling Jaya, Selangor Darul Ehsan.

The principal place of business of the Company is located at Lot 2, Jalan P/2A, Kawasan MIEL, Bangi Industrial Estate, 43650 Bandar Baru Bangi, Selangor Darul Ehsan.

The Company is principally engaged in the manufacturing and distribution of flexible packaging materials. The principal activities of the subsidiary and jointly controlled entity are disclosed in Note 11 and Note 12 to the financial statements respectively.

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

The financial statements were approved and authorised for issue by the Board of Directors on 26 April 2011.

List of the Properties as at 31 December 2010

Location/ Address	Description/ Existing Use	Land/ (Built-up) Area sq.m	Tenure	Age of Building	Net Book Value RM	Date of Acquisition
Location: Lot HS(M) 9617 PT11447 Mukim of Kajang Daerah Ulu Langat Selangor Darul Ehsan	Industrial Land erected with office, factory and warehouse premises / Own use	8,903 / 5,666	99 years leasehold Expiring on 29 September 2086	27 years old	3,772,138	3-5-1984

Address:

Lot 2 Jalan P/2A Kawasan MIEL Bangi Industrial Estate 43650 Bandar Baru Bangi Selangor Darul Ehsan

Analysis of Shareholdings as at 29 April 2011

SHAREHOLDERS

The company had 1,124 shareholders as at 29 April 2011. There is only one class of share, namely ordinary share of RM1.00 each. Each share entitles the holder to one vote.

ANALYSIS BY SIZE OF SHAREHOLDINGS

As at 29 April 2011

Size of Shareholdings	No. of Shareholders	No. of Share	% of Issued Share Capital
Less than 100	130	3,539	0.02
100 - 1,000	143	92,274	0.48
1,001 - 10,000	728	2,053,429	10.57
10,001 - 100,000	89	2,406,968	12.40
100,001 to less than 5% of issued shares	30	9,334,673	48.08
5% and above of issued shares	4	5,524,351	28.45
Total	1,124	19,415,234	100.00

SUBSTANTIAL SHAREHOLDERS

As at 29 April 2011

		Direct Interest		Indirect Interest	
No.	Name of Shareholders	No. of	%	No. of	%
		Shares		Shares	
1.	Wong Chee Weng	1,763,000	9.08	_	_
2.	Tjin Kiat @ Tan Cheng Keat	1,550,089	7.98	-	-
3.	Lee Ng Mah @ Lee Wai Chan	1,191,545	6.14	-	-
4.	Chee Chin Tsai	1,019,717	5.25	-	-
5.	Dato' Law Sah Lim	5,014	0.03	2,562,834(a)	13.20
6.	Chee Sam Fatt	10,125	0.05	3,177,755(b)	16.37

Notes

(a) + (b) Deemed Interest under section 134(12)(c) of the Companies Act 1965 by virtue of his interest held through his spouse and children

Analysis of Shareholdings as at 29 April 2011 (cont'd)

DIRECTORS' SHAREHOLDINGS

As at 29 April 2011

		Direct Interest		Indirect Interest	
No.	Name of Directors	No. of	%	No. of	%
		Shares		Shares	
1	Chee Sam Fatt	10,125	0.05	3,177,755 (b)	16.37
2	Tjin Kiat @ Tan Cheng Keat	1,550,089	7.98	-	-
3	Yeo Tek Ling	12,169	0.06	-	-
4	Dato' Haji Ghazali b. Mat Ariff	-	-	-	-
5	Dato' Law Sah Lim	5,014	0.03	2,562,834 (a)	13.20
6	Datuk Ismail bin Haji Ahmad	-	-	-	-
7	Mah Siew Seng	-	-	-	-
8	Eu Hock Seng	11,210	0.06	435,224 (c)	2.24
9	Ng Choo Tim	648,297	3.34	-	-

Notes

- (a) + (b) Deemed Interest under section 134(12)(c) of the Companies Act 1965 by virtue of his interest held through his spouse and children
- (c) Deemed Interest under section 134(12)(c) of the Companies Act 1965 by virtue of his interest held through his daughter

Analysis of Shareholdings as at 29 April 2011 (cont'd)

