CHIN TECK PLANTATIONS BERHAD

(Company No. 3250-V) Incorporated In Malaysia

ANNUAL REPORT 2006

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FINANCIAL HIGHLIGHT AND FINANCIAL CALENDAR

FINANCIAL HIGHLIGHT - GROUP

	2006 RM'000	2005 RM'000
Revenue	83,189	94,969
Profit from operations	37,214	48,360
Share of results of associates	(3,671)	360
Share of results of jointly controlled entity	(24)	-
Profit before taxation	33,519	48,720
Taxation	(11,023)	(14,029)
Net profit for the year	22,496	34,691
Dividends	19,734	21,571
Issued and paid-up share capital	91,363	91,159
Shareholders' equity	438,974	426,010
Earnings per stock unit - Basic - Diluted	24.64 sen	38.40 sen 38.37 sen
Dividends - First interim dividend - Second interim dividend	15% less 28% taxation 15% less 28% taxation	15% less 28% taxation 18% less 28% taxation
Dividend cover (times)	1.14	1.61
Net tangible assets per stock unit	RM4.80	RM4.67

FINANCIAL CALENDAR

Financial year	1 September 2005 to 31 August 2006
Announcement of results First financial quarter ended 30 November 2005 Second financial quarter ended 28 February 2006 Third financial quarter ended 31 May 2006 Fourth financial quarter ended 31 August 2006	26 January 2006 10 April 2006 27 July 2006 31 October 2006
Dividends payment First interim Second interim	20 January 2006 31 July 2006
Despatch of 2006 Annual Report	4 January 2007
Forty Eighth Annual General Meeting	26 January 2007

NOTICE OF ANNUAL GENERAL MEETING

NOTICE IS HEREBY GIVEN that the Forty Eighth Annual General Meeting of the Company will be held at the Conference Room, Suite 2B-3A-3, Block 2B, Level 3A, Plaza Sentral, Jalan Stesen Sentral 5, Kuala Lumpur Sentral, 50470 Kuala Lumpur on Friday, 26 January 2007 at 2.30 pm for the following purposes: -

- 1. To receive and adopt the Directors' Report and the Financial Statements for the financial year ended 31 August 2006 and the Auditors' Report thereon. (Resolution 1)
- 2. To approve the directors' fees for the financial year ended 31 August 2006 and to authorise the directors to divide such fees in the proportions and manner to be determined by them. (Resolution 2)
- 3. To re-elect the following directors retiring under Article 94 of the Articles of Association of the Company: -
 - (i) Gho Lian Chin (Resolution 3)
 - (ii) Goh Wei Lei (Resolution 4)
- 4. To re-elect the following director retiring under Article 97 of the Articles of Association of the Company: -
 - (i) Goh Tju Kiang @ Gho Tju Kiang @ Gho Tju Kiong (Resolution 5)
- 5. To consider and if thought fit, pass the following resolutions pursuant to Section 129(6) of the Companies Act, 1965: -
 - "That Mr Goh Eng Chew, who retires pursuant to Section 129 of the Companies Act, 1965 be re-appointed a director of the Company to hold office until the next Annual General Meeting of the Company." (Resolution 6)
 - (ii) "That Mr Wong Aun Phui, who retires pursuant to Section 129 of the Companies Act, 1965 be re-appointed a director of the Company to hold office until the next Annual General Meeting of the Company." (Resolution 7)
 - (iii) "That Mr Goh Beng Hwa, who retires pursuant to Section 129 of the Companies Act, 1965 be re-appointed a director of the Company to hold office until the next Annual General Meeting of the Company." (Resolution 8)
- 6. To re-appoint auditors and authorise the directors to fix their remuneration. (Resolution 9)
- 7. As special business, to consider and if thought fit, pass the following ordinary resolutions: -

Proposed renewal of shareholders' mandate for the Company and its subsidiary to enter into recurrent related party transactions of a revenue or trading nature with related parties ("Proposal") (Resolutions 10 - 15)

The text of the above resolutions together with the details of the Proposal are set out in the Circular to Shareholders dated 4 January 2007.

8. To transact any other ordinary business of the Company of which proper notice shall have been given to the Company.

By Order of the Board

Gan Kok Tiong Company Secretary

Kuala Lumpur 4 January 2007

NOTICE OF ANNUAL GENERAL MEETING

NOTES:

- 1. A member entitled to attend and vote at this Meeting may appoint a proxy to attend and vote in his stead. A proxy need not be a member of the Company.
- 2. If the member is a corporation, the Form of Proxy must be executed under its common seal or under the hand of a person duly authorised in writing.
- 3. The Form of Proxy must be deposited at the Registered Office, Suite 2B-3A-2, Block 2B. Level 3A, Plaza Sentral, Jalan Stesen Sentral 5, Kuala Lumpur Sentral, 50470 Kuala Lumpur not less than 48 hours before the time fixed for the Meeting or any adjournment thereof.
- 4. For Item 7, further information on the Proposal are set out in the Circular to Shareholders dated 4 January 2007 which is despatched together with the Annual Report.

STATEMENT ACCOMPANYING NOTICE OF ANNUAL GENERAL MEETING

1. Directors who are standing for re-election and re-appointment at the Forty Eighth Annual General Meeting.

(a)	Gho Lian Chin	-	Retiring pursuant to Article 94 of the Articles of Association (His profile is set out on page 7 and his shareholding in the Company and subsidiary is set out on pages 67 to 68)
(b)	Goh Wei Lei	-	Retiring pursuant to Article 94 of the Articles of Association (His profile is set out on page 8 and his shareholding in the Company and subsidiary is set out on pages 67 to 68)
(c)	Goh Tju Kiang @ Gho Tju Kiang @ Gho Tju Kiong	-	Retiring pursuant to Article 97 of the Articles of Association (His profile is set out on page 8 and his shareholding in the Company and subsidiary is set out on pages 67 to 68)
(d)	Goh Eng Chew	-	Retiring pursuant to Section 129 of the Companies Act, 1965 (His profile is set out on page 6 and his shareholding in the Company and subsidiary is set out on pages 67 to 68)
(e)	Wong Aun Phui	-	Retiring pursuant to Section 129 of the Companies Act, 1965 (His profile is set out on page 6 and his shareholding in the Company and subsidiary is set out on pages 67 to 68)
(f)	Goh Beng Hwa	-	Retiring pursuant to Section 129 of the Companies Act, 1965 (His profile is set out on page 6 and his shareholding in the Company and subsidiary is set out on pages 67 to 68)

2. Details of attendance of Directors at Board Meetings held during the financial year ended 31 August 2006.

A total of four (4) Board Meetings were held during the financial year ended 31 August 2006.

Details of attendance of Directors at the Board Meetings are as follows:-

Name	Number of Meetings Attended
Goh Eng Chew	4
Wong Aun Phui	3
Goh Pock Ai	4
Goh Beng Hwa	3
Sio Sit Po	4
Dr Gan Kim Leng	4
Keong Choon Keat	4
Gho Lian Chin	4
Goh Yeok Beng	4
Goh Wei Lei	4
Goh Tju Kiang @	1 *
Gho Tju Kiang @	
Gho Tju Kiong	
(Appointed on 10 April 2006)	

- * One meeting was held during the period since the date of his appointment to 31 August 2006.
- 3. Forty Eighth Annual General Meeting

Venue	:	The Conference Room, Suite 2B-3A-3, Block 2B, Level 3A, Plaza Sentral, Jalan
		Stesen Sentral 5, Kuala Lumpur Sentral, 50470 Kuala Lumpur
Date	:	26 January 2007 (Friday)
Time	:	2.30 pm

CORPORATE INFORMATION

BOARD OF DIRECTORS

Goh Eng Chew **Executive Chairman** (Non-Independent) Wong Aun Phui **Executive Directors** Goh Pock Ai (Non-Independent) **Non-Executive Directors** Goh Beng Hwa (Independent) Sio Sit Po Dr Gan Kim Leng Keong Choon Keat **Non-Executive Directors** Gho Lian Chin (Non-Independent) Goh Yeok Beng Goh Wei Lei Goh Tju Kiang @ Gho Tju Kiang @ Gho Tju Kiong **Alternate Director** Gho Bun Tjin (alternate to Gho Lian Chin) AUDIT COMMITTEE Chairman Keong Choon Keat Dr Gan Kim Leng Members Sio Sit Po Wong Aun Phui Goh Pock Ai **NOMINATION COMMITTEE & REMUNERATION COMMITTEE** Chairman Gho Lian Chin Goh Beng Hwa Members Dr Gan Kim Leng Keong Choon Keat

COMPANY SECRETARY REGISTERED OFFICE

AUDITORS

SHARE REGISTRAR AND MANAGING AGENT Telephone: 03-2261 4633 Fax: 03-2261 4733 Ernst & Young Chartered Accountants Level 23A Menara Milenium Jalan Damanlela, Pusat Bandar Damansara 50490 Kuala Lumpur Sin Thye Management Sdn Bhd Suite 2B-3A-2 Block 2B, Level 3A, Plaza Sentral

Gan Kok Tiong B.Commerce (Accounting)(Hons.), CA(M), CPA

Jalan Stesen Sentral 5, Kuala Lumpur Sentral, 50470 Kuala Lumpur

Block 2B, Level 3A, Plaza Sentral Jalan Stesen Sentral 5, Kuala Lumpur Sentral, 50470 Kuala Lumpur Telephone: 03-2261 4633 Fax: 03-2261 4733

LEGAL FORM AND DOMICILEPublic Limited Liability Company
Incorporated and Domiciled in MalaysiaSTOCK EXCHANGE LISTINGMain Board of Bursa Malaysia Securities Berhad

Goh Yeok Beng

Suite 2B-3A-2

Block 2B, Level 3A, Plaza Sentral

PROFILE OF DIRECTORS

Goh Eng Chew

Executive Chairman. 75-year-old Mr Goh, a Singaporean, has more than thirty years of plantation and financial experience. Appointed to the Board on 1 January 1971. He later served as Executive Director on 21 January 1984 and as Chairman from 17 December 1994. He was appointed as the Executive Chairman on 1 March 1996. He had been Chairman of a licensed commercial bank, a licensed finance company and a real estate company, all of which were formerly listed in Singapore. He is also the Executive Chairman of Negri Sembilan Oil Palms Berhad. Other public companies in which he heads the Board are Eng Thye Plantations Berhad, Timor Oil Palm Plantation Berhad and Tiong Thye Company Berhad, the major shareholder of the Company. He is deemed interested in certain related party transactions as disclosed on pages 72 and 73 of the Annual Report. He has had no convictions for any offences within the past ten years. He is the brother of Goh Pock Ai and Goh Tju Kiang @ Gho Tju Kiong and the father of Goh Wei Lei.

Number of Board meetings attended during the financial year ended 31 August 2006: 4 out of 4

Wong Aun Phui

84 years of age, Malaysian. Executive Director. Has more than forty years of plantation and banking experience. Appointed to the Board on 29 January 1961 and as Executive Director on 23 April 1983. He is a member of the Audit Committee. He was conferred Senior Cambridge Certificate by Cambridge University. He had served as Assistant Managing Director of Malayan Banking Berhad, Managing Director of Pan Malayan Finance Limited and Adviser of Bank Bumiputra Malaysia Berhad (now known as CIMB Bank Berhad). Formerly, Chairman of Bandar Raya Development Berhad. Other public companies in which he is a director are Negri Sembilan Oil Palms Berhad, Eng Thye Plantations Berhad, Timor Oil Palm Plantation Berhad and Pan Malaysia Corporation Berhad. He is deemed interested in certain related party transactions as disclosed on pages 72 and 73 of the Annual Report. He does not have any family relationship with any director and/or major shareholder of the Company. He has had no convictions for any offences within the past ten years.

Number of Board meetings attended during the financial year ended 31 August 2006: 3 out of 4

Goh Pock Ai

66 years of age, Singaporean. Executive Director. Appointed to the Board on 2 June 1979 and as Executive Director on 23 April 1983. He is a member of the Audit Committee. He has vast experience and extensive knowledge in the oil palm plantation industry and property development. Other public companies in which he is a director are Negri Sembilan Oil Palms Berhad, Eng Thye Plantations Berhad, Timor Oil Palm Plantation Berhad and Tiong Thye Company Berhad, the major shareholder of the Company. He is deemed interested in certain related party transactions as disclosed on pages 72 and 73 of the Annual Report. He has had no convictions for any offences within the past ten years. He is the brother of Goh Eng Chew and Goh Tju Kiang @ Gho Tju Kiong.

Number of Board meetings attended during the financial year ended 31 August 2006: 4 out of 4

Goh Beng Hwa

75 years of age, Singaporean. Independent Non-Executive Director. Appointed to the Board on 16 November 1969. He is a member of the Nomination Committee and Remuneration Committee. He had worked for several years in a listed licensed commercial bank in Singapore and was formerly the Managing Director of a licensed finance company listed in Singapore. Other public companies in which he is a director are Negri Sembilan Oil Palms Berhad and Eng Thye Plantations Berhad. He is deemed interested in certain related party transactions as disclosed on pages 72 and 73 of the Annual Report. He does not have any family relationship with any director and/or major shareholder of the Company. He has had no convictions for any offences within the past ten years.

Number of Board meetings attended during the financial year ended 31 August 2006: 3 out of 4

PROFILE OF DIRECTORS

Sio Sit Po

58 years of age, Singaporean. Independent Non-Executive Director. He was first appointed as an alternate director on 16 June 1995 and ceased as alternate director on 10 January 1997. Subsequently, he was appointed as a director on 3 February 1997. He is a member of the Audit Committee. Holds a Bachelor of Science (Hons) from the Nanyang University, Singapore. Worked in a licensed commercial bank listed in Singapore since graduation till 1999. Other public companies in which he is a director are Negri Sembilan Oil Palms Berhad and Eng Thye Plantations Berhad. He is deemed interested in certain related party transactions as disclosed on pages 72 and 73 of the Annual Report. He does not have any family relationship with any director and/or major shareholder of the Company. He has had no convictions for any offences within the past ten years.

Number of Board meetings attended during the financial year ended 31 August 2006: 4 out of 4

Dr Gan Kim Leng

64 years of age, Malaysian. Independent Non-Executive Director. Appointed to the Board on 29 October 1999. A dental surgeon. He is a member of the Audit Committee, Nomination Committee and Remuneration Committee. He holds a Bachelor of Dental Surgery from the University of Sydney, Australia. He does not hold any directorship in other public companies. He does not have any family relationship with any director and/or major shareholder of the Company. He has had no convictions for any offences within the past ten years. As disclosed on page 72 of the Annual Report, the Company purchases fertilisers, which is necessary for the day-to-day operations, from Yew Hoe Chan, a partnership of whom two of the partners are his brothers.

Number of Board meetings attended during the financial year ended 31 August 2006: 4 out of 4

Keong Choon Keat

62 years of age, Malaysian. Independent Non-Executive Director. Appointed to the Board on 26 April 2001. He is the Chairman of the Audit Committee and a member of the Nomination Committee and Remuneration Committee. He is a member of the Malaysian Institute of Accountants and the Malaysian Institute of Certified Public Accountants and a fellow member of the Institute of Chartered Accountants in England and Wales. Attached to Bristol Myers & Company Ltd, England as an Accountant in 1968 and left to join Malaysian Tobacco Company Bhd as an Accountant in 1969. From 1974 to 1999, he was attached to UMW Holdings Bhd where he held various management positions from General Manager to Director, Group Accounts before being promoted to the position of an Executive Director in 1988. Upon retirement in 1999, he joined a consultancy firm providing outplacement and career management consultancy services in Malaysia. Other public companies in which he is a director are JT International Berhad, Malaysian Airline System Berhad, Negri Sembilan Oil Palms Berhad, PacificMas Bhd, The Pacific Insurance Bhd and Crest Builder Holdings Berhad. He does not have any family relationship with any director and/or major shareholder of the Company nor any conflict of interest with the Company. He has had no convictions for any offences within the past ten years.

Number of Board meetings attended during the financial year ended 31 August 2006: 4 out of 4

Gho Lian Chin

58 years of age, Singaporean. Non-Independent Non-Executive Director. Appointed to the Board on 13 July 1995. Holds a Bachelor of Science from the University of Melbourne, Australia. He is the Chairman of the Nomination Committee and Remuneration Committee. He worked in a licensed commercial bank listed in Singapore as its representative in a foreign country. Subsequently, he was engaged to manage the property division of the bank. He was also formerly a director of a licensed finance company and a real estate company both of which were listed in Singapore. He has extensive experience and knowledge in the rubber industry. Other public companies in which he is a director are Negri Sembilan Oil Palms Berhad, Eng Thye Plantations Berhad, Timor Oil Palm Plantation Berhad and Tiong Thye Company Berhad, the major shareholder of the Company. He is deemed interested in certain related party transactions as disclosed on pages 72 and 73 of the Annual Report. He has had no convictions for any offences within the past ten years. He is the brother of Gho Bun Tjin.

