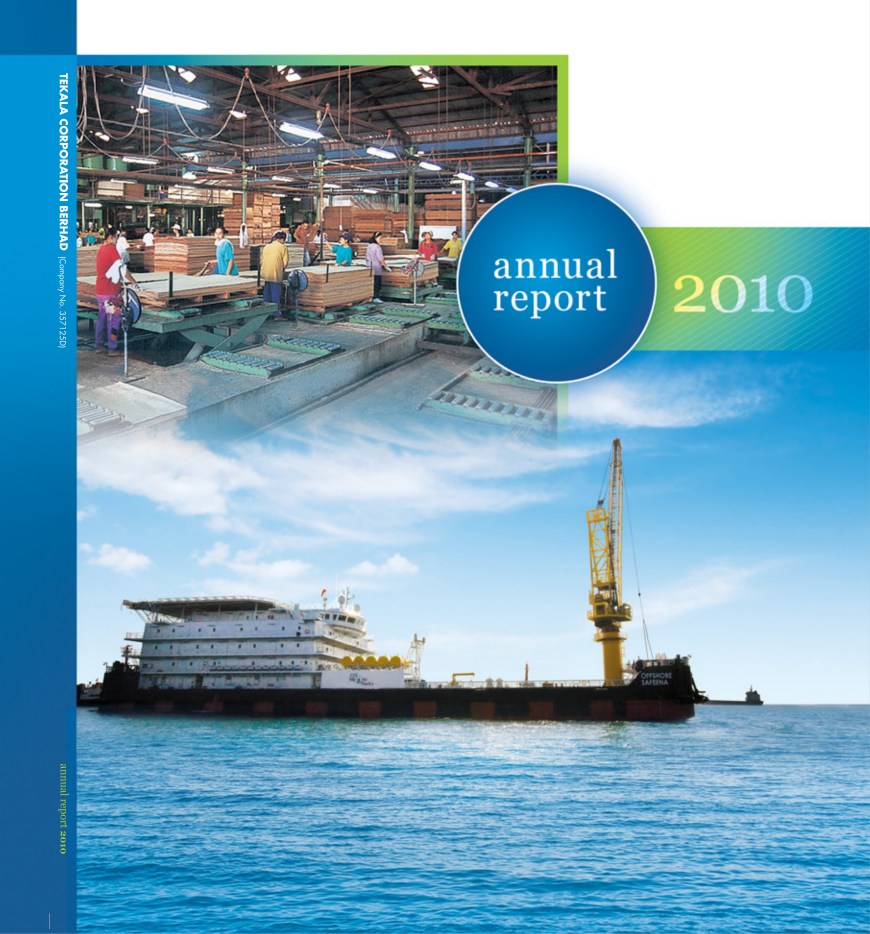


www.tekala.com.my

TEKALA CORPORATION BERHAD (Company No. 357125D)

Wisma Tekala Lot 2, Lorong Indah Jaya 29 Taman Indah Jaya Jalan Lintas Selatan 90000 Sandakan, Sabah t 6089 212177 f 6089 271628



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NOTICE OF ANNUAL GENERAL MEETING

NOTICE IS HEREBY GIVEN that the FIFTEENTH ANNUAL GENERAL MEETING of the Company will be held at Grand Ballroom, Hotel Sandakan, 4th Avenue, 90000 Sandakan, Sabah on 29 September 2010 at 11.00 a.m to transact the following business:

AGENDA

To receive and adopt the Audited Financial Statements for the year ended 31 March 2010 and the reports of the Directors and Auditors thereon.

Resolution 1

2. To declare a first and final tax exempt dividend of 4% for the year ended 31 March 2010. Resolution 2

3. To re-elect the following Directors retiring in accordance with Article 103 of the Company's Articles of Association:-

(a) Fong Kin Wui Resolution 3

(b) Voon Sui Liong @ Paul Voon Resolution 4

4. To consider and, if thought fit, to pass the following resolutions pursuant to Section 129 of the Companies Act, 1965:-

(a) "That Datuk Seri Panglima Quek Chiow Yong, who retires in accordance with Section 129 of the Companies Act, 1965, be hereby re-appointed as a Director of the Company to hold office until the next Annual General Meeting."

(b) "That Mr Chan Saik Chuen, who retires in accordance with Section 129 of the Companies Act, 1965, be hereby re-appointed as a Director of the Company to hold office until the next

(c) "That Mr Seah Tee Lean JP, who retires in accordance with Section 129 of the Companies Act, 1965, be hereby re-appointed as a Director of the Company to hold office until the next Annual General Meeting."

5. To approve payment of Directors' fees of RM80,000 for the year ended 31 March 2010.

6. To re-appoint Auditors and authorise the Directors to fix their remuneration.

7. As Special Business, to consider and if thought fit, to pass the following resolutions:-

(i) ORDINARY RESOLUTION

Annual General Meeting."

Proposed renewal of the authority for the purchase of own shares

THAT, subject to compliance with the Companies Act, 1965, the Articles of Association of the Company, regulations and guidelines issued from time to time by Bursa Malaysia Securities Berhad ("Bursa Malaysia") or any other regulatory authorities, approval be and is hereby given to the Company to utilize an amount not exceeding the total share premium and retained profits of the Company to purchase such amount of ordinary shares of RM1.00 each in the Company as may be determined by the Directors of the Company from time to time on Bursa Malaysia upon such terms and conditions as the Directors may deem fit and expedient in the interest of the Company provided that the aggregate number of shares to be purchased pursuant to this resolution does not exceed ten (10) per centum of the issued and paid-up share capital of the Company for the time being. As at 31 March 2010, the audited share premium and retained profits accounts of the Company were RM16,548,724 and RM14,761,586 respectively;

.....

Resolution 5

Resolution 6

Resolution 7

nesolution i

Resolution 8

Resolution 9

Resolution 10

NOTICE OF ANNUAL GENERAL MEETING (cont'd)

- 7. As Special Business, to consider and if thought fit, to pass the following resolutions (cont'd):-
 - (i) ORDINARY RESOLUTION (cont'd)

Proposed renewal of the authority for the purchase of own shares (cont'd)

AND THAT such authority shall commence upon the passing of this resolution and shall remain in force until the conclusion of the next Annual General Meeting of the Company unless earlier revoked or varied by ordinary resolution of the shareholders of the Company in a general meeting;

AND THAT authority be and is hereby given to the Directors of the Company to decide in their discretion to retain the ordinary shares in the Company so purchased by the Company as treasury shares and/or cancel them and/or resell the treasury shares or to distribute them as share dividend and/or subsequently cancel them;

AND FURTHER THAT authority be and is hereby given to the Directors of the Company to take all such steps as are necessary and to enter into any agreements and arrangements with any party or parties to implement, finalise and give full effect to the aforesaid with full powers to assent to any conditions, modifications, variations and/or amendments (if any) as may be imposed by the relevant authorities.

(ii) SPECIAL RESOLUTION

Resolution 11

Proposed amendment to Articles of Association of the Company

THAT the existing Article 132 of the Company's Articles of Association be amended to read as follows:-

Any dividend, interest or other money payable in cash in respect of shares may be paid by cheque or warrant and sent through the post directed to the registered address or by direct electronic transfer to the bank account of the holder as provided to the Central Depository from time to time. Every such cheque or warrant shall be made payable to the order of the person to whom it is sent and the payment of any such cheque or warrant or banker's draft or direct electronic transfer shall operate as a good discharge to the Company in respect of the dividend represented thereby notwithstanding that it may subsequently appear that the same has been stolen or that the endorsement thereon has been forged or there is discrepancy given by the Member in the details of bank account(s). Every such cheque or warrant or banker's draft shall be sent or by direct electronic transfer at the risk of the person entitled to the money thereby represented thereby. Where the shareholders have provided to the Central Depository the relevant contact details for purposes of electronic notifications, the Company shall notify them electronically once the Company has paid the cash dividends out of its accounts.

8. To transact any other business of an ordinary meeting of which due notice has been given.

NOTICE OF DIVIDEND ENTITLEMENT

NOTICE IS ALSO HEREBY GIVEN THAT contingent upon the approval by the shareholders at the forthcoming Annual General Meeting a first and final tax exempt dividend of 4% for the year ended 31 March 2010 will be paid on 29 October 2010 to the shareholders registered in the Record of Depositors as at 15 October 2010.

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

- (a) shares transferred into the Depositor's Account before 4.00 p.m on 15 October 2010 in respect of ordinary transfers;
- (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

THIEN VUI HENG (MIA 5970) CHUNG CHEN VUI (MIA 7384)

Company Secretaries

Sandakan, Sabah 7 September 2010

Notes:

- a) A member of the Company who is entitled to attend and vote at this meeting is entitled to appoint a proxy to attend and vote on a show of hands or on a poll in his stead. A proxy need not be a member of the Company.
- b) In the case of a corporate member, the instrument appointing a proxy shall be under its Common Seal or under the hand of some officer of the corporation duly authorised in that behalf.
- c) Where a member appoints more than one (1) proxy, the appointment shall be invalid unless he specifies the proportion of his holding to be represented by each proxy.
- d) The instrument appointing a proxy must be deposited at the Company's Registered Office situated at Wisma Tekala, Lot 2, Lorong Indah Jaya 29, Taman Indah Jaya, Jalan Lintas Selatan, 90000 Sandakan, Sabah not less than fortyeight (48) hours before the time appointed for holding the meeting or at any adjournment thereof.
- e) Explanatory notes on Special Business:-
 - (i) Ordinary Resolution (Resolution 10)

The ordinary resolution if passed, will empower the Directors of the Company to purchase the Company's shares up to ten (10) per centum of the issued and paid-up share capital of the Company ("Proposed Share Buy-Back") by utilizing the funds allocated which shall not exceed the total share premium and retained profits of the Company. This authority, unless revoked or varied at a general meeting, will expire at the conclusion of the next Annual General Meeting of the Company. Further information on the Proposed Share Buy-Back are set out in the Statement dated 7 September 2010 which is despatched together with the Company's 2010 Annual Report.

(ii) Special Resolution (Resolution 11)

The Proposed Resolution 11 to amend Article 132 of the Company's Articles of Association is to facilitate the future payments of dividends through electronic means.

pursuant to Paragraph 8.27(2) of the Bursa Malaysia Securities Berhad Main Market Listing Requirements

- 1. The names of Directors who are standing for re-election or re-appointment are Mr Fong Kin Wui, Mr Voon Sui Liong @ Paul Voon, Datuk Seri Panglima Quek Chiow Yong, Mr Chan Saik Chuen and Mr Seah Tee Lean JP.
- 2. Further details of Directors who are standing for re-election or re-appointment are as follows:

Fong Kin Wui

Aged 50, a Malaysian with a Bachelor of Science (Hons) in Civil Engineering from Plymonth Polytechnic, United Kingdom which he obtained in 1983. He is an Executive Director of the Company. He has extensive experience and knowledge in the construction industry and plantation business. He is a member of the Executive Committee of the Board. He currently sits on the Board of several companies. He has no directorships in other public companies. As at 30 July 2010, his direct and indirect shareholding in the Company were 1,695,794 and 4,262,200 ordinary shares of RM1 each respectively. He has no family relationship with any director and/or major shareholder of the Company. He has not entered into any transaction which has a conflict of interest with the Company. He has no convictions for offences within the past 10 years.

Voon Sui Liong @ Paul Voon

Aged 58, a Malaysian with a Bachelor of Commerce (Hons). He is an Independent Non-Executive Director of the Company and was appointed to the Board on 15 December 1998. He was a major shareholder and the Managing Director of Nountun Press (S) Sdn Bhd, the publisher of the "Borneo Mail", a daily newspaper for 10 years (1988-1998). He was also Managing Director of Borneo Golf Resort Berhad from 1993 to 1996. Presently, he is doing his own business in ticketing and inbound golf tours. He is the Chairman of the Audit Committee and a member of the Remuneration Committee and Nominating Committee of the Board. He has no directorships in other public companies. He had attended all five Board Meetings held during the financial year ended 31 March 2010. He has no family relationship with any director and/or major shareholder of the Company. He has not entered into any transaction which has a conflict of interest with the Company. He has no convictions for offences within the past 10 years.

Datuk Seri Panglima Quek Chiow Yong

Aged 79, a Malaysian, is the Non-Independent Non-Executive Chairman of the Company. He is one of the founder members of the Group. He is the Chairman of Syarikat Kretam (Far East) Holdings Sdn Bhd group of companies and also the Chairman of the Board of several private companies. He was the Chairman of the Timber Association of Sabah from 1985 to 1988. With his experience in the timber industry, he contributes to the direction and pace of the Group. He has no directorships in other public companies. As at 30 July 2010, his indirect shareholding in the Company was 23,347,479 ordinary shares of RM1 each and his deemed interest for shares held by children was 419,489 ordinary shares of RM1 each. He has no family relationship with any director and/or major shareholder of the Company. He has not entered into any transaction which has a conflict of interest with the Company. He has no convictions for offences within the past 10 years.

Chan Saik Chuen

Aged 79, a Malaysian, is the Executive Vice-Chairman of the Company. He is one of the founder members of the Group and has been involved in the timber industry since the 1960's. He oversees the operations of the Group and provides the Group with information on the various logistics and operational methods. He sits on the Board of a number of private companies. He has no directorships in other public companies. As at 30 July 2010, his direct and indirect shareholding in the Company were 49,537 and 24,529,859 ordinary shares of RM1 each respectively. His deemed interest for shares held by children was 38,500 ordinary shares of RM1 each. He has no family relationship with any director and/or major shareholder of the Company. He has not entered into any transaction which has a conflict of interest with the Company. He has no convictions for offences within the past 10 years.

Seah Tee Lean JP

Aged 72, a Malaysian, is the Group Managing Director/Chief Executive Officer of the Company. He has been involved in the timber industry for more than thirty years. With his extensive experience and knowledge, he is at the helm in all aspects of the Group's business. He is constantly in touch with the developments in the timber industry with his involvement as a member of the Governing Council of the Timber Association of Sabah. He also possesses extensive experience and knowledge in the plantation business. He is the Managing Director of Syarikat Kretam (Far East) Holdings Sdn Bhd Group of Companies. He has no directorships in other public companies. As at 30 July 2010, his direct and indirect shareholding in the Company were 4,285,140 and 2,353,391 ordinary shares of RM1 each respectively. His deemed interest for shares held by spouse and children was 1,980,900 ordinary shares of RM1 each. He has no family relationship with any director and/or major shareholder of the Company. He has not entered into any transaction which has a conflict of interest with the Company. He has no convictions for offences within the past 10 years.

CORPORATE AND OTHER INFORMATION

BOARD OF DIRECTORS

Datuk Seri Panglima Quek Chiow Yong

Non-Independent Non-Executive Chairman

Chan Saik Chuen

Executive Vice-Chairman

Seah Tee Lean JP

Group Managing Director/Chief Executive Officer

Lim Ted Hing

Executive Director/Chief Operating Officer

Fong Kin Wui

Executive Director

Voon Sui Liong @ Paul Voon

Independent Non-Executive Director

Datuk Eric Usip Juin

Independent Non-Executive Director

Tan Kung Ming

Independent Non-Executive Director

COMPANY SECRETARIES

Thien Vui Heng (MIA 5970) Chung Chen Vui (MIA 7384)

REGISTERED OFFICE

Wisma Tekala Lot 2, Lorong Indah Jaya 29 Taman Indah Jaya Jalan Lintas Selatan 90000 Sandakan, Sabah

Tel: 089-212177 Fax: 089-271628

REGISTRARS

Tricor Investor Services Sdn Bhd Level 17, The Gardens North Tower Mid Valley City Lingkaran Syed Putra 59200 Kuala Lumpur

Tel: 03-22643883 Fax: 03-22821886

SOLICITORS

Shearn Delamore & Co Mazlan & Associates Chin Lau Wong & Foo

AUDITORS

Ernst & Young

PRINCIPAL BANKERS

Al Rajhi Banking & Investment Corporation (Malaysia) Bhd Alliance Bank Malaysia Berhad CIMB Bank Berhad CIMB Bank (L) Limited HSBC Bank Malaysia Berhad Malayan Banking Berhad Public Bank Berhad RHB Bank Berhad Standard Chartered Bank Malaysia Berhad United Overseas Bank (Malaysia) Berhad

STOCK EXCHANGE LISTING

Main Market of the Bursa Malaysia Securities Berhad

CORPORATE AND OTHER INFORMATION (cont'd)

GENERAL INFORMATION

The company is a public limited company, incorporated and domiciled in Malaysia.

All information provided in this Annual Report unless otherwise specified, had been made up to a date not earlier than six (6) weeks from the date of notice of the Annual General Meeting.

DIRECTORS' REMUNERATION

a) Details of the Directors' remuneration for the financial year ended 31 March 2010 are as follows:-

	Salaries/ Allowances	Bonus	EPF & Socso Contributions	Directors' Fees	Benefits in kind	Total
Executive Directors Non-Executive Directors	2,176,500 600,000	759,500 137,500	261,180 17,465	40,000 40,000	93,947 31,554	3,331,127 826,519
Total	2,776,500	897,000	278,645	80,000	125,501	4,157,646

- b) The directors whose remuneration falls in each successive band of RM50,000 are as follows:
 - (i) Executive Directors

Range of Remuneration	No of Directors
RM	
400,001 - 450,000	1
750,001 - 800,000	2
1,300,001 - 1,350,000	1
Total	4

(ii) Non-Executive Directors

Range of Remuneration RM	No of Directors
50,001 - 100,000 600,001 - 650,000	3 1
Total	4

NUMBER OF BOARD MEETINGS

During the financial year ended 31 March 2010, the Company held five (5) Board meetings.

CORPORATE PROPOSAL

There are no corporate proposals outstanding as at the date of the 2010 Annual Report.

CORPORATE AND OTHER INFORMATION (cont'd)

SHARE BUY-BACKS

During the financial year ended 31 March 2010, the Company bought-back a total of 1,586,800 of its own shares for a total consideration of RM1,120,196.00 and retained them as treasury shares. Details of the shares purchased are as follows:

Month	No of ordinary shares of RM1.00 each	Lowest Purchase Price Per Share (RM)	Highest Purchase Price Per Share (RM)	Average Purchase Price Per Share (RM)	Total Consideration (RM)
April 2009	291,400	0.650	0.700	0.667	194,311.00
May 2009	130,000	0.690	0.700	0.693	90,100.00
June 2009	292,000	0.700	0.700	0.700	204,400.00
July 2009	56,500	0.700	0.710	0.700	39,560.00
August 2009	-	-	-	-	-
September 2009	-	-	-	-	-
October 2009	-	-	-	-	-
November 2009	40,300	0.700	0.720	0.700	28,216.00
December 2009	94,000	0.700	0.710	0.701	65,930.00
January 2010	24,000	0.700	0.710	0.709	17,020.00
February 2010	64,600	0.700	0.715	0.710	45,866.00
March 2010	594,000	0.710	0.750	0.732	434,793.00

There were no resale of treasury shares or shares cancelled during the financial year under review.

OPTIONS OR CONVERTIBLE SECURITIES

There were no options or convertible securities exercised in respect of the financial year under review.

During the financial year under review, there were no options offered to and/or exercised by non-executive directors pursuant to a share scheme for employees which had lapsed on 21 November 2009.

DEPOSITORY RECEIPT PROGRAMME

The Company did not sponsor any depository receipt programme.

SANCTIONS AND/OR PENALTIES

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

NON-AUDIT FEES

The amount of non-audit fees incurred for services rendered to the Company and its subsidiaries for the financial year by the external auditors and its affiliated company was RM61,500.00.

VARIATION IN RESULTS

There was no material variance between the results for the financial year and the unaudited results previously announced. The Company did not issue any profit estimate, forecast or projections for the financial year.

CORPORATE AND OTHER INFORMATION (cont'd)

PROFIT GUARANTEE

There was no profit guarantee to be received by the Company for the financial year ended 31 March 2010.

MATERIAL CONTRACTS

There are no material contracts of the company and its subsidiaries involving directors and major shareholders' interests for the financial year under review other than the related party transactions as disclosed in note 29 to the financial statements.

LANDED PROPERTIES

The landed properties of the Group are stated at cost less accumulated depreciation and less any impairment losses as disclosed in note 2.2(d) to the financial statements.

INTERNAL AUDIT FUNCTION

The internal audit function of the Company is performed in-house and the costs incurred for the internal audit function in respect of the financial year under review amounted to RM119,375.50.

The activities of the internal audit function are as disclosed in the audit committee report.

CORPORATE SOCIAL RESPONSIBILITY

The Group acknowledges that Corporate Social Responsibility ("CSR") goes beyond sponsorship and philanthropic activities. It endeavours to entrench CSR in its business operations based on ethical values and respect for the environment, community, marketplace and employee welfare.