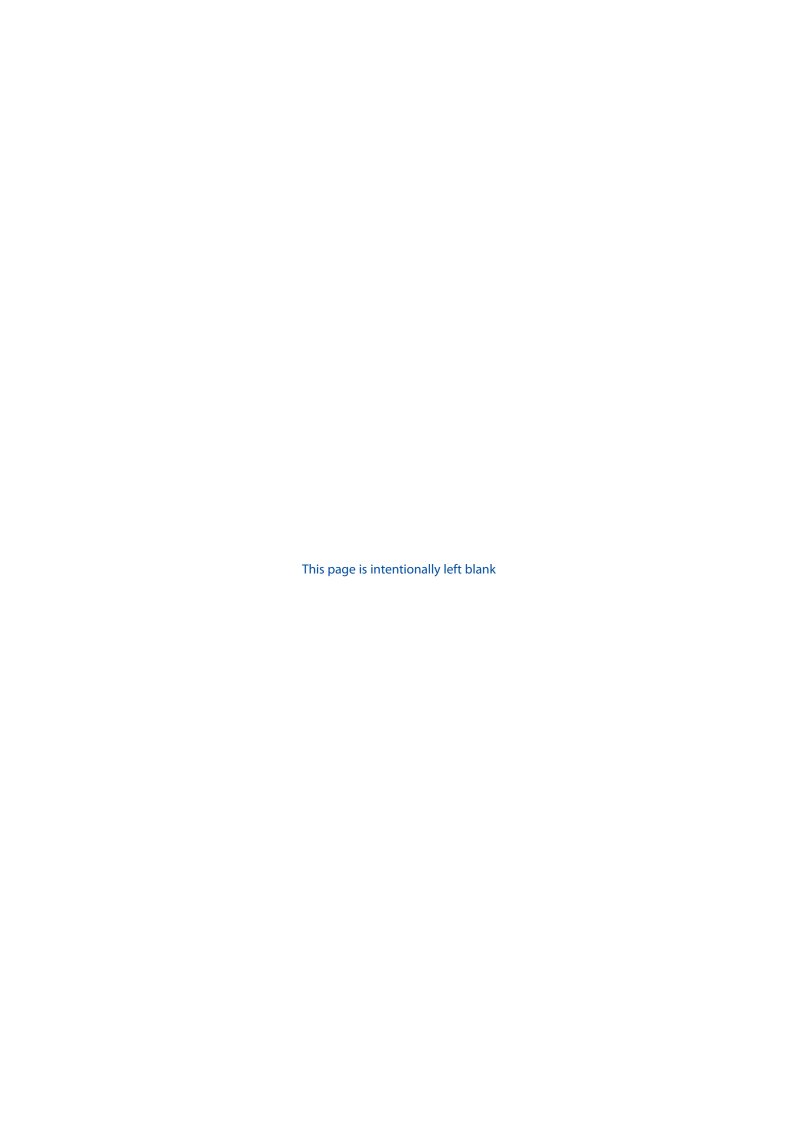
THIRTY (30) LARGEST SHAREHOLDERS As at 29 April 2011