Number of Board meetings attended during the financial year ended 31 August 2006: 4 out of 4

PROFILE OF DIRECTORS

Goh Yeok Beng

57 years of age, Singaporean. Non-Independent Non-Executive Director. Appointed to the Board on 23 December 1998. He is a member of the Nomination Committee and Remuneration Committee. He has vast experience and extensive knowledge in the oil palm plantation industry and rubber industry. Other public companies in which he is a director are Negri Sembilan Oil Palms Berhad, Timor Oil Palm Plantation Berhad and Tiong Thye Company Berhad, the major shareholder of the Company. He is deemed interested in certain related party transactions as disclosed on pages 72 and 73 of the Annual Report. He has had no convictions for any offences within the past ten years.

Number of Board meetings attended during the financial year ended 31 August 2006: 4 out of 4

Goh Wei Lei

38 years of age, Singaporean. Non-Independent Non-Executive Director. He was first appointed as alternate director of Goh Eng Chew on 29 March 1994. He resigned as alternate director on 29 July 2003 and appointed as director on the same day. Holds a Bachelor of Science from the Oregon State University, USA. He has vast experience and extensive knowledge in oil palm plantation and property development. Other public companies in which he is a director are Negri Sembilan Oil Palms Berhad, Eng Thye Plantations Berhad, Timor Oil Palm Plantation Berhad and Tiong Thye Company Berhad, the major shareholder of the Company. He is deemed interested in certain related party transactions as disclosed on pages 72 and 73 of the Annual Report. He has had no convictions for any offences within the past ten years. He is the son of Goh Eng Chew.

Number of Board meetings attended during the financial year ended 31 August 2006: 4 out of 4

Goh Tju Kiang @ Gho Tju Kiang @ Gho Tju Kiong

60 years of age, Singaporean. Non-Independent Non-Executive Director. Appointed to the Board on 10 April 2006. Holds a Bachelor of Business from South Australian Institute of Technology. He has vast experience and extensive knowledge in banking and finance. Attached to DBS Bank Ltd as Senior Officer from 1973 to 1974 and left to join Tat Lee Bank Ltd from 1974 to 1998, during which time he held various positions; credit officer, sub-manager, manager, senior manager, executive director, deputy president and president (from 1995 to 1998). Other public companies in which he is a director are Negri Sembilan Oil Palms Berhad, Timor Oil Palm Plantation Berhad (alternate director) and Tiong Thye Company Berhad, the major shareholder of the Company. He is deemed interested in certain related party transactions as disclosed on pages 72 and 73 of the Annual Report. He has had no convictions for any offences within the past ten years. He is the brother of Goh Eng Chew and Goh Pock Ai.

Number of Board meeting attended during the financial year ended 31 August 2006: 1 out of 1 (One meeting was held during the period since the date of his appointment to 31 August 2006).

Gho Bun Tjin (alternate to Gho Lian Chin)

56 years of age, Singaporean. He was first appointed as an alternate director on 18 February 1994 and ceased as alternate director on 21 June 1995. Subsequently, he was appointed as alternate director of Gho Lian Chin on 8 September 1995. Holds a Bachelor of Science from the University of Waterloo, Canada. He worked for a short period in a licensed commercial bank listed in Singapore. He is now working in a commercial company overseeing the general management. Other public companies in which he is an alternate director are Negri Sembilan Oil Palms Berhad, Eng Thye Plantations Berhad, Timor Oil Palm Plantation Berhad and Tiong Thye Company Berhad, the major shareholder of the Company. He is deemed interested in certain related party transactions as disclosed on pages 72 and 73 of the Annual Report. He has had no convictions for any offences within the past ten years. He is the brother of Gho Lian Chin.

CHAIRMAN'S STATEMENT

On behalf of the Board of Directors of Chin Teck Plantations Berhad, I take great pleasure in presenting the Annual Report and the Audited Financial Statements of the Group and of the Company for the financial year ended 31 August 2006.

During the financial year under review, the average selling price of crude palm oil remained steady. Demand for palm oils is expected to increase due mainly to the worldwide increase in demand for bio-diesel and also the high demand for food production use, in particular, to produce trans fatty acid free products.

Financial And Operations Review

During the financial year under review, revenue of the Group decreased by 12.40% to RM83,188,735. Overall operating expenses decreased by 0.77% to RM51,917,901. Other operating income increased by 4.07% to RM5,942,902. Profit from operations decreased by 23.05% to RM37,213,736.

The average selling price of crude palm oil was marginally higher. However, the average selling price of palm kernel was lower. Overall operating expenses were lower due mainly to a decrease in the production of ffb.

Production of ffb decreased by 11.47% to 214,746 m/t and purchases of ffb decreased by 1.87% to 37,053 m/t. Correspondingly, production of crude palm oil decreased by 11.75% to 47,648 m/t and production of palm kernel decreased by 9.75% to 13,927 m/t.

Approximately 42.19% of the matured palms are more than 20 years of age. During the financial year under review, an additional 766 hectares of old and low yield palms were replanted. As at the end of the financial year, total replanted and immature area was 1,260 hectares. Replanting of approximately 624 hectares of old and low yield palms will take place during the financial year ending 31 August 2007.

The increase in other operating income was due mainly to an increase in the amount of gain on sale of quoted investment and unrealised gain on foreign exchange.

The Group suffered an overall loss in its share of results of associates due mainly to loss suffered by its associate engaged in joint ventures on food manufacturing in the People's Republic of China.

Overall, profit after taxation of the Group under review decreased by 35.15% to RM22,495,835 from RM34,690,734.

Shareholders' equity increased by 3.04% to RM438,974,433 from RM426,010,686.

Dividends

Total gross dividends of 30% in respect of the financial year ended 31 August 2006 were paid during the financial year. i.e. a first interim dividend of 15% less 28% taxation was paid on 20 January 2006 and a second interim dividend of 15% less 28% taxation was paid on 31 July 2006. In view of the payment of the interim dividends, the Board has not recommended any final dividend in respect of the financial year ended 31 August 2006. However, a first interim dividend of 15% less 27% taxation in respect of the financial year ending 31 August 2007 was declared on 26 December 2006 and made payable on 31 January 2007.

CHAIRMAN'S STATEMENT

Joint ventures on oil palm plantations in Indonesia

(i) On 10 April 2006, the Company entered into a conditional joint venture and shareholders agreement with Negri Sembilan Oil Palms Berhad, Timor Oil Palm Plantation Berhad, Eng Thye Plantations Berhad, Seong Thye Plantations Sdn Bhd and Chin Thye Investment Pte Ltd ("Singapore JVSA") to participate in a joint venture project for the development of an oil palm plantation located at the Regency of Ogan Komering Ilir, South Sumatera Province, Indonesia with P.T. Lampung Karya Indah.

The said joint venture is expected to enhance the future earnings potential of the Group and is in line with the long term strategy of the Group in increasing its oil palm plantation interest.

The approval of the shareholders of the Company was obtained at the Extraordinary General Meeting of the Company held on 26 May 2006. The conditions precedent as set out in the Singapore JVSA have been fulfilled and the necessary approvals required for the subscription of shares in Chin Thye Investment Pte Ltd have been obtained on or before 1 June 2006. Pursuant to the Singapore JVSA, the Company subscribed for 7,200,000 shares in Chin Thye Investment Pte Ltd at S\$1.00 per share for a total cash subscription sum of RM16,898,410 on a pro-rata basis.

Approximately 300 hectares of land have been cleared of which 200 hectares have been planted.

(ii) For the estates in Lampung and Padang, approximately 20,000 hectares of land have been planted, of which approximately 7.32% are of age 10 and 11 years old and 43.59% are of age below 10 years old.

For the financial year ended 31 August 2006, the estates in Lampung contributed approximately RM1,285,000 to the profit before taxation of the Group. However, the Group suffered a loss before taxation of approximately RM1,256,000 from the estate in Padang due mainly to high operating costs, as the matured palms are relatively young.

The Board is optimistic that the joint venture will contribute positively and significantly to the Group's future earnings when the immature palms attain maturity and enter the prime production cycle.

Joint venture on property development

The property development project, Bandar Springhill, is a 1,990 acres integrated township. It is one of the largest township developments in Negeri Sembilan and it opens up a new growth region along the Seremban-Port Dickson highway near Lukut. With modern life-style concepts incorporated in its planning, it devotes generous space to lakes, parks and landscaping and provides wide roads for efficient traffic dispersal.

The project has received favourable response. Since 1997, 1,999 units of mixed properties consisting of a range of contemporary homes were sold. For the financial year ended 31 August 2006, the joint venture contributed approximately RM816,000 to the profit before taxation of the Group.

Joint venture on food manufacturing in People's Republic of China

The associates of Gaeronic Pte Ltd (a 24.88% owned associate of the Group) operate in profitable conditions. Its subsidiaries had taken a marketing and promotional campaign for brand building in the year 2006 with the objective of generating higher revenue. As a result, advertisement expenses had increased substantially and the Group suffered an overall loss before taxation of approximately RM4,753,000 from the joint venture for the financial year ended 31 August 2006. The marketing and promotional campaign has since shown positive results and a turnaround is expected in 2007.

CHAIRMAN'S STATEMENT

Issue Of Shares

During the financial year under review, the Company increased its issued and paid-up share capital from RM91,159,250 to RM91,363,250 by way of issuance of new ordinary shares of RM1.00 each, for cash, pursuant to the Employee Share Option Scheme ("ESOS"). The ESOS lapsed on 30 January 2006. The Board has decided not to implement a new scheme for the time being.

Recurrent Related Party Transactions

The Company announced on 31 October 2006 that it proposes to seek the approval of shareholders for the proposed renewal of shareholders' mandate for the Group to enter into recurrent related party transactions of a revenue or trading nature at the forthcoming Annual General Meeting. A separate Circular to Shareholders, the purpose of which is to provide information on the proposed renewal of shareholders' mandate and to seek the approval for the ordinary resolutions pertaining to the proposed renewal of shareholders' mandate, is enclosed together with the Annual Report.

Outlook For Year 2007

Since the end of the previous financial year, the average selling price of crude palm oil has increased substantially. However, overall production of fresh fruit bunches of the Company is expected to be lower due mainly to the ongoing replanting programme. Barring unforeseen circumstances, the Company is confident that with the price of crude palm oil likely remaining strong, the overall performance for the financial year ending 31 August 2007 would be satisfactory.

Board Of Directors

The Board welcome Mr Goh Tju Kiang @ Gho Tju Kiang @ Gho Tju Kiong who was appointed as a Non-Executive Non-Independent Director of the Company on 10 April 2006.

Appreciation

On behalf of the Board of Directors, I would like to thank the management and staff for their contribution and commitment. I must also thank our suppliers and customers for their co-operation and support. To our shareholders, I would like to thank you for your continued support and confidence in the Company.

Goh Eng Chew Executive Chairman

26 December 2006

The Board of Directors is committed to ensure that a high standard of corporate governance is practised throughout the Group in discharging its responsibilities to protect and enhance shareholders' value and the financial performance of the Group.

The Board of Directors will continuously evaluate the status of the Group's corporate governance practices and procedures with a view to adopt and implement the Best Practices of the Malaysian Code on Corporate Governance ("the Code") wherever applicable in the best interests of the shareholders of the Company. The Board considers that it has generally applied the Principles of the Code and complied with the Best Practices of the Code to the extent described in this statement.

1. Directors

Board Responsibilities

The Board retains full and effective control of the Company and is responsible for the overall performance of the Company. It focuses mainly on strategies, performance and critical business issues and is responsible for the following: -

- Group's strategic plans
- Conduct of the Group's business
- Principal risks identification and their management
- Succession planning for senior management
- Shareholders communication policy
- Group's internal control system and management information system

Composition of the Board

The Board currently consists of eleven directors: -

- An Executive Chairman
- Two Executive Directors
- Four Independent Non-Executive Directors
- Four Non-Independent Non-Executive Directors

There is an alternate director on the Board.

On 10 April 2006, Goh Tju Kiang @ Gho Tju Kiang @ Gho Tju Kiong was appointed as a Non-Independent Non-Executive Director.

The Executive Chairman and Executive Directors have many years of experience in managing the Group's core business, plantations. The Non-Executive Directors have broad business and commercial experience. The Independent Directors are actively involved in various Board Committees and they provide independent assessment and opinion. The biographical details of the Board members are set out on pages 6 to 8 of the Annual Report.

The Executive Chairman functions both as Chairman of the Board and Executive Director. The Board is mindful of the combined roles but is comfortable that there is no undue risk involved as the Executive Directors will be informed and consulted before the Executive Chairman makes any significant decision and all major matters and issues are referred to the Board for considerations and approvals. The roles and contributions of Independent Directors also provide an element of objectivity, independent judgement and check and balance on the Board. Furthermore, all related party transactions are dealt with in accordance with the Listing Requirements of Bursa Malaysia Securities Berhad.

1. Directors (Contd.)

Composition of the Board (Contd.)

The Executive Chairman, Goh Eng Chew, the Executive Director, Goh Pock Ai, the four Non-Independent Non-Executive Directors, Gho Lian Chin, Goh Yeok Beng, Goh Wei Lei and Goh Tju Kiang @ Gho Tju Kiang @ Gho Tju Kiong and the alternate director, Gho Bun Tjin are directors and/or alternate director and/or shareholders of Tiong Thye Company Berhad, the largest shareholder of the Company holding 36.67% of the issued and paid-up share capital of the Company as at 30 November 2006.

The Board considers that its complement of the Independent Non-Executive Directors and Non-Independent Non-Executive Directors provides an effective Board with a mix of general management, accounting and finance and business experience and fairly reflects the investment in the Company by shareholders. The Board complies with the Listing Requirements of Bursa Malaysia Securities Berhad that requires at least two or one third of the Board, whichever is higher, to be independent directors.

All concerns regarding the Company can be conveyed to any one of the Directors. As such, the Board has not appointed a senior Independent Non-Executive Director to whom concerns regarding the Company may be conveyed.

The Board has established Board committees, which operate within the defined terms of reference. These committees are: -

- Audit Committee
- Nomination Committee
- Remuneration Committee
- Employee Share Option Scheme Committee

The Report on Audit Committee for the financial year ended 31 August 2006 is set out on pages 20 to 23 of the Annual Report.

Details of the Nomination Committee and Remuneration Committee are set out on pages 15 to 16 of the Annual Report.

The Employee Share Option Scheme Committee or the Option Committee was established to administer the Chin Teck Plantations Berhad Employee Share Option Scheme, which became effective on 31 January 2001. The directors who served on the Option Committee were Goh Eng Chew, Wong Aun Phui, Dr Gan Kim Leng and Gho Lian Chin. The Company Secretary also served on the Option Committee.

The Chin Teck Plantations Berhad Employee Share Option Scheme lapsed on 30 January 2006. The Board has decided not to implement a new scheme for the time being. Consequently, the Option Committee was subsequently dissolved.

The Board of Directors met four times during the financial year ended 31 August 2006. The Executive Chairman and the Executive Directors explained to the Board the rationale of the matters discussed and the implications on the Company. The Directors participated in the discussion and comments were considered before a decision was made.

1. Directors (Contd.)

Composition of the Board (Contd.)

The attendances of the Directors were as follows: -

Name	Number of Meetings Attended
Goh Eng Chew	4
Wong Aun Phui	3
Goh Pock Ai	4
Goh Beng Hwa	3
Sio Sit Po	4
Dr Gan Kim Leng	4
Keong Choon Keat	4
Gho Lian Chin	4
Goh Yeok Beng	4
Goh Wei Lei	4
Goh Tju Kiang @	1 *
Gho Tju Kiang @	
Gho Tju Kiong	
(Appointed on 10 April 2006)	
Goh Pock Ai Goh Beng Hwa Sio Sit Po Dr Gan Kim Leng Keong Choon Keat Gho Lian Chin Goh Yeok Beng Goh Wei Lei Goh Tju Kiang @ Gho Tju Kiang @ Gho Tju Kiong	4 3 4 4 4 4 4 4

* One meeting was held during the period since the date of his appointment to 31 August 2006.

Supply of Information

Each Director receives monthly statements of accounts, which contain information on financial performance and plantation statistics.

Agenda of Board meeting and Board papers for each agenda item are sent to the Directors prior to Board meeting. The Board papers include amongst others, quarterly financial results, performance of the estates, financial position of the Company, the market value of its quoted investments, the sales of crude palm oil and palm kernel, summary of budgets and capital expenditure, proposals for major acquisitions and disposals and corporate issues.

Directors have access to information within the Group. Any comments and suggestions for improvements are directed to the Executive Chairman and/or Executive Directors. Directors may also obtain independent professional advice as and when necessary.

Directors also have direct access to the services of the Company Secretary.

1. Directors (Contd.)

Appointments to the Board

The Nomination Committee was established on 26 April 2001. The members of the Nomination Committee are as follows: -

Chairman	Gho Lian Chin	-	Non-Independent Non-Executive Director
Members	Goh Beng Hwa	-	Independent Non-Executive Director
	Dr Gan Kim Leng	-	Independent Non-Executive Director
	Keong Choon Keat	-	Independent Non-Executive Director
	Goh Yeok Beng	-	Non-Independent Non-Executive Director

The duties and functions of the Nomination Committee are: -

- to propose new nominees for the Board and Board Committee
- to assess directors on an on-going basis
- to annually review the required mix of skills and experience and core competencies of non-executive directors

The Directors have direct access to the services of the Company Secretary who is responsible for ensuring that all appointments are properly made and all necessary information is obtained from directors, both for the Company's own records and for the purposes of meeting the requirements of the Companies Act, 1965, Listing Requirements of Bursa Malaysia Securities Berhad and other regulatory requirements.