ENVIRONMENTAL RESPONSIBILITY

The Group sources its logs from sustainable sources, in line with the Government's efforts to manage its forest resources so as to ensure sustainability. Investments in technologies that are environmentally friendly, such as its steam turbine power plant utilising wood waste and sawdust has allowed the Group to generate energy for its plywood mill.

COMMUNITY SERVICES

The Group supports benevolent and charitable causes on an ad hoc basis through monetary assistance and sponsorship to promote community activities.

MARKETPLACE

The Group believes that with sound business practices and effective management, shareholders' value will be enhanced. It takes pride in the production of plywood that meets the Japan Agriculture Standard's strict certification criteria. The Standard ensures plywood produced is of quality, low odour emission and environmentally safe for the end users in Japan.

In the Group's endeavour to diversify its earnings, it has invested into the oil and gas service sector.

EMPLOYEE WELFARE

The Group believes that employees are one of its most important assets. In line with this belief, the Group is constantly creating and maintaining a working environment where employees who perform well are recognised, rewarded and promoted accordingly.

In addition to the above, at the plywood mill, the Group is committed to maintaining a high safety and health standard by cultivating safe working practices through in-house as well as external trainings.

The Group believes that proper human capital development will produce effective performance and high commitment in all level of employees.

THE MALAYSIAN CODE ON CORPORATE GOVERNANCE

The Board of Directors ("Board") supports the Malaysian Code on Corporate Governance ("Code") and is committed to ensuring that good corporate governance is practised throughout the Group in enhancing shareholders' value and the financial performance of the Group.

The Board acknowledges its responsibility for compliance with the Bursa Malaysia Securities Berhad Main Market Listing Requirements ("Listing Requirements") and all other statutory requirements.

Below is a description of how the Group has applied the principles set out in the Code and its compliance with the best practices of the Code for the year ended 31 March 2010.

A. DIRECTORS

I The Board

The Board plays a primary role in the conduct and control of the Group's business affairs. The Board currently consists of 8 members namely a Non-independent Non-executive Chairman, an Executive Vice-Chairman, a Chief Executive Officer, an Executive Director, a Chief Operating Officer and 3 Independent Non-executive Directors. The Directors have diverse skills and a wide range of relevant business, commercial and financial experience. The profile of the Directors is presented on pages 18 to 19 of the Annual Report.

The Board meets on a quarterly basis to deliberate and consider among others, the Group's quarterly reports and convene additional meetings as necessary. The Directors exercise independent judgement when deliberating matters concerning the Group including strategy, operations, performance, financial and resources.

Prior to each Board Meeting, the Board members are provided with the Agenda of the Board Meeting and the relevant documents and information. This is to enable them to obtain a comprehensive understanding of the issues to be deliberated upon and to enable them to arrive at an informed decision.

There is a schedule of matters reserved specifically for the Board's consideration and decision, including the approval of corporate plans, acquisition and disposal of major assets, major investments, changes to the management and control structure of the Group and issues in respect of key policies, procedures and authority limits.

Where a potential conflict of interest may arise, it is mandatory practice for the director concerned to declare his interest and abstain from the decision making process.

The Board delegates certain responsibilities to the Board Committees in order to enhance business and operational efficiency as well as efficacy. All Committees have their written terms of reference. All minutes of their proceedings and deliberations at the Committee meetings are tabled at the subsequent Board meetings and are duly noted and acted on where deemed necessary by the Board.

To date, the Board has set up five committees namely Audit Committee, Remuneration Committee, Nominating Committee, Share Option Committee and Executive Committee.

AUDIT COMMITTEE

The Committee has been appointed to assist the Board in discharging its oversight functions and to comply with the Listing Requirements.

The membership and functions of the Committee including its terms of references are as disclosed in the Audit Committee report on pages 25 to 28 of the annual report.

I The Board (cont'd)

REMUNERATION COMMITTEE

The Remuneration Committee consists of Non-Executive Directors of the Company as follows:-

- Datuk Seri Panglima Quek Chiow Yong (Chairman)
- Voon Sui Liong @ Paul Voon
- Datuk Eric Usip Juin
- Tan Kung Ming

The Committee is responsible to draw up and recommend to the Board for its consideration and implementation, the policy framework on all elements of Directors' remuneration including fringe benefits.

The Committee reviews the annual remuneration packages of the Directors and makes appropriate recommendations to the Board for its consideration.

NOMINATING COMMITTEE

The Nominating Committee consists of Non-Executive Directors of the Company as follows:-

- Datuk Seri Panglima Quek Chiow Yong (Chairman)
- Voon Sui Liong @ Paul Voon
- Datuk Eric Usip Juin
- Tan Kung Ming

The Committee is responsible for proposing new nominees for the Board and for assessing directors on an on-going basis and report back recommendations to the Board for its consideration and implementation.

The Committee recommends to the Board, Directors to fill seats on Board committees and provides orientation and education program for new Board members.

SHARE OPTION COMMITTEE

The Committee consists of four (4) members as follows:-

Directors of the Company

- Seah Tee Lean JP (Chairman)
- Lim Ted Hing

Directors of Subsidiaries

- Quek Siew Hau
- Seah Sen Onn

The Committee administers the Company's Employees Share Option Scheme ("ESOS") in accordance with the Bye-Laws of the Company's ESOS and is vested with powers and authorities in respect of the administration of the Company's ESOS as authorised by the Board.

The ESOS, approved by the shareholders at the Extraordinary General Meeting held on 30 September 2004, had expired on 21 November 2009.

I The Board (cont'd)

EXECUTIVE COMMITTEE

The Executive Committee of Directors (Exco) consists of four (4) directors of the Company and three (3) directors of its subsidiaries as follows:

Directors of the Company

- Chan Saik Chuen (Chairman)
- Seah Tee Lean JP
- Fong Kin Wui
- Lim Ted Hing

Directors of Subsidiaries

- Fong Tham Yu
- Quek Siew Hau
- Seah Sen Onn

The Exco undertakes tasks assigned to it by the Board of Directors.

The Exco is vested with powers and authorities in respect of the management, control, and direction of the Company as approved by the Board of Directors save for the schedule of matters reserved specifically for the Board's consideration and decision.

II Board Balance

The Chairman of the Board provides overall leadership to the Board in decision making without limiting the principle of collective responsibility for the Board decisions.

The Directors are responsible for the Group's operations and the role of the independent non-executive Directors is important to the Group in ensuring that strategies proposed by the executive Directors are deliberated, and take into account the interests of the shareholders, employees, customers, suppliers, and other stakeholders before they are implemented.

The Board is of the opinion that the current Board balance of eight (8) directors (comprising four (4) Non-executive Directors and four (4) Executive Directors) is suitable for the Group. The Board will continue to regularly review the size and composition of the Board in order for the Board to function effectively. The Board is satisfied that the present three (3) independent directors fulfils the Listing Requirements and is sufficient to fairly reflect the investment of the minority shareholders. The Board has identified Mr Voon Sui Liong @ Paul Voon to be the senior independent non-executive director of the Company to whom the concerns of shareholders/investors may be conveyed.

III Supply of Information

In carrying out their duties, the Directors have complete access to all staff for information both financial and non-financial pertaining to the Group's affairs. The Directors also have full access to the advice and services of the Company Secretaries. Where necessary, the Directors engage independent professional for advice at the Group's expense to enable them to discharge their duties with full knowledge of the cause and effect.

IV Appointments to the Board

The Nominating Committee comprises non-executive directors, majority of whom are independent. The Committee is responsible for proposing new nominees for the board and for assessing the effectiveness of the Board and the contributions of each director towards the effectiveness of the decision-making process of the Board.

IV Appointments to the Board (cont'd)

The appointment of any additional Director is made as and when it is deemed necessary by the existing Board of Directors with due consideration given to the mix, expertise and experience required for an effective Board. Any proposal to appoint new directors will be discussed among the Board members and appointment to the Board will be clearly documented in the Board resolutions.

V Re-election

The Articles of Association of the Company requires that all directors shall be subject to election by shareholders at the first opportunity after their appointment and that at least one third (1/3) or the number nearest to one third (1/3) of the directors, be subject to re-election thereafter by rotation once at least in each three (3) years at the Annual General Meeting.

VI Directors' Training

As an integral process of appointing new directors, new Board members are provided orientation and education to familiarise them with nature of the Group's businesses, current issues and the responsibilities of directors.

All present directors have attended the Mandatory Accreditation Programme and Continuing Education Programme (CEP) as prescribed by the Listing Requirements. Given that the CEP requirements have been varied from year 2005 onwards, the Board of Directors in determining the training needs has adopted a policy that each director should attend such training which will aid them in the discharge of their duties and to accumulate no lesser than 48 points in a financial year ("the Minimum CEP points"). Each hour of training session attended shall be awarded 2 CEP points. Each director is allowed to have any excess CEP point carried forward to the next financial year provided that the number of points carried forward shall not exceed 24 CEP points. Should any Director not meet the minimum CEP points in a financial year, the Board may grant such extension of time as required for him to meet it.

The Board evaluates and determines the training needs of the Directors to aid them in the discharge of their duties as Directors. The training is designed to cover, among others, updates/amendments on the Listing Requirements and other regulatory requirements relating to the discharge of the Directors' duties and responsibilities including relevant business opportunities.

The details of the training programmes attended by the Directors during the financial year ended 31 March 2010 are as follows:-

DATUK SERI PANGLIMA QUEK CHIOW YONG

Seminar on CoreDevelopment
 16 August 2009

CHAN SAIK CHUEN

•	Seminar on CoreDevelopment	18 August 2009
•	Briefing on Goods & Service Tax (GST)	26 March 2010

SEAH TEE LEAN JP

•	Seminar on Delivery System of the Courts & Access to Justice re Mobile Court	18 July 2009
	& Constitutional Developments in Malaysia since 2008 General Elections	
•	Seminar on CoreDevelopment	16 August 2009

VI Directors' Training (cont'd)

LIM TED HING

2010 Budget Seminar
 Preparing for convergence: Understanding International Financial Reporting
 4-5 December 2009

Standards & International Accounting Standards

FONG KIN WUI

Seminar on SME BizNet 2009
 Seminar on Group and Team Coach
 13 August 2009
 16-22 January 2010

TAN KUNG MING

Corporate Governance Guide: Towards Boardroom Excellence
 National Seminar on Taxation 2009
 Preparing for convergence: Understanding International Financial Reporting
 4-5 December 2009

Standards & International Accounting Standards

The Non-Executive Director Development Series – Is it worth the risk?

24 March 2010

Directors, Mr Lim Ted Hing, Mr Fong Kin Wui and Mr Tan Kung Ming have fulfilled the required CEP points set by the Company while the other five directors of the Company namely Datuk Seri Panglima Quek Chiow Yong, Mr Chan Saik Chuen, Mr Seah Tee Lean JP, Mr Voon Sui Liong @ Paul Voon and Datuk Eric Usip Juin, have been granted extension of time to fulfil their shortfall in CEP points in the coming financial year.

B. DIRECTORS' REMUNERATION

I The Level and Make-up of Remuneration

The level of remuneration for a Director is determined with a view to ensure experienced and capable Directors are attracted and retained to run the Group. There are no attendance fee for both executive and non-executive directors as attendance are expected of the directors in the discharge of their duties as Directors. For Executive Directors, they are appropriately rewarded. For non-executive Directors, the level of remuneration will commensurate with the responsibilities undertaken by them.

II Procedure

The Remuneration Committee consists of non-executive directors. The Committee is responsible for drawing up the policy framework on all elements of remuneration such as reward structure, fringe benefits and other terms of employment of Executive Directors.

Directors' remuneration packages are determined by the Board as a whole. The Directors whose remuneration packages are being deliberated have the right to be heard during the deliberation but are not allowed to participate in decisions on their own remuneration packages. The Group reimburses expenses incurred by the Directors in the course of their duties as directors.

III Disclosure

The details of the Directors' remuneration for the financial year under review are disclosed on page 7 of the Annual Report.

The Board is of the view that the transparency and accountability aspects of corporate governance as applicable to Directors' Remuneration are appropriately served by the band disclosure made.

C. SHAREHOLDERS

I Shareholders' Communication

The Group recognises the importance of accountability to its shareholders, stakeholders and investors through proper, timely and adequate dissemination of information on the Group's performance and other developments via appropriate channels of communication including information posted on its website, www.tekala.com.my. The annual reports, the interim results announcements and other announcements and the circulars to shareholders are the primary modes of communication to report the Group's business, results and other major developments to its shareholders, stakeholders and investors.

In addition, the Group values dialogue with its shareholders and investors as a means of effective communication that enables the Board and management to convey information about Group's performance, corporate strategy and other matters affecting shareholders' interests.

However, price-sensitive and any information that may be regarded as undisclosed material information about the Group is not disclosed until after the prescribed announcement to Bursa Malaysia Securities Berhad has been made.

II The Annual General Meeting

The Annual General Meeting serves as a principal forum for dialogue with shareholders.

At the Annual General Meeting, the shareholders are accorded the opportunity to raise questions on the agenda items of the general meeting. Directors and Senior Management Officers would provide answers and appropriate clarifications to issues raised.

Each item of special business included in the notice of the meeting will be accompanied by an explanatory statement for the proposed resolution to facilitate understanding and evaluation of issues involved.

D. ACCOUNTABILITY AND AUDIT

I Financial Reporting

In presenting the annual financial statements and quarterly announcements, the Directors aim to present a balanced and understandable assessment of the Group's position and prospects. The Audit Committee assists the Board in reviewing information to ensure its accuracy and adequacy. The Statement of Directors' Responsibilities pursuant to Paragraph 15.26(a) of the Listing Requirements is set out on page 23 of the annual report.

In addition, Directors are furnished with management accounts to enable them to review the Group prospect, performance and financial position.

II Internal Control

The Directors acknowledge their responsibilities for the Group's system of internal controls covering not only financial controls but also operational and compliance controls as well as risk management. The internal control system is designed to meet the Group's needs and to manage the risks to which it is exposed. This system is designed to manage, rather than eliminate, the risk of failure to achieve business objectives and can only provide reasonable, and not absolute assurance against material misstatements or losses.

The statement of internal control by Directors pursuant to Paragraph 15.26(b) of the Listing Requirements is set out on page 24 of the annual report.

D. ACCOUNTABILITY AND AUDIT (cont'd)

III Risk Management

Resources, be they physical, financial and human resources, will be applied to ensure our standards of product/services achieve and exceed expectations.

It is the Group's policy that in order to achieve the economic expectations of our shareholders, it would pursue business opportunities/activities involving certain degree of risk. Due consideration would be given to the balance of risks and rewards, as far as practicable, to optimize the rewards from the Group's business activities.

IV Relationship with the Auditors

The Group's external auditors shall report independently to the shareholders of the company in accordance with the statutory requirements. The Group and the Directors shall provide full assistance to the external auditors so as to enable them to discharge their duties accordingly.

The external auditors shall meet with the internal auditors as and when deemed necessary, without the presence of the management.

The role of the Audit Committee in relation to the external auditors is set out in the terms of reference of the Audit Committee on pages 25 to 28 of the annual report.

DIRECTORS' PROFILE









1. Datuk Seri Panglima Quek Chiow Yong

A Malaysian aged 79, is the Non-Independent Non-Executive Chairman of the Company and was appointed to the Board on 22 June 1996. He is one of the founder members of the Group. He is the Chairman of Syarikat Kretam (Far East) Holdings Sdn Bhd group of companies and also the Chairman of the Board of several private companies. He was the Chairman of the Timber Association of Sabah from 1985 to 1988. With his experience in the timber industry, he contributes to the direction and pace of the Group. He is the Chairman of the Remuneration Committee and Nominating Committee of the Board. He has no directorships in other public companies. He had attended all five Board Meetings held during the financial year ended 31 March 2010. He has no family relationship with any director and/or major shareholder of the Company. He has not entered into any transaction which has a conflict of interest with the Company. He has no convictions for offences within the past 10 years.

2. Chan Saik Chuen

A Malaysian aged 79, is the Executive Vice-Chairman of the Company and was appointed to the Board on 22 June 1996. He is one of the founder members of the Group and has been involved in the timber industry since the 1960's. He oversees the operations of the Group and provides the Group with information on the various logistics and operational methods. He is the Chairman of the Executive Committee of the Board. He sits on the Board of a number of private companies. He has no directorships in other public companies. He had attended all five Board Meetings held during the financial year ended 31 March 2010. He has no family relationship with any director and/or major shareholder of the Company. He has not entered into any transaction which has a conflict of interest with the Company. He has no convictions for offences within the past 10 years.

3. Seah Tee Lean JP

A Malaysian aged 72, is the Group Managing Director/Chief Executive Officer of the Company and was appointed to the Board on 22 June 1996. He has been involved in the timber industry for more than thirty years. With his extensive experience and knowledge, he is at the helm in all aspects of the Group's business. He is constantly in touch with the developments in the timber industry with his involvement as a member of the Governing Council of the Timber Association

of Sabah. He also possesses extensive experience and knowledge in the plantation business. He is the Chairman of the Share Option Committee and a member of the Executive Committee of the Board. He is the Managing Director of Syarikat Kretam (Far East) Holdings Sdn Bhd Group of Companies. He has no directorships in other public companies. As at 30 July 2010, his direct and indirect shareholding in the Company were 4,285,140 and 2,353,391 ordinary shares of RM1 each respectively. His deemed interest for shares held by spouse and children was 1,980,900 ordinary shares of RM1 each. He had attended all five Board Meetings held during the financial year ended 31 March 2010. He has no family relationship with any director and/or major shareholder of the Company. He has not entered into any transaction which has a conflict of interest with the Company. He has no convictions for offences within the past 10 years.

4. Lim Ted Hing

Aged 55, a Malaysian and a fellow of the Institute of Chartered Accountants in England and Wales and a member of the Malaysian Institute of Accountants. He is the Executive Director/Chief Operating Officer of the Company and was appointed to the Board on 22 June 1996. He joined Ernst & Young, a public accounting firm in 1985 and was the Senior Manager in charge of its Sandakan Office before leaving to join the Group as Group Financial Controller in July 1994. He was later appointed as Executive Director/Chief Operating Officer in June 1996. He is a member of the Share Option Committee and Executive Committee of the Board. He is currently a Director of NPC Resources Berhad and several other private companies. He had attended all five Board Meetings held during the financial year ended 31 March 2010. He has no family relationship with any director and/or major shareholder of the Company. He has not entered into any transaction which has a conflict of interest with the Company. He has no convictions for offences within the past 10 years.

5. Fong Kin Wui

Aged 50, a Malaysian with a Bachelor of Science (Hons) in Civil Engineering from Plymonth Polytechnic, United Kingdom which he obtained in 1983. He is an Executive Director of the Company and was appointed to the Board on 22 June 1996. He has extensive experience and knowledge in the construction industry and plantation business. He is a member of the Executive Committee

DIRECTORS' PROFILE (cont'd)









5. Fong Kin Wui (cont'd)

of the Board. He currently sits on the Board of several companies. He has no directorships in other public companies. He had attended all five Board Meetings held during the financial year ended 31 March 2010. He has no family relationship with any director and/or major shareholder of the Company. He has not entered into any transaction which has a conflict of interest with the Company. He has no convictions for offences within the past 10 years.

6. Voon Sui Liong @ Paul Voon

Aged 58, a Malaysian with a Bachelor of Commerce (Hons). He is an Independent Non-Executive Director of the Company and was appointed to the Board on 15 December 1998. He was a major shareholder and the Managing Director of Nountun Press (S) Sdn Bhd, the publisher of the "Borneo Mail", a daily newspaper for 10 years (1988-1998). He was also Managing Director of Borneo Golf Resort Berhad from 1993 to 1996. Presently, he is doing his own business in ticketing and inbound golf tours. He is the Chairman of the Audit Committee and a member of the Remuneration Committee and Nominating Committee of the Board. He has no directorships in other public companies. He had attended all five Board Meetings held during the financial year ended 31 March 2010. He has no family relationship with any director and/or major shareholder of the Company. He has not entered into any transaction which has a conflict of interest with the Company. He has no convictions for offences within the past 10 years.