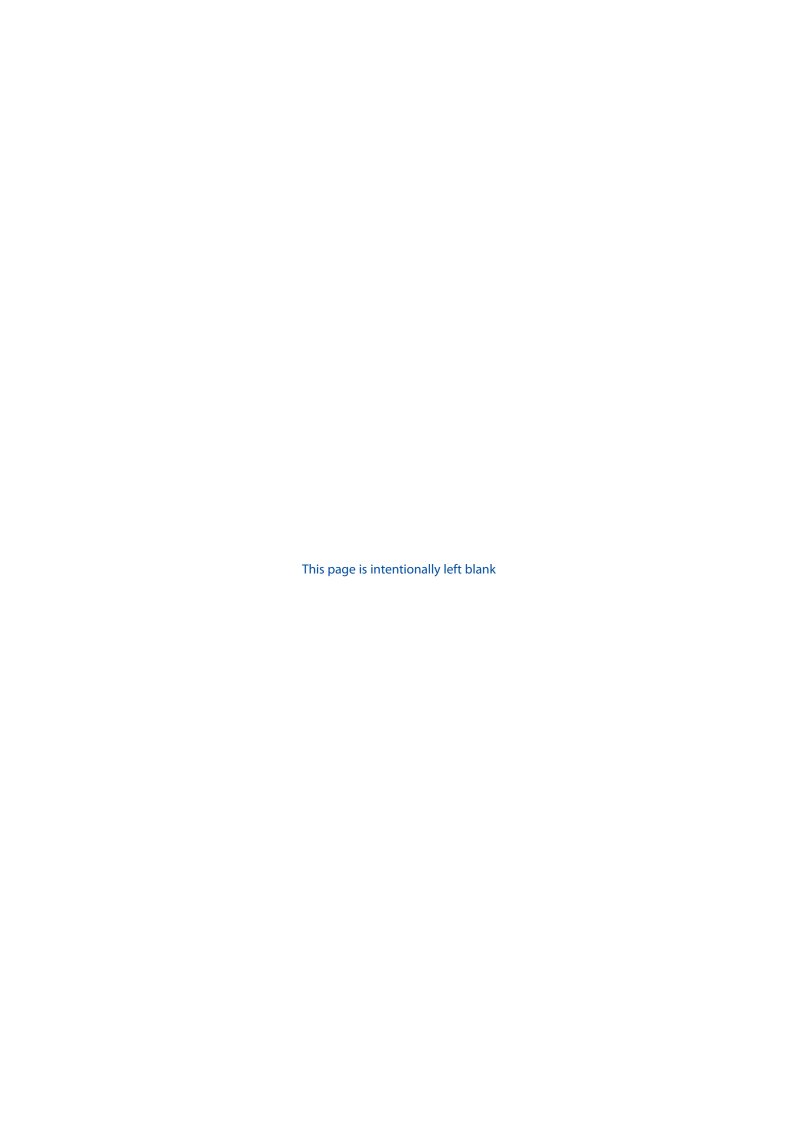
No.	Name of Shareholders	No. of Shares	%
1	Wong Chee Weng	1,763,000	9.08
2	Tjin Kiat @ Tan Cheng Keat	1,550,089	7.98
3	Lee Ng Mah @ Lee Wai Chan	1,191,545	6.14
4	Chee Chin Tsai	1,019,717	5.25
5	Chee Chin Hung	966,493	4.98
6	Ng Choo Tim	648,297	3.34
7	Amanahraya Trustees Berhad Skim Amanah Saham Bumiputra	640,887	3.30
8	Lee Kim Mua @ Lim Kim Moi	516,626	2.66
9	TA Nominees (Tempatan) Sdn Bhd Pledged Securities Account for Siow Chung Peng	508,700	2.62
10	Law Mong Hock	502,633	2.59
11	Liew Say Fah	450,000	2.32
12	Eu Chin Fen	435,224	2.24
13	Tan Kok Chiew	414,395	2.13
14	Tan Wooi Bee @ Nur Huda Tan	384,128	1.98
15	TA Nominees (Tempatan) Sdn Bhd Pledged Securities Account for Ng Soh Hin	359,000	1.85

Analysis of Shareholdings as at 29 April 2011 (cont'd)

THIRTY (30) LARGEST SHAREHOLDERS As at 29 April 2011 (cont'd)

No.	Name of Shareholders	No. of Shares	%
16	Law Geok King	344,094	1.77
17	Law Geok Beng	338,468	1.74
18	Law Ling Ling	330,974	1.70
19	Law Geok Eng	313,994	1.62
20	Tan Tjen Wan @ Tan Cheng Guan	276,965	1.43
21	Tan Wooi Hong	244,400	1.26
22	Tasek Maju Realty Sdn Bhd	225,000	1.16
23	Mayban Nominees (Tempatan) Sdn Bhd Cheah Chuan Choon	217,000	1.12
24	HDM Nominees (Tempatan) Sdn Bhd Pledged Securities Account for Oh Kim Sun (M12)	152,300	0.78
25	Yap Ah Cheng	150,000	0.77
26	AllianceGroup Nominees (Asing) Sdn Bhd Pledged Securities Account for Francis Chun Kwong Ip (805087	139,700 7)	0.72
27	HLB Nominees (Tempatan) Sdn Bhd Pledged Securities Account for Sleuths Holdings Sdn Bhd	125,000	0.64
28	Ho Kat Sin	118,050	0.61
29	Kho Sow Gan	111,875	0.58
30	Law Mong Yong	107,295	0.55