Two meetings of Nomination Committee were held during the financial year ended 31 August 2006.

All members of the Nomination Committee attended the meeting.

Directors' Training

All Directors are required to attend the training programmes that are prescribed by Bursa Malaysia Securities Berhad from time to time.

All the Directors and alternate director had successfully attended the Mandatory Accreditation Programme ("MAP").

During the financial year ended 31 August 2006, the Directors and alternate director attended continuing education programme and seminar to keep abreast of current industry and economic developments as well as compliance and regulatory requirements.

Re-election of Directors

In accordance with the Articles of Association of the Company, all Directors who are appointed by the Board are subject to re-election by shareholders at the first Annual General Meeting after their appointment.

The Articles of Association of the Company provides that one-third of the Directors, or if their number is not three or a multiple of three, then the number nearest to one third shall retire from office once at least three years but shall be eligible for re-election.

Directors who are of or over the age of seventy years shall retire pursuant to Section 129 of the Companies Act, 1965 and shall be re-appointed under the provision of Section 129(6) of the said Act annually.

2. Directors' Remuneration

It is the Company's policy that the level of Directors' remuneration is sufficient to attract and retain the Directors of the calibre needed to run the Group successfully. In the case of Executive Directors, the component parts of the remuneration are structured to link rewards to corporate and individual performance. In the case of Non-Executive Directors, the level of remuneration reflects the experience and level of responsibilities undertaken by the Non-Executive Directors concerned.

The Remuneration Committee was established on 26 April 2001. The members of the Remuneration Committee are as follows: -

Chairman	Gho Lian Chin	- Non-Independent Non-Executive Director
Members	Goh Beng Hwa	- Independent Non-Executive Director
	Dr Gan Kim Leng	- Independent Non-Executive Director
	Keong Choon Keat	- Independent Non-Executive Director
	Goh Yeok Beng	 Non-Independent Non-Executive Director

The primary duty and responsibility of the Remuneration Committee is to recommend to the Board the remuneration of the Executive Directors and Non-Executive Directors. However, the determination of remuneration packages of directors is a matter for the Board as a whole and individual directors are required to abstain from discussion of their own remuneration.

One meeting of Remuneration Committee was held during the financial year ended 31 August 2006.

All members of the Remuneration Committee attended the meeting.

The shareholders at the annual general meeting approve the annual fees payable to the Directors. The Company reimburse reasonable expenses incurred by the Directors in the course of their duties as Directors. The basic salary for each Executive Director takes into account the compensation practices of other comparable companies and the performance of each individual director. Salary will be reviewed annually (although not necessary increased). Appropriate adjustments will be made to reflect performance and increased responsibilities. Executive Directors are entitled to a commission, which is dependent on the financial performance of the Company based on an established formula.

The details of the total remuneration of the Executive Directors and Non-Executive Directors for the financial year ended 31 August 2006 are as follows:-

	No. of					
	Directors	Fees	Salaries	Commission	Other	Total
		RM	RM	RM	RM	RM
Executive Directors						
	1	24,000	240,000	186,082	_	450,082
	1	22,500	150,000	130,258	4,000	306,758
	1	22,500	144,000	130,258	4,000	300,758
	3	69,000	534,000	446,598	8,000	1,057,598
Non-Executive Directors		· · ·	·			
	1	32,000	-	-	7,000	39,000
	1	27,500	-	-	7,000	34,500
	1	28,000	-	-	3,000	31,000
	1	22,500	-	-	4,000	26,500
	1	23,000	-	-	3,000	26,000
	1	23,000	-	-	3,000	26,000
	1	18,000	-	-	-	18,000
	1	6,559	-	-	-	6,559
	1	2,860	-	-	-	2,860
	9	183,419	-	-	27,000	210,419
	12	252,419	534,000	446,598	35,000	1,268,017

3. Shareholders

Dialogue between the Company and Investors

The annual and quarterly reports and the various mandatory announcements are the primary modes of communication to report on the Group's financial performance and operations and corporate developments. The annual and quarterly reports are sent to shareholders. Shareholders and the members of the public can also obtain information on the annual and quarterly reports and the announcements made by accessing the website of Bursa Malaysia Securities Berhad. It is not the practice of the Company to organise briefings sessions or investors forums for analysts and fund managers.

Annual General Meeting

The annual general meeting is the principal forum for dialogue with shareholders. Notice of the Annual General Meeting and the Annual Report are despatched to shareholders. Notice of the Annual General Meeting is also published in a leading English newspaper. At the Annual General Meeting, shareholders have direct access to the Directors and are given the opportunity to ask questions during the question and answer session prior to the resolution to receive and adopt the audited annual financial statements and directors' report. Suggestions and comments by shareholders are noted by directors for consideration.

Extraordinary General Meeting

During the financial year ended 31 August 2006, an Extraordinary General Meeting ("EGM") was held to consider the Proposed Joint Venture relating to the development of an oil palm plantation located at the Regency of Ogan Komering Ilir, South Sumatera Province, Indonesia. The Proposed Joint Venture involves the interests of certain directors and the major shareholders of the Company. A circular to shareholders together with an independent advice letter to non-interested shareholders was despatched. At the EGM, shareholders were given the opportunity to ask questions. The interested directors and major shareholders and persons connected to them abstained from voting in respect of their direct and/or indirect shareholdings in the Company on the ordinary resolution pertaining to the Proposed Joint Venture.

4. Accountability and Audit

Financial Reporting

In presenting the annual and quarterly financial statements to shareholders, the Directors aim to present a balanced and understandable assessment of the Group's position and prospects. The Audit Committee assists the Board in ensuring accuracy, adequacy and completeness of information for disclosure.

The Statement by Directors pursuant to Section 169(15) of the Companies Act, 1965 is set out on page 32 of the Annual Report and the Statement explaining the Directors' responsibility for preparing the annual audited accounts pursuant to paragraph 15.27 (a) of the Listing Requirements of Bursa Malaysia Securities Berhad is set out on page 24 of the Annual Report.

Internal Control

The Directors acknowledge their responsibilities for the Group's system of internal control, which has been designed to meet the Group's particular needs. The system of internal control is designed to manage risks to which the business of the Group is exposed rather than eliminate the risk of failure to achieve business objectives.

The Directors continue to maintain a sound system of internal control to safeguard shareholders' investment and Group's assets.

Internal Audit

The internal audit functions have been outsourced to J. S. Lim & Co. with the primary objective to carry out reviews of the business processes as well as the internal control systems to determine if the accounting and internal control system procedures have been complied with as well as to identify recommendations to strengthen the accounting and internal control system so as to foster a strong management control environment.

Relationship with the Auditors

The Company has always maintained a formal and transparent relationship with its auditors.

The role of the Audit Committee in relation to the external auditors is set out in the Report on Audit Committee on pages 20 to 23 of the Annual Report.

STATEMENT ON INTERNAL CONTROL

The Board of Directors is pleased to present the statement on the state of internal control of the Group comprising the Company and its subsidiary.

Responsibility

The Board has overall responsibility for maintaining an effective and sound system of internal control and for reviewing its adequacy and recognises that there are inherent limitations to any system of internal control.

The system of internal control has been designed to meet the particular needs of the Group and to manage risks, which the Group is exposed rather than eliminating the risk of failure in achieving business objectives.

In pursuing these objectives, internal control can only provide reasonable and not absolute assurance against material misstatement or loss. Furthermore, it should be recognised that the cost of control procedures should not outweigh or exceed the expected benefits.

Internal Control Processes

There is continuous process for identifying, evaluating and managing the significant risks faced by the Group, which has been in place for the financial year under review and up to the date of approval of the annual report and financial statements.

Key Elements Of Internal Control

Organisational Structure

The Group is headed by an Executive Chairman and assisted by two Executive Directors. The Executive Chairman and Executive Directors have many years of experience in managing the Group's core business i.e. plantations.

There is in place an operating structure with clear defined lines of accountability and delegated authority for the estates.

Policies Manual

There is a Policy Manual including Authority Limit to serve as guidance for the operations and personnel of the Group to function within the accepted practices of the Group.

• Audit Committee and Internal Audit

The Audit Committee was established with a view to assist the Board in discharging its duties. The internal audit function has the primary objective to carry out a review of the internal control system to determine if the accounting and internal control procedures have been complied with as well as to identify recommendations to strengthen the accounting and internal control system so as to foster a strong management control environment.

The internal auditors report directly to the Audit Committee. An internal audit report was prepared by J. S. Lim & Co. and presented to the Audit Committee. The internal audit report summarises the audit approach, scope, significant audit findings, the overall opinion for the internal control review, management comments on the audit findings and recommendations. The internal audit report also covers the follow-up by the management on implementation of recommendations in their earlier reports.

STATEMENT ON INTERNAL CONTROL

Key Elements Of Internal Control (Contd.)

• Financial Report

The Group has in place a reporting mechanism whereby Directors receive monthly statements of accounts, which contain information on financial performance and plantation statistics.

Periodical meetings of the Board and Audit Committee are held. Quarterly financial results, performance of the estates, financial position of the Company, the market value of its quoted investments, the sales of crude palm oil and palm kernel, summary of budgets and capital expenditure are presented to the Board at the Board meetings.

• Estates Visits and Estates Managers Meetings

An Executive Director and the General Manager regularly visit the Group's estates to monitor the state of affairs of the estates. During the visits, the estate managers report on the progress and performance of the respective estates and discuss and resolve the estates operational and key management issues.

Other Directors also visit the Group's estates occasionally and their comments and suggestions for improvements are directed to the Executive Chairman and/or Executive Directors.

Estate Managers Meetings are held to discuss and resolve estates operational and key management policies.

• Review of Recurrent Related Party Transactions

All recurrent related party transactions are dealt with in accordance with the Listing Requirements of Bursa Malaysia Securities Berhad. The Audit Committee and the Board review the recurrent related party transactions at the respective meetings of the Audit Committee and the Board.

Risk Management

Management regularly review, identify, evaluate, monitor and manage the significant risks faced by the Group. In addition, the internal auditors, using a risk-based approach, annually review the operational procedures and processes to ensure the integrity of the management information system.

The Audit Committee chaired by an Independent Non-Executive Director and its members comprising a majority of Independent Non-Executive Directors, provide an independent review of the process of the Group for producing financial data, the adequacy, effectiveness and integrity of the system of internal control, compliance with laws, regulations and guidelines, independence of external auditors and the internal audit function. It reviews annually with the internal auditors, their evaluation of the system of internal control.

Conclusion

The Board is of the opinion that the existing system of internal control is adequate to achieve the business objectives of the Group. The Board will continuously assess the adequacy of the system of internal control of the Group and make improvements and enhancements to the system as and when necessary.

Report On Audit Committee

The Board of Directors of Chin Teck Plantations Berhad is pleased to present the report on the Audit Committee for the financial year ended 31 August 2006.

Members Of The Audit Committee

The members of the Audit Committee during the financial year ended 31 August 2006 are as follows: -

Chairman Members	Keong Choon Keat Dr Gan Kim Leng		Independent Non-Executive Director Independent Non-Executive Director
Members	Sio Sit Po	-	Independent Non-Executive Director
	Wong Aun Phui Goh Pock Ai		Non-Independent Executive Director Non-Independent Executive Director

Terms Of Reference

The Terms of Reference of the Audit Committee are as follows: -

- 1. Formation
- 1.1 The Board pursuant to its resolution formed the Audit Committee on 25 June 1994.
- 2. Membership
- 2.1 The members of the Audit Committee shall be appointed by the Board from amongst their number and shall consist of not fewer than three (3) members of whom a majority shall be independent directors.
- 2.2 At least one (1) member of the Audit Committee: -
 - (i) must be a member of the Malaysian Institute of Accountants; or
 - (ii) if he is not a member of the Malaysian Institute of Accountants, he must have at least three (3) years' working experience and: -
 - (iii) (a) he must have passed the examinations specified in Part 1 of the 1st Schedule of the Accountants Act 1967; or
 - (b) he must be a member of one of the associations of accountants specified in Part II of the 1st Schedule of the Accountants Act 1967.
- 2.3 No alternate director can be appointed as a member of the Audit Committee.
- 2.4 The members of the Audit Committee shall elect a Chairman from amongst their number who shall be an independent director.
- 2.5 If a member of the Audit Committee retires, resigns, dies or for any reason ceases to be a member resulting in the non-compliance of paragraph 2.1 and 2.2 above, the Board shall within three (3) months of that event, fill the vacancy.
- 2.6 The Company Secretary or such other person as the Audit Committee may determine shall be the Secretary of the Audit Committee.

Report On Audit Committee

Terms Of Reference (Contd.)

- 3. Meeting
- 3.1 Meetings of Audit Committee shall be held at least four (4) times a year.
- 3.2 In order to form a quorum in respect of a meeting of an Audit Committee, the majority of members present must be independent directors.
- 3.3 Upon the request of the external auditors, the Chairman of the Audit Committee shall convene a meeting of the Audit Committee to consider any matter the external auditors believes should be brought to the attention of the Board or shareholders.
- 3.4 The Audit Committee shall meet with the external auditors excluding the attendance of the executive members of the Audit Committee, whenever deemed necessary.
- 3.5 At least 5 calendar days' notice should be given to members of the Audit Committee before a meeting is held. In an emergency meeting, the notice can be shortened provided majority of members agree.
- 3.6 Each member is entitled to one vote. Decision arising from any meeting shall be by majority of votes. The Chairman has no casting vote.
- 3.7 Other directors and employees may attend any particular Audit Committee meeting only at the Audit Committee's invitation, specific to the relevant meeting.
- 4. Authority
- 4.1 The Audit Committee is authorised to investigate any activity within its term of reference.
- 4.2 The Audit Committee shall have the resources, which are required to perform its duties.
- 4.3 The Audit Committee shall have full and unrestricted access to any information pertaining to the Group and is authorised to seek any information it requires from any employees and all employees are directed to cooperate with any request made by the Audit Committee and is free to summon any employee to appear before the meeting of the Audit Committee.
- 4.4 The Audit Committee is authorised to communicate directly with the external auditors and person(s) carrying out the internal audit function.
- 4.5 The Audit Committee is authorised to obtain independent professional service or other service and to secure the attendance of persons with relevant experience and expertise at the meeting of the Audit Committee, if it considers necessary.

Report On Audit Committee

Terms Of Reference (Contd.)

- 5. Duties and functions
- 5.1 The duties and functions of the Audit Committee shall be: -
 - (a) to review with the external auditors, the audit plan.
 - (b) to review with the external auditors, their evaluation of the system of internal controls.
 - (c) to review with the external auditors, their audit report.
 - (d) to review the assistance given by the employees to the external auditors.
 - (e) to review the adequacy of the scope, functions and resources of the internal audit functions and that it has the necessary authority to carry out its work.
 - (f) to review the internal audit programme, processes, the results of the internal audit programme, process or investigation and consider the findings and recommendations of the internal audit and management's response.
 - (g) to review the quarterly results and year end financial statements, prior to the approval by the Board, focusing particularly on: -
 - any change in or implementation of accounting policies and practices
 - the going concern assumption
 - significant and unusual events
 - significant adjustments arising from the audit
 - compliance with accounting standards and other legal requirements
 - (h) to review any related party transaction and conflict of interest situation that may arise within the Group including any transaction, procedure or course of conduct that raises questions of management integrity.
 - (i) to discuss problems and reservations arising from the interim and final audits, and any matter the auditor may wish to discuss (in the absence of management where necessary)
 - (j) to consider the appointment of the external auditors, audit fee and any questions of resignation or dismissal.
- 5.2 To consider other topics as defined by the Board.
- 6. Minutes
- 6.1 The Audit Committee shall cause minutes to be duly entered in books provided for the purpose of all proceedings of meetings of Audit Committee.
- 6.2 Such minutes shall be signed by the Chairman of the meeting at which the proceedings were held or the Chairman of the next succeeding meeting and if so signed, shall be conclusive evidence without any further proof of the facts thereon stated.
- 6.3 The Secretary shall circulate the minutes of meetings of Audit Committee to all members of the Board.
- 7. Reporting of breaches to Bursa Malaysia Securities Berhad
- 7.1 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 of Bursa Malaysia Securities Berhad, the Audit Committee must promptly report such matter to Bursa Malaysia Securities Berhad.
- 8. Review of the Audit Committee
- 8.1 The Board must review the terms of office and performance of the Audit Committee and each of its members at least once every three (3) years to determine whether the Audit Committee and the members have carried out their duties in accordance with the terms of reference.

REPORT ON AUDIT COMMITTEE

Number Of Audit Committee Meetings Held During The Financial Year Ended 31 August 2006 And Attendance Of Each Audit Committee Member

During the financial year ended 31 August 2006, a total of four meetings were held.

The attendance of each member is as follows: -

Audit Committee Member	Number of Meetings Attended
Keong Choon Keat	4
Dr Gan Kim Leng	4
Sio Sit Po	4
Wong Aun Phui	4
Goh Pock Ai	4

Summary Of The Activities Of The Audit Committee During The Financial Year Ended 31 August 2006

The Audit Committee met at scheduled times. Agendas were planned and itemised so that matters were deliberated and discussed in a focused and detailed manner.