7. Datuk Eric Usip Juin

Aged 57, a Malaysian with a Master of Science (Forestry) majoring in Watershed Management from Stephen F. Austin State University, Nacogdoches, East Texas, USA which he obtained in 1991 and a Bachelor of Science (Forestry) from Universiti Putra Malaysia obtained in 1979. He is an Independent Non-Executive Director and was appointed to the Board on 1 November 2008. He was the Director of Environment Protection Department in the Ministry of Tourism, Culture and Environment, Sabah from August 1998 prior to his retirement on 9 October 2008 where he was responsible for the management of the Environment Protection Department and enforcement of the State Environment Protection Enactment 2002. He was also the

Secretary of the Environmental Protection Council Sabah, a member of the Environmental Quality Council Malaysia and the Environmental Action Committee Management Group (EAC) from August 1998 to October 2008 and Deputy President of the Sabah Wetlands Conservation Society, Sabah from March 2006 to March 2007. Prior to that, he was with the Forestry Department for about 28 years from March 1970 to July 1998 in various departments, capacities and job responsibilities, the last of which from April 1994 to July 1998 where he was the Head of Planning Division, responsible for planning and monitoring of forest development projects including dealing with national and international forestry issues. He is a member of the Audit Committee, Remuneration Committee and Nominating Committee of the Board. He has no directorship in other public companies. He had attended all five Board Meetings held during the financial year ended 31 March 2010. He has no family relationship with any director and/or major shareholder of the Company. He has not entered into any transaction which has a conflict of interest with the Company. He has no convictions for offences within the past 10 years.

8. Tan Kung Ming

Aged 39, a Malaysian and a Chartered Accountant, a member of the Malaysian Institute of Accountants and the Malaysian Institute of Certified Public Accountant. He is an Independent Non-Executive Director of the Company and was appointed to the Board on 1 November 2008. He has 5 years audit experience with KPMG, a public accounting firm from 1991 to 1996 prior to joining Zung Zang Holdings Sdn Bhd's Group of Companies as Finance Manager. He was the Accountant with Priceworth Wood Products Berhad from 2001 to 2003 before commencing his own public accounting practice in 2003 under the name of TKM & Co. He is a member of the Audit Committee, Remuneration Committee and Nominating Committee of the Board. He is currently a director of Kretam Holdings Berhad. He had attended all five Board Meetings held during the financial year ended 31 March 2010. He has no family relationship with any director and/or major shareholder of the Company. He has not entered into any transaction which has a conflict of interest with the Company. He has no convictions for offences within the past 10 years.

CHAIRMAN'S STATEMENT



It gives me much pleasure to present the Annual Report and the audited financial statements of **Tekala Corporation Berhad Group** of companies for the financial year ended 31 March 2010 on behalf of the Board of Directors of **Tekala Corporation Berhad**.

CHAIRMAN'S STATEMENT (cont'd)

FINANCIAL RESULTS

For the financial year under review, the Group recorded a turnover of RM130.26 million and a pre-tax profit of RM9.91 million compared to turnover of RM127.49 million and a pre-tax profit of RM11.75 million for the previous year. The decline in results for the current year under review was mainly due to lower plywood sales and contributions from the Group's associate, engaged in the provision of services to the oil and gas industry which was mitigated by the full year's earnings from vessel chartering and gain on foreign exchange.

Included in the above results was the share of profit after taxation of RM4.46 million versus RM7.72 million in 2009 from Offshoreworks.

CORPORATE DEVELOPMENTS

Pursuant to the Subscription and Shareholders' Agreement dated 20 February 2009 entered into between wholly owned subsidiary, Gerak Armada Sdn Bhd ("GASB"), Offshore Construction and Engineering Sdn Bhd, a subsidiary of the Company's associate, and Offshore Constructor (Labuan) Ltd ("OCL"), GASB increased its direct shareholding in OCL from 49.01% to 51% on 13 November 2009 with the balance held by the Company's associate. OCL owns a vessel and is engaged in vessel chartering business for the oil and gas industry. During the financial year under review, OCL obtained a trade facility - structured commodity financing-i from Al Rajhi Banking and Investment Corporation (Malaysia) Berhad of USD27.72 million for settlement of the acquisition cost of its vessel.

In April 2010, we moved into our own newly completed office building, located at Lot 2, Lorong Indah Jaya 29, Taman Indah Jaya, Jalan Lintas Selatan, 90000 Sandakan, Sabah. Our building is named Wisma Tekala.

DIVIDENDS

Subject to the approval of the shareholders at the forthcoming Annual General Meeting of the Company, the Board of Directors recommended a first and final tax exempt dividend of 4% be paid in respect of the financial year ended 31 March 2010.

PROSPECTS

The prospects for the timber industry are dependent on the global outlook. The global economy will drive demand for timber and processed wood products.

The Group continues to focus on operational efficiency, promotion and marketing of high quality eco-floorbase plywood for its main Japanese market.

As regards to Offshoreworks and vessel chartering, these are expected to continue contributing to the earnings of the Group going forward.

Barring any unforeseen circumstances, the Directors expect the Group's results for the coming financial year to be affected by the global economies uncertainties.

APPRECIATION

On behalf of the Board of Directors, I would like to express my heartfelt gratitude to our customers, suppliers, bankers, business associates, relevant government authorities and shareholders for their continued support and co-operation.

I would also like to convey my appreciation to the Management and staff of the Group for their untiring efforts and contributions.

DATUK SERI PANGLIMA QUEK CHIOW YONG

CHAIRMAN

Sandakan 30 July 2010



Kalabakan Wood Products Sdn Bhd 100% Kalabakan Plywood Sdn Bhd Korsa Plywood Sdn Bhd Dealpact Sdn Bhd * Offshoreworks Holdings 100% Gerak Armada Sdn Bhd Sdn Bhd Offshore Constructor (Labuan) Ltd 100% Syarikat Tekala Sdn Bhd 100% Marimba Sdn Bhd Hartawan Ekuiti Sdn Bhd Barimas Sdn Bhd * Sabacergas Sdn Bhd * Szan Szui Kayu Balak (Sabah) Sdn Bhd * 100% Kinamarketing (S) Sdn Bhd * Kim Haw Sdn Bhd *

^{*} Inactive subsidiaries under members' voluntary liquidation

STATEMENT OF DIRECTORS' RESPONSIBILITIES

Pursuant to Paragraph 15.26(a) of the Bursa Malaysia Securities Berhad Main Market Listing Requirements

The Directors are responsible for the preparation of financial statements for each financial year which give a true and fair view of the state of affairs of the Group and of the Company at the end of the financial year and of the results and cash flows of the Group and the Company for the financial year then ended and lay them before the General Meeting together with a copy of the auditors' report thereon. The financial statements should be made up to a date not more than six months before the date of the meeting.

In preparing the financial statements, the Directors have:

- adopted suitable accounting policies and apply them consistently unless a change is required by statute or by an approved accounting standard or if the change will result in a more appropriate presentation of events or transactions in the financial statements;
- · exercised judgement and made estimates that are prudent and reasonable;
- ensured applicable approved accounting standards have been followed and material departures, if any, have been disclosed and explained in the financial statements; and
- prepared the financial statements on the going concern basis unless it is inappropriate to assume that the Group and the Company will continue in business in the foreseeable future.

The Directors are also responsible for ensuring that proper accounting and other records are kept as will sufficiently explain the transactions and financial position of the Group and of the Company and enable true and fair financial statements be prepared which comply with approved accounting standards and the Companies Act, 1965.

The Directors have overall responsibilities for taking such steps as are reasonably open to them to safeguard the assets of the Group, to prevent and detect fraud and other irregularities.

STATEMENT OF INTERNAL CONTROL

Pursuant to Paragraph 15.26(b) of the Bursa Malaysia Securities Berhad Main Market Listing Requirements

The Directors acknowledge that they are responsible for the Group's system of internal control and ensuring its adequacy and integrity. The internal control system is designed to manage rather than eliminate the risk of failure to achieve business objectives, and therefore can only provide reasonable and not absolute assurance against material misstatements or losses.

A sound system of internal control provides reasonable, but not absolute, assurance that a Group will not be hindered in achieving its business objectives or the orderly conduct of its business. A system of internal control cannot, however, provide protection with certainty against a Group failing to meet its business objectives or all material errors, losses, fraud, or breaches of laws or regulations as a sound system of internal control reduces, but cannot eliminate the possibility of poor judgement in decision-making; human errors; control processes being circumvented by employees and others; management overriding controls; and the occurrence of unforeseeable circumstances.

The Group operates within a control environment and framework developed and refined over the years. The Management is responsible for the identification and evaluation of significant risks and to formulate the design and operation of appropriate internal controls for its businesses. Risk assessment for the Group is carried out on a regular basis. Comprehensive reports on the Group's financial information and performance are also presented to the Directors on a regular basis.

The Audit Committee, comprising three independent non-executive Directors, operates under written terms of reference. Its functions include discussing and reviewing with the external auditors their audit findings, their evaluation of the Group's system of internal control, the adequacy of the scope and functions of the internal audit functions and the detailed review of the quarterly reports prior to its recommendation to the Directors for consideration and approval.

For the financial year under review, the Audit Committee reviewed, amongst others, the external and internal audit work carried out to assess the effectiveness, adequacy and integrity of the Group's system of internal control to ensure compliance with the systems and standard operating procedures of the Group, the process of identifying and evaluating significant risks affecting the Group's business and the policies and procedures by which risks are managed. The results of their review were satisfactory.

The Directors have evaluated and reviewed the Group's major business risks and its control environment. Controls in operation are appropriate and adequate. Accordingly, the Directors are satisfied that the Group has a sound system of internal control for the financial year under review.



The Directors are pleased to present the Audit Committee Report of the Company in respect of the financial year ended 31 March 2010 ("year under review").

(A) COMPOSITION

The members of the Audit Committee are as follows:

CHAIRMAN No of meetings attended during the year under review

Voon Sui Liong @ Paul Voon Independent Non-Executive Director 5 of 5

COMMITTEE MEMBERS

Datuk Eric Usip Juin Independent Non-Executive Director 5 of 5
Tan Kung Ming (MIA 21364) Independent Non-Executive Director 5 of 5

(B) MEETINGS

The audit committee held five meetings in respect of the financial year under review.

(C) ACTIVITIES

The activities of the Audit Committee in the discharge of its functions and duties in respect of the financial year under review included the review of the work carried out by the internal auditors, review of the quarterly reports prior to submission to the Board for consideration and approval, review with the external auditors their accounting and audit issues arising from their audit, review of the draft audited accounts and related party transactions before consideration and approval by the Board. The Audit Commmittee also discussed and recommended the reappointment of Auditors and their fees.

The Audit Committee also verified that no options were granted during the financial year under review. The Company share options scheme had lapsed on 21 November 2009.

(D) INTERNAL AUDIT FUNCTION

The Internal Audit function of the Company, established in June 2002, is independent of the activities it audits and reports directly to the Audit Committee. Its responsibilities are, amongst others, to assist the Audit Committee in providing independent assessments of the adequacy, efficiency and effectiveness of the internal control systems to ensure compliance with the systems and standard operating procedures in the Group and to carry other tasks as specified by the Audit Committee.

The main activities undertaken by the internal auditors during the year under review are as follows:-

- Review of the corporate governance of the Group and its compliance with the Malaysian Code on Corporate Governance (Revised 2007);
- Assessment of risks that may impede the achievement of group objectives and strategies;
- Audit of the eight functional areas of the Group's plymill operations namely marketing, sales, engineering, production, human resource, personnel, finance and accounts in accordance with its risk-based audit plan; and
- Risk assessment on the investment in the associate company, Offshoreworks Holdings Sdn Bhd and its income statement.

(E) TERMS OF REFERENCE OF THE AUDIT COMMITTEE

The terms of reference of the Audit Committee are as follows:

CONSTITUTION

1. A committee of the Board known as the Audit Committee is hereby established in accordance with the Bursa Malaysia Securities Berhad Main Market Listing Requirements.

MEMBERSHIP

The committee shall consist of not less than three members, all must be non-executive directors, of which the
majority shall be made up of Independent Non-Executive Directors with at least one member of the Audit
Committee who must be a member of the Malaysian Institute of Accountants (MIA).

No member of the Committee shall be

- a spouse, parent, brother, sister, son or adopted son, daughter or adopted daughter of an Executive Director of the Company or of any related corporation, or
- spouse of brother, sister, son or adopted son, daughter or adopted daughter of an Executive Director of the Company or of any related corporation, or
- any person having a relationship which, in the opinion of the Board of Directors, would interfere with the exercise of independent judgement in carrying out the functions of the Audit Committee.
- 3. The members of the Audit Committee shall elect a chairman from among their members who shall be an Independent Non-Executive Director.
- 4. If a member of the Committee resigns, dies, or for any other reason ceases to be a member with the result that the number of members is reduced below 3, the Board of Directors shall, within 3 months of that event, appoint such number of new members as may be required to make up the minimum number of 3 members.
- 5. The term of office and performance of the Audit Committee and each of its members shall be reviewed by the Board at least once every three years to determine whether the Audit Committee and members have carried out their duties in accordance with their terms of reference.

RIGHTS

- In accordance with procedures to be determined by the Board and at the cost of the Company, the Audit Committee shall
 - (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;
 - (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.

(E) TERMS OF REFERENCE OF THE AUDIT COMMITTEE (cont'd)

REPORTING OF BREACHES TO THE BURSA MALAYSIA SECURITIES BERHAD

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

FUNCTIONS

- 8. The Audit Committee shall, amongst others, discharge the following functions:-
 - (1) review the following and report the same to the Board:-
 - (a) with the external auditors, the audit plan;
 - (b) with the external auditors, his evaluation of the system of internal controls;
 - (c) with the external auditors, his audit report;
 - (d) the assistance given by the employees of the Company to the external auditors;
 - (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 programme, processes, the results of the internal audit programme, processes or investigation undertaken and whether or not appropriate action is taken on the recommendations of the internal audit function:
 - (g) the quarterly results and year end financial statements, prior to the approval by the Board, focusing particularly on:-
 - (i) charges in or implementation of major accounting policy changes;
 - (ii) significant and unusual events; and
 - (iii) compliance with accounting standards and other legal requirements;
 - (h) any related party transaction 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;
 - (i) any letter of resignation from the external auditors of the Company; and
 - (j) whether there is reason (supported by grounds) to believe that the Company's external auditor is not suitable for re-appointment; and
 - (2) recommend the nomination of a person or persons as external auditors.

ATTENDANCE AT MEETINGS

- The quorum for meetings of the Audit Committee shall be at least two where the majority of members present must be Independent Non-Executive Directors.
- 10. Other Board members and employees shall attend Audit Committee meetings only at the invitation of the Committee. However, at least once a year, the Committee shall meet with the external auditors.
- 11. The Company Secretaries shall be the Secretaries of the Committee.

(E) TERMS OF REFERENCE OF THE AUDIT COMMITTEE (cont'd)

PROCEEDINGS AT MEETINGS

- 12. If at any meeting the Chairman is not present within 10 minutes after the time appointed for holding the meeting, or is unwilling to act, the Members present may choose one of their members who is an Independent Non-Executive Director to be Chairman of the meeting.
- 13. Save as is otherwise provided, the Committee shall meet, adjourn or otherwise regulate its meetings and proceedings as it thinks fit. Questions arising at any meeting shall be agreed to by all the members present at the meeting. In the event of there being no unanimous decision, the matter concerned shall be referred to the Board of Directors.
- 14. A resolution signed by all members of the Audit Committee for the time being present in Malaysia shall be as effective as a resolution passed at a meeting of the Committee duly convened and held. Any such resolution may consist of several documents in the same form and each signed by one or more members of the Audit Committee.

FREQUENCY OF MEETINGS

15. Meetings shall be held not less than twice a year. The external auditors may request a meeting if they consider that one is necessary.

REPORTING PROCEDURES

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

SHAREHOLDING STATISTICS

As At 30 July 2010

Authorised Share Capital : 500,000,000
Paid-Up & Issued Share Capital : 152,983,300
Treasury Shares : 11,074,300
Adjusted capital (after netting Treasury Shares) : 141,909,000

Type of Share : Ordinary share of RM1.00 each

No of Shareholders : 10,408

Voting Rights : 1 vote per shareholder on a show of hands

1 vote per ordinary share on a poll

ANALYSIS OF SHAREHOLDINGS

Size of	No of	Total	
Holdings	Holders	Holdings#	Percentage#
1 to 99	10	184	0.00
100 to 1,000	4,583	4,549,653	3.21
1,001 to 10,000	4,953	19,575,527	13.79
10,001 to 100,000	784	20,960,010	14.77
100,001 to 7,095,449*	77	83,362,226	58.74
7,095,450 and above**	1	13,461,400	9.49
TOTAL	10,408	141,909,000	100.00

Notes:-

- * Less than 5% of Issued Holdings
- ** 5% and above of Issued Holdings
- # Excluding a total of 11,074,300 shares bought-back by the Company and retained as treasury shares as per Record of Depositors as at 30 July 2010

SUBSTANTIAL SHAREHOLDERS AS PER REGISTER OF SUBSTANTIAL SHAREHOLDERS

[based on notifications in writing received by the Company on or before 30 July 2010]

		✓ Ordinary Shares of RM1 each —			
		Direct		Indirect	
No	Name of Substantial Shareholder	Interest	%	interest	%
1	Syarikat Kretam (Far East) Holdings Sdn Bhd	13,461,400	9.49	-	-
2	Chan Saik Chuen	49,537	0.03	24,529,859 1	17.29
3	Chan Saik Chuen Sdn Bhd	6,806,259	4.80	17,723,600 ²	12.49
4	Datuk Seri Panglima Quek Chiow Yong	-	-	23,347,479 ³	16.45
5	Quek Chiow Yong Holdings Sdn Bhd	5,623,879	3.96	17,723,600 ²	12.49

Notes:-

- 1 Deemed interested through Chan Saik Chuen Sdn Bhd, Tekala Holdings Sdn Bhd and Syarikat Kretam (Far East) Holdings Sdn Bhd.
- 2 Deemed interested through Tekala Holdings Sdn Bhd and Syarikat Kretam (Far East) Holdings Sdn Bhd.
- 3 Deemed interested through Quek Chiow Yong Holdings Sdn Bhd, Tekala Holdings Sdn Bhd and Syarikat Kretam (Far East) Holdings Sdn Bhd.



DIRECTORS' INTERESTS

According to Register maintained under Section 134 of the Companies Act, 1965, the directors' interests in shares of the Company or in a related corporation are as follows:-

	Ordinary S	hares of RM	I1 each in the Comp	any ——
Name of Directors	Direct		Indirect	
	interest	%	interest	%
Datuk Seri Panglima Quek Chiow Yong	-	-	23,347,479 1	16.45
			419,489 ²	0.30
Chan Caile Chuan	40.507	0.00	04 500 050 3	17.00
Chan Saik Chuen	49,537	0.03	24,529,859 ³ 38,500 ²	17.29 0.03
			36,300	0.03
Seah Tee Lean	4,285,140	3.02	2,353,391 4	1.66
			1,980,900 ²	1.40
	. =			
Lim Ted Hing	1,711,100 5	1.21	-	-
Fong Kin Wui	1,695,794 ⁶	1.19	4,262,200 7	3.00
Fong Kin Wui	1,695,794 6	1.19	4,262,200 (3.00

The Directors by virtue of their interest in shares in the Company are also deemed to have interest in shares in all of its related corporations to the extent the Company has an interest.

Notes:-

- 1 Deemed interested through Quek Chiow Yong Holdings Sdn Bhd, Tekala Holdings Sdn Bhd and Syarikat Kretam (Far East) Holdings Sdn Bhd.
- 2 Deemed interested for shares held by spouse and/or children.
- 3 Deemed interested through Chan Saik Chuen Sdn Bhd, Tekala Holdings Sdn Bhd and Syarikat Kretam (Far East) Holdings Sdn Bhd.
- 4 Deemed interested through S T L Holdings Sdn Bhd.
- 5 Held directly and also via CIMSEC Nominees (Tempatan) Sdn Bhd-CIMB Bank.
- 6 Held directly and also via Mayban Nominees (Tempatan) Sdn Bhd-Amanahraya Investment Management Sdn Bhd.
- 7 Deemed interested through Tekala Holdings Sdn Bhd.