PROXY FORM



ADVANCED PACKAGING TECHNOLOGY (M) BHD

(COMPANY NO. 82982-K)

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	⁷ (Incorporated in Malaysia)	
/We,		(NRIC/Company No.)
	(Full Name in Block Letters)	
of		
	(Address)	
peing a Member/Me	embers of Advanced Packaging Technology (M) Bhd hereb	y appoint
		(NRIC)
	(Full Name in Block Letters)	
of		
	(Address)	
or failing him/her		(NRIC)
	(Full Name in Block Letters)	
of		

(Address) or failing whom, the Chairman of the meeting as my/our proxy to attend and vote for me/us and on my/our behalf at the Twenty-Ninth Annual General Meeting of the Company to be held at Hotel Equatorial Bangi-Putrajaya, Off Persiaran Bandar, 43650 Bandar Baru Bangi, Selangor Darul Ehsan on Wednesday, 15 June 2011 at 11.30 a.m. and at any adjournment thereof on the following resolutions in the manner indicated below:-

		FOR	AGAINST
Resolution 1	To receive the Statutory Financial Statements for the year ended 31 December 2010 together with the Directors' and Auditors' Reports thereon.		
Resolution 2	To approve the payment of a final dividend of 10% gross per share, less 25% income tax, amounting to 7.5% net per share.		
Resolution 3	To approve the payment of Directors' Fees.		
Resolution 4	To re-elect Mr Mah Siew Seng as Director.		
Resolution 5	To re-appoint Mr Chee Sam Fatt as Director.		
Resolution 6	To re-appoint Dato' Law Sah Lim as Director.		
Resolution 7	To re-appoint Datuk Ismail bin Haji Ahmad as Director.		
Resolution 8	To re-appoint Dato' Haji Ghazali B. Mat Ariff as Director.		
Resolution 9	To re-appoint Mr Tjin Kiat @ Tan Cheng Keat as Director.		
Resolution 10	To re-appoint Mr Eu Hock Seng as Director.		
Resolution 11	To re-appoint Messrs PKF as Auditors of the Company and to authorise the Directors to fix their remuneration.		
Resolution 12	To approve the Proposed Renewal of Shareholders' Mandate for the Company to buy-back its own shares.		

(Please indicate with an 'X' in the appropriate spaces provided above on how you wish your votes to be cast. If you do not do so, the proxy will vote or abstain from voting at his discretion.)

The proposition of my holdings to be represented by my^* proxy/proxies are as follows:-

In the case of a vote taken by a show of hands, the First Proxy shall vote on *my/our behalf.

*Strike out whichever is not desired.

Signature

NOTES:

- 1. A member of the Company entitled to attend and vote at this meeting may appoint a maximum of two proxies to vote in his stead. Where a member appoints two proxies, the appointment shall be invalid unless he specifies the proportions of his shareholdings to be represented by each proxy. A proxy may but need not be a member of the Company and the provisions of Section 149(b) of the Companies Act, 1965 shall not apply to the Company.
- 2. Where a member is an authorised nominee as defined under the Securities Industry (Central Depositories) Act, 1991, it may appoint at least one proxy (but not more than two) in respect of each Securities Account it holds with ordinary shares of the Company standing to the credit of the said Securities Account.
- 3. The instrument appointing a proxy, in the case of an individual, shall be signed by the appointer or by his attorney duly authorised in writing, and in the case of a corporation, shall be either given under its common seal or under the hand of an officer or attorney duly authorised.
- 4. The instrument appointing a proxy must be deposited at Ground Floor, Symphony House, Pusat Dagangan Dana 1, Jalan PJU 1A/46, 47301 Petaling Jaya, Selangor Darul Ehsan not less than forty-eight hours before the time appointed for holding the meeting or any adjournment thereof.

Affix Stamp

The Company Secretary ADVANCED PACKAGING TECHNOLOGY (M) BHD (82982-K)

Ground Floor, Symphony House Block D 13, Pusat Dagangan Dana 1 Jalan PJU 1A/46 47301 Petaling Jaya Selangor Darul Ehsan

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