The Audit Committee carried out the following activities during the financial year ended 31 August 2006: -

- (a) Review of the quarterly and annual financial statements prior to submission to the Board of Directors for consideration and approval.
- (b) Review of the audit results and the audit reports prepared by the external auditors and internal auditors and the recommendations in respect of control weaknesses noted during the course of their audit.
- (c) Review of the audit plans for the financial year prepared by the external and internal auditors.
- (d) Consider and recommend to the Board of Directors the re-appointment of external auditors.
- (e) Review the transactions with related parties as disclosed in the annual financial statements.

Internal Audit Functions

The internal audit functions have been outsourced to J. S. Lim & Co. with the primary objective to carry out reviews of the business processes as well as the internal control systems to determine if the accounting and internal control system procedures have been complied with as well as to identify recommendations to strengthen the accounting and internal control system so as to foster a strong management control environment.

The internal auditors report directly to the Audit Committee.

An internal audit report of the Group prepared by J. S. Lim & Co. was presented to the Audit Committee. The internal audit report summarises the audit approach, scope, significant audit findings, the overall opinion for the internal control review, management comments on the audit findings and recommendations. The internal audit report also covers the follow-up by the management on implementation of recommendations in their earlier reports.

STATEMENT ON DIRECTORS' RESPONSIBILITY FOR THE PREPARATION OF ANNUAL AUDITED ACCOUNTS

The Directors are required by the Companies Act, 1965 ('the Act') to prepare financial statements for each financial year which give a true and fair view of the state of affairs of the Company and of the Group as at the end of the financial year and the profit and loss of the Company and of the Group for the financial year.

The Directors are responsible for ensuring that the Company and the Group keep accounting records which disclose with reasonable accuracy the financial position of the Company and of the Group and which enable them to ensure that the financial statements of the Company and of the Group comply with the provisions of the Act and the applicable MASB Approved Accounting Standards in Malaysia.

The Directors consider that the financial statements set out on pages 34 to 66 have been prepared using appropriate accounting policies, which are consistently applied and are in accordance with the provisions of the Act and applicable MASB Approved Accounting Standards in Malaysia.

The Directors have engaged auditors who are required to undertake inspection and make enquiries they consider to be appropriate for the purpose of enabling them to give their audit report set out on page 33.

This statement is made in accordance with a resolution of the Board of Directors dated 31 October 2006.

GROUP FINANCIAL PROFILE

	2002 RM'000	2003 RM'000	2004 RM'000	2005 RM'000	2006 RM'000
Revenue	70,429	102,412	97,104	94,969	83,189
Cost of sales	(32,799)	(35,709)	(37,935)	(38,676)	(36,640)
Gross profit	37,630	66,703	59,169	56,293	46,549
Other operating income	7,609	3,874	4,711	5,711	5,943
Administrative expenses	(6,655)	(7,489)	(8,794)	(9,189)	(9,764)
Selling expenses	(2,540)	(2,920)	(2,431)	(2,834)	(2,914)
Replanting expenditure	-	-	(817)	(1,621)	(2,600)
Profit from operations	36,044	60,168	51,838	48,360	37,214
Share of results of associates Share of results of jointly	1,638	1,067	(1,689)	360	(3,671)
controlled entity Profit before taxation	37,682	61,235	-	48,720	(24) 33,519
Taxation	(10,173)	(17,428)	50,149 (14,770)	48,720 (14,029)	(11,023)
Net profit for the year	27,509	43,807	35,379	34,691	22,496
Net profit for the year	27,309	43,807	55,577	34,071	22,490
Dividends	17,449	23,055	23,305	21,571	19,734
Earnings per stock unit (sen)					
Basic	32.26	49.73	39.53	38.40	24.64
Diluted	31.89	49.39	39.34	38.37	-
Net dividend (%)					
First interim	9.00	11.00	13.00	10.80	10.80
Second interim	11.00	15.00	12.96	12.96	10.80
_	20.00	26.00	25.96	23.76	21.60
Dividend cover (times)	1.58	1.90	1.52	1.61	1.14
	2002 RM'000	2003 RM'000	2004 RM'000	2005 RM'000	2006 RM'000
Net cash generated from operating activities Net cash used in investing	28,167	48,581	35,989	30,640	21,662
activities Net cash used in financing	(8,772)	(15,970)	(32,736)	(8,164)	(25,390)
activities	(13,026)	(17,003)	(20,066)	(17,808)	(19,018)
cash and cash equivalents Effects of exchange rate	6,369	15,608	(16,813)	4,668	(22,746)
changes Cash and cash equivalents at	(33)	(75)	644	369	483
beginning of year	120,754	127,090	142,623	126,454	131,491
Cash and cash equivalents at end of year Deposits pledged for bank	127,090	142,623	126,454	131,491	109,228
guarantee facilities	804	818	831	852	864
Cash and bank balances	127,894	143,441	127,285	132,343	110,092

GROUP FINANCIAL PROFILE

	2002 RM'000	2003 RM'000	2004 RM'000	2005 RM'000	2006 RM'000
Non-Current Assets					
Property, plant and equipment Investment in associates Investment in jointly controlled entity Other investments	124,944 125,079 6,161 256,184	122,062 145,498 4,979 272,539	120,120 166,035 15,626 301,781	117,211 160,856 23,136 301,203	115,054 180,426 16,874 21,918 334,272
Current Assets					
Inventories Trade receivables Other receivables Tax receivable Cash and bank balances	1,426 4,514 822 2,277 127,894 136,933	1,655 4,906 1,126 3 143,441 151,131	1,836 3,766 1,215 3 127,285 134,105	2,596 4,009 815 283 132,343 140,046	2,369 5,326 1,284 3 110,092 119,074
Current Liabilities					
Trade payables Other payables Taxation	1,447 2,094 	1,132 3,014 3,862 8,008	3,192 3,180 727 7,099	2,758 3,083 5,841	1,630 3,279 581 5,490
Net Current Assets	133,392	143,123	127,006	134,205	113,584
	389,576	415,662	428,787	435,408	447,856
Financed By:					
Share capital Reserves Shareholders' equity Deferred taxation	87,440 292,096 379,536 10,040 389,576	89,164 316,328 405,492 10,170 415,662	90,087 328,927 419,014 9,773 428,787	91,159 334,851 426,010 9,398 435,408	91,363 347,611 438,974 8,882 447,856
Net tangible assets per stock unit (RM)	4.34	4.55	4.65	4.67	4.80

PLANTATIONS STATISTICS

	2002	2003	2004	2005	2006
Planted Area (Hectares) As at 31 August					
Mature Immature	11,450 	11,425	11,124 274 11,398	10,919 494 11,413	9,698 1,260 10,958
Mature Area Age Profile Age in years			,	,	
Above 25 21 – 25 16 – 20	2.91% 38.60% 9.53%	3.27% 39.16% 10.29%	12.01% 31.40% 9.25%	19.70% 22.32% 32.99%	24.12% 18.07% 44.21%
11 – 15 6 – 10 Below 6	26.10% 15.26% 7.60%	36.50% 5.87% 4.91%	36.66% 9.33% 1.35%	13.94% 11.05%	2.67% 10.93%
	100.00%	100.00%	100.00%	100.00%	100.00%
Production (m/t) ffb					
- own estates - purchased	234,794 27,949	274,700 31,165	214,949 26,084	242,567 37,759	214,746 37,053
	262,743	305,865	241,033	280,326	251,799
Crude palm oil	51,080	59,341	47,502	53,995	47,648
Palm kernel	15,440	17,810	13,314	15,432	13,927
Extraction Rate (%)					
Crude palm oil Palm kernel	19.44 5.88	19.40 5.82	19.71 5.52	19.35 5.53	19.02 5.56

DIRECTORS' REPORT

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 August 2006.

Principal Activities

The principal activities of the Company are the cultivation of oil palms, processing and sale of crude palm oil and palm kernel and investment holding.

The principal activity of the subsidiary is that of investment holding.

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

Results

	Group RM	Company RM
Net profit for the year	22,495,835	26,977,806

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

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 dividends paid by the Company since 31 August 2005 were as follows:

In respect of the financial year ended 31 August 2006:	
First interim dividend of 15% less 28% taxation, on 91,357,250 ordinary stock units, declared on 16 December 2005 and paid on 20 January 2006 Second interim dividend of 15% less 28% taxation, on 91,363,250 ordinary stock units, declared	9,866,583
on 23 May 2006 and paid on 31 July 2006	9,867,231
-	19,733,814

RM

In view of the payment of the interim dividends, the directors do not recommend a final dividend in respect of the current financial year.

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:

Goh Eng Chew Wong Aun Phui Goh Pock Ai Goh Beng Hwa Gho Lian Chin Sio Sit Po Goh Yeok Beng Gan Kim Leng Keong Choon Keat Goh Wei Lei Gho Bun Tjin (alternate to Gho Lian Chin) Goh Tju Kiang @ Gho Tju Kiong (appointed on 10 April 2006)

DIRECTORS' REPORT

Directors (Contd.)

In accordance with the Company's Articles of Association, Goh Tju Kiang @ Gho Tju Kiang @ Gho Tju Kiong, Gho Lian Chin and Goh Wei Lei retire at the forthcoming Annual General Meeting and, being eligible, offer themselves for re-election.

Goh Eng Chew, Wong Aun Phui and Goh Beng Hwa retire pursuant to Section 129 of the Companies Act, 1965 and resolutions are being proposed for their re-appointment as directors under the provision of Section 129(6) of the said Act to hold office until the next Annual General Meeting.

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 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 Option Scheme.

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 as shown in Note 5 to the financial statements or the fixed salary of a full time employee of the Company) 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 26 to the financial statements.

Directors' Interests

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

	Nun	Number of Ordinary Stock Units of RM1.00 Each			
	At	At			
	1.9.2005	Bought	Sold	31.8.2006	
Direct Interest					
Goh Eng Chew	500,000	-	-	500,000	
Wong Aun Phui	1,030,250	-	-	1,030,250	
Goh Pock Ai	500,000	-	-	500,000	
Goh Beng Hwa	2,652,655	-	-	2,652,655	
Sio Sit Po	414,000	-	-	414,000	
Goh Yeok Beng	24,000	-	-	24,000	
Gan Kim Leng	68,812	-	-	68,812	
Indirect Interest					
Goh Eng Chew	33,520,968	-	-	33,520,968	
Goh Beng Hwa	455,625	-	-	455,625	
Gho Lian Chin	33,562,968	-	-	33,562,968	
Sio Sit Po	1,293,750	-	-	1,293,750	
Gan Kim Leng	2,103,750	-	-	2,103,750	

Goh Eng Chew and Gho Lian Chin by virtue of their interests in the Company are also deemed interested in the shares of the subsidiary to the extent the Company has an interest.

None of the other directors in office at the end of the financial year had any interest in stock units of the Company or shares of its subsidiary during the financial year.

Directors' Report

Issue of Shares

During the financial year, the Company increased its issued and paid-up share capital from RM91,159,250 to RM91,363,250 by way of issuance of 204,000 ordinary shares of RM1.00 each for cash pursuant to the Company's Employee Share Option Scheme at the exercise price of RM3.51 per ordinary share. The share premium arising therefrom amounting to RM512,040 was credited to the share premium account. The new ordinary shares which were immediately converted into new ordinary stock units of RM1.00 each rank pari passu in all respects with the existing ordinary stock units of the Company.

Employee Share Option Scheme

The Chin Teck Plantations Berhad Employee Share Option Scheme ("ESOS") is governed by the bye-laws approved by the shareholders at the Extraordinary General Meeting held on 27 November 2000 and became effective on 31 January 2001. The new shares issued pursuant to the ESOS will be immediately converted into new ordinary stock units of RM1.00 each in the Company upon allotment and issue. The ESOS lapsed on 30 January 2006.

The salient features and other terms of the ESOS are disclosed in Note 21 to the financial statements.

The Company has been granted exemption by the Companies Commission of Malaysia from having to disclose the names of eligible employees who have been granted options to subscribe for less than 100,000 ordinary shares of RM1.00 each. The list of eligible employees (including executive directors) who have been granted options to subscribe for 100,000 or more ordinary shares of RM1.00 each are as follows:

	KW11.00 Each at the Exercise Price of KW15.51 per Orumar				unary Share
	Granted in	At			At
Name	2001	1.9.2005	Granted	Exercised	31.8.2006
Goh Eng Chew	500,000	-	-	-	-
Wong Aun Phui	500,000	-	-	-	-
Goh Pock Ai	500,000	-	-	-	-
Wong Aun Jin	400,000	-	-	-	-
Gan Kok Tiong	350,000	-	-	-	-
Gan Tek Wat	300,000	30,000	-	(30,000)	-
Tan Ah Lek @ Tan Ban Chuan	300,000	30,000	-	(30,000)	-
Teh Kwee Huat	300,000	30,000	-	(30,000)	-
Loo Thung Chong	200,000	31,000	-	(31,000)	-
Soh Lep Ching @ Soh Lip Cheng	150,000	-	-	-	-
Goh Soo Ee	150,000	-	-	-	-
Wong Swee	130,000	-	-	-	-
Chong Kit Yin	130,000	31,000	-	(31,000)	-
Ong Hua Seng	130,000	14,000	-	(14,000)	-
Tan Ah Keng	120,000	9,000	-	(9,000)	-

Number of Options Over Unissued Ordinary Shares of RM1.00 Each at the Exercise Price of RM3.51 per Ordinary Share

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:
 - (i) 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 values 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.

Directors' Report

Other Statutory Information (Contd.)

- (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 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.
- (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 as and 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.

Significant Events

The significant events are disclosed in Note 24 to the financial statements.

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.

Goh Eng Chew

Wong Aun Phui

Kuala Lumpur, Malaysia 31 October 2006

STATEMENT BY DIRECTORS PURSUANT TO SECTION 169(15) OF THE COMPANIES ACT, 1965

We, Goh Eng Chew and Wong Aun Phui, being two of the directors of Chin Teck Plantations Berhad, do hereby state that, in the opinion of the directors, the accompanying financial statements set out on pages 34 to 66 are drawn up in accordance with applicable MASB Approved Accounting Standards in Malaysia and the provisions of the Companies Act, 1965 so as to give a true and fair view of the financial position of the Group and of the Company as at 31 August 2006 and of the results and the cash flows of the Group and of the Company for the year then ended.

Signed on behalf of the Board in accordance with a resolution of the directors.

Goh Eng Chew

Wong Aun Phui

Kuala Lumpur, Malaysia 31 October 2006

STATUTORY DECLARATION PURSUANT TO SECTION 169(16) OF THE COMPANIES ACT, 1965

I, Gan Kok Tiong, being the officer primarily responsible for the financial management of Chin Teck Plantations Berhad, do solemnly and sincerely declare that the accompanying financial statements set out on pages 34 to 66 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 Gan Kok Tiong at Kuala Lumpur in the Federal Territory on 31 October 2006

Gan Kok Tiong

Before me:

Ooi Ah Bah No. W152 Commissioner for Oaths Kuala Lumpur

Report Of The Auditors To The Members Of Chin Teck Plantations Berhad

We have audited the financial statements set out on pages 34 to 66. These financial statements are the responsibility of the Company's directors.

It is our responsibility to form an independent opinion, based on our audit, on the financial statements and to report our opinion to you, as a body, in accordance with Section 174 of the Companies Act, 1965 and for no other purpose. We do not assume responsibility to any other person for the contents of this report.

We conducted our audit in accordance with applicable Approved Standards on Auditing in Malaysia. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by the directors, as well as evaluating the overall presentation of the financial statements. We believe that our audit provides a reasonable basis for our opinion.

In our opinion:

- (a) the financial statements have been properly drawn up in accordance with the provisions of the Companies Act, 1965 and applicable MASB Approved Accounting Standards in Malaysia so as to give a true and fair view of:
 - (i) the financial position of the Group and of the Company as at 31 August 2006 and of the results and the cash flows of the Group and of the Company for the financial year then ended; and
 - (ii) the matters required by Section 169 of the Companies Act, 1965 to be dealt with in the financial statements; and
- (b) the accounting and other records and the registers required by the Act to be kept by the Company and by its subsidiary have been properly kept in accordance with the provisions of the Act.

We are satisfied that the financial statements of the subsidiary that has 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.

The auditors' report on the financial statements of the subsidiary was not subject to any qualification and did not include any comment required to be made under Section 174(3) of the Act.