THIRTY (30) LARGEST SHAREHOLDERS AS PER RECORD OF DEPOSITORS

1	No. Name	Shares Held #	% #
-	1. SYARIKAT KRETAM (FAR EAST) HOLDINGS SDN BHD	13,461,400	9.49
2	2. CHAN SAIK CHUEN SDN BHD	6,806,259	4.80
3	3. DB (MALAYSIA) NOMINEE (ASING) SDN BHD Exempt An for EFG Bank Ag (HongKong)	5,898,928	4.16
2	4. QUEK CHIOW YONG HOLDINGS SDN BHD	5,623,879	3.96
Ę	5. HSBC NONIMEES (ASING) SDN BHD Exempt An For BNP Paribas Wealth Management Singapore Branch (Foreign)	5,220,000	3.68
6	6. PERMODALAN NASIONAL BERHAD	5,188,000	3.66



THIRTY (30) LARGEST SHAREHOLDERS AS PER RECORD OF DEPOSITORS (cont'd)

	······································	No. Of	
No.	Name	Shares Held #	% #
7.	SEAH TEE LEAN	4,285,140	3.02
8.	TEKALA HOLDINGS SDN BHD	4,262,200	3.00
9.	TAN TONG CHEW	4,214,849	2.97
10.	Q C M SDN BHD	3,488,299	2.46
11.	MALAYSIA NOMINEES (TEMPATAN) SDN BHD Great Eastern Life Assurance (Malaysia) Berhad (LPF)	3,243,300	2.29
12.	KWAN PUN CHO	2,778,200	1.96
13.	S T L HOLDINGS SDN BHD	2,353,391	1.66
14.	YEOH KEAN HUA	2,282,100	1.61
15.	KWAN CHEE HANG SDN BHD	1,637,749	1.15
16.	T Y FONG SDN BHD	1,634,393	1.15
17.	CITIGROUP NOMINESS (TEMPATAN) SDN BHD Pledged securities account for Kwan Hung Cheong (473937)	1,568,000	1.10
18.	MAYBAN NOMINEES (TEMPATAN) SDN BHD Amanahraya Investment Management Sdn Bhd For Fong Kin Wui (C346-240450)	1,395,794	0.98
19.	SEAH SEN ONN @ DAVID SEAH	1,200,000	0.85
20.	HDM NOMINEES (ASING) SDN BHD DBS Vickers SECS (S) Pte Ltd for River Estates Incorporated	1,140,000	0.80
21.	CIMSEC NOMINEES (TEMPATAN) SDN BHD CIMB Bank for Lim Ted Hing (MY0410)	1,100,000	0.78
22.	RHB CAPITAL NOMINEES (TEMPATAN) SDN BHD C C Ho Sdn Bhd (T- 071001)	1,022,100	0.72
23.	MALAYSIA NOMINEES (TEMPATAN) SDN BHD Great Eastern Life Assurance (Malaysia) Berhad (LBF)	1,002,800	0.71
24.	FONG THAM YU	998,000	0.70
25.	CHIANG YOK LENG	953,700	0.67
26.	HSBC NOMINEES (ASING) SDN BHD RBS Coutts Sg For Jubilee Asset Limited	789,000	0.56
27.	LIE TJIE MOH @ LEE CHEE HIONG	780,900	0.55
28.	JOHAN ENTERPRISE SDN BHD	668,000	0.47
29.	CIMSEC NOMINEES (ASING) SDN BHD Bank of Singapore Limited For Jarsuma Investments Ltd	650,000	0.46
30.	LIM TED HING	611,100	0.43
00.		011,100	0.

Note:-

[#] Excluding a total of 11,074,300 shares bought-back by the Company and retained as treasury shares as per Record of Depositors as at 30 July 2010.

LIST OF PROPERTIES

Particulars	Land Area	Description	Tenure	Age of Building (years)	Net Book Value As At 31 March 2010 (RM'000)	Date of Acquisition
Kalabakan Plywood Sdn Bhd CL 105464766 Sungai Imam, Pasir Putih District of Tawau	32.73 acres	Plywood factory, warehouse, office and auxiliary buildings	999 years leasehold (expiry 02.09.2923)	20	6,890	21.06.1996
Kalabakan Wood Products Sdn Bhd CL 105463956 Sungai Imam, Pasir Putih District of Tawau	29.57 acres	Factory building	99 years leasehold (expiry 31.12.2088)	13	7,656	21.06.1996
Korsa Plywood Sdn Bhd CL 105421814 Sungai Imam, Pasir Putih District of Tawau	46.38 acres	Industrial land and building	99 years leasehold (expiry 31.12.2076)	15	9,391	21.06.1996
Syarikat Tekala Sdn Bhd TL 077552035 (parent title) Lot 2, Lorong Indah Jaya 2 Taman Indah Jaya Jalan Lintas Selatan District of Sandakan	3,252.63m ² 9	Building under construction and related infrastructure	99 years leasehold of parent title (expiring 31.12.2081)	-	4,546	06.08.2009

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The Directors have pleasure in presenting their report together with the audited financial statements of the Group and of the Company for the financial year ended 31 March 2010.

PRINCIPAL ACTIVITIES

The principal activity of the Company is investment holding.

The principal activities of the subsidiaries are timber processing, vessel chartering services and investment holding.

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

RESULTS

	Group RM	Company RM
Profit for the year	10,334,037	6,015,269
Attributable to: Equity holders of the Company Minority interests	4,511,096 5,822,941	6,015,269
	10,334,037	6,015,269

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

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

DIVIDENDS

The amount of dividend paid by the Company since 31 March 2009 was as follows:

RM

In respect of the financial year ended 31 March 2009 as reported in the Directors' report of that year:

Final tax exempt dividend of 4% on 143,534,400 ordinary shares (netted off 9,448,900 treasury shares), declared on 28 September 2009 and paid on 30 October 2009

5,741,376

At the forthcoming Annual General Meeting, a final tax exempt dividend of 4% in respect of the financial year ended 31 March 2010 will be proposed for shareholders' approval. The financial statements for the current financial year do not reflect this proposed dividend. Such dividend, if approved by the shareholders, will be accounted for in equity as an appropriation of retained earnings in the financial year ending 31 March 2011.



DIRECTORS

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

Datuk Seri Panglima Quek Chiow Yong Chan Saik Chuen Seah Tee Lean Lim Ted Hing Fong Kin Wui Voon Sui Liong @ Paul Voon Datuk Eric Usip Juin Tan Kung Ming

Datuk Seri Panglima Quek Chiow Yong, Chan Saik Chuen and Seah Tee Lean retire in accordance with Section 129 of the Companies Act, 1965 and the board recommends them for re-appointment to hold office until the conclusion of the next Annual General Meeting of the Company.

In accordance with Article 103 of the Company's Articles of Association, Fong Kin Wui and Voon Sui Liong @ Paul Voon retire by rotation at the forthcoming Annual General Meeting and, being eligible, offer themselves for re-election.

DIRECTORS' BENEFITS

Neither at the end of the financial year, nor at any time during that year, did there subsist any arrangement to which the Company was a party, whereby the Directors might acquire benefits by means of the acquisition of shares in or debentures of the Company or any other body corporate, other than those arising from the share options granted under the Employee Share Options Scheme which has expired during the financial year.

Since the end of the previous financial year, no Director has received or become entitled to receive a benefit (other than benefits included in the aggregate amount of emoluments received or due and receivable by the Directors or the fixed salary of a full-time employee of the Company as shown in Note 9 to the financial statements) by reason of a contract made by the Company or a related corporation with any Director or with a firm of which he is a member, or with a company in which he has a substantial financial interest, except as disclosed in Note 29 to the financial statements.

DIRECTORS' INTEREST

According to the register of Directors' shareholdings, the interests of Directors in office at the end of the financial year in shares in the Company during the financial year were as follows:

	Nun	Each		
Names of Directors	1.4.2009	Acquired	Sold	31.3.2010
Datuk Seri Panglima Quek Chiow Yong				
Indirect shareholding#	23,347,479	-	-	23,347,479
Deemed interest*	419,489	-	-	419,489
Chan Saik Chuen				
Direct shareholding	49,537	-	-	49,537
Indirect shareholding#	24,529,859	-	-	24,529,859
Deemed interest*	38,500	-	-	38,500
Seah Tee Lean				
Direct shareholding	4,285,140	-	-	4,285,140
Indirect shareholding#	2,353,391	-	-	2,353,391
Deemed interest*	1,980,900	-	-	1,980,900



DIRECTORS' INTEREST (cont'd)

	Nun	nber of Ordinary Sh	ares of RM1	Each
Names of Directors	1.4.2009	Acquired	Sold	31.3.2010
Lim Ted Hing Direct shareholding	1,711,100	-	-	1,711,100
Fong Kin Wui				
Direct shareholding	1,695,794	-	-	1,695,794
Indirect shareholding#	4,262,200	-	-	4,262,200

- # Held through another body corporate
- * Held by spouse and/or children

The Directors, Datuk Seri Panglima Quek Chiow Yong and Chan Saik Chuen by virtue of their interests in shares in the Company, are also deemed to have interest in shares in all of the Company's subsidiaries to the extent the Company has an interest.

The interests of Directors in options granted to subscribe for ordinary shares in the Company pursuant to the Employee Share Options Scheme are as follows:

Number of Options Over Ordinary Shares of RM1 Each

	Option				
Names of Directors	Price	1.4.2009	Granted	Expired	31.3.2010
	RM				
Direct interest:					
Datuk Seri Panglima	1.35	80,000	-	80,000	-
Quek Chiow Yong	1.00	720,000	-	720,000	-
Chan Saik Chuen	1.02	800,000	-	800,000	-
Seah Tee Lean	1.02	600,000	-	600,000	-
Lim Ted Hing	1.02	800,000	-	800,000	-
Fong Kin Wui	1.02	800,000	-	800,000	-
Voon Sui Liong @	1.35	50,000	-	50,000	-
Paul Voon	1.00	450,000	-	450,000	-
Deemed interest for options					
held by children:					
•					
Datuk Seri Panglima					
Quek Chiow Yong	1.02	1,075,000	-	1,075,000	-
Seah Tee Lean	1.02	600,000	-	600,000	-

TREASURY SHARES

During the financial year, the Company repurchased 1,586,800 of its issued ordinary shares from the open market at an average price of RM0.71 per share. The total consideration paid for the repurchase including transaction costs was RM1,127,240. The shares repurchased are being held as treasury shares in accordance with Section 67A of the Companies Act, 1965.



TREASURY SHARES (cont'd)

As at 31 March 2010, the Company held as treasury shares a total of 10,265,800 of its 152,983,300 issued ordinary shares. Such treasury shares are held at a carrying amount of RM7,522,770 and further relevant details are disclosed in Note 21 to the financial statements.

EMPLOYEE SHARE OPTIONS SCHEME

The Tekala Corporation Berhad Employee Share Options Scheme ("ESOS") for eligible employees and Directors of the Company and its subsidiaries was approved by the shareholders at the Extraordinary General Meeting held on 30 September 2004. The ESOS which was valid for five (5) years from 22 November 2004 has expired on 21 November 2009.

The salient features and other terms of the ESOS are disclosed in Note 27 to the financial statements.

There were no options granted during the financial year.

OTHER STATUTORY INFORMATION

- (a) Before the income statements and balance sheets of the Group and of the Company were made out, the Directors took reasonable steps:
 - to ascertain that proper action had been taken in relation to the writing off of bad debts and the making of
 provision for doubtful debts and satisfied themselves that there were no known bad debts and that adequate
 provision had been made for doubtful debts; and
 - (ii) to ensure that any current assets which were unlikely to realise their value as shown in the accounting records in the ordinary course of business had been written down to an amount which they might be expected so to realise.
- (b) At the date of this report, the Directors are not aware of any circumstances which would render:
 - (i) it necessary to write off any bad debts or the amount of the provision for doubtful debts inadequate to any substantial extent; and
 - (ii) the values attributed to the current assets in the financial statements of the Group and of the Company misleading.
- (c) At the date of this report, the Directors are not aware of any circumstances which have arisen which would render adherence to the existing method of valuation of assets or liabilities of the Group and of the Company misleading or inappropriate.
- (d) At the date of this report, the Directors are not aware of any circumstances not otherwise dealt with in this report or financial statements of the Group and of the Company which would render any amount stated in the financial statements misleading.
- (e) As at the date of this report, there does not exist:
 - (i) any charge on the assets of the Group or of the Company which has arisen since the end of the financial year which secures the liabilities of any other person; or
 - (ii) any contingent liability of the Group or of the Company which has arisen since the end of the financial year.



OTHER STATUTORY INFORMATION (cont'd)

- (f) In the opinion of the Directors:
 - (i) no contingent or other liability has become enforceable or is likely to become enforceable within the period of twelve months after the end of the financial year which will or may affect the ability of the Group or of the Company to meet their obligations when they fall due; and
 - (ii) no item, transaction or event of a material and unusual nature has arisen in the interval between the end of the financial year and the date of this report which is likely to affect substantially the results of the operations of the Group or of the Company for the financial year in which this report is made.

AUDITORS

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

Signed on behalf of the Board in accordance with a resolution of the Directors dated 28 July 2010.

SEAH TEE LEAN

LIM TED HING

STATEMENT BY DIRECTORS

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

We, **SEAH TEE LEAN** and **LIM TED HING**, being two of the Directors of **TEKALA CORPORATION BERHAD**, do hereby state that, in the opinion of the Directors, the accompanying financial statements set out on pages 42 to 86 are drawn up in accordance with Financial Reporting Standards and the Companies Act, 1965 in Malaysia so as to give a true and fair view of the financial position of the Group and of the Company as at 31 March 2010 and of their financial performance and cash flows for the year then ended.

Signed on behalf of the Board in accordance with a resolution of the Directors dated 28 July 2010.

SEAH TEE LEAN

LIM TED HING

STATUTORY DECLARATION

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

I, LIM TED HING, being the Director primarily responsible for the financial management of **TEKALA CORPORATION BERHAD**, do solemnly and sincerely declare that the accompanying financial statements set out on pages 42 to 86 are in my opinion correct, and I make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the Statutory Declarations Act, 1960.

Subscribed and solemnly declared by the abovenamed LIM TED HING at Sandakan in the State of Sabah on 28 July 2010

LIM TED HING

Before me,

INDEPENDENT AUDITORS' REPORT

to the members of TEKALA CORPORATION BERHAD (Incorporated in Malaysia)

REPORT ON THE FINANCIAL STATEMENTS

We have audited the financial statements of Tekala Corporation Berhad, which comprise the balance sheets as at 31 March 2010 of the Group and of the Company, and the income statements, statements of changes in equity and cash flow statements of the Group and of the Company for the year then ended, and a summary of significant accounting policies and other explanatory notes, as set out on pages 42 to 86.

Directors' responsibility for the financial statements

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

Auditors' responsibility

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

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on our judgement, including the assessment of risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, we consider internal control relevant to the entity'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 entity's internal control. An audit also includes evaluating the appropriateness of the accounting policies used and the reasonableness of accounting estimates made by the Directors, as well as evaluating the overall presentation of the financial statements.

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

Opinion

In our opinion, the financial statements have been properly drawn up in accordance with Financial Reporting Standards and the Companies Act, 1965 in Malaysia so as to give a true and fair view of the financial position of the Group and of the Company as at 31 March 2010 and of their financial performance and cash flows for the year then ended.

REPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS

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

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

INDEPENDENT AUDITORS' REPORT

to the members of TEKALA CORPORATION BERHAD (Incorporated in Malaysia) (cont'd)

OTHER MATTERS

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

Ernst & Young

AF: 0039 Chartered Accountants

Sandakan, Malaysia 28 July 2010 Yong Voon Kar

1769/04/12 (J/PH) Chartered Accountant



		Group		Company	
	Note	2010 RM	2009 RM	2010 RM	2009 RM
		HIVI	n IVI	HIVI	HIVI
Revenue	3	130,257,554	127,491,670	6,402,554	6,402,554
Cost of sales	4	(109,167,076)	(114,046,015)	-	
Gross profit		21,090,478	13,445,655	6,402,554	6,402,554
Other income	5	11,110,458	4,241,507	117,078	281,498
Distribution costs		(1,077,349)	(1,061,345)	-	-
Other expenses		(6,834,761)	(285,673)	-	-
Administrative expenses		(11,784,579)	(11,568,518)	(504,053)	(489,623)
Operating profit		12,504,247	4,771,626	6,015,579	6,194,429
Finance costs	6	(7,060,417)	(742,806)	-	-
Share of profit of an associate		4,464,605	7,720,455	-	
Profit before tax	7	9,908,435	11,749,275	6,015,579	6,194,429
Income tax expense	10	425,602	(1,506,168)	(310)	(1,750)
Profit for the year		10,334,037	10,243,107	6,015,269	6,192,679
Attributable to:					
Equity holders of the Company Minority interests		4,511,096 5,822,941	9,866,161 376,946	6,015,269 -	6,192,679 -
		10,334,037	10,243,107	6,015,269	6,192,679
Earnings per share attributable to equity holders of the Company (sen):					
Basic, for profit for the year	11(a)	3.14	6.68		
Diluted, for profit for the year	11(b)	-	6.68		



	Note	0010	Group		Company
	Note	2010 RM	2009 RM	2010 RM	2009 RM
ASSETS					
Non-current assets					
Property, plant and equipment	13	169,156,537	172,100,005	-	-
Land lease prepayments	14	19,156,847	19,144,197	-	-
Investments in subsidiaries	15	-	-	62,356,074	62,568,205
Investment in an associate	16	59,407,640	54,792,071	-	-
Other investments	17	125,000	125,000	-	-
		247,846,024	246,161,273	62,356,074	62,568,205
Current assets					
Inventories	18	21,722,573	27,312,825	-	-
Trade and other receivables	19	11,928,626	4,653,277	116,377,570	115,987,376
Tax refundable		1,955,942	2,392,731	67,940	68,250
Cash and bank balances	20	49,859,912	64,250,394	5,201,369	6,448,121
		85,467,053	98,609,227	121,646,879	122,503,747
TOTAL ASSETS		333,313,077	344,770,500	184,002,953	185,071,952
EQUITY AND LIABILITIES					
Equity attributable to equity holders of the Company					
Share capital	21	152,983,300	152,983,300	152,983,300	152,983,300
Share premium	21	16,548,724	16,515,040	16,548,724	16,515,040
Treasury shares	21	(7,522,770)	(6,395,530)	(7,522,770)	(6,395,530
Other reserves	22	23,279,684	25,935,050	-	409,020
Retained earnings	23	14,759,502	13,052,839	14,761,586	14,324,488
		200,048,440	202,090,699	176,770,840	177,836,318
Minority interests		29,991,502	24,168,561	-	-
Total equity		230,039,942	226,259,260	176,770,840	177,836,318
Non-current liabilities					
Bank borrowing	24	68,045,604	_	_	_
Deferred tax liabilities	25	526,503	959,462	-	-
		68,572,107	959,462	-	-
Current liabilities					
Trade and other payables	26	16,535,516	117,531,921	7,232,113	7,235,634
Bank borrowing	24	18,145,512	-		- ,200,004
Current tax payable		20,000	19,857	_	-
		24 701 000	117 5E1 770	7 000 110	7 005 604
Total liabilities		34,701,028 103,273,135	117,551,778 118,511,240	7,232,113 7,232,113	7,235,634 7,235,634
Total Habilitios		100,210,100	110,011,240	1,202,110	7,200,004
TOTAL EQUITY AND LIABILITIES		333,313,077	344,770,500	184,002,953	185,071,952

The accompanying notes form an integral part of the financial statements.