Ernst & Young AF: 0039 Chartered Accountants Pushpanathan a/l S. A. Kanagarayar No. 1056/03/07(J/PH) Partner

Kuala Lumpur, Malaysia 31 October 2006

INCOME STATEMENTS FOR THE YEAR ENDED 31 AUGUST 2006

		Group		Company		
	Note	2006 2005		2006	2005	
		RM	RM	RM	RM	
Revenue	3	83,188,735	94,969,244	83,188,735	94,969,244	
Cost of sales	3	(36,639,712)	(38,676,441)	(36,639,712)	(38,676,441)	
Gross profit		46,549,023	56,292,803	46,549,023	56,292,803	
Other operating income		5,942,902	5,710,601	5,940,796	5,708,501	
Administrative expenses		(9,764,639)	(9,189,044)	(9,759,764)	(9,184,619)	
Selling expenses		(2,913,703)	(2,833,535)	(2,913,703)	(2,833,535)	
Replanting expenses		(2,599,847)	(1,620,679)	(2,599,847)	(1,620,679)	
Profit from operations	4	37,213,736	48,360,146	37,216,505	48,362,471	
Share of results of associates		(3,671,136)	359,983	-	-	
Share of results of jointly						
controlled entity		(24,231)	-	-	-	
Profit before taxation		33,518,369	48,720,129	37,216,505	48,362,471	
Taxation:						
Company and subsidiary		(10,239,101)	(13,417,479)	(10,238,699)	(13,417,082)	
Associates		(783,433)	(611,916)	-	-	
	7	(11,022,534)	(14,029,395)	(10,238,699)	(13,417,082)	
Net profit for the year		22,495,835	34,690,734	26,977,806	34,945,389	
Earnings per stock unit (sen)						
Basic	8	24.64	38.40			
Diluted	8	_	38.37			
Net dividends per stock unit in						
respect of the year (sen)	9	21.60	23.76	21.60	23.76	

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

BALANCE SHEETS AS AT 31 AUGUST 2006

Note2006 RM2005 RM2006 RM2005 RMNon-Current AssetsProperty, plant and equipment Investment in subsidiary Investment in subsidiary Investment in subsidiary Other investments10 $115,053,397$ 18,0425,853 $115,053,397$ 10,0000 $117,210,738$ 100,000Investment in subsidiary Investment in jointly controlled entity Other investments12 $180,425,853$ 160,856,069 $134,324,805$ 119,786,138 119,786,138 21,918,255 $23,136,123$ 21,918,255 $21,918,255$ 23,136,123Current Assets14 $21,918,255$ 23,126,176 $23,68,714$ 2,596,174 $2,368,714$ 2,596,174 $2,596,174$ 2,60,232,999Current Assets16 $5,326,176$ 4,009,229 $48,013,329$ 48,013,329 $48,013,329$ 48,013,329Inventories Tar actoreable Cash and bank balances19 $110,002,158$ 120,924,813 $110,003,287$ 132,324,894 $110,003,287$ 132,3251,277 119,074,431 $140,046,448$ $166,995,623$ 187,964,669Current LiabilitiesTrade payables $0 ther payables12,58,2022,58,41,0945,488,6205,840,094Net Current Assets113,584,611134,205,354161,507,003182,124,575447,856,295Asset, 449,801,870442,357,574Current Assets113,584,611134,205,354161,507,003182,124,575447,856,295Asset, 449,801,870442,357,574Share capital21<$			Group		Cor	Company		
Non-Current AssetsProperty, plant and equipment Investment in subsidiary10 $115,053,397$ $117,210,738$ $115,053,397$ $117,210,738$ Investment in sassociates12 $180,425,853$ $160,850,069$ $134,324,805$ $119,786,138$ Investment in jointly controlled entity13 $16,874,179$ - $16,898,410$ -Other investments14 $21,918,255$ $23,136,123$ $21,918,255$ $23,136,123$ Current Assets 334,271,684 $301,202,930$ $288,294,867$ $260,232,999$ Current AssetsInventories15 $2,368,714$ $2,596,174$ $2,368,714$ $2,596,174$ Trade receivables16 $5,326,176$ $4,009,229$ $5,326,176$ $4,009,229$ Other receivables16 $5,326,176$ $4,009,229$ $48,013,329$ $18,324,324,394$ Trade receivables16 $5,326,176$ $4,009,229$ $48,013,329$ $48,013,329$ Cash and bank balances19 $110,092,158$ $132,324,894$ $110,032,87$ $132,251,277$ Trade payables20 $1,630,112$ $2,757,963$ $1,630,112$ $2,757,963$ Trade payables20 $1,630,112$ $2,757,963$ $1,630,112$ $2,757,964$ Net Current Assets113,584,611 $134,205,354$ $161,507,003$ $182,124,575$ Hanced By:113,584,611 $134,205,354$ $161,507,003$ $182,124,575$ Share capital21 $91,363,250$ $91,159,250$ $91,363,250$ $91,159,250$ <		Note	2006	2005	2006	2005		
$\begin{array}{rrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrr$			RM	RM	RM	RM		
$ \begin{array}{c c c c c c c c c c c c c c c c c c c $	Non-Current Assets							
$ \begin{array}{c c c c c c c c c c c c c c c c c c c $	Property, plant and equipment	10	115,053,397	117,210,738	115,053,397	117,210,738		
$ \begin{array}{c c c c c c c c c c c c c c c c c c c $		11	-	-	100,000	100,000		
$\begin{array}{c c c c c c c c c c c c c c c c c c c $	Investment in associates	12	180,425,853	160,856,069	134,324,805	119,786,138		
$\begin{array}{c c c c c c c c c c c c c c c c c c c $	Investment in jointly controlled entity	13	16,874,179	-	16,898,410	-		
Current Assets Inventories 15 2,368,714 2,596,174 2,368,714 2,596,174 Trade receivables 16 5,326,176 4,009,229 5,326,176 4,009,229 Other receivables 17 1,284,283 815,048 1,284,117 814,888 Tax recoverable 3,100 283,103 - 279,772 Due from subsidiary 18 - - 48,013,329 48,013,329 Cash and bank balances 19 110,092,158 132,342,894 110,003,287 132,251,277 119,074,431 140,046,448 166,995,623 187,964,669 Current Liabilities Trade payables 20 1,630,112 2,757,963 1,630,112 2,757,963 Other payables 3,279,101 3,083,131 3,277,901 3,082,131 Taxation - 5,489,820 5,841,094 5,488,620 5,840,094 Net Current Assets 113,584,611 134,205,354 161,507,003 182,124,575 447,856,295 4	Other investments	14	21,918,255	23,136,123	21,918,255	23,136,123		
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$			334,271,684	301,202,930	288,294,867	260,232,999		
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	Current Assets							
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	Inventories	15	2.368.714	2.596.174	2.368.714	2,596,174		
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$								
$\begin{array}{c} \begin{tabular}{lllllllllllllllllllllllllllllllllll$								
$\begin{array}{c} \text{Due from subsidiary} \\ \text{Cash and bank balances} \end{array} \begin{array}{c} 18 \\ 19 \end{array} & \begin{array}{c} - & - & 48,013,329 \\ 110,092,158 \\ 132,342,894 \\ 110,003,287 \\ 132,251,277 \\ 119,074,431 \\ 140,046,448 \\ 166,995,623 \\ 187,964,669 \\ \hline \end{array} \\ \begin{array}{c} \textbf{Current Liabilities} \\ \hline \\ \textbf{Current Liabilities} \\ \hline \\ \textbf{Current Liabilities} \\ \hline \\ \textbf{Trade payables} \\ \textbf{Other payables} \\ \textbf{Current Assets} \\ \hline \\ \textbf{Net Current Assets} \\ \hline \\ \textbf{Net Current Assets} \\ \hline \\ \textbf{Met Current Assets} \\ \hline \\ \textbf{Share capital} \\ \textbf{Reserves} \\ \textbf{Share capital} \\ \textbf{Reserves} \\ \textbf{Share holders' equity} \\ \hline \\ \textbf{Deferred taxation} \\ \hline \\ \textbf{23} \\ \end{array} \\ \begin{array}{c} 18 \\ \textbf{Met Current Asset and balances} \\ \textbf{Met Current Asset and balances} \\ \hline \\ \textbf{Met Current Asset and balances} \\ \textbf{Met Current Asset and balances} \\ \hline \\ \hline \\ \textbf{Met Current Asset and balances} \\ \hline \\ Met Current Asset and balances and balances \\ \hline \\ \textbf{Met Current Asset and balances and balances \\ \hline \\ \textbf{Met Current Asset and balances and balances \\ \hline \\ \textbf{Met Current Asset and balances and balances \\ \hline \\ \textbf{Met Current Asset and balances and balances \\ \hline \\ \textbf{Met Current Asset and balances and balances \\ \hline \\ \textbf{Met Current Asset and balances \\ \hline \\ \textbf{Met Attraction and balances and balances \\ \hline \\ \textbf{Met Attraction and balances and balances \\ \hline \\ \textbf{Met Attraction and balances and balances \\ \hline \\ \textbf{Met Attraction and balances and balances \\ \hline \\ \textbf{Met Attraction and balances and balances and balances \\ \hline \\ \textbf{Met Attraction and balances and balances and balances and balances \\ \hline \$					-			
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	Due from subsidiary	18	-	-	48,013,329			
Current LiabilitiesTrade payables Other payables Taxation20 $1,630,112$ $3,279,101$ $5,80,607$ $2,757,963$ $3,279,101$ $3,083,131$ $3,277,901$ $3,082,131$ $3,277,901$ $3,082,131$ $3,082,131$ $3,277,901$ $3,082,131$ $3,082,131$ $3,277,901$ $3,082,131$ $3,082,131$ $3,277,901$ $3,082,131$ $3,082,131$ $3,277,901$ $3,082,131$ $3,082,131$ $3,277,901$ $3,082,131$ $3,082,131$ $3,277,901$ $3,082,131$ $3,082,131$ $3,277,901$ $3,082,131$ $3,082,131$ $5,489,820$ $5,841,094$ $5,488,620$ $5,840,094$ Net Current Assets113,584,611 $134,205,354$ $447,856,295$ $435,408,284$ $449,801,870$ $442,357,574$ Financed By:Share capital Reserves Shareholders' equity21 23 $91,363,250$ $347,611,183$ $334,851,436$ $440,920,008$ $432,959,976$ $9397,598$ $91,159,250$ $342,959,976$	Cash and bank balances	19	110,092,158	132,342,894	110,003,287	132,251,277		
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$			119,074,431	140,046,448	166,995,623	187,964,669		
Other payables Taxation $3,279,101$ $580,607$ $3,083,131$ $580,607$ $3,277,901$ $580,607$ $3,082,131$ $580,607$ Net Current Assets $113,584,611$ $134,205,354$ $161,507,003$ $161,507,003$ $182,124,575$ $447,856,295$ Financed By:Share capital Reserves 21 22 $91,363,250$ $347,611,183$ $91,159,250$ $334,851,436$ $91,363,250$ $349,556,758$ $91,159,250$ $341,800,726$ Shareholders' equity Deferred taxation 23 $8,881,862$ $9,397,598$ $8,881,862$ $9,397,598$ $9,397,598$	Current Liabilities							
Other payables Taxation $3,279,101$ $3,083,131$ $3,277,901$ $3,082,131$ Taxation $580,607$ - $580,607$ - $5,489,820$ $5,841,094$ $5,488,620$ $5,840,094$ Net Current Assets $113,584,611$ $134,205,354$ $161,507,003$ $182,124,575$ 447,856,295 $435,408,284$ $449,801,870$ $442,357,574$ Financed By:Share capital Reserves 21 22 $91,363,250$ $347,611,183$ $91,159,250$ $334,851,436$ $91,363,250$ $349,556,758$ $91,159,250$ $341,800,726$ Shareholders' equity Deferred taxation 23 $8,881,862$ $9,397,598$ $8,881,862$ $9,397,598$ $9,397,598$	Trade payables	20	1,630,112	2,757,963	1,630,112	2,757,963		
Taxation $580,607$ - $580,607$ - $5,489,820$ $5,841,094$ $5,488,620$ $5,840,094$ Net Current Assets $113,584,611$ $134,205,354$ $161,507,003$ $182,124,575$ $447,856,295$ $435,408,284$ $449,801,870$ $442,357,574$ Financed By:Share capital Reserves 21 $91,363,250$ $91,159,250$ $91,363,250$ $91,159,250$ Shareholders' equity 22 $347,611,183$ $334,851,436$ $349,556,758$ $341,800,726$ Deferred taxation 23 $8,881,862$ $9,397,598$ $8,881,862$ $9,397,598$								
Net Current Assets 113,584,611 134,205,354 161,507,003 182,124,575 447,856,295 435,408,284 449,801,870 442,357,574 Financed By: 21 91,363,250 91,159,250 91,363,250 91,159,250 Share capital Reserves 22 347,611,183 334,851,436 349,556,758 341,800,726 Shareholders' equity 438,974,433 426,010,686 440,920,008 432,959,976 Deferred taxation 23 8,881,862 9,397,598 8,881,862 9,397,598	Taxation		580,607	-		-		
447,856,295 435,408,284 449,801,870 442,357,574 Financed By: Share capital 21 91,363,250 91,159,250 91,363,250 91,159,250 Share capital 22 347,611,183 334,851,436 349,556,758 341,800,726 Shareholders' equity 438,974,433 426,010,686 440,920,008 432,959,976 Deferred taxation 23 8,881,862 9,397,598 8,881,862 9,397,598			5,489,820	5,841,094	5,488,620	5,840,094		
Financed By: Share capital 21 91,363,250 91,159,250 91,363,250 91,159,250 Reserves 22 347,611,183 334,851,436 349,556,758 341,800,726 Shareholders' equity 438,974,433 426,010,686 440,920,008 432,959,976 Deferred taxation 23 8,881,862 9,397,598 8,881,862 9,397,598	Net Current Assets		113,584,611	134,205,354	161,507,003	182,124,575		
Share capital2191,363,25091,159,25091,363,25091,159,250Reserves22347,611,183334,851,436349,556,758341,800,726Shareholders' equity438,974,433426,010,686440,920,008432,959,976Deferred taxation238,881,8629,397,5988,881,8629,397,598			447,856,295	435,408,284	449,801,870	442,357,574		
Reserves22347,611,183334,851,436349,556,758341,800,726Shareholders' equity438,974,433426,010,686440,920,008432,959,976Deferred taxation238,881,8629,397,5988,881,8629,397,598	Financed By:							
Reserves22347,611,183334,851,436349,556,758341,800,726Shareholders' equity438,974,433426,010,686440,920,008432,959,976Deferred taxation238,881,8629,397,5988,881,8629,397,598	Share capital	21	91,363,250	91,159,250	91,363,250	91,159,250		
Shareholders' equity438,974,433426,010,686440,920,008432,959,976Deferred taxation238,881,8629,397,5988,881,8629,397,598	-	22	347,611,183	334,851,436				
Deferred taxation 23 8,881,862 9,397,598 8,881,862 9,397,598	Shareholders' equity							
447,856.295 435,408.284 449,801,870 442,357,574		23	8,881,862	9,397,598	8,881,862	9,397,598		
			447,856,295	435,408,284	449,801,870	442,357,574		

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

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 31 AUGUST 2006

		<	Non-Dist	ributable	>	< Distrib Capital Reserve	outable>	
	Share Capital (Note 21) RM	Share Premium RM	Revaluation Reserve RM	Capital Reserve of an Associate (Note 22) RM	Exchange Fluctuation Reserve RM	- Gain on Sale of Investments RM	Retained Profits (Note 22) RM	Shareholders' Equity RM
At 1 September 2004	90,087,250	16,451,267	15,493,379	504,069	(1,799,733)	18,526,850	279,751,195	419,014,277
Net profit for the year Gain on sale of other investments	-	-	-	-	-	-	34,690,734	34,690,734
transferred to capital reserve	-	-	-	-	-	90,047	(90,047)	-
Transfer to capital reserve by an associate	-	-	-	48,273	-	-	(48,273)	-
Foreign currency translation, representing net expense recognised directly in equity	-	-	-	-	(9,886,275)	-	-	(9,886,275)
Issue of shares pursuant to Employee								
Share Option Scheme	1,072,000	2,690,720	-	-	-	-	-	3,762,720
Dividends (Note 9)	-	-	-	-	-	-	(21,570,770)	(21,570,770)
At 31 August 2005	91,159,250	19,141,987	15,493,379	552,342	(11,686,008)	18,616,897	292,732,839	426,010,686

Consolidated Statement Of Changes In Equity For The Year Ended 31 August 2006 (contd.)

		<> Non-Distributable>			< Distrib Capital Reserve			
	Share Capital (Note 21) RM	Share Premium RM	Revaluation Reserve RM	Capital Reserve of an Associate (Note 22) RM	Exchange Fluctuation Reserve RM	- Gain on Sale of Investments RM	Retained Profits (Note 22) RM	Shareholders' Equity RM
At 1 September 2005 Net profit for the year	91,159,250	19,141,987	15,493,379	552,342	(11,686,008)	18,616,897	292,732,839 22,495,835	426,010,686 22,495,835
Gain on sale of other investments	-	-	-	-	-			22,495,855
transferred to capital reserve Transfer to capital reserve by an associate	-	-	-	- 116,705	-	511,094	(511,094) (116,705)	-
Foreign currency translation, representing net gain recognised directly in equity	-	-	_	-	9,485,686	_	-	9,485,686
Issue of shares pursuant to Employee					9,109,000			
Share Option Scheme Dividends (Note 9)	204,000	512,040	-	-	-	-	- (19,733,814)	716,040 (19,733,814)
At 31 August 2006	91,363,250	19,654,027	15,493,379	669,047	(2,200,322)	19,127,991	294,867,061	438,974,433

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

STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 31 AUGUST 2006

		< Non-Distr	ibutable>	< Distrik Capital Reserve - Gain on	outable>	
	Share Capital (Note 21)	Share Premium	Revaluation Reserve	Sale of Investments	Retained Profits (Note 22)	Shareholders' Equity
	RM	RM	RM	RM	RM	RM
At 1 September 2004 Net profit for the year	90,087,250	16,451,267	15,493,379	18,526,850	275,263,891 34,945,389	415,822,637 34,945,389
Gain on sale of other investments transferred to capital reserve	-	-	-	90,047	(90,047)	-
Issue of shares pursuant to Employee Share Option Scheme	1,072,000	2,690,720	-	-	-	3,762,720
Dividends (Note 9)	-	-	-	-	(21,570,770)	(21,570,770)
At 31 August 2005	91,159,250	19,141,987	15,493,379	18,616,897	288,548,463	432,959,976
At 1 September 2005	91,159,250	19,141,987	15,493,379	18,616,897	288,548,463	432,959,976
Net profit for the year	-	-	-	-	26,977,806	26,977,806
Gain on sale of other investments transferred to capital reserve	-	-	-	511,094	(511,094)	-
Issue of shares pursuant to Employee Share Option Scheme	204,000	512,040	-	-	-	716,040
Dividends (Note 9)	-	-	-	-	(19,733,814)	(19,733,814)
At 31 August 2006	91,363,250	19,654,027	15,493,379	19,127,991	295,281,361	440,920,008

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

Cash Flow Statements For The Year Ended 31 August 2006

	Group		Company		
	2006	2005	2006	2005	
	RM	RM	RM	RM	
Cash Flows From Operating Activities					
Profit before taxation	33,518,369	48,720,129	37,216,505	48,362,471	
Adjustment for:					
Depreciation	2,223,799	3,098,412	2,223,799	3,098,412	
Gain on disposal of property, plant					
and equipment	(2,110)	-	(2,110)	-	
Gain on sale of other investments	(511,094)	(90,047)	(511,094)	(90,047)	
Gross dividend income	(1,328,489)	(1,418,760)	(1,328,489)	(1,418,760)	
Interest income	(3,442,563)	(3,374,309)	(3,440,457)	(3,372,209)	
Property, plant and equipment					
written off	311,576	18,034	311,576	18,034	
Share of results of associates	3,671,136	(359,983)	-	-	
Share of results of jointly					
controlled entity	24,231	-	-	-	
Unrealised gain on foreign exchange	(483,397)	(369,380)	(483,397)	(369,380)	
Operating profit before working					
capital changes	33,981,458	46,224,096	33,986,333	46,228,521	
Decrease / (increase) in inventories	227,460	(760,740)	227,460	(760,740)	
(Increase) / decrease in receivables	(1,953,353)	233,348	(1,953,353)	233,348	
Decrease in payables	(931,881)	(530,439)	(932,081)	(530,439)	
Cash generated from operations	31,323,684	45,166,265	31,328,359	45,170,690	
Taxes paid	(9,661,580)	(14,526,350)	(9,661,409)	(14,525,811)	
Net cash generated from operating		,	,	<u> </u>	
activities	21,662,104	30,639,915	21,666,950	30,644,879	

CASH FLOW STATEMENTS FOR THE YEAR ENDED 31 AUGUST 2006 (CONTD.)

	Group		Company		
	2006 RM	2005 RM	2006 RM	2005 RM	
	NW	KIVI	KW	KIVI	
Cash Flows From Investing Activities					
Proceeds from disposal of property,					
plant and equipment	3,000	-	3,000	-	
Purchase of property, plant and					
equipment	(378,924)	(206,682)	(378,924)	(206,682)	
Investment in associates	(14,538,667)	(4,959,495)	(14,538,667)	(4,959,495)	
Investment in jointly controlled entity	(16,898,410)	-	(16,898,410)	-	
Capital distribution from quoted					
investments	132,674	22,530	132,674	22,530	
Proceeds from sale of other					
investments	1,807,156	274,359	1,807,156	274,359	
Purchase of other investments	(210,868)	(7,715,949)	(210,868)	(7,715,949)	
Placement of fixed deposits pledged to					
banks	(11,749)	(21,059)	(11,749)	(21,059)	
Interest received	3,609,734	3,297,895	3,607,634	3,295,795	
Net dividends received	1,095,842	1,143,692	1,095,842	1,143,692	
Net cash used in investing activities	(25,390,212)	(8,164,709)	(25,392,312)	(8,166,809)	
Cash Flows From Financing Activities					
Activities					
Proceeds from issue of shares pursuant					
to Employee Share Option Scheme	716,040	3,762,720	716,040	3,762,720	
Dividends paid	(19,733,814)	(21,570,770)	(19,733,814)	(21,570,770)	
Net cash used in financing activities	(19,017,774)	(17,808,050)	(19,017,774)	(17,808,050)	
Net (Decrease) / Increase In Cash					
And Cash Equivalents	(22,745,882)	4,667,156	(22,743,136)	4,670,020	
Effects Of Exchange Rate Changes	483,397	369,380	483,397	369,380	
Cash And Cash Equivalents At	+05,577	502,580	+05,597	509,580	
Beginning Of Year	131,490,367	126,453,831	131,398,750	126,359,350	
Cash And Cash Equivalents At End				· · ·	
Of The Year (Note 19)	109,227,882	131,490,367	109,139,011	131,398,750	

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

Notes To The Financial Statements 31 AUGUST 2006

1. Corporate Information

The principal activities of the Company are the cultivation of oil palms, processing and sale of crude palm oil and palm kernel and investment holding. The principal activity of the subsidiary is that of investment holding. There have been no significant changes in the nature of the principal activities during the financial year.

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 of the Company is located at Suite 2B-3A-2, Block 2B, Level 3A, Plaza Sentral, Jalan Stesen Sentral 5, Kuala Lumpur Sentral, 50470 Kuala Lumpur.

The number of employees in both the Group and the Company at the end of the financial year was 944 (2005: 1,029).

The financial statements were authorised for issue by the Board of Directors in accordance with a resolution of the directors on 31 October 2006.

2. Significant Accounting Policies

(a) Basis of Preparation

The financial statements of the Group and of the Company have been prepared under the historical cost convention unless otherwise indicated by the accounting policies below.

The financial statements comply with the provisions of the Companies Act, 1965 and applicable MASB Approved Accounting Standards in Malaysia.

(b) Basis of Consolidation

(i) Subsidiary

The consolidated financial statements include the financial statements of the Company and its subsidiary. A subsidiary is an entity in which the Group has power to exercise control over the financial and operating policies so as to obtain benefits from its activity.

The subsidiary is consolidated using the acquisition method of accounting. Under the acquisition method of accounting, the results of the subsidiary are included in the consolidated income statement from the effective date of acquisition. The assets and liabilities of the subsidiary are measured at their fair values at the date of acquisition. The difference between the cost of the acquisition and the fair value of the Group's share of the net assets of the acquired subsidiary at the date of acquisition is included in the consolidated balance sheet as goodwill or negative goodwill arising on consolidation. Goodwill and negative goodwill arising on consolidation is not amortised.

Intragroup transactions, balances and resulting unrealised gains are eliminated on consolidation and the consolidated financial statements reflect external transactions only. Unrealised losses are eliminated on consolidation unless costs cannot be recovered.

The gain or loss on disposal of a subsidiary is the difference between net disposal proceeds and the Group's share of its net assets together with goodwill and negative goodwill.

Notes To The Financial Statements 31 AUGUST 2006

2. Significant Accounting Policies (Contd.)

(b) Basis of Consolidation (Contd.)

(ii) Associates

Associates are those entities in which the Group exercises significant influence but not control, through participation in the financial and operating policy decisions of the entities.

Investments in associates are accounted for in the consolidated financial statements by the equity method of accounting based on the audited or management financial statements of the associates. Under the equity method of accounting, the Group's share of profits less losses of associates during the financial year is included in the consolidated income statement. The Group's interest in associates is carried in the consolidated balance sheet at cost plus the Group's share of post-acquisition retained profits or accumulated losses and other reserves as well as goodwill on acquisition.

Unrealised gains on transactions between the Group and its associates are eliminated to the extent of the Group's interest in the associates. Unrealised losses are eliminated unless costs cannot be recovered.

(iii) Jointly Controlled Entity

A jointly controlled entity is an entity in which the Group has joint control over its economic activity established under a contractual arrangement.

Investment in jointly controlled entity is accounted for in the consolidated financial statements by the equity method of accounting based on the audited or management financial statements of the jointly controlled entity. Under the equity method of accounting, the Group's share of profits less losses of jointly controlled entity during the financial year is included in the consolidated income statement. The Group's interest in jointly controlled entity is carried in the consolidated balance sheet at cost plus the Group's share of post-acquisition retained profits or accumulated losses and other reserves.

Unrealised gains on transactions between the Group and its jointly controlled entity are eliminated to the extent of the Group's interest in the jointly controlled entity. Unrealised losses are eliminated unless costs cannot be recovered.

(c) Investments in Subsidiary, Associates and Jointly Controlled Entity

The Company's investments in subsidiary, associates and jointly controlled entity are stated at cost less impairment losses. The policy for the recognition and measurement of impairment losses is in accordance with Note 2(j).

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

Notes To The Financial Statements 31 AUGUST 2006

2. Significant Accounting Policies (Contd.)

(d) Property, Plant and Equipment and Depreciation

Property, plant and equipment are stated at cost or valuation less accumulated depreciation and impairment losses. The policy for the recognition and measurement of impairment losses is in accordance with Note 2(j).

Freehold and long term leasehold estates represent freehold and long term leasehold land and new planting expenditure.

The freehold estates and a long term leasehold estate of the Group and of the Company have not been revalued since their revaluation in 1983. The directors have not adopted a policy of regular revaluations of such assets. In accordance with the transitional provisions issued by the MASB on adoption of FRS 116 Property, Plant and Equipment, the valuation of these assets has not been updated, and they continue to be stated at their existing carrying amounts less accumulated depreciation.

Any revaluation increase is credited to equity as a revaluation surplus, except to the extent that it reverses a revaluation decrease for the same asset previously recognised as an expense, in which case the increase is recognised in the income statement to the extent of the decrease previously recognised. A revaluation decrease is first offset against unutilised previously recognised revaluation surplus in respect of the same asset and the balance is thereafter recognised in the income statement.

Freehold estates are not depreciated. Long term leasehold land is depreciated over the period of the respective leases of 86 and 99 years.

Depreciation of other 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:

Buildings	2% - 10%
Plant and machinery	10%
Motor vehicles	20%
Office and estate equipment and furniture and fittings	5% - 10%

Upon disposal of an item of property, plant and equipment, the difference between the net disposal proceeds and the net carrying amount is recognised in the income statement and the unutilised portion of the revaluation surplus on that item is taken directly to retained profits.

(e) New Planting Expenditure

New planting expenditure incurred on land clearing and upkeep of oil palms to maturity are capitalised under estate costs and are not depreciated.

(f) Replanting Expenditure

Replanting expenditure incurred in the financial year is recognised in the income statement. Replanting expenditure represents the total cost incurred from land clearing to the point of harvesting.

Notes To The Financial Statements 31 AUGUST 2006

2. Significant Accounting Policies (Contd.)

(g) Inventories

Inventories of oil palm produce and estate stores are stated at the lower of cost (determined on a weighted average basis) and net realisable value. Cost of inventories of oil palm produce includes, where appropriate, the cost of direct materials, direct labour and appropriate production overheads. Net realisable value is the estimated selling price in the ordinary course of business less the estimated costs necessary to make the sale.

(h) Cash and Cash Equivalents

For the purpose of the cash flow statements, cash and cash equivalents include cash on hand and at banks and deposits at call, net of deposits pledged to financial institutions.

The statements of cash flows are prepared using the indirect method.

(i) Foreign Currency

Transactions in foreign currencies are initially recorded in Ringgit Malaysia at rates of exchange ruling at the date of transactions. At each balance sheet date, foreign currency monetary items are translated into Ringgit Malaysia at exchange rates ruling at that date. Non-monetary items initially denominated in foreign currencies, which are carried at historical cost are translated using the historical rate as of the date of acquisition and non-monetary items which are carried at fair value are translated using the exchange rate that existed when the values were determined.

All exchange rate differences are taken to the income statement.

The Group's share of net assets of a foreign associate are translated into Ringgit Malaysia at the rate of exchange ruling at the balance sheet date. All exchange differences due to such currency translation are recognised in equity.

The principal exchange rate for every unit of foreign currency ruling at balance sheet date is as follows:

	2006 RM	2005 RM
Singapore Dollar	2.362	2.214

(j) Impairment of Assets

At each balance sheet date, the Group reviews the carrying amounts of its assets to determine whether there is any indication of impairment. If any such indication exists, impairment is measured by comparing the carrying values of the assets with their recoverable amounts. Recoverable amount is the higher of net selling price and value in use, which is measured by reference to discounted future cash flows.

An impairment loss is recognised as an expense in the income statement immediately, unless the asset is carried at a revalued amount. Any impairment loss of a revalued asset is treated as a revaluation decrease to the extent of any unutilised previously recognised revaluation surplus for the same asset. Reversal of impairment losses recognised in prior years is recorded when the impairment losses recognised for the asset no longer exist or have decreased.

Notes To The Financial Statements 31 AUGUST 2006

2. Significant Accounting Policies (Contd.)

(k) 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.

Deferred tax is provided for, using the liability method, on temporary differences at the balance sheet date between the tax bases of assets and liabilities and their carrying amounts in the financial statements. 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 in the income statement, 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 negative goodwill.

(l) Employee Benefits

(i) Short Term Benefits

Wages, salaries, bonuses, commission and social security contributions are recognised as an expense in the year in which the associated services are rendered by employees of the Group. Short term non-accumulating compensated absences are recognised when the absences occur.

(ii) Employee Share Option Scheme

The Chin Teck Plantations Berhad Employee Share Option Scheme, which lapsed on 30 January 2006, allowed the Group's employees to subscribe for ordinary shares of the Company. No compensation cost or obligation was recognised. When the options were exercised, equity was increased by the amount of the proceeds received.

(iii) Retirement Benefits

As required by law, companies in Malaysia make contributions to the state pension scheme, the Employees Provident Fund ("EPF"). Such contributions are recognised as an expense in the income statement as incurred.

In addition to the statutory obligations, the Group voluntarily provides retirement benefits covering eligible employees at rates determined by directors and such retirement benefits are recognised as an expense in the income statement as and when incurred

Notes To The Financial Statements 31 AUGUST 2006

2. Significant Accounting Policies (Contd.)

(m) Revenue Recognition

Revenue is recognised when it is probable that economic benefits associated with the transaction will flow to the enterprise and the amount of the revenue can be measured reliably.

(i) Revenue – Sale of Goods

Revenue relating to sale of goods is recognised when delivery has taken place and the transfer of risks and rewards has been completed.

(ii) Other Operating Income

(a) Interest income

Interest income is recognised on a time proportion basis that reflects the effective yield on the asset.

(b) Dividend income

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

(n) Financial Instruments

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

Financial instruments are classified as liabilities or equity in accordance with the substance of the contractual arrangements. Interest, dividends and gains and losses relating to a financial instrument classified as a liability, are reported as expense or income.

Distributions to holders of financial instruments classified as equity are recognised directly in equity. Financial instruments are offset 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) Non-Current Investments

Non-current investments other than investments in subsidiary, associates and jointly controlled entity are stated at cost less impairment losses. The policy for the recognition and measurement of impairment losses is in accordance with Note 2(j).

On disposal of an investment, the difference between net disposal proceeds and its carrying amount is recognised in the income statement. The gain arising from disposal of investments are thereafter transferred to capital reserve.

(ii) Trade and Other Receivables

Trade and other 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.

Notes To The Financial Statements 31 AUGUST 2006

2. Significant Accounting Policies (Contd.)

(n) Financial Instruments (Contd.)

(iii) Trade and Other Payables

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

(iv) Equity Instruments

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

3. Revenue And Cost of Sales

Revenue of the Group and of the Company represents the invoiced value of sales of crude palm oil and palm kernel. The cost of sales in relation to the Group's and Company's invoiced value of sales consists of cost of cultivation, raw materials, labour and overheads.

4. Profit From Operations

Profit from operations is stated after charging / (crediting):

	Group		Company		
	2006	2005	2006	2005	
	RM	RM	RM	RM	
Auditors' remuneration:					
Statutory audits	46,200	39,000	45,000	38,000	
Other services	8,000	8,000	8,000	8,000	
Depreciation	2,223,799	3,098,412	2,223,799	3,098,412	
Directors' remuneration (Note 5)	1,268,017	1,389,350	1,268,017	1,389,350	
Property, plant and equipment					
written off	311,576	18,034	311,576	18,034	
Staff costs (Note 6)	5,853,369	5,970,078	5,853,369	5,970,078	
Gross dividends received from quoted investments:					
In Malaysia	(297,273)	(386,612)	(297,273)	(386,612)	
Outside Malaysia	(1,031,216)	(1,032,148)	(1,031,216)	(1,032,148)	
Gain on disposal of property,					
plant and equipment	(2,110)	-	(2,110)	-	
Gain on foreign exchange:					
Unrealised	(483,397)	(369,380)	(483,397)	(369,380)	
Realised	(1,585)	(177)	(1,585)	(177)	
Interest income	(3,442,563)	(3,374,309)	(3,440,457)	(3,372,209)	
Net gain on sale of other					
investments	(511,094)	(90,047)	(511,094)	(90,047)	

Notes To The Financial Statements 31 AUGUST 2006

5. Directors' Remuneration

	Group and Company		
	2006	2005	
	RM	RM	
Directors of the Company			
Executive directors:			
Fees	69,000	69,000	
Salaries	534,000	515,000	
Commission	446,598	580,350	
Other emoluments	8,000	7,000	
	1,057,598	1,171,350	
Non-executive directors:			
Fees	183,419	192,000	
Other emoluments	27,000	26,000	
	210,419	218,000	
	1,268,017	1,389,350	

The number of directors of the Company whose total remuneration during the financial year fall within the following bands are:

	Number of Directors		
	2006	2005	
Executive directors:			
RM300,001 - RM350,000	2	2	
RM450,001 - RM500,000	1	1	
	3	3	
Non-executive directors:			
Below RM50,000	9	8	
	12	11	

Executive directors of the Company have exercised the following number of options under the Employee Share Option Scheme:

	Group and Co	ompany
	2006	2005
	RM	RM
At 1 September 2005/2004	-	315,000
Exercised	-	(315,000)
At 31 August	-	-

The share options are of the same terms and conditions as those offered to other employees of the Group (Note 21).