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

For the Year Ended 31 March 2010

		⋖ At	tributable to E	quity Holders on-Distributab		ny — >		Minority Interests	Total Equity
		Share Capital	Treasury Shares	Share Premium	Other Reserves	Retained Earnings	Total	intorouto	Equity
	Note	(Note 21) RM	(Note 21) RM	(Note 21) RM	(Note 22) RM	(Note 23) RM	RM	RM	RM
At 1 April 2008		152,983,300	(2,787,985)	16,515,040	841,268	9,141,534	176,693,157	-	176,693,157
Revaluation reserve of an associate		-	-	-	25,616,067	-	25,616,067	-	25,616,067
Minority interests at date of acquisition of a subsidiary		-	-	-	-	-	-	23,791,615	23,791,615
Foreign currency translation of - an associate - a subsidiary			-	-	(395,175) (164,297)	-	(395,175) (164,297)	-	(395,175) (164,297)
Share options granted under ESOS	22	-	-	-	37,187	-	37,187	-	37,187
Purchase of treasury shares	21	-	(3,585,781)	-	-	-	(3,585,781)	-	(3,585,781)
Transaction costs		-	(21,764)	-	-	-	(21,764)	-	(21,764)
Profit for the year		-	-	-	-	9,866,161	9,866,161	376,946	10,243,107
Dividends	12	-	-	-	-	(5,954,856)	(5,954,856)	-	(5,954,856)
At 31 March 2009		152,983,300	(6,395,530)	16,515,040	25,935,050	13,052,839	202,090,699	24,168,561	226,259,260

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

For the Year Ended 31 March 2010 (cont'd)

		∢ At	tributable to E	quity Holders on-Distributab		ny — Distributable		Minority Interests	Total Equity
		Share	Treasury	Share	Other	Retained			
		Capital	Shares	Premium	Reserves	Earnings	Total		
	Note	(Note 21) RM	(Note 21)	(Note 21)		(Note 23)	DM	RM	DM
Realisation of revaluation reserve of		HIVI	RM	RM	RM	RM	RM	HM	RM
an associate		-	-	-	(2,561,607)	2,561,607	-	-	-
Minority interests		-	-	-	-	-	-	5,822,941	5,822,941
Foreign currency translation of - an associate - a subsidiary		- -	-	-	150,964 164,297	-	150,964 164,297	-	150,964 164,297
Pursuant to expiry of ESOS	22	-	-	33,684	(409,020)	375,336	-	-	-
Purchase of treasury shares	21	-	(1,120,196)	-	-	-	(1,120,196)	-	(1,120,196)
Transaction costs		-	(7,044)	-	-	-	(7,044)	-	(7,044)
Profit for the year		-	-	-	-	4,511,096	4,511,096	-	4,511,096
Dividends	12	-	-	-	-	(5,741,376)	(5,741,376)	-	(5,741,376)
At 31 March 2010		152,983,300	(7,522,770)	16,548,724	23,279,684	14,759,502	200,048,440	29,991,502	230,039,942

For the Year Ended 31 March 2010

			1	Non-Distributable)	Distributable	
		Share	Treasury	Share	Other	Retained	
		Capital	Shares	Premium	Reserves	Earnings	Total
	Note	(Note 21)	(Note 21)	(Note 21)	(Note 22)	(Note 23)	
		RM	RM	RM	RM	RM	RM
At 1 April 2008		152,983,300	(2,787,985)	16,515,040	371,833	14,086,665	181,168,853
Share options granted under							
ESOS	22	-	-	-	37,187	-	37,187
Purchase of							
treasury shares	21	-	(3,585,781)	-	-	-	(3,585,781)
Transaction costs		-	(21,764)	-	-	-	(21,764)
Profit for the year		-	-	-	-	6,192,679	6,192,679
Dividends	12	-	-	-	-	(5,954,856)	(5,954,856)
At 31 March 2009		152,983,300	(6,395,530)	16,515,040	409,020	14,324,488	177,836,318
Pursuant to expiry							
of ESOS	22	-	-	33,684	(409,020)	163,205	(212,131)
Purchase of							
treasury shares	21	-	(1,120,196)	-	-	-	(1,120,196)
Transaction costs		-	(7,044)	-	-	-	(7,044)
Profit for the year		-	-	-	-	6,015,269	6,015,269
Dividends	12	-	-	-	-	(5,741,376)	(5,741,376)
At 31 March 2010		152,983,300	(7,522,770)	16,548,724	-	14,761,586	176,770,840

For the Year Ended 31 March 2010

			Group	Co	Company	
	Note	2010	2009	2010	2009	
		RM	RM	RM	RM	
Cash Flows From Operating Activities						
Profit before tax		9,908,435	11,749,275	6,015,579	6,194,429	
Adjustments for:						
Dividend income	5	(224,630)	(5,890)	-	-	
Interest on fixed deposits	5	(904,151)	(2,339,942)	(117,078)	(281,498)	
Gain on disposal of plant and equipment	5	(9,333)	(1,653,609)	-	-	
Unrealised gain of foreign exchange						
differences		(3,432,792)	(12,381)	-	-	
Gain on disposal of short-term investment		(20,989)	-	-	-	
Finance costs	6	7,060,417	742,806	-	-	
Amortisation of land lease prepayments	7	222,350	222,350	-	-	
Depreciation of property, plant and						
equipment	7	9,288,294	4,294,106	-	-	
Equipment scrapped	7	750	392	-	-	
Loss on disposal of marketable securities	7	-	2,805	-	-	
Share options granted under ESOS	22	-	37,187	-	287	
Share of profit of an associate		(4,464,605)	(7,720,455)	-	-	
Operating profit before working						
capital changes		17,423,746	5,316,644	5,898,501	5,913,218	
Decrease in inventories		5,590,252	1,202,726	-	-	
(Increase)/decrease in receivables		(7,198,076)	8,961,061	13,578	(3,169)	
(Decrease)/increase in payables		(379,281)	4,111,999	(3,521)	11,460	
Cash generated from operations		15,436,641	19,592,430	5,908,558	5,921,509	
Dividend received from an associate		-	200,285	-	-	
Income tax refunded		646,974	794,129	-	-	
Income tax paid		(217,543)	(1,586,027)	-	-	
Net cash generated from						
operating activities		15,866,072	19,000,817	5,908,558	5,921,509	



For the Year Ended 31 March 2010 (cont'd)

			Group	Company		
	Note	2010	2009	2010	2009	
		RM	RM	RM	RM	
Cash Flows From						
Investing Activities						
Acquisition of a subsidiary	15	-	(22,868,891)	-	-	
Dividend income		224,630	5,890	-	-	
Interest on fixed deposits received		877,270	2,301,177	114,911	278,275	
Full settlement of vessel cost		(101,165,182)	-	-	-	
Purchase of property, plant and equipment	13	(5,849,943)	(5,319,508)	-	-	
Purchase of leasehold land	14	(235,000)	-	-	-	
Proceeds from disposal of property,						
plant and equipment		35,000	1,653,964	-	-	
Proceeds from redemption of						
redeemable convertible preference						
shares by an associate		-	9,500,000	-	-	
Proceeds from disposal of			0.405			
marketable securities		-	3,195	-		
Net cash (used in)/generated from						
investing activities		(106,113,225)	(14,724,173)	114,911	278,275	
Cash Flows From						
Financing Activities						
Proceeds from term loan		94,511,271	-	-	-	
Repayment of term loan		(4,725,567)	-	-	-	
Purchase of treasury shares	21	(1,127,240)	(3,607,545)	(1,127,240)	(3,607,545)	
Finance costs	6	(7,060,417)	(742,806)	-	-	
Net change in accounts with subsidiaries		-	-	(401,605)	3,428,854	
Dividends paid	12	(5,741,376)	(5,954,856)	(5,741,376)	(5,954,856)	
Not each generated from //wood in						
Net cash generated from/(used in) financing activities		75 056 671	(10.205.207)	(7.070.001)	(C 100 E 17)	
illiancing activities		75,856,671	(10,305,207)	(7,270,221)	(6,133,547)	
Net (decrease)/increase in cash						
and cash equivalents		(14,390,482)	(6,028,563)	(1,246,752)	66,237	
Effects of foreign exchange						
rate changes		_	344	_	_	
Cash and cash equivalents at						
beginning of year		64,250,394	70,278,613	6,448,121	6,381,884	
Cook and cook amiliarlants at						
Cash and cash equivalents at end of year	20	49,859,912	64,250,394	5,201,369	6,448,121	
end of year	20	49,009,912	04,230,394	5,201,309	0,440,121	

31 March 2010

1. CORPORATE INFORMATION

The Company is a public limited liability company, incorporated and domiciled in Malaysia, and is listed on the Main Board of Bursa Malaysia Securities Berhad. The registered office and the principal place at which business is carried out is located at Wisma Tekala, Lot 2, Lorong Indah Jaya 29, Taman Indah Jaya, Jalan Lintas Selatan, 90000 Sandakan, Sabah.

The principal activity of the Company is investment holding. The principal activities of the subsidiaries are timber processing, vessel chartering services and investment holding. There have been no significant changes in the nature of the principal activities during the financial year.

The financial statements were authorised for issue by the Board of Directors in accordance with a resolution of the Directors on 28 July 2010.

2. SIGNIFICANT ACCOUNTING POLICIES

2.1 Basis of Preparation

The financial statements comply with Financial Reporting Standards and the Companies Act, 1965 in Malaysia.

The financial statements of the Group and of the Company have also been prepared on a historical basis except for vessels included within property, plant and equipment of an associate which are measured at their revalued amounts.

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

2.2 Summary of Significant Accounting Policies

(a) Subsidiaries and Basis of Consolidation

(i) Subsidiaries

Subsidiaries are entities over which the Group has the ability to control the financial and operating policies so as to obtain benefits from their activities. The existence and effect of potential voting rights that are currently exercisable or convertible are considered when assessing whether the Group has such power over another entity.

In the Company's separate financial statements, investments in subsidiaries are stated at cost less impairment losses. On disposal of such investments, the difference between net disposal proceeds and their carrying amounts is included in income statement.

(ii) Basis of Consolidation

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

Subsidiaries are consolidated from the date of acquisition, being the date on which the Group obtains control, and continue to be consolidated until the date that such control ceases. In preparing the consolidated financial statements, intragroup balances, transactions and unrealised gains or losses are eliminated in full. Uniform accounting policies are adopted in the consolidated financial statements for like transactions and events in similar circumstances.

2. SIGNIFICANT ACCOUNTING POLICIES (cont'd)

2.2 Summary of Significant Accounting Policies (cont'd)

(a) Subsidiaries and Basis of Consolidation (cont'd)

(ii) Basis of Consolidation (cont'd)

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

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

Minority interests represent the portion of profit or loss and net assets in subsidiaries not held by the Group. It is measured at the minorities' share of the fair value of the subsidiaries' identifiable assets and liabilities at the acquisition date and the minorities' share of changes in the subsidiaries' equity since then.

(b) Associates

Associates are entities in which the Group has significant influence and that is neither a subsidiary nor an interest in a joint venture. Significant influence is the power to participate in the financial and operating policy decisions of the investee but not in control or joint control over those policies.

Investments in associates are accounted for in the consolidated financial statements using the equity method of accounting. Under the equity method, the investment in associate is carried in the consolidated balance sheet at cost adjusted for post-acquisition changes in the Group's share of net assets of the associate. The Group's share of the net profit or loss of the associate is recognised in the consolidated income statement. Where there has been a change recognised directly in the equity of the associate, the Group recognises its share of such changes. In applying the equity method, unrealised gains and losses on transactions between the Group and the associate are eliminated to the extent of the Group's interest in the associate. After application of the equity method, the Group determines whether it is necessary to recognise any additional impairment loss with respect to the Group's net investment in the associate. The associate is equity accounted for from the date the Group obtains significant influence until the date the Group ceases to have significant influence over the associate.

Goodwill relating to an associate is included in the carrying amount of the investment and is not amortised. Any excess of the Group's share of the net fair value of the associate's identifiable assets, liabilities and contingent liabilities over the cost of the investment is excluded from the carrying amount of the investment and is instead included as income in the determination of the Group's share of the associate's income statement in the period in which the investment is acquired.

When the Group's share of losses in an associate equals or exceeds its interest in the associate, including any long-term interests that, in substance, form part of the Group's net investment in the associate, the Group does not recognise further losses, unless it has incurred obligations or made payments on behalf of the associate.

31 March 2010 (cont'd)

2. SIGNIFICANT ACCOUNTING POLICIES (cont'd)

2.2 Summary of Significant Accounting Policies (cont'd)

(b) Associates (cont'd)

The most recent available audited financial statements of the associates are used by the Group in applying the equity method. Where the dates of the audited financial statements used are not coterminous with those of the Group, the share of results is arrived at from the last audited financial statements available and management financial statements to the end of the accounting period. Uniform accounting policies are adopted for like transactions and events in similar circumstances.

In the Company's separate financial statements, investments in associates are stated at cost less impairment losses.

On disposal of such investments, the difference between net disposal proceeds and their carrying amounts is included in income statement.

(c) Intangible Assets

(i) Goodwill

Goodwill acquired in a business combination is initially measured at cost being the excess of the cost of business combination over the Group's interest in the net fair value of the identifiable assets, liabilities and contingent liabilities. Following the initial recognition, goodwill is measured at cost less any accumulated impairment losses. Goodwill is not amortised but instead, it is reviewed for impairment, annually or more frequently if events or changes in circumstances indicate that the carrying value may be impaired. Gains and losses on the disposal of an entity include the carrying amount of goodwill relating to the entity sold.

(ii) Other Intangible Assets

Intangible assets acquired separately are measured on initial recognition at cost. The cost of intangible assets acquired in a business combination is their fair values as at the date of acquisition. Following initial recognition, intangible assets are carried at cost less any accumulated amortisation and any accumulated impairment losses. The useful lives of intangible assets are assessed to be either finite or indefinite. Intangible assets with finite lives are amortised on a straight-line basis over the estimated economic useful lives and assessed for impairment whenever there is an indication that the intangible asset may be impaired. The amortisation period and the amortisation method for an intangible asset with a finite useful life are reviewed at least at each balance sheet date.

Intangible assets with indefinite useful lives are not amortised but tested for impairment annually or more frequently if the events or changes in circumstances indicate that the carrying value may be impaired either individually or at the cash-generating unit level. The useful life of an intangible asset with an indefinite life is also reviewed annually to determine whether the useful life assessment continues to be supportable.

(d) Property, Plant and Equipment, and Depreciation

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

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

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NOTES TO THE FINANCIAL STATEMENTS

31 March 2010 (cont'd)

2. SIGNIFICANT ACCOUNTING POLICIES (cont'd)

2.2 Summary of Significant Accounting Policies (cont'd)

(d) Property, Plant and Equipment, and Depreciation (cont'd)

Depreciation of property, plant and equipment is provided for on a straight-line basis to write off the cost of each asset to its residual value over the estimated useful life, at the following annual rates:

Vessel	3.33
Buildings	5
Plant, machinery and heavy equipment	10 - 20
Motor vehicles	20
Furniture, fittings and equipment	10 - 20

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

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected from its use or disposal. The difference between the net disposal proceeds, if any and the net carrying amount is recognised in income statement.

(e) Impairment of Non-financial Assets

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

For goodwill, intangible assets that have an indefinite useful life and intangible assets that are not yet available for use, the recoverable amount is estimated at each balance sheet date or more frequently when indicators of impairment are identified.

For the purpose of impairment testing of these assets, recoverable amount is determined on an individual asset basis unless the asset does not generate cash flows that are largely independent of those from other assets. If this is the case, recoverable amount is determined for the cash-generating unit (CGU) to which the asset belongs to. Goodwill acquired in a business combination is, from the acquisition date, allocated to each of the Group's CGUs, or groups of CGUs, that are expected to benefit from the synergies of the combination, irrespective of whether other assets or liabilities of the Group are assigned to those units or groups of units.

An asset's recoverable amount is the higher of an asset's or CGU's fair value less costs to sell and its value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. Where the carrying amount of an asset exceeds its recoverable amount, the asset is considered impaired and 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.

An impairment loss is recognised in income statement in the period in which it arises.

2. SIGNIFICANT ACCOUNTING POLICIES (cont'd)

2.2 Summary of Significant Accounting Policies (cont'd)

(e) Impairment of Non-financial Assets (cont'd)

Impairment loss on goodwill is not reversed in a subsequent period. An impairment loss for an asset other than goodwill is reversed if, and 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. The carrying amount of an asset other than goodwill is increased to its revised recoverable amount, provided that this amount does not exceed the carrying amount that would have been determined (net of amortisation or depreciation) had no impairment loss been recognised for the asset in prior years. A reversal of impairment loss for an asset other than goodwill is recognised in income statement.

(f) Inventories

Inventories are stated at the lower of cost and net realisable value.

Cost includes the purchase price of inventories acquired and other attributable costs in bringing the inventories to their present location and condition.

Cost of spare parts and consumables is computed using the weighted average method while cost of camp stores and spares is computed using the first in, first out basis.

Cost of work-in-progress and finished goods for wood products are computed using the weighted average method. Cost includes direct materials, direct labour, direct overheads and variable production overheads.

Cost of logging work-in-progress is determined using the weighted average method. The cost includes direct labour, materials and other direct expenses.

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

(g) Financial Instruments

Financial instruments are recognised in the balance sheet when the Group has become a party to the contractual provisions of the instrument.

Financial instruments are classified as assets, liabilities or equity in accordance with the substance of the contractual arrangement. Interest, dividends and gains and losses relating to a financial instrument are reported as expense or income. Distributions to holders of financial instruments classified as equity are recognised directly in equity. Financial assets and liabilities are offset against each other when the Group has a legally enforceable right to offset and intends to settle either on a net basis or to realise the asset and settle the liability simultaneously.

(i) Cash and cash equivalents

For the purposes of the cash flow statements, cash and cash equivalents include cash on hand and at bank, deposit at call and short term highly liquid investments which have an insignificant risk of changes in value.

(ii) Other non-current investments

Non-current investments other than investments in subsidiaries and associates are stated at cost less impairment losses. On disposal of an investment, the difference between net disposal proceeds and its carrying amount is recognised in income statement.

31 March 2010 (cont'd)

2. SIGNIFICANT ACCOUNTING POLICIES (cont'd)

2.2 Summary of Significant Accounting Policies (cont'd)

(g) Financial Instruments (cont'd)

(iii) Trade receivables

Trade receivables are carried at anticipated realisable values. Bad debts are written off when identified. An estimate is made for doubtful debts based on a review of all outstanding amounts as at the balance sheet date.

(iv) Trade payables

Trade payables are stated at the fair value of the consideration to be paid in the future for goods and services received.

(v) Interest-Bearing Loans and Borrowings

All loans and borrowings are initially recognised at the fair value of the consideration received. After initial recognition, interest bearing loans and borrowings are subsequently measured at amortised cost using the effective interest method.

(vi) Equity instruments

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

The transaction costs of an equity transaction are accounted for as a deduction from equity, net of tax. Equity transaction costs comprise only those incremental external costs directly attributable to the equity transaction which would otherwise have been avoided.

The consideration paid, including attributable transaction costs on repurchased ordinary shares of the Company that have not been cancelled, are classified as treasury shares and presented as a deduction from equity. No gain or loss is recognised in income statement on the sale, re-issuance 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.

(h) Leases

(i) Classification

A lease is recognised as a finance lease if it transfers substantially to the Group all the risks and rewards incidental to ownership. Leases of land and buildings are classified as operating or finance leases in the same way as leases of other assets and the land and buildings elements of a lease of land and buildings are considered separately for the purposes of lease classification. All leases that do not transfer substantially all the risks and rewards are classified as operating leases, with the following exceptions:

- Property held under operating leases that would otherwise meet the definition of an investment property is classified as an investment property on a property-by-property basis and, if classified as investment property, is accounted for as if held under a finance lease; and
- Land held for own use under an operating lease, the fair value of which cannot be measured separately from the fair value of a building situated thereon at the inception of the lease, is accounted for as being held under a finance lease, unless the building is also clearly held under an operating lease.

2. SIGNIFICANT ACCOUNTING POLICIES (cont'd)

2.2 Summary of Significant Accounting Policies (cont'd)

(h) Leases (cont'd)

(ii) Finance Leases - the Group as Lessee

Assets acquired by way of hire purchase or finance leases are stated at an amount equal to the lower of their fair values and the present value of the minimum lease payments at the inception of the leases, less accumulated depreciation and impairment losses. The corresponding liability is included in the balance sheet as borrowings. In calculating the present value of the minimum lease payments, the discount factor used is the interest rate implicit in the lease, when it is practicable to determine; otherwise, the Company's incremental borrowing rate is used. Any initial direct costs are also added to the carrying amount of such assets.

Lease payments are apportioned between the finance costs and the reduction of the outstanding liability. Finance costs, which represent the difference between the total leasing commitments and the fair value of the assets acquired, are recognised in the income statement over the term of the relevant lease so as to produce a constant periodic rate of charge on the remaining balance of the obligations for each accounting period.

The depreciation policy for leased assets is in accordance with that for depreciable property, plant and equipment as described in Note 2.2(d).

(iii) Operating Leases - the Group as Lessee

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

In the case of a lease of land and buildings, the minimum lease payments or the up-front payments made are allocated, whenever necessary, between the land and the buildings elements in proportion to the relative fair values for leasehold interests in the land element and buildings element of the lease at the inception of the lease. The up-front payment represents prepaid lease payments and are amortised on a straight-line basis over the lease term.

(i) Borrowing Costs

Borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, which are assets that necessarily take a substantial period of time to get ready for their intended use or sale, are added to the cost of those assets, until such time as the assets are substantially ready for their intended use or sale. Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs eligible for capitalisation.

All other borrowing costs are recognised in income statement in the period in which they are incurred.

(j) Income Tax

Income tax on the profit or loss for the year comprises current and deferred tax. Current tax is the expected amount of income taxes payable in respect of the taxable profit for the year and is measured using the tax rates that have been enacted at the balance sheet date.

31 March 2010 (cont'd)

2. SIGNIFICANT ACCOUNTING POLICIES (cont'd)

2.2 Summary of Significant Accounting Policies (cont'd)

(j) Income Tax (cont'd)

Deferred tax is provided for, using the liability method. In principle, deferred tax liabilities are recognised for all taxable temporary differences and 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 taxable profit will be available against which the deductible temporary differences, unused tax losses and unused tax credits can be utilised. Deferred tax is not recognised if the temporary difference arises from goodwill or negative goodwill 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 is 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 tax rates that have been enacted or substantively enacted at the balance sheet date. Deferred tax is recognised as income or an expense and included in the profit or loss for the period, except when it arises from a transaction which is recognised directly in equity, in which case the deferred tax is also recognised directly in equity, or when it arises from a business combination that is an acquisition, in which case the deferred tax is included in the resulting goodwill or the amount of any excess of the acquirer's interest is the net fair value of the acquiree's identifiable assets, liabilities and contingent liabilities over the cost of the combination.