Notes To The Financial Statements 31 AUGUST 2006

6. Staff Costs

	Group		Com	ipany
	2006	2005	2006	2005
	RM	RM	RM	RM
Wages and salaries	4,893,072	4,858,237	4,893,072	4,858,237
Social security costs	41,406	40,456	41,406	40,456
Employees provident fund	457,897	487,955	457,897	487,955
Other staff related expenses	460,994	583,430	460,994	583,430
	5,853,369	5,970,078	5,853,369	5,970,078

7. Taxation

	Group		Company	
	2006 RM	2005 RM	2006 RM	2005 RM
Income tax expense:				
Malaysian	10,567,062	13,567,689	10,566,662	13,567,292
Foreign	156,593	177,104	156,593	177,104
	10,723,655	13,744,793	10,723,255	13,744,396
Under provision in prior years:				
Malaysian income tax	31,182	48,474	31,180	48,474
	10,754,837	13,793,267	10,754,435	13,792,870
Deferred tax (Note 23) Relating to origination / reversal of temporary differences	(503,836)	(435,159)	(503 836)	(435 150)
(Over) / under provision in	(303,830)	(433,139)	(503,836)	(435,159)
prior years	(11,900)	59,371	(11,900)	59,371
	(515,736)	(375,788)	(515,736)	(375,788)
Share of taxation of associates	783,433	611,916	-	
	11,022,534	14,029,395	10,238,699	13,417,082

Domestic income tax is calculated at the Malaysian statutory tax rate of 28% (2005: 28%) of the estimated assessable profit for the year. Taxation for the other jurisdictions are calculated at the rates prevailing in those jurisdictions.

Notes To The Financial Statements 31 AUGUST 2006

7. Taxation (Contd.)

A reconciliation of income tax expense applicable to profit before taxation 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:

	2006 RM	2005 RM
Group		
Profit before taxation	33,518,369	48,720,129
Taxation at Malaysian statutory tax rate of 28% (2005: 28%) Effect of lower tax rate of subsidiary Effect of different tax rate in other country Income not subject to tax Expenses not deductible for tax purposes Utilisation of reinvestment allowances Deferred tax assets not recognised Under / (over) provision of income tax expense in prior years Company and subsidiary Associates (Over) / under provision of deferred tax in prior years: Company and subsidiary	9,385,143 (159) 315,761 (488,148) 1,207,252 	13,641,636 (159) 149,193 (218,157) 325,765 (32,928) 336,200 48,474 - 59,371
Associates	1,620	(280,000)
Tax expense for the year Company	11,022,534	14,029,395
Profit before taxation	37,216,505	48,362,471
Taxation at Malaysian statutory tax rate of 28% (2005: 28%) Effect of different tax rate in other country Income not subject to tax Expenses not deductible for tax purposes Utilisation of reinvestment allowances Under provision of income tax expense in prior years (Over) / under provision of deferred tax in prior years Tax expense for the year	10,420,621 (64,441) (407,641) 270,880 - 31,180 (11,900) 10,238,699	13,541,492 (71,043) (218,157) 89,873 (32,928) 48,474 59,371 13,417,082

Notes To The Financial Statements 31 AUGUST 2006

8. Earnings Per Stock Unit

(a) Basic

Basic earnings per stock unit is calculated by dividing the net profit for the year by the weighted average number of ordinary stock units in issue during the financial year.

	Gro	up
	2006	2005
Net profit for the year (RM)	22,495,835	34,690,734
Weighted average number of ordinary stock units in issue	91,310,291	90,343,329
Basic earnings per stock unit (sen)	24.64	38.40

(b) Diluted

Diluted earnings per stock unit is calculated by dividing the net profit for the year by the adjusted weighted average number of ordinary stock units in issue during the financial year. For the purpose of calculating the diluted earnings per stock unit, the weighted average number of ordinary stock units has been adjusted for the effect of dilutive potential ordinary stock units from the exercise of options under the Employee Share Option Scheme.

The adjusted weighted average number of ordinary stock units is the weighted average number of ordinary stock units in issue during the financial year plus the weighted average number of ordinary stock units which would be issued on the exercise of the outstanding options under the Employee Share Option Scheme.

	Group		
	2006	2005	
Net profit for the year (RM)	22,495,835	34,690,734	
Weighted average number of ordinary stock units in issue Effect of dilution from share options	91,310,291 *	90,343,329 70,639	
Adjusted weighted average number of ordinary stock units in issue and issuable	*	90,413,968	
Diluted earnings per stock unit (sen)	*	38.37	

* There is no effect of dilution from share options for the current year as the Employee Share Option lapsed on 30 January 2006.

Notes To The Financial Statements 31 AUGUST 2006

9. Dividends

	Amount		Net Divi per Stoc	
	2006 RM	2005 RM	2006 Sen	2005 Sen
 First interim dividend of 15% less 28% taxation, on 91,357,250 ordinary stock units, declared on 16 December 2005 and paid on 20 January 2006 (2005: 15% less 28% taxation, on 90,338,250 ordinary stock units, declared on 5 January 2005 and paid on 7 February 2005) Second interim dividend of 15% less 28% taxation, on 91,363,250 ordinary stock units, declared on 23 May 2006 and paid on 31 July 2006 (2005: 18% less 28% taxation, on 91,159,250 ordinary stock units, declared on 28 July 2005 and paid on 28 July 2005 	9,866,583	9,756,531	10.80	10.80
30 August 2005)	9,867,231	11,814,239	10.80	12.96
-	19,733,814	21,570,770	21.60	23.76

Notes To The Financial Statements 31 AUGUST 2006

10. Property, Plant And Equipment

	<valuati< th=""><th>ion></th><th><</th><th></th><th>Cost</th><th></th><th>></th><th></th></valuati<>	ion>	<		Cost		>	
	Freehold Estates RM	Long Term Leasehold Estate RM	Long Term Leasehold Estate RM	Buildings RM	Motor Vehicles RM	Office and Estate Equipment and Furniture and Fittings RM	Plant and Machinery RM	Total RM
Group and Company								
Valuation / Cost								
At 1 September 2005 Additions Disposal Write off	37,715,500	44,033,154	31,327,736	16,371,694 22,662	4,277,572 254,873 - (376,402)	4,096,020 14,479 (365,231)	21,590,574 86,910 (8,900) (652,407)	159,412,250 378,924 (8,900) (2,526,174)
At 31 August 2006	37,715,500	44,033,154	31,327,736	15,262,222	4,156,043	3,745,268	21,016,177	157,256,100
Accumulated Depreciation								
At 1 September 2005 Charge for the year (Note 4) Disposal Write off At 31 August 2006	- - - -	3,257,800 232,700 	1,180,928 84,352 - 1,265,280	12,271,265 553,948 (862,323) 11,962,890	3,515,646 262,656 (372,902) 3,405,400	3,260,579 212,922 (341,588) 3,131,913	18,715,294 877,221 (8,010) (637,785) 18,946,720	42,201,512 2,223,799 (8,010) (2,214,598) 42,202,703
Net Book Value		· · ·	, ,					, , <u>,</u>
At 31 August 2006	37,715,500	40,542,654	30,062,456	3,299,332	750,643	613,355	2,069,457	115,053,397
At 31 August 2005	37,715,500	40,775,354	30,146,808	4,100,429	761,926	835,441	2,875,280	117,210,738
Details at 1 September 2004								
Valuation / Cost Accumulated Depreciation	37,715,500	44,033,154 3,025,100	31,327,736 1,096,576	16,371,754 11,452,149	4,318,356 3,321,720	4,083,945 2,981,618	21,487,048 17,339,828	159,337,493 39,216,991
Depreciation charge for 2005	-	232,700	84,352	819,127	252,710	295,214	1,414,309	3,098,412

Notes To The Financial Statements 31 AUGUST 2006

10. Property, Plant And Equipment (Contd.)

(a) Details of freehold and long term leasehold estates which were revalued by a firm of professional valuers in 1983 based on their open market values on existing use basis are as follows:

Description of Property	Amount RM
Freehold estates:	
Jemima & Sungei Sendayan Estate Mukim of Jimah and Mukim of Port Dickson Daerah Port Dickson Negeri Sembilan Darul Khusus	21,665,918
Gua Musang Estate Mukim of Ketil, Daerah Gua Musang Kelantan Darul Naim	16,049,582
	57,715,500
Long term leasehold estate:	
Keratong Estate Mukim of Keratong, Daerah Rompin Pahang Darul Makmur	44,033,154

Had the revalued estates been carried at historical cost, the net book value of the freehold and long term leasehold estates that would have been included in the financial statements of the Group and of the Company as at 31 August 2006 would be approximately RM7,201,144 (2005: RM7,201,144) and RM11,357,934 (2005: RM11,524,962) respectively.

(b) Included in property, plant and equipment are the following fully depreciated assets which are still in use:

	Group	Group and Company		
	2006	2005		
	RM	RM		
At Cost				
Buildings	8,784,046	4,181,774		
Plant and machinery	15,189,159	7,702,379		
Motor vehicles	2,802,380	3,062,292		
Office and estate equipment and furniture and fittings	2,132,503	1,327,713		
	28,908,088	16,274,158		

Notes To The Financial Statements 31 AUGUST 2006

11. Investment In Subsidiary

		Company	
		2006 RM	2005 RM
Investment in subsidiary:			
Unquoted shares, at cost		100,000	100,000
The subsidiary company which	ch is incorporated in Malaysia is:		
N			

Name of Subsidiary	Equity Interest Held (%)		Principal Activity
	2006	2005	
Double Alliance Sdn. Bhd.	100	100	Investment Holding

12. Investment In Associates

	Gro	up	Cor	npany
	2006	2005	2006	2005
	RM	RM	RM	RM
Unquoted shares, at cost				
At 1 September 2005 / 2004	167,786,138	162,826,643	119,786,138	114,826,643
Increase during the year	14,538,667	4,959,495	14,538,667	4,959,495
At 31 August	182,324,805	167,786,138	134,324,805	119,786,138
Share of post-acquisition reserves	301,370	4,755,939	-	-
Currency translation difference	(2,200,322)	(11,686,008)	-	-
	180,425,853	160,856,069	134,324,805	119,786,138

The Group's interest in the associates is analysed as follows:

	2006 RM	2005 RM
Share of net assets	172,602,365	153,032,581
Share of goodwill in associates	7,823,488	7,823,488
	180,425,853	160,856,069

The associates are:

Name of Associates	Equity Interest 2006	Held (%) 2005	Principal Activities
Sin Thye Management Sdn. Bhd. *	50	50	Provision of management and advisory services and acting as an insurance agent
West Synergy Sdn. Bhd. *	40	40	Property development and investment
Global Formation (M) Sdn. Bhd. *	50	50	Investment holding
Gaeronic Pte. Ltd. **#	24.88	24.88	Investment holding and food manufacturing

* Incorporated in Malaysia

** Incorporated in the Republic of Singapore

Audited by a firm of auditors other than Ernst & Young

During the financial year, the Company subscribed for additional shares in its associates as disclosed in Note 24(i), (ii) and (iii) to the financial statements.

Notes To The Financial Statements 31 AUGUST 2006

13. Investment In Jointly Controlled Entity

	Group		Company	
	2006 2005	5 2006	2005	
	RM	RM	RM	RM
Unquoted shares, at cost	16,898,410	-	16,898,410	-
Share of post-acquisition reserves	(24,231)	-	-	-
	16,874,179	-	16,898,410	-

The Group's aggregate share of the income, expenses, assets and liabilities of the jointly controlled entity is as follows:

		Group	
		2006	2005
		RM	RM
Income			_
Expenses		(24,231)	
Current assets		16,566,459	-
Current liabilities		(16,590,688)	-
Net liabilities		(24,229)	-
Share of capital commitments (Note 27)		44,546,400	-
The jointly controlled entity is:			
Name of Jointly Controlled Entity	Equity Interest Held (%) 2006 2005	Principal Activity	

Chin Thye Investment Pte. Ltd. * #	40	-	Investment holding
Chin Thye Investment Pte. Ltd. * #	40	-	Investment holding

* Incorporated in the Republic of Singapore

Audited by affiliate of Ernst & Young

During the financial year, the Company subscribed for 40% equity interest in Chin Thye Investment Pte. Ltd. for a total cash subscription sum of RM16,898,410 as disclosed in Note 24(iv) to the financial statements.

14. Other Investments

	Group and Company		
	2006 RM	2005 RM	
Quoted shares, at cost			
In Malaysia	3,624,365	3,739,365	
Outside Malaysia	16,710,670	17,813,538	
	20,335,035	21,552,903	
Unquoted shares, at cost	1,583,220	1,583,220	
	21,918,255	23,136,123	
Market value of quoted shares			
In Malaysia	6,236,857	5,524,841	
Outside Malaysia	23,196,755	20,520,796	
	29,433,612	26,045,637	

NOTES TO THE FINANCIAL STATEMENTS 31 AUGUST 2006

15. Inventories

	Group and	Company
	2006 RM	2005 RM
	RM.	N M
At cost:		
Oil palm produce	973,515	746,933
Estate stores	1,395,199	1,849,241
	2,368,714	2,596,174

16. Trade Receivables

	Group and	Group and Company		
	2006	2005		
	RM	RM		
Trade receivables	5,649,884	4,332,937		
Less: Provision for doubtful debts	(323,708)	(323,708)		
	5,326,176	4,009,229		

The Group's normal trade credit term is 30 days. Other credit terms are assessed and approved on a caseby-case basis.

The Group has no significant concentration of credit risk that may arise from exposure to a single debtor or to groups of debtors other than an amount due from a debtor amounting to RM2,060,561 (2005: RM1,103,451)

17. Other Receivables

	Group		Company	
	2006 RM	2005 RM	2006 RM	2005 RM
Deposits, prepayments and other receivables Less: Provision for doubtful debts	1,760,209 (475,926)	1,290,974 (475,926)	1,760,043 (475,926)	1,290,814 (475,926)
-	1,284,283	815,048	1,284,117	814,888

The Group has no significant concentration of credit risk that may arise from exposure to a single debtor or to groups of debtors.

18. Due From Subsidiary

The amount due from subsidiary is non-trade in nature, unsecured, interest free and has no fixed terms of repayment.

Notes To The Financial Statements 31 AUGUST 2006

19. Cash And Cash Equivalents

	Gro	up	Company		
	2006 RM	2005 RM	2006 RM	2005 RM	
Cash on hand and at banks	2,126,253	4,233,964	2,107,382	4,212,347	
Deposits with:					
- licensed banks	99,700,655	119,059,930	99,630,655	118,989,930	
- other financial institutions	8,265,250	9,049,000	8,265,250	9,049,000	
	107,965,905	128,108,930	107,895,905	128,038,930	
Cash and bank balances Less: Deposits pledged for bank	110,092,158	132,342,894	110,003,287	132,251,277	
guarantee facilities	(864,276)	(852,527)	(864,276)	(852,527)	
Cash and cash equivalents	109,227,882	131,490,367	109,139,011	131,398,750	

(a) Deposits with other financial institutions relate to placements with a foreign bank. In the previous financial year, deposits with other financial institutions relate to placements with a merchant bank and a foreign bank.