(k) Provisions

Provisions are recognised when the Group has a present obligation as a result of a past event and it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation, and a reliable estimate of the amount can be made. Provisions are reviewed at each balance sheet date and adjusted to reflect the current best estimate. Where 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. Where discounting is used, the increase in the provision due to the passage of time is recognised as finance cost.

(I) Employee Benefits

(i) Short Term Benefits

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

(ii) Defined Contribution Plans

Defined contribution plans are post-employment benefit plans under which the Group pays fixed contributions into separate entities or funds and will have no legal or constructive obligation to pay further contributions if any of the funds do not hold sufficient assets to pay all employee benefits relating to employee services in the current and preceding financial years. Such contributions are recognised as an expense in the profit or loss as incurred. As required by law, companies in Malaysia make such contributions to the Employees Provident Fund.

2. SIGNIFICANT ACCOUNTING POLICIES (cont'd)

2.2 Summary of Significant Accounting Policies (cont'd)

(I) Employee Benefits (cont'd)

(iii) Share-based Compensation

The Tekala Corporation Berhad Employee Share Options Scheme ("ESOS"), an equity-settled, share-based compensation plan, allows the Group's employees to acquire ordinary shares of the Company. The total fair value of share options granted to employees is recognised as an employee cost with a corresponding increase in the share option reserve within equity over the vesting period and taking into account the probability that the options will vest. The fair value of share options is measured at grant date, taking into account, if any, the market vesting conditions upon which the options were granted but excluding the impact of any non-market vesting conditions. Non-market vesting conditions are included in assumptions about the number of options that are expected to become exercisable on vesting date.

At each balance sheet date, the Group revises its estimates of the number of options that are expected to become exercisable on vesting date. It recognises the impact of the revision of original estimates, if any, in the income statement, and a corresponding adjustment to equity over the remaining vesting period. The equity amount is recognised in the share option reserve until the option is exercised, upon which it will be transferred to share premium, or until the option expires, upon which it will be transferred directly to retained earnings.

The proceeds received net of any directly attributable transaction costs are credited to equity when the options are exercised.

(m) Foreign Currencies

(i) Functional and Presentation Currency

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

(ii) Foreign Currency Transactions

In preparing the financial statements of the individual entities, transactions in currencies other than the entity's functional currency (foreign currencies) are recorded in the functional currencies using the exchange rates prevailing at the dates of the transactions. At each balance sheet date, monetary items denominated in foreign currencies are translated at the rates prevailing on the balance sheet date. Non-monetary items carried at fair value that are denominated in foreign currencies are translated at the rates prevailing on the date when the fair value was determined. Non-monetary items that are measured in terms of historical cost in a foreign currency are not translated.

Exchange differences arising on the settlement of monetary items, and on the translation of monetary items, are included in income statement for the period.

Exchange differences arising on the translation of non-monetary items carried at fair value are included in income statement 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.

2. SIGNIFICANT ACCOUNTING POLICIES (cont'd)

2.2 Summary of Significant Accounting Policies (cont'd)

(m) Foreign Currencies (cont'd)

(iii) Foreign Operations

The results and financial position of foreign operations that have a functional currency different from the presentation currency (RM) of the consolidated financial statements are translated into RM as follows:

- Assets and liabilities for each income statement are translated at the closing rate prevailing at the balance sheet date;
- Income and expenses for each income statement are translated at average exchange rates for the year, which approximates the exchange rates at the dates of the transactions; and
- All resulting exchange differences are taken to the foreign currency translation reserve within equity.

(n) Revenue Recognition

Revenue is recognised to the extent that it is probable that the economic benefits will flow to the Group and the revenue can be reliably measured. The following specific recognition criteria must also be met before revenue is recognised:

(i) Sale of goods

Revenue is recognised upon transfer of significant risks and rewards of ownership to the buyer. 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) Vessel chartering income

Vessel chartering income is recognised upon services rendered.

(iii) Log timber extraction income

Log timber extraction income was recognised upon delivery of log timber to customers.

(iv) Dividend income

Dividend income is recognised when the Group's right to receive payment is established.

2.3 Standards and Interpretations Issued but Not Yet Effective

At the date of authorisation of these financial statements, the following new FRSs and Interpretations, and amendments to certain Standards and Interpretations were issued but not yet effective and have not been applied by the Group and the Company, which are:

Effective for financial periods beginning on or after 1 July 2009

• FRS 8: Operating Segments

31 March 2010 (cont'd)

2. SIGNIFICANT ACCOUNTING POLICIES (cont'd)

2.3 Standards and Interpretations Issued but Not Yet Effective (cont'd)

Effective for financial periods beginning on or after 1 January 2010

- FRS 4: Insurance Contracts
- FRS 7: Financial Instruments: Disclosures
- FRS 101: Presentation of Financial Statements (revised)
- FRS 123: Borrowing Costs
- 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
- Amendments to FRSs 'Improvements to FRSs (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
- TR i 3: Presentation of Financial Statements of Islamic Financial Institutions

Effective for financial periods beginning on or after 1 March 2010

 Amendments to FRS 132: Financial Instruments: Presentation (Paragraphs 11, 16 and 97E relating to Classification of Rights Issues)

Effective for financial periods beginning on or after 1 July 2010

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

Effective for financial periods beginning on or after 1 January 2011

- Amendments to FRS 1: First-time Adoption of Financial Reporting Standards (2010)
- FRS 7: Financial Instruments: Disclosures (2010)

31 March 2010 (cont'd)

2. SIGNIFICANT ACCOUNTING POLICIES (cont'd)

2.3 Standards and Interpretations Issued but Not Yet Effective (cont'd)

The Group and the Company plan to adopt the above pronouncements when they become effective in the respective financial periods. Unless otherwise described below, these pronouncements are expected to have no significant impact to the financial statements of the Group and the Company upon their initial application:

(i) FRS 3: Business Combinations (revised) and FRS 127: Consolidated and Separate Financial Statements (amended)

FRS 3 (revised) introduces a number of changes to the accounting for business combinations occurring on or after 1 July 2010. These include changes that affect the valuation of non-controlling interest, the accounting for transaction costs, the initial recognition and subsequent measurement of a contingent consideration and business combinations achieved in stages. These changes will impact the amount of goodwill recognised, the reported results in the period that an acquisition occurs and future reported results.

FRS 127 (amended) requires that a change in the ownership interest of a subsidiary (without loss of control) is accounted for as a transaction with owners in their capacity as owners and to be recorded in equity. Therefore, such transaction will no longer give rise to goodwill, nor will it give rise to a gain or loss. Furthermore, the amended Standard changes the accounting for losses incurred by the subsidiary as well as loss of control of a subsidiary.

The changes by FRS 3 (revised) and FRS 127 (amended) will be applied prospectively and only affect future acquisition or loss of control of subsidiaries and transactions with non-controlling interests.

(ii) FRS 8: Operating Segment

FRS 8 replaces FRS 114_{2004} : Segment Reporting and requires a 'management approach', under which segment information is presented on a similar basis to that used for internal reporting purposes. As a result, the Group's external segmental reporting will be based on the internal reporting to the "chief operating decision maker", who makes decisions on the allocation of resources and assesses the performance of the reportable segments. As this is a disclosure standard, there will be no impact on the financial position or results of the Group.

(iii) FRS 101: Presentation of Financial Statements (revised)

The revised FRS 101 separates owner and non-owner changes in equity. Therefore, the consolidated statement of changes in equity will now include only details of transactions with owners. All non-owner changes in equity are presented as a single line labelled as total comprehensive income. The Standard also introduces the statement of comprehensive income: presenting all items of income and expense recognised in the income statement, together with all other items of recognised income and expense, either in one single statement, or in two linked statements. The Group is currently evaluating the format to adopt. 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 reclassification of items in the financial statements. This revised FRS does not have any impact on the financial position and results of the Group and the Company.

2. SIGNIFICANT ACCOUNTING POLICIES (cont'd)

2.3 Standards and Interpretations Issued but Not Yet Effective (cont'd)

(iv) FRS 139: Financial Instruments: Recognition and Measurement, FRS 7: Financial Instruments: Disclosures and Amendments to FRS 139: Financial Instruments: Recognition and Measurement, FRS 7: Financial Instruments: Disclosures

The new Standard on FRS 139: Financial Instruments: Recognition and Measurement establishes principles for recognising and measuring financial assets, financial liabilities and some contracts to buy and sell non-financial items. Requirements for presenting information about financial instruments are in FRS 132: Financial Instruments: Presentation and the requirements for disclosing information about financial instruments are in FRS 7: Financial Instruments: Disclosures.

FRS 7: Financial Instruments: Disclosures is a new Standard that requires new disclosures in relation to financial instruments. The Standard is considered to result in increased disclosures, both quantitative and qualitative of the Group's and Company's exposure to risks, enhanced disclosure regarding components of the Group's and Company's financial position and performance, and possible changes to the way of presenting certain items in the financial statements.

In accordance with the respective transitional provisions, the Group and the Company are exempted from disclosing the possible impact to the financial statements upon the initial application.

(v) Amendments to FRSs 'Improvements to FRSs (2009)'

Amendment to FRS 117: Leases clarifies on the classification of leases of land and buildings. The Group is still assessing the potential implication as a result of the reclassification of its unexpired land leases as operating or finance leases. For those land element held under operating leases that are required to be reclassified as finance leases, the Group shall recognise a corresponding asset and liability in the financial statements which will be applied retrospectively upon initial application. However, in accordance with the transitional provision, the Group is permitted to reassess lease classification on the basis of the facts and circumstances existing on the date it adopts the amendments; and recognise the asset and liability related to a land lease newly classified as a finance lease at their fair values on that date; any difference between those fair values is recognised in retained earnings. The Group is currently in the process of assessing the impact of this amendment.

2.4 Review of Estimates

The revised FRS 116: Property, Plant and Equipment requires the review of the residual value and remaining useful life of an item of property, plant and equipment at least at each financial year end. The Group reviewed the residual values and the estimated useful lives of all property, plant and equipment. The effects of the reviews are immaterial and no adjustment is made. The effects on future periods are dependent on the review of the residual value and remaining useful life of an item of property, plant and equipment in future periods.

2.5 Significant Accounting Estimates and Judgements

Key Sources of Estimation Uncertainty

The key assumptions concerning the future and other key sources of estimation uncertainty at the balance sheet date, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are discussed below.

2. SIGNIFICANT ACCOUNTING POLICIES (cont'd)

2.5 Significant Accounting Estimates and Judgements (cont'd)

(i) Depreciation of property, plant and equipment

The cost of plant and machinery is depreciated on a straight-line basis over the assets' useful lives. Management estimates the useful lives of these plant and machinery other than vessel to be within 5 to 10 years and vessel to be within 30 years. These are common life expectancies applied in the timber and vessel chartering industries. Changes in the expected level of usage and technological developments could impact the economic useful lives and the residual values of these assets, therefore future depreciation charges could be revised.

(ii) Deferred tax assets

Deferred tax assets are recognised for all unused tax losses and unabsorbed capital allowances to the extent that it is probable that taxable profit will be available against which the losses and capital allowances can be utilised. Significant management judgement is required to determine the amount of deferred tax assets that can be recognised, based upon the likely timing and level of future taxable profits together with future tax planning strategies. The total carrying value of recognised tax losses and capital allowances of the Group was RM824,197 (2009: RM914,899) and the unrecognised tax losses and capital allowances of the Group was RM26,272,766 (2009: RM19,245,313).

3. REVENUE

		Co	Company		
	2010	2009	2010	2009	
	RM	RM	RM	RM	
Revenue from timber processing	105,057,484	123,451,680	-	-	
Vessel chartering income	25,200,070	2,278,128	-	-	
Revenue from log timber extraction	-	1,761,862	-	-	
Tax exempt dividends from an					
unquoted subsidiary	-	-	6,402,554	6,402,554	
	130,257,554	127,491,670	6,402,554	6,402,554	

4. COST OF SALES

	Group		Co	mpany
	2010	2009	2010	2009
	RM	RM	RM	RM
Cost of inventories sold	103,981,367	111,363,460	-	-
Vessel operating expenses	5,185,709	433,785	-	-
Log timber extraction cost	-	2,248,770	-	-
	100 107 070	11 4 0 40 01 5		
	109,167,076	114,046,015	-	-

5.	FR II	

	Group		Company	
	2010	2009	2010	2009
	RM	RM	RM	RM
Foreign exchange gain	9,704,801	48,972	-	-
Interest on fixed deposits	904,151	2,339,942	117,078	281,498
Gain on disposal of plant and equipment	9,333	1,653,609	-	-
Dividend income	224,630	5,890	-	-
Miscellaneous income	261,543	187,094	-	-
Rental income	6,000	6,000	-	
	11,110,458	4,241,507	117,078	281,498

6. FINANCE COSTS

	Group		Company	
	2010	2009	2010	2009
	RM	RM	RM	RM
Interest charged on:				
- balance payable for vessel cost	4,406,056	742,806	-	-
- bank borrowing	2,654,361	-	-	-
	7,060,417	742,806	-	-

7. PROFIT BEFORE TAX

The following amounts have been included in arriving at profit before tax:

2010	2009	2010	2009
RM	RM	RM	RM
222,350	222,350	-	-
63,000	69,200	25,000	25,000
2,000	2,000	2,000	2,000
6,551,898	-	-	-
9,288,294	4,294,106	-	-
7,646,855	17,908,991	40,000	40,000
750	392	-	-
-	14,150	-	-
25,667	-	-	-
-	2,805	-	-
826,519	778,321	211,465	194,995
59,500	45,730	1,800	2,180
240,000	240,000	-	-
59,339	-	-	-
	RM 222,350 63,000 2,000 6,551,898 9,288,294 7,646,855 750 - 25,667 - 826,519 59,500 240,000	RM RM 222,350 222,350 63,000 69,200 2,000 2,000 6,551,898 - 9,288,294 4,294,106 7,646,855 17,908,991 750 392 - 14,150 25,667 - 2,805 826,519 778,321 59,500 45,730 240,000	RM RM RM 222,350 222,350 - 63,000 69,200 25,000 2,000 2,000 2,000 6,551,898 - - 9,288,294 4,294,106 - 7,646,855 17,908,991 40,000 750 392 - - 14,150 - 25,667 - - - 2,805 - 826,519 778,321 211,465 59,500 45,730 1,800 240,000 240,000 -

31 March 2010 (cont'd)

		FXPFNSF

	Group		(Company
	2010	2009	2010	2009
	RM	RM	RM	RM
Salaries, wages and allowances	16,207,801	16,423,530	40,000	40,000
Contributions to defined contribution plan	1,022,009	1,035,388	-	-
Gratuity	22,000	37,098	-	-
Share options granted under ESOS	-	36,900	-	-
Social security contributions	58,275	59,285	-	-
Benefits-in-kind	336,770	316,790	-	-
	17,646,855	17,908,991	40,000	40,000

Included in employee benefits expense of the Group and of the Company are Executive Directors' remuneration amounting to RM5,257,692 (2009: RM5,053,399) and RM40,000 (2009: RM40,000) respectively as further disclosed in Note 9.

9. DIRECTORS' REMUNERATION

		Group	Company	
	2010	2009	2010	2009
	RM	RM	RM	RM
Directors of the Company				
Executive:				
- Salaries, bonus and other emoluments	3,197,180	3,080,020	-	-
- Fees	40,000	40,000	40,000	40,000
- Benefits-in-kind	93,947	94,269	-	-
	3,331,127	3,214,289	40,000	40,000
Non-Executive:				
- Salaries, bonus and other emoluments	754,965	719,208	171,465	159,708
- Fees	40,000	35,000	40,000	35,000
- Benefits-in-kind	31,554	23,826	· -	-
- Share options granted under ESOS	-	287	-	287
	826,519	778,321	211,465	194,995
	4,157,646	3,992,610	251,465	234,995
Other directors of Subsidiaries				
Executive:				
- Salaries, bonus and other emoluments	1,805,480	1,732,700	-	-
- Benefits-in-kind	121,085	106,410	-	-
	1,926,565	1,839,110	<u>-</u>	-
	6,084,211	5,831,720	251,465	234,995

10. INCOME TAX EXPENSE

	Group		С	ompany
	2010	2009	2010	2009
	RM	RM	RM	RM
Current income tax:				
On results for the year	2,436	1,612,313	-	1,750
Under/(over) provision in prior years	4,921	(10,145)	310	
	7,357	1,602,168	310	1,750
Deferred tax (Note 25):				
Relating to reversal of temporary differences	(431,138)	(96,000)	-	-
Overprovision in prior years	(1,821)	-	-	
	(432,959)	(96,000)	-	-
Total income tax expense	(425,602)	1,506,168	310	1,750

Domestic income tax is calculated at the Malaysian statutory tax rate of 25% (2009: 25%) of the estimated assessable profit for the year.

A reconciliation of income tax expense applicable to profit before tax at the statutory income tax rate to income tax expense at the effective income tax rate of the Group and of the Company is as follows:

		Group	Co	ompany
	2010	2009	2010	2009
	RM	RM	RM	RM
Profit before tax	9,908,435	11,749,275	6,015,579	6,194,429
Tax expense at Malaysian statutory				
tax rate of 25% (2009: 25%)	2,477,108	2,937,319	1,503,895	1,548,607
Income not subject to tax	(17,095)	(50,070)	(1,600,639)	(1,600,639)
Different tax rate in Labuan	(3,892,877)	(231,418)	-	-
Expenses not deductible for tax purposes	373,769	282,132	96,744	53,782
Share of results of an associate	(1,116,151)	(1,861,518)	-	-
Deferred tax assets not recognised in				
respect of current year's tax losses				
and unabsorbed capital allowances	1,746,544	439,868	-	-
Under/(over)provision of tax expense in prior years	4,921	(10,145)	310	-
Overprovision of deferred tax in prior years	(1,821)	-	-	-
Income tax expense for the year	(425,602)	1,506,168	310	1,750

10. INCOME TAX EXPENSE (cont'd)

		Group
	2010	2009
	RM	RM
Tax savings recognised during the year		
arising from utilisation of current year:		
- tax losses	195,737	-
- capital allowances	-	792,290
Unutilised tax losses carried forward	22,797,578	17,981,715
Unabsorbed capital and forest allowances carried forward	4,299,385	2,178,497

11. EARNINGS PER SHARE

(a) Basic

Basic earnings per share amount is calculated by dividing the profit for the year attributable to ordinary equity holders of the Company by the weighted average number of ordinary shares in issue during the financial year, excluding treasury shares held by the Company.

	2010	2009
Profit for the year (RM)	4,511,096	9,866,161
Weighted average number of ordinary shares in issue	143,555,129	147,623,290
Basic earnings per share (sen)	3.14	6.68

(b) Diluted

31 March 2010

Diluted earnings per share for the current financial year has not been presented since the Company has no potential ordinary shares in issue as at end of the financial year as the company's ESOS scheme has expired on 21 November 2009.

31 March 2009

For the purpose of calculating diluted earnings per share, the profit for the year attributable to ordinary equity holders of the Company and the weighted average number of ordinary shares in issue during the financial year had been adjusted for the dilutive effects of all potential ordinary shares, namely share options granted to employees.

	2009
Profit for the year (RM)	9,866,161
Weighted average number of ordinary shares in issue Effect of dilution in share options	147,623,290
Adjusted weighted average number of ordinary shares in issue and issuable	147,623,290
Diluted earnings per share (sen)	6.68

31 March 2010 (cont'd)

12.

. DIVIDENDS					
	Div	vidends	Di	vidends	
	in respect of Year		recogr	recognised in Year	
	2009	2008	2010	2009	
	RM	RM	RM	RM	
Recognised during the year:					
Final tax exempt dividend for 2008: 4% on 148,871,400 ordinary shares (netted off 4,111,900 treasury shares)					
(4 sen per ordinary share)	-	5,954,856	-	5,954,856	
Final tax exempt dividend for 2009: 4% on 143,534,400 ordinary shares (netted off 9,448,900 treasury shares)					
(4 sen per ordinary share)	5,741,376	-	5,741,376		
	5,741,376	5,954,856	5,741,376	5,954,856	

At the forthcoming Annual General Meeting, a final tax exempt dividend of 4% in respect of the financial year ended 31 March 2010 will be proposed for shareholders' approval. The financial statements for the current financial year do not reflect this proposed dividend. Such dividend, if approved by the shareholders, will be accounted for in equity as an appropriation of retained earnings in the financial year ending 31 March 2011.

13. PROPERTY, PLANT AND EQUIPMENT

		Plant,				
		machinery		Furniture,	Building	
		and heavy	Motor	fittings and	under	
Vessel	Buildings	equipment	vehicles	equipment	construction	Total
RM	RM	RM	RM	RM	RM	RM
155,048,500	23,643,594	66,126,487	2,424,231	1,499,133	-	248,741,945
-	-	325,815	480,000	732,973	4,311,155	5,849,943
-	-	-	(35,000)	-	-	(35,000)
-	-	(237,936)	-	(18,269)	-	(256,205)
522,750	-	-	-	-	-	522,750
155,571,250	23,643,594	66,214,366	2,869,231	2,213,837	4,311,155	254,823,433
430 602	17 //52 032	55 676 028	1 738 25/	1 3// 03/	_	76,641,940
400,002	17,402,002	33,070,020	1,700,204	1,044,304		70,041,940
5,185,709	1,177,506	2,620,545	255,387	49,147	-	9,288,294
-	-	-	(9,333)	-	-	(9,333)
-	-	(237,604)	-	(17,851)	-	(255,455)
1,450	-	-	-	-	-	1,450
5,617,851	18,629,538	58,058,969	1,984,308	1,376,230	-	85,666,896
5,617,851	18,629,538	58,058,969	1,984,308	1,376,230	-	85,666,896
	RM 155,048,500 5 522,750 155,571,250 430,692 5,185,709	RM RM 155,048,500 23,643,594	Vessel RM Buildings RM and heavy equipment RM 155,048,500 23,643,594 66,126,487 - - 325,815 - - (237,936) 5 522,750 - - 155,571,250 23,643,594 66,214,366 430,692 17,452,032 55,676,028 5,185,709 1,177,506 2,620,545 - - - - - (237,604)	Vessel RM Buildings RM equipment RM vehicles RM 155,048,500 23,643,594 66,126,487 2,424,231 - - 325,815 480,000 - - (35,000) - - (237,936) - - 5522,750 - - - 155,571,250 23,643,594 66,214,366 2,869,231 430,692 17,452,032 55,676,028 1,738,254 5,185,709 1,177,506 2,620,545 255,387 - - (9,333) - (237,604) -	Vessel RM Buildings RM equipment RM Vehicles equipment RM Eurniture, fittings and equipment RM 155,048,500 23,643,594 66,126,487 2,424,231 1,499,133 - - 325,815 480,000 732,973 - - (35,000) - - - (237,936) - (18,269) 5 522,750 - - - - 155,571,250 23,643,594 66,214,366 2,869,231 2,213,837 430,692 17,452,032 55,676,028 1,738,254 1,344,934 5,185,709 1,177,506 2,620,545 255,387 49,147 - - - (9,333) - - - (237,604) - (17,851)	Vessel RM Buildings RM equipment RM 2,424,231 requipment RM 1,499,133 requipment RM - construction RM 155,048,500 23,643,594 requipment RM 66,126,487 requipment RM 2,424,231 requipment RM 1,499,133 requipment RM - construction RM 155,048,500 23,643,594 requipment RM 66,126,487 requipment RM 2,424,231 requipment RM 1,499,133 requipment RM - construction RM - 2 23,643,594 requipment RM - (237,936) requipment RM - (18,269) requipment RM

19,156,847

19,144,197

NOTES TO THE FINANCIAL STATEMENTS

31 March 2010 (cont'd)

At 31 March

B. PROPERTY, PLA	NT AND EQU	IPMENT (con					
			Plant,				
			machinery	Motor	Furniture,	Building	
	Vessel	Buildings	and heavy equipment	Motor vehicles	fittings and equipment	under construction	
Group	RM	RM	RM	RM	RM	RM	RN
•	11101	1111	11111	11111	11141	11111	1 111
At 31 March 2009							
Cost							
At 1 April 2008	-	23,643,594	68,007,609	2,610,566	1,482,425	-	95,744,19
Additions	-	-	5,057,963	202,815	58,730	-	5,319,50
Disposals	-	-	(6,937,085)	(389,150)	(1,399)		(7,327,63
Scrapped	- (500.750)	-	(2,000)	-	(40,623)	-	(42,62
Exchange difference At date of	es (522,750)	-	-	-	-	-	(522,75
acquisition							
of a subsidiary	155,571,250	-	_	_	_	-	155,571,250
							, ,
At 31 March 2009	155,048,500	23,643,594	66,126,487	2,424,231	1,499,133	-	248,741,948
Accumulated							
depreciation							
At 1 April 2008	-	16,270,110	60,073,185	2,044,788	1,332,354	-	79,720,43
Depreciation charge)						
for the year	433,785	1,181,922	2,420,549	203,987	53,863	-	4,294,10
Disposals	-	-	(6,937,082)	(389,147)	(1,050)	-	(7,327,27
Scrapped	-	-	(1,998)	-	(40,233)	-	(42,23
Reclassification	- (0.000)	-	121,374	(121,374)	-	-	(0.00)
Exchange difference	es (3,093)		-			-	(3,093
At 31 March 2009	430,692	17,452,032	55,676,028	1,738,254	1,344,934	-	76,641,940
Net carrying amou	ınt						
At 31 March 2009	154,617,808	6,191,562	10,450,459	685,977	154,199	-	172,100,00
. LAND LEASE PR	EPAYMENTS						Group
						2010	200
						RM	RN
At cost							
At beginning of ye	ar				1	9,811,247	19,811,247
Addition						235,000	
At end of year					2	20,046,247	19,811,24
Accumulated am	ortisation						
At beginning of ye	ar					667,050	443,70
Amortisation charg						222,350	222,350
							007.05
At end of year						889,400	667,05

31 March 2010 (cont'd)

(Labuan) Ltd.

INVESTMENTS IN SUBSIDIARIES			
		C	Company
		2010	2009
		RM	RM
Unquoted shares at cost		90,084,893	90,084,893
Add: Share options under ESOS		-	212,131
		90,084,893	90,297,024
Less: Provision for diminution in value	e of investments in subsidiaries	27,728,819	27,728,819
		62,356,074	62,568,205
Details of the subsidiaries, which are	incorporated in Malaysia, are as follows:		
		Pro	portion of
			rship Interest
Name of Subsidiaries	Principal Activities	2010	2009
		%	%
Syarikat Tekala Sdn. Bhd.	Provision of corporate services	100	100
Kalabakan Plywood Sdn. Bhd.	Timber processing	100	100
Marimba Sdn. Bhd.	Investment holding	100	100
Gerak Armada Sdn. Bhd.	Investment holding	100	100
Kinamarketing (S) Sdn. Bhd. (In Liquidation)	Ceased operation	100	100
Kim Haw Sdn. Bhd. (In Liquidation)	Ceased operation	100	100
Subsidiaries of Kalabakan Plywood Sdn. Bhd.			
Kalabakan Wood Products			
Sdn. Bhd.	Provision of storage services	100	100
Korsa Plywood Sdn. Bhd. (Not yet commenced operation)	Downstream timber processing	100	100
Dealpact Sdn. Bhd.	Ceased operation	100	100
(In Liquidation)			
Subsidiaries of Marimba Sdn. Bhd.			
Hartawan Ekuiti Sdn. Bhd.	Ceased operation	100	100
Barimas Sdn. Bhd. (In Liquidation)	Ceased operation	100	100
Sabacergas Sdn. Bhd. (In Liquidation)	Ceased operation	100	100
Szan Szui Kayu Balak (Sabah) Sdn. Bhd. (In Liquidation)	Ceased operation	100	100
Subsidiary of Gerak Armada Sdn. Bhd.			
Offshore Constructor	Vessel chartering	63.25	61.76
Offshore Constructor	Vessel chartering	63.25	61.

31 March 2010 (cont'd)

15. INVESTMENTS IN SUBSIDIARIES (cont'd)

As previously reported, on 20 February 2009, the Company through its wholly owned subsidiary, Gerak Armada Sdn. Bhd. ("GASB") entered into a Subscription and Shareholders' Agreement ("the Agreement") with Offshore Construction & Engineering Sdn. Bhd., a subsidiary of an associate, and Offshore Constructor (Labuan) Ltd ("OCL") whereby GASB subscribed 4,709 new ordinary shares of USD1.00 each in OCL representing 49.01% of the issued and paid-up share capital at an issue price of USD1,326.71 per share. The subscription of shares in OCL was completed on 23 February 2009. Pursuant to the Agreement, the Company will have the majority number of directors in OCL. The Company also has an indirect interest of 12.75% in OCL through its associate. Therefore, the Company has an effective equity interest in OCL of 61.76% and as a result, the financial statements of OCL have been consolidated in the financial statements of the Group.

The total cost of acquisition was RM22,868,891.

The acquired subsidiary had contributed the following results to the Group in the previous financial year:

2009 RM 2,278,128 985,672

 Revenue
 2,278,128

 Profit for the year
 985,672

If the acquisition had occurred on 1 April 2008, the Group revenue and profit for the year would have been RM127,491,670 and RM10,243,107 respectively.

The assets and liabilities arising from the acquisition on 20 February 2009 were as follows:

	Fair value	Acquiree's
	recognised on	carrying
	acquisition	amount
	RM	RM
Property, plant and equipment	155,571,250	155,571,250
Other payables	(108,910,744)	(108,910,744)
Total net assets	46,660,506	46,660,506
Less: Minority interests	(23,791,615)	(23,791,615)
Group's share of net assets	22,868,891	22,868,891
Group's share of het assets	22,000,091	22,000,091
The cash outflow on acquisition was as follows:		
		2009
		RM
Purchase consideration satisfied by cash		22,868,891
Cash and cash equivalent of subsidiary acquired		-
Not each outflow of the Overs		00 000 001
Net cash outflow of the Group		22,868,891

During the financial year, the Company through GASB completed the subscription of an additional 391 ordinary shares of USD1.00 each in OCL at an issue price of USD652.17 per share thereby increasing the Group's direct equity interest in OCL from 49.01% to 51% in accordance with the terms and conditions of the Agreement. This has resulted in the Group holding an effective interest in OCL of 63.25%.

31 March 2010 (cont'd)

16. INVESTMENT IN AN ASSOCIATE

	Group	
201	0	2009
RI	M	RM
Unquoted ordinary shares in Malaysia, at cost 16,016,87	0	16,016,870
Share of post-acquisition reserves 43,390,77	0	38,775,201
59,407,64	.0	54,792,071

Share of post-acquisition reserves included share of post-acquisition revaluation reserve of vessels amounted to RM23,054,460 (2009: RM25,616,067).

Details of the associate held by the subsidiary, Gerak Armada Sdn. Bhd. which is incorporated in Malaysia, is as follows:

		Pro	oportion of
		Owne	ership Interest
Name of Associate	Principal Activities	2010	2009
		%	%
Offshoreworks Holdings Sdn. Bhd.	Company's activity is investment holding while the Group is an oil and gas services provider	25	25
The summarised financial inform	mation of the associate is as follows:		
		2010	2009
		RM	RM
Assets and liabilities			
Current assets		507,696,481	367,150,728
Non-current assets		230,056,804	210,293,362
Total assets		737,753,285	577,444,090
Current liabilities		(205 528 103)	(275,343,489)
Non-current liabilities		,	(134,051,365)
Total liabilities		(551,241,777)	(409,394,854)
Results			
Revenue		499,720,371	461,095,495
Profit for the year		17,858,415	29,784,275
-			

The amount of goodwill included within the Group's carrying amount of investment in an associate is RM12,779,762 (2009: RM12,779,762)

				NTS

		Group
	2010	2009
	RM	RM
At cost		
Unquoted shares	325,000	325,000
Less: Provision for diminution in value of investments	200,000	200,000
	125,000	125,000

18. INVENTORIES

	Group	
201	0	2009
RI	M	RM
Cost		
Finished goods 9,205,04	2 1,03	30,080
Production supplies 748,63	5 2,65	57,054
Raw materials 2,848,60	8 3,21	2,700
Stock-in-transit 3,509,53	6 2,34	15,309
Work-in-progress 4,198,22	9 4,96	80,607
20,510,05	0 14,20)5,750
Net realisable value		
Finished goods 1,072,26	7 13,05	6,555
Work-in-progress 140,25	6 5	50,520
1,212,52	3 13,10	7,075
21,722,57	3 27,31	2,825

19. TRADE AND OTHER RECEIVABLES

	Group		C	ompany
	2010	2009	2010	2009
	RM	RM	RM	RM
Trade receivables				
Third parties	6,267,545	3,556,512	-	-
Subsidiary of an associate	-	1,487,896	-	
	6,267,545	5,044,408	_	_
Less: Provision for doubtful debts	1,500,000	1,500,000	-	-
	4 707 545	0.544.400		
	4,767,545	3,544,408	-	-

31 March 2010 (cont'd)

19. TRADE AND OTHER RECEIVABLES (cont'd)

	Group		C	Company
	2010	2009	2010	2009
	RM	RM	RM	RM
Other receivables				
Amounts due from subsidiaries	-	-	116,352,823	115,951,218
Deposits	6,422,575	52,024	6,500	6,500
Prepayments	445,335	466,291	16,080	26,435
Sundry receivables	293,168	590,554	2,167	3,223
	7,161,078	1,108,869	116,377,570	115,987,376
	11,928,623	4,653,277	116,377,570	115,987,376

(a) Credit risk

The Group's primary exposure to credit risk arises through its trade receivables. The Group's trading terms with its customers are mainly on credit. The credit period is generally for a period ranging from 30 days to 60 days. Overdue balances are reviewed regularly by senior management. There is no significant concentration of credit risk. Trade receivables are non-interest bearing.

(b) Amounts due from subsidiaries

Amounts due from subsidiaries are non-interest bearing and are repayable on demand. These amounts are unsecured and are to be settled in cash.

Further details on related party transactions are disclosed in Note 29(a).

(c) Deposits

Included in deposits is an amount of RM6,365,850 (2009: Nil) equivalent to USD1,850,000 (2009: Nil) which is to be maintained with the bank throughout the tenure of the term loan and shall be utilized to meet any outstanding interest due on the term loan.

20. CASH AND CASH EQUIVALENTS

	Group		Co	ompany
	2010	2009	2010	2009
	RM	RM	RM	RM
Cash on hand and at banks	3,229,654	2,208,356	501,369	48,121
Deposits with licensed banks	40,035,000	57,036,148	4,700,000	6,400,000
Short-term investments	6,595,258	5,005,890	-	-
Cash and bank balances	49,859,912	64,250,394	5,201,369	6,448,121

The interest rates of fixed deposits of the Group and of the Company for the financial year ranged from 1.15% to 2.27% (2009: 1.15% to 3.40%) and 2.00% to 3.00% (2009: 3.00% to 3.37%) per annum respectively.

31 March 2010 (cont'd)

21. SHARE CAPITAL, SHARE PREMIUM AND TREASURY SHARES

		of Ordinary	—	Am	ount ———	
	Share Capital		Share Capital		Total Share Capital	
	(Issued and fully paid)	Treasury Share	(Issued and fully paid) RM	Share Premium RM	and Share Premium RM	Treasury Shares RM
At 1 April 2008 Purchase of	152,983,300	(2,968,100)	152,983,300	16,515,040	169,498,340	(2,787,985)
treasury shares Transaction costs	-	(5,710,900)	-	-	-	(3,585,781) (21,764)
At 31 March 2009 and 1 April 2009	152,983,300	(8,679,000)	152,983,300	16,515,040	169,498,340	(6,395,530)
Purchase of treasury shares Transaction costs Pursuant to expiry	- -	(1,586,800)	-	- -	-	(1,120,196) (7,044)
of ESOS	-	-	-	33,684	33,684	-
At 31 March 2010	152,983,300	(10,265,800)	152,983,300	16,548,724	169,532,024	(7,522,770)
				er of Ordinary of RM1 Each		Amount
			2010	2009	2010 RM	2009 RM
Authorised share	capital					
At beginning and er	nd of year		500,000,000	500,000,000	500,000,000	500,000,000

Treasury Shares

This amount represents the acquisition cost of treasury shares.

The shareholders of the Company, by an ordinary resolution passed in a general meeting held on 29 September 2009 to approve the renewal of authority of the Directors of the Company to repurchase its own ordinary shares. The Directors of the Company are committed to enhancing the value of the Company for its shareholders and believe that the repurchase plan can be applied in the best interests of the Company and its shareholders.

During the financial year, the Company repurchased 1,586,800 of its issued ordinary shares from the open market at an average price of RM0.71 per share. The total consideration paid for the repurchase was RM1,127,240 comprising consideration paid amounting to RM1,120,196 and transaction costs of RM7,044. The repurchase transactions were financed by internally generated funds. The shares repurchased are being held as treasury shares in accordance with Section 67A of the Companies Act, 1965.

Of the total 152,983,300 (2009: 152,983,300) issued and fully paid ordinary shares as at 31 March 2010, 10,265,800 (2009: 8,679,000) are held as treasury shares by the Company. As at 31 March 2010, the number of outstanding ordinary shares in issue after the setoff is therefore 142,717,500 (2009: 144,304,300) ordinary shares of RM1 each.

31 March 2010 (cont'd)

22.	OTHE	R RES	ERVES

	Foreign	01		
	Currency Translation	Share Option	Revaluation	
	Reserve	Reserve	Reserve	Total
	RM	RM	RM	RM
	1 1171	11111	1111	1111
Group				
At 1 April 2008	469,435	371,833	-	841,268
Share options granted under ESOS				
recognised in income statement	-	37,187	-	37,187
Foreign currency translation of:				
- an associate	(395,175)	-	-	(395, 175)
- a subsidiary	(164,297)	-	-	(164,297)
Revaluation reserve of an associate	-	-	25,616,067	25,616,067
At 31 March 2009	(90,037)	409,020	25,616,067	25,935,050
	, ,	,	, ,	, ,
Pursuant to expiry of share options	-	(409,020)	-	(409,020)
Foreign currency translation of:				
- an associate	150,964	-	-	150,964
- a subsidiary	164,297	-	-	164,297
Realisation of revaluation reserve				
of an associate	-	-	(2,561,607)	(2,561,607)
At 31 March 2010	225,224	-	23,054,460	23,279,684
Company				
At 1 April 2008	-	371,833	-	371,833
Share options granted under ESOS:				
- Recognised in income statement	_	287	_	287
- Included in investments in subsidiaries (Note 15)	_	36,900	_	36,900
At 31 March 2009	-	409,020	-	409,020
Pursuant to expiry of share options	-	(409,020)	-	(409,020)
At 31 March 2010	-	-	-	-

The share option reserve represented the equity-settled share options granted to employees and Directors of the Company and its subsidiaries. This reserve was made up of the cumulative value of services received from employees and Directors recorded on grant of share options.

23. RETAINED EARNINGS

Prior to the year of assessment 2008, Malaysian companies adopt the full 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 ("single tier system"). However, there is a transitional period of six years, expiring on 31 December 2013, to allow companies to pay franked dividends to their shareholders under limited circumstances. Companies also have an irrevocable option to disregard the 108 balance and opt to pay dividends under the single tier system. The change in the tax legislation also provides for the 108 balance to be locked-in as at 31 December 2007 in accordance with Section 39 of the Finance Act 2007.

As at 31 March 2010, the Company has tax exempt profits available for distribution of approximately RM44,758,547 (2009: RM44,097,369), subject to the agreement of the Inland Revenue Board.

The Company did not elect for irrevocable option to disregard the 108 balance. Accordingly, during the transitional period, the Company may utilise the credit in the 108 balance as at 31 March 2010 and 2009 to distribute cash dividend payments to ordinary shareholdings as defined under the Finance Act 2007. As at 31 March 2010 and 2009, the Company has sufficient credit in the 108 balance and the balance in the tax exempt income account to distribute dividends out of its entire retained earnings.

24. BANK BORROWING

	Group
2010	2009
RM	RM
Secured term loan	
Short term 18,145,512	-
Long term 68,045,604	
00 101 110	
86,191,116	-

The term loan is denominated in United States Dollar of 26,333,980.

The term loan is secured by the following:

- (a) First Statutory Mortgage over the vessel of a subsidiary of the Company, Offshore Constructor (Labuan) Ltd. ("OCL") together with Deed of Covenant;
- (b) Assignment of all present and future rights to receive rental, income, fees, charges and all payments under the Charter Service Agreement with a subsidiary of an associate, Offshore Subsea Works Sdn. Bhd. ("OSS") and/or with any other party acceptable to the bank;
- (c) Undertaking by OSS to cover any shortfall in the Facility payment amount on behalf of OCL;
- (d) Memorandum of Deposit over the Commodity Deferred Purchase Agreement of USD166,320;
- (e) Assignment of all rights and benefits for all insurance in respect of the vessel of OCL in favour of the Bank as mortgagee and loss payee covering but not limited to the following:
 - (i) Hull and machinery coverage;
 - (ii) War risks;
 - (iii) Non-cancellation clause without the prior written consent of the Bank;
 - (iv) Mortgagee' interest protection;
 - (v) Protection and Indemnity covering for the four (4) fourths collision liability clause entered with a Protection and Indemnity Club acceptable to the Bank.