(b) The weighted average effective interest rates on deposits at the balance sheet date were as follows:

	Group		Company		
	2006	2006 2005	2006	2005	
	%	%	%	%	
Licensed banks	3.23	2.84	3.23	2.83	
Other financial institutions	3.31	2.18	3.31	2.18	

(c) The average maturities of deposits at the end of the financial year were as follows:

	Group		Company	
	2006	2005	2006	2005
	Days	Days	Days	Days
Licensed banks	15	49	15	49
Other financial institutions	7	19	7	19

Notes To The Financial Statements 31 AUGUST 2006

20. Trade Payables

	Group and 2006 RM	Company 2005 RM
	IX1VI	
Due to Negri Sembilan Oil Palms Berhad, a company in which several directors and substantial shareholders have interests (as referred to in Nets 20)	(1 55 1	140 160
in Note 26)	64,554	149,169
Due to Kai Lee Company, the sole proprietor, who is a person connected to several directors (as referred to in Note 26)	99,800	310,250
Due to Yew Hoe Chan, a partnership of whom, two of the partners are connected to a director (as referred to in Note 26)	129,800	908,906
Due to Seong Thye Plantations Sdn Bhd, a company in which several directors and substantial shareholders have interests (as referred to		
in Note 26)	-	415,263
Other trade payables	1,335,958	974,375
	1,630,112	2,757,963

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

21. Share Capital

		of Ordinary RM1.00 Each	Am	ount
	2006	2005	2006 RM	2005 RM
Authorised	150,000,000	150,000,000	150,000,000	150,000,000
		rdinary Stock RM1.00 Each 2005	Am 2006 RM	ount 2005 RM
Issued and fully paid: At 1 September 2005 / 2004 Issued and fully paid up during the year: Options exercised pursuant to	91,159,250	90,087,250	91,159,250	90,087,250
Employee Share Option Scheme At 31 August	204,000 91,363,250	1,072,000 91,159,250	204,000 91,363,250	1,072,000 91,159,250

Notes To The Financial Statements 31 AUGUST 2006

21. Share Capital (Contd.)

The Chin Teck Plantations Berhad Employee Share Option Scheme ("ESOS") was approved by the shareholders at the Extraordinary General Meeting held on 27 November 2000 and became effective on 31 January 2001. The new shares issued pursuant to the ESOS were immediately converted into new ordinary stock units of RM1.00 each in the Company upon allotment and issue. The ESOS lapsed on 30 January 2006.

The main features of the ESOS are as follows:

- (a) Eligible employees (including executive directors) of the Group must have been confirmed and have served at least twelve months in the employment of the Group on or prior to the date of the offer. At its discretion and at any time and from time to time as it deemed fit, the Option Committee, which was appointed by the Board of Directors, made an offer, to any eligible employee (including executive directors) whom the Option Committee selected at its discretion, to subscribe for new shares in the Company in accordance with the terms of the ESOS.
- (b) The maximum number of ordinary shares issued under the ESOS should not be more than 10% of the issued and paid-up share capital of the Company at any point of time during the existence of the ESOS, which was in force for a period of five years from 31 January 2001 to 30 January 2006.
- (c) The subscription price at which eligible employees (including executive directors) were entitled to exercise the option was the weighted average market price of the ordinary stock units as shown in the daily official list issued by Bursa Malaysia Securities Berhad for the five preceding market days immediately prior to the date of offer provided that:
 - (i) a discount, if any, of not more than 10% from the weighted average market price of the ordinary stock units for the five market days immediately preceding the date of offer was allowed; and
 - (ii) the price so determined should not be less than the par value of the ordinary stock units of RM1.00 each.
- (d) No offer should be made for less than 1,000 shares nor more than 500,000 shares to any eligible employee (including executive directors).
- (e) The number of shares under the ESOS or the subscription price or both, so far as the option remained unexercised, might be adjusted following any alteration in the capital structure of the Company by way of a capitalisation of profits or reserves, rights issue, reduction of capital, subdivision and/or consolidation of the Company's ordinary stock units.
- (f) The shares under the ESOS should remain unissued until the option was exercised and should upon allotment and issue rank pari passu in all respects with the existing ordinary stock units of the Company provided always that the shares so issued should not be entitled to any dividends, rights, allotments and/or distributions, the entitlement date of which preceded the relevant dates of the allotment of the aforesaid shares.

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

The movement in the options to take up unissued shares of RM1.00 each during the financial year and the subscription price are as follows:

<-----> Subscription Price of RM3.51 per Ordinary Share ----->

At 1 September 2005	Granted	Exercised	Lapsed	At 31 August 2006
242,000	-	(204,000)	(38,000)	-

The consideration was payable in full upon exercise of the options.

Notes To The Financial Statements 31 AUGUST 2006

22. Reserves

- (a) The capital reserve of an associate relates to the statutory reserve, enterprise expansion reserve and capital surplus reserve of its subsidiaries and associates:-
 - (i) Statutory reserve

The subsidiaries and associates of an associate follow the accounting principles and relevant financial regulations of the People's Republic of China ("PRC GAAP") applicable to wholly foreign-owned enterprises and sino-foreign equity joint venture enterprises in the preparation of the accounting records and the statutory financial statements. The subsidiaries and associates are required to appropriate 10% of the profit arrived at in accordance with PRC GAAP for each year to a statutory reserve. The appropriation to statutory reserve must be made before distribution of dividends to shareholders. The appropriation is required until the statutory reserve reaches 50% of the registered capital. This statutory reserve is not distributable in the form of cash dividends.

(ii) Enterprise development reserve

In accordance with the Articles of Association, the subsidiaries and associates of an associate are required to appropriate 5% of the profit arrived at in accordance with the PRC GAAP to an enterprise development reserve to fund future development projects. The appropriation to enterprise development reserve must be made before distribution of dividends to shareholders. This reserve is not distributable in the form of cash dividends.

(iii) Capital surplus reserve

The capital surplus reserve comprises profits set aside to fund development projects. This reserve is not distributable in the form of cash dividends.

(b) As at 31 August 2006, the Company has tax exempt profits available for distribution of approximately RM11,805,000 (2005: RM11,805,000) subject to agreement with the Inland Revenue Board.

The Company has sufficient tax credit under Section 108 of the Income Tax Act 1967 and the balance in the tax exempt account to declare dividends amounting to RM232,191,000 (2005: RM226,885,000) out of its distributable reserves as at 31 August 2006 without incurring additional tax liabilities. If the balance of the distributable reserves were to be distributed as dividends, the Company would have a Section 108 shortfall of approximately RM23,021,000 (2005: RM22,478,000).

23. Deferred Taxation

	Group and Company		
	2006	2005	
	RM	RM	
At 1 September 2005 / 2004	9,397,598	9,773,386	
Recognised in the income statement (Note 7)	(515,736)	(375,788)	
At 31 August	8,881,862	9,397,598	

Notes To The Financial Statements 31 AUGUST 2006

23. Deferred Taxation (Contd.)

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

Group and Company

	Property, Plant and Equipment RM	Revaluation of Estates RM	Total RM
At 1 September 2004	2,377,390	7,395,996	9,773,386
Recognised in the income statement	(339,534)	(36,254)	(375,788)
At 31 August 2005	2,037,856	7,359,742	9,397,598
At 1 September 2005	2,037,856	7,359,742	9,397,598
Recognised in the income statement	(480,304)	(35,432)	(515,736)
At 31 August 2006	1,557,552	7,324,310	8,881,862

24. Significant Events

During the financial year,

- (i) the Company subscribed for 1,253,952 cumulative redeemable preference shares ("CRPS") of S\$0.01 each in Gaeronic Pte. Ltd. at S\$1.00 per CRPS for a total cash subscription sum of RM2,788,667 pursuant to a rights issue of shares by Gaeronic Pte. Ltd. on a pro-rata basis to its shareholders;
- (ii) the Company subscribed for 250,000 redeemable non-convertible preference shares ("RNCPS") of RM0.10 each in Sin Thye Management Sdn. Bhd. at RM1.00 per RNCPS for a total cash subscription sum of RM250,000 pursuant to an issue of RNCPS by Sin Thye Management Sdn. Bhd. on a pro-rata basis to its shareholders; and
- (iii) the Company subscribed for 11,500,000 ordinary shares of RM1.00 each in Global Formation (M) Sdn. Bhd. at RM1.00 per ordinary share for a total cash subscription sum of RM11,500,000 pursuant to a rights issue of shares by Global Formation (M) Sdn. Bhd. on a pro-rata basis to its shareholders.
- (iv) the Company entered into a conditional joint venture and shareholders agreement with Negri Sembilan Oil Palms Berhad, Timor Oil Palm Plantation Berhad, Eng Thye Plantations Berhad, Seong Thye Plantations Sdn Bhd and Chin Thye Investment Pte Ltd ("Singapore JVSA") to participate in a joint venture project for the development of an oil palm plantation in Indonesia with P.T. Lampung Karya Indah, the details of which are set out in the Circular to Shareholders dated 11 May 2006.

The approval of the Shareholders of the Company was obtained at the Extraordinary General Meeting of the Company held on 26 May 2006.

The conditions precedent as set out in the Singapore JVSA have been fulfilled and the necessary approvals required for the subscription of shares in Chin Thye Investment Pte Ltd have been obtained on or before 1 June 2006.

Pursuant to the Singapore JVSA, the Company subscribed for 7,200,000 shares in Chin Thye Investment Pte Ltd at S\$1.00 per share for a total cash subscription sum of RM16,898,410 on a prorata basis.

Notes To The Financial Statements 31 AUGUST 2006

25. Segmental Information

No segmental information has been prepared as the Group's principal activity involves predominantly the cultivation of oil palms, processing and sale of crude palm oil and palm kernel and is wholly carried out in Malaysia.

26. Significant Related Party Transactions

	Group and	Company
	2006 RM	2005 RM
Purchase of oil palm produce from Seong Thye Plantations Sdn Bhd, a company in which the substantial shareholders and several directors (namely, Goh Eng Chew, Goh Pock Ai, Gho Lian Chin, Goh Yeok Beng, Goh Wei Lei, Goh Tju Kiang @ Gho Tju Kiang @ Gho Tju Kiong and Gho Bun Tjin) have interests	2,081,848	1,830,443
Purchase of oil palm produce from Negri Sembilan Oil Palms Berhad, a company in which the substantial shareholders and several directors (namely, Goh Eng Chew, Wong Aun Phui, Goh Pock Ai, Gho Lian Chin, Goh Yeok Beng, Goh Wei Lei, Gho Bun Tjin, Goh Beng Hwa, Sio Sit Po and Goh Tju Kiang @ Gho Tju Kiang @ Gho Tju Kiong) have interests	2,518,041	4,205,462
Management fees paid to Sin Thye Management Sdn. Bhd., an associate in which the substantial shareholders and several directors (namely, Goh Eng Chew, Wong Aun Phui, Goh Pock Ai, Gho Lian Chin, Goh Yeok Beng, Goh Wei Lei, Goh Tju Kiang @ Gho Tju Kiang @ Gho Tju Kiong and Gho Bun Tjin) have interests	81,952	81,986
Agency fee paid to Tat Lee Commodities Pte. Ltd., a company incorporated in the Republic of Singapore, in which the substantial shareholders and several directors (namely, Goh Eng Chew, Goh Pock Ai, Gho Lian Chin, Goh Yeok Beng, Goh Wei Lei, Goh Tju Kiang @ Gho Tju Kiang @ Gho Tju Kiong and Gho Bun Tjin) have interests	18,000	18,000
Purchase of fertilisers from Kai Lee Company, the sole proprietor of whom, Ng Yong Seng, is a person connected to several directors (namely, Goh Eng Chew, Goh Pock Ai and Goh Tju Kiang @ Gho Tju Kiang @ Gho Tju Kiong)	2,938,695	3,194,340
Purchase of fertilisers from Yew Hoe Chan, a partnership of whom, two of the partners, Gan Eng Heng and Gan Kim Farn, are persons connected to a director, Gan Kim Leng	2,649,565	3,052,019
Transactions with Timor Oil Palm Plantation Berhad, a company in which the substantial shareholders and several directors (namely, Goh Eng Chew, Wong Aun Phui, Goh Pock Ai, Gho Lian Chin, Goh Yeok Beng, Goh Wei Lei, Goh Tju Kiang @ Gho Tju Kiang @ Gho Tju Kiong and Gho Bun Tjin) have interests		
Purchase of oil palm produce by the Company Sale of oil palm produce by the Company	116,214	375,935

Notes To The Financial Statements 31 AUGUST 2006

26. Significant Related Party Transactions (Contd.)

	Group and Company	
Sale of oil palm produce to Eng Thye Plantations Berhad, a company	2006 RM	2005 RM
in which the substantial shareholders and several directors (namely, Goh Eng Chew, Wong Aun Phui, Goh Pock Ai, Gho Lian Chin, Goh Yeok Beng, Goh Wei Lei, Gho Bun Tjin, Goh Beng Hwa, Sio Sit Po and Goh Tju Kiang @ Gho Tju Kiang @		
Gho Tju Kiong) have interests	141,189	-
	Group	
	2006	2005
	RM	RM
Secretarial fee paid to Sin Thye Management Sdn. Bhd., an associate in which the substantial shareholders and several directors (namely, Goh Eng Chew, Wong Aun Phui, Goh Pock Ai, Gho Lian Chin, Goh Yeok Beng, Goh Wei Lei, Goh Tju Kiang @ Gho		
Tju Kiang @ Gho Tju Kiong and Gho Bun Tjin) have interests	1,800	1,800

The substantial shareholders referred to above are Tiong Thye Company Berhad, Goh Eng Chew, Gho Lian Chin and Goh Seh Kiat.

Goh Eng Chew, Goh Pock Ai, Gho Lian Chin, Goh Yeok Beng, Goh Wei Lei, Goh Tju Kiang @ Gho Tju Kiang @ Gho Tju Kiong and Gho Bun Tjin are deemed interested by virtue of their interests and/or directorships in Tiong Thye Company Berhad and/or the respective companies.

Wong Aun Phui, Goh Beng Hwa and Sio Sit Po are deemed interested by virtue of their interests and/or directorships in the respective companies.

The directors are of the opinion that the above transactions have been entered into in the normal course of business.

27. CAPITAL COMMITMENTS

	Group and Company	
	2006 RM	2005 RM
Capital expenditure Approved and contracted for: Capital and investment outlay in jointly controlled entity	33,502,000	_
Share of capital commitments of jointly controlled entity (Note 13)	44,546,400	

Notes To The Financial Statements 31 AUGUST 2006

28. Financial Instruments

(a) Financial Risk Management Objectives and Policies

The Group's financial risk management policy seeks to ensure that adequate financial resources are available for the development of the Group's businesses whilst managing its interest rate, foreign exchange exposure, liquidity and credit risks. The Group operates within clearly defined guidelines that are approved by the Board and the Group's policy is not to engage in speculative transactions.

(b) Foreign Exchange Risks

The Group's businesses are predominantly located in Malaysia. The functional currency in a foreign associate and other investments quoted outside Malaysia is predominantly denominated in Singapore Dollars which give rise to conversion exposure. The foreign exchange exposures are not hedged.

The unhedged financial assets of the Group as at balance sheet date that are not denominated in Ringgit Malaysia are as follows:

	Cash and Bank Balances RM	Non-current Investments RM	Total RM
Singapore Dollars			
At 31 August 2006	8,587,004	18,293,890	26,880,894
At 31 August 2005	8,234,570	19,396,758	27,631,328

(c) Liquidity Risks

The Group has adequate cash including fixed deposits to meet its working capital requirements.

(d) Credit Risks

Credit risk, or the risk of counterparties defaulting, is controlled by the application of credit approvals, limits and monitoring procedures. Credit risks are minimised and monitored via strictly limiting the Group's association to business partners with high creditworthiness. Trade receivables are usually collected within the 30 days credit period and 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 or credit risk related to any financial instruments other than as disclosed in Note 16.

Notes To The Financial Statements 31 AUGUST 2006

28. Financial Instruments (Contd.)

(e) 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 except for the following:

	Gro	oup	Cor	npany
	Carrying		Carrying	
	Amounts	Fair Values	Amounts	Fair Values
	RM	RM	RM	RM
Financial Assets				
At 31 August 2006:				
Non-current investments				
Quoted investments	20,335,035	29,433,612	20,335,035	29,433,612
Unquoted investments	1,583,220	*	1,583,220	*
Amount due from subsidiary		-	48,013,329	**
At 31 August 2005:				
Non-current investments				
Quoted investments	21,552,903	26,045,637	21,552,903	26,045,637
Unquoted investments	1,583,220	*	1,583,220	*
Amount due from subsidiary	-	-	48,013,329	**

* It is not practicable to estimate the fair value of the unquoted investment because of the lack of quoted market prices and the inability to estimate fair value without incurring excessive costs.

** It is not practicable to estimate the fair value of amount due from subsidiary due principally to lack of fixed repayment terms entered into by the parties concerned and without incurring excessive costs.

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

(i) Non-current Investments

The fair value of the quoted investments is determined by reference to stock exchange quoted market bid prices at the close of the business at the balance sheet date.

(ii) Trade receivables, other receivables, cash and bank balances, trade payables and other payables

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

SHAREHOLDING STATISTICS AS AT 30 November 2006

Share capital

Authorised	: RM150,000,000
Issued and fully paid	: RM91,363,250
Class of stock units	: Ordinary stock units of RM1 each
Voting rights	: One vote per stock unit
No. of shareholders	: 2,479

Distribution schedule of issued and paid-up share capital

No. of Holders	%	Holdings	Total Holdings	%
34	1.37	Less than 100	1,293	*
477	19.24	100 to 1,000	381,795	0.42
1,591	64.18	1,001 to 10,000	5,112,689	5.60
292	11.78	10,001 to 100,000	8,397,390	9.19
84	3.39	100,001 to less than 5% of the issued shares	43,963,365	48.12
1	0.04	5% and above of the issued shares	33,506,718	36.67
2,479	100.00	-	91,363,250	100.00

* Less than 0.01%

Interests of directors in the stock units of the Company

	<> No. of Stock Units		<deemed interest<br="">No. of Stock Units</deemed>	
Name of Directors	