24. BANK BORROWING (cont'd)

- (f) A First charge over the Non-Checking Designated Accounts;
- (g) Unconditional and Irrevocable Corporate Guarantee from the Company of up to 51% of the Facility Limit, i.e. for USD14.14 million. The Corporate Guarantee is to be denominated in Malaysian Ringgit equivalent with top-up provision for fluctuation in foreign exchange rates;
- (h) Unconditional and Irrevocable Personal Guarantee of a director of OCL, Mohd Amran bin Abd Wahid for USD13.58 million. The Personal Guarantee is to be denominated in Malaysian Ringgit equivalent with top-up provision for fluctuation in foreign exchange rates; and
- (i) Negative pledge over the asset of OCL in the form and substance acceptable to the bank.

Other information on financial risks of borrowing are disclosed in Note 30.

25. DEFERRED TAX

		aroup
	2010	2009
	RM	RM
At beginning of year	959,462	1,055,462
Recognised in income statement (Note 10)	(432,959)	(96,000)
At end of year	526,503	959,462

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

Group

Deferred Tax Liabilities in respect of Property, Plant and Equipment

		2010	2009
		RM	RM
At beginning of year		1,188,187	1,310,734
Recognised in income statement		(455,636)	(122,547)
At end of year		732,551	1,188,187
Deferred Tax Assets			
		Unabsorbed	
	Unutilised	Capital	
	Tax Losses	Allowances	Total
	RM	RM	RM
At 1 April 2009	(2,597)	(226,128)	(228,725)
Recognised in income statement	2,597	20,080	22,677
At 31 March 2010	-	(206,048)	(206,048)
At 1 April 2008	-	(255,272)	(255,272)
Recognised in income statement	(2,597)	29,144	26,547
At 31 March 2009	(2,597)	(226,128)	(228,725)

25. **DEFERRED TAX** (cont'd)

Deferred tax assets have not been recognised in respect of the following items:

	Group
2010	2009
RM	RM
Unutilised tax losses 22,797,578	17,971,326
Unabsorbed capital and forest allowances 3,475,188	1,273,987
26,272,766	19,245,313

The unutilised tax losses and unabsorbed capital and forest allowances of the Group are available for offsetting against future taxable profits of the respective entities within the Group, subject to no substantial change in shareholdings of those entities under the Income Tax Act, 1967 and guidelines issued by the tax authority.

26. TRADE AND OTHER PAYABLES

		Group	Co	ompany
	2010	2009	2010	2009
	RM	RM	RM	RM
Trade payables				
Third parties	5,854,416	2,370,517	-	
Other payables				
Amounts due to subsidiaries	-	-	7,117,572	7,117,572
Accruals	2,583,374	823,295	105,000	102,700
Other payables	8,097,726	114,338,109	9,541	15,362
	10,681,100	115,161,404	7,232,113	7,235,634
	16,535,516	117,531,921	7,232,113	7,235,634

(a) Trade payables

Trade payables are non-interest bearing and the normal trade credit terms granted to the Group range from 30 days to 90 days.

(b) Amounts due to subsidiaries

Amounts due to subsidiaries are non-interest bearing and are repayable on demand. These amounts are unsecured and are to be settled in cash.

Further details on related party transactions are disclosed in Note 29(a).

(c) Other payables

Included in other payables are insurance monies payable of Nil (2009: RM5,091,148) and amount of RM5,761,338 (2009: RM108,544,785) due to the associate's subsidiary, Offshore Construction & Engineering Sdn. Bhd. after the settlement by way of bank borrowing as disclosed in Note 24 for the balance of the purchase price of the vessel.

27. EMPLOYEE BENEFITS - EMPLOYEE SHARE OPTIONS SCHEME ("ESOS")

The ESOS for eligible employees and Directors of the Company and its subsidiaries was approved by the shareholders at the Extraordinary General Meeting held on 30 September 2004. The ESOS which was valid for a period of five (5) years from 22 November 2004 has expired on 21 November 2009.

The salient features of the ESOS were as follows:

- (i) The maximum number of new shares which may be subscribed on the exercise of options granted under the ESOS shall not, in aggregate, be more than fifteen per cent (15%) of the total issued and paid-up ordinary share capital of the Company at any point of time during the existence of the scheme;
- (ii) The option price for each new share at which the grantee is entitled to subscribe upon exercise of his rights under the option shall be the weighted average of the mean market price of the Company's shares as quoted and shown in the daily official list issued by the Bursa Malaysia for the five (5) market days immediately preceding the date of offer set at a discount if deemed appropriate by the option committee of not more than ten percent (10%) or the par value of the Company's shares, whichever is higher. Notwithstanding this, the option price per share shall in no event be less than the par value of the shares;
- (iii) Eligible employees, executive Directors and non-executive Directors of the Company and its subsidiary companies with at least one (1) year of service and any Non-Malaysian employee who has served the Group for a continuous period of at least two (2) years shall be eligible to participate in the ESOS;
- (iv) The allowable allotment that may be offered to eligible employees and Directors under the ESOS ranges from 5,000 to 800,000 ordinary shares;
- (v) The persons to whom the options have been granted do not have any right to participate by virtue of such options in any other ESOS of any company within the Group so long as the scheme subsists. Subject to the Bye-Laws of the ESOS, the options granted are exercisable within the option period which is between one to five years; and
- (vi) The new shares to be allotted and issued upon any exercise of the options will upon such allotment and issuance, rank pari passu in all respects with the then issued and fully paid-up shares except that the shares so issued will not rank for any dividends, rights, allotments or other distributions, the entitlement date (namely the date as at the close of business on which shareholders must be registered in order to be entitled to any dividends, rights, allotments or other distributions) of which is prior to the date of allotment of the new shares and will be subject to all the provisions of the Articles of Association of the Company relating to transfer, transmission and otherwise.

The following table illustrates the number and weighted average exercise prices ("WAEP") of, and movements in, share options during the year:

	◀		 Number of S 	hare Options —		
	Outstanding -	•		Outstanding	Exercisable	
	at 1 April	Granted	Exercised	Expired	at 31 March	at 31 March
2010						
22.12.2004	9,571,600	-	-	(9,571,600)	-	-
06.05.2005	130,000	-	-	(130,000)	-	-
17.02.2006	1,170,000	-	-	(1,170,000)	-	-
13.11.2006	1,333,200	-	-	(1,333,200)	-	-
27.09.2009	30,000	-	-	(30,000)	-	
	12,234,800	-	-	(12,234,800)	-	-
WAEP	1.02	-	-	-	-	-

27. EMPLOYEE BENEFITS - EMPLOYEE SHARE OPTIONS SCHEME ("ESOS") (cont'd)

	■ Number of Share Options ■ Number of Sh					
	Outstanding	✓ Movem	·		Outstanding	Exercisable
	at 1 April	Granted	Exercised	Terminated	at 31 March	at 31 March
2009						
22.12.2004	9,899,000	-	-	(327,400)	9,571,600	9,571,600
06.05.2005	130,000	-	-	-	130,000	130,000
17.02.2006	1,620,000	-	-	(450,000)	1,170,000	1,170,000
13.11.2006	1,360,700	-	-	(27,500)	1,333,200	1,333,200
27.09.2009	61,300	-	-	(31,300)	30,000	30,000
	13,071,000	-	-	(836,200)	12,234,800	12,234,800
WAEP	1.02	-	-	1.01	1.02	1.02

(i) Details of share options outstanding at the end of the year:

	WAEP	
	RM	Exercised Period
2010	-	-
2009		
22.12.2004	1.02	22.12.2004 - 21.11.2009
06.05.2005	1.35	06.05.2005 - 21.11.2009
17.02.2006	1.00	17.02.2006 - 21.11.2009
13.11.2006	1.00	13.11.2006 - 21.11.2009
27.09.2009	1.09	27.09.2009 - 21.11.2009

(ii) Share options exercised during the year

Options exercised during the financial year amounted to Nil (2009: Nil).

28. CONTINGENT LIABILITIES

Unsecured

	Group		Company	
	2010	2009	2010	2009
	RM	RM	RM	RM
Corporate guarantees given to banks for				
banking facilities granted to certain subsidiaries	-	-	52,480,220	6,200,000

29. RELATED PARTY DISCLOSURES

(a) In addition to the transactions detailed elsewhere in the financial statements, further details of related party transactions are as follows:

	2010	2009
	RM	RM
Group		
Rental of premises paid to Syarikat Kretam Sdn. Bhd.,		
a company in which certain Directors of the Company		
are also directors	240,000	240,000

29. RELATED PARTY DISCLOSURES (cont'd)

(a) In addition to the transactions detailed elsewhere in the financial statements, further details of related party transactions are as follows: (cont'd)

, ,	2010 RM	2009 RM
Transactions with a subsidiary of an associate, Offshore Construction & Engineering Sdn. Bhd.		
Interest charged on balance payable for the purchase of a vessel Vessel chartering	4,406,056 25,200,070	742,806 2,278,128

Information regarding outstanding balances arising from related party transactions as at 31 March 2010 are disclosed in Note 19 and Note 26.

The above related party transactions were entered in the ordinary course of business upon terms and conditions mutually agreed between the relevant parties.

Company

	2010	2009
	RM	RM
Transaction with a subsidiary		
Tax exempt dividend from an unquoted subsidiary	6,402,554	6,402,554

(b) Compensation of key management personnel

The remuneration of Executive Directors and other members of key management during the financial year was as follows:

	Group
2010	2009
RM	RM
Short-term employee benefits 5,453,568	5,363,176
Post employment benefits:	
Defined contribution plan 461,686	456,807
5,915,254	5,819,983

The Executive Directors and other members of key management had been granted the following number of options under Employee Share Options Scheme ("ESOS"):

	'	`	,	(Group
				2010	2009
				RM	RM
At beginning of year				5,600,000	5,600,000
Expired				(5,600,000)	
At end of year				-	5,600,000

The share options were granted on the same terms and conditions as those offered to other employees of the Group (Note 27).

31 March 2010 (cont'd)

30. FINANCIAL INSTRUMENTS

(a) Financial risk management objective and policies

The Group's financial risk management policy is guided by the need to ensure that timely and adequate funds are available for the business development and operational needs and in managing its foreign exchange, liquidity and credit risks. It is the Group's policy not to engage in speculative transactions.

(b) Interest rate risk

Cash flow interest rate risk is the risk that the future cash flows of a financial instrument will fluctuate because of changes in market interest rates. Fair value interest rate risk is the risk that the value of a financial instrument will fluctuate due to changes in market interest rates.

The Company's interest rate risk arises primarily from interest-bearing borrowings. Borrowings at floating rates expose the Company to cash flow interest rate risk.

The following tables set out the carrying amounts, the weighted average effective interest rates (WAEIR) as at the balance sheet date and the remaining maturities of the Company's financial instruments that are exposed to interest rate risk:

			Within	1-2	2-3	3-4	4-5	
	Note	WAEIR	1 year	years	years	years	years	Total
		%	RM	RM	RM	RM	RM	RM
At 31 March 2010								
Floating rate								
Term Ioan	24	6.5	18,145,512	18,145,512	18,145,512	18,145,512	13,609,068	86,191,116
At 31 March 2009								
Floating rate								
Term loan	24	-	-	-	-	-	-	

(c) Foreign currency risk

The Group is exposed to foreign exchange risk as certain purchases and sales are transacted in United States Dollar and Japanese Yen. Foreign exchange exposures in transactional currencies are not hedged.

The Company does not transact in derivative instruments.

(d) Liquidity risk

The Group manages its debt maturity profile, operating cash flows and the availability of funding so as to ensure that refinancing, repayment and funding needs are met. As part of its overall liquidity management, the Group maintains sufficient levels of cash or cash convertible investments to meet its working capital requirements. In addition, the Group strives to maintain available banking facilities of a reasonable level to its overall debt position.

(e) Credit risk

Credit risk is controlled by the application of credit approvals, limits and monitoring procedures. Credit risk is minimised and monitored by limiting the Group's associations to business partners with high creditworthiness. Trade receivables are monitored on an ongoing basis via group management reporting procedures.

The Group does not have any significant exposure to any individual customer or counterparty nor does it have any major concentration of credit risk related to any financial instruments.

30. FINANCIAL INSTRUMENTS (cont'd)

(f) Fair values

The carrying amounts of financial assets and liabilities of the Group and of the Company at the balance sheet date approximated their fair values due to their short term maturities.

The following methods and assumptions are used to estimate the fair values of these instruments:

(i) Investments in Unquoted Shares

In the opinion of the Directors, it is not practicable to determine the fair values of these financial assets due principally to a lack of quoted market price and the inability to estimate fair value. However, the Group does not anticipate the carrying amounts recorded at the balance sheet date to be significantly different from the recoverable values.

(ii) Cash and Cash Equivalents, Amounts Due To/From Subsidiaries, Trade and Other Receivables and Payables

The carrying amounts approximate their fair values due to the relatively short term maturity of these financial instruments.

31. SEGMENTAL INFORMATION

(a) Reporting format

The primary segment reporting format is determined to be business segments as the Group's risks and rates of return are affected predominantly by differences in the products and services produced. Secondary information is reported geographically. The operating businesses are organised and managed separately according to the nature of the products and services provided, with each segment representing a strategic business unit that offers different products and serves different markets.

(b) Business segment

The Group's operations, conducted in Malaysia, comprise the following main business segments:

- (i) Timber processing
- (ii) Vessel chartering
- (iii) Investment holding

The Directors are of the opinion that all inter-segment transactions have been entered into in the normal course of business and have been established on terms and conditions mutually agreed between the relevant parties.

(c) Geographical segments

The Group's geographical segments are based on the location of the Group's assets which are in Malaysia. Sales to external customers disclosed in geographical segments are based on the geographical location of its customers as follows:

(i) Malaysia - Investment holding and vessel chartering

(ii) North Asia - Timber processing

(d) Allocation basis and transfer pricing

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

Transfer prices between business segments are set on an arm's length basis in a manner similar to transactions with third parties. Segment revenue, expenses and results include transfers between business segments. These transfers are eliminated on consolidation.

31. SEGMENTAL INFORMATION (cont'd)

The following table provides an analysis of the Group's revenue, results, assets liabilities and other information by business segment.

Business Segments

	Timber processing RM	Vessel chartering RM	Investment holding RM	Others RM	Elimination RM	Consolidated RM
31 March 2010						
Revenue						
Revenue from external customers Inter-segment	105,057,484	25,200,070	-	-	-	130,257,554
revenue	-	-	6,402,554	1,080,000	(7,482,554)	-
Total revenue	105,057,484	25,200,070	6,402,554	1,080,000	(7,482,554)	130,257,554
Results						
Segment results	(64,440)	16,106,847	6,402,554	1,361,851	(7,482,554)	16,324,258
Unallocated expenses Interest on fixed deposits						(11,784,579) 904,151
Share of profit of an associate						4,464,605
Profit before tax Income tax expense	Э					9,908,435 425,602
Profit for the year						10,334,037
	Timber processing RM	Vessel chartering RM	Investment holding RM	Log timber extraction RM	Elimination RM	Consolidated RM
31 March 2009						
Revenue						
Revenue from external customers Inter-segment revenue	123,451,680	2,278,128	200,285	1,761,862	(200,285) (6,402,554)	127,491,670
Total revenue	123,451,680	2,278,128	6,602,839	1,761,862	(6,602,839)	127,491,670

31. SEGMENTAL INFORMATION (cont'd)

Business Segments (cont'd)

Parentha.	Timber processing RM	Vessel chartering RM	Investment holding RM	Log timber extraction RM	Elimination RM	Consolidated RM
Results						
Segment results	12,446,663	1,844,343	6,602,839	(290,804)	(6,602,839)	14,000,202
Unallocated expenses Interest on fixed deposits						(11,568,518)
Finance costs Share of profit of an associate						(742,806) 7,720,455
Profit before tax						11,749,275
Income tax expense						(1,506,168)
Profit for the year						10,243,107
	Timber processing RM	Vessel chartering RM	Investment holding RM	Others RM	Elimination RM	Consolidated RM
31 March 2010		1 1111	1111			
Assets						
Segment assets Investment in	92,931,313	157,597,513	6,006,751	15,639,677	(225,760)	271,949,494
an associate Unallocated assets	-	-	59,407,640	-	-	59,407,640 1,955,943
Total assets						333,313,077
Liabilities						
Segment liabilities Unallocated	7,425,848	93,490,284	134,805	1,770,958	(95,263)	102,726,632
liabilities						546,503
Total liabilities						103,273,135
Other segment information						
Capital expenditure Depreciation	832,636 4,122,814	- 5,185,709	-	5,017,307 37,771	- (58,000)	5,849,943 9,288,294
Amortisation of land lease prepayments	222,350	-	-	-	-	222,350

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31 March 2010 (cont'd)

31. SEGMENTAL INFORMATION (cont'd)

Business Segments (cont'd)

	Timber	Vessel	Investment	Log timber		
	processing	chartering	holding	extraction RM	Elimination RM	Consolidated RM
31 March 2009						
Assets						
Segment assets Investment in	103,973,623	156,142,186	8,033,106	19,720,942	(284,159)	287,585,698
an associate Unallocated	-	-	54,792,071	-	-	54,792,071
assets						2,392,731
Total assets						344,770,500
Liabilities						
Segment liabilities Unallocated	3,672,338	108,639,967	134,854	5,179,944	(95,182)	117,531,921
liabilities						979,319
Total liabilities						118,511,240
Other segment information						
Capital expenditure		-	-	6,804	-	5,319,508
Depreciation Amortisation of land	3,877,189 d	433,785	-	41,132	(58,000)	4,294,106
lease prepayments	s 222,350	-	-	-	-	222,350

Geographical Segments

The following table provides an analysis of the Group's revenue by geographical segment:

	Revenue RM
2010	nivi
Malaysia	25,200,070
North Asia	105,057,484
2009	130,257,554
	4 000 000
Malaysia North Asia	4,039,990 123,451,680
	127,491,670



I/We,



of_							
bein	g a Member/N	Members of the Tekala	Corporation Berhad, he	ereby app	oint		
of_							
or fa	ailing him						
of_							
	room, Hotel S		ny/our behalf at the Anr 90000 Sandakan, Saba		_		
I/We	e direct my/ou	r proxy to vote for or a	gainst the Resolutions	to be pro	posed at the Meet	ing as hereinund	der indicated.
No.	Resolutions					For	Against
1	To receive an	nd adopt Directors' Re	port and Audited Financ	ial Stater	nents.		
2	To declare a 31 March 20		pt dividend of 4% for th	ne year er	nded		
3	To re-elect th	ne following Directors:- in Wui					
4	- Mr Voon S	ui Liong @ Paul Voon					
5	Companies A	•	s in accordance with Se	ection 129	9 of the		
6	- Mr Chan S	aik Chuen					
7	- Mr Seah Te	ee Lean JP					
8	To approve D	Directors' Fees of RM8	0,000 for the year ende	d 31 Marc	ch 2010.		
9	To re-appoint	t Auditors and to autho	orise the Directors to fix	their rem	uneration.		
10	Proposed rer	newal of the authority f	or the purchase of own	shares			
11	Proposed am	nendment to Articles o	Association of the Con	npany			
•			priate box against each as to how the proxy sha				
Date	ed this	day of	2010		No. of shares hel	ld	
Sigr	nature(s) of Me	ember(s)					

Notes

- a) A member of the Company who is entitled to attend and vote at this meeting is entitled to appoint a proxy to attend and vote on a show of hands or on a poll in his stead. A proxy need not be a member of the Company.
- b) In the case of a corporate member, the instrument appointing a proxy shall be under its Common Seal or under the hand of some officer of the corporation duly authorised in that behalf.
- c) Where a member appoints more than one (1) proxy, the appointment shall be invalid unless he specifies the proportion of his holding to be represented by each proxy.
- d) The instrument appointing a proxy must be deposited at the Company's Registered Office situated at Wisma Tekala, Lot 2, Lorong Indah Jaya 29, Taman Indah Jaya, Jalan Lintas Selatan, 90000 Sandakan, Sabah not less than forty-eight (48) hours before the time appointed for holding the meeting or at any adjournment thereof.

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The Company Secretaries

TEKALA CORPORATION BERHAD

(Company No. 357125-D)
Wisma Tekala
Lot 2, Lorong Indah Jaya 29
Taman Indah Jaya
Jalan Lintas Selatan
90000 Sandakan, Sabah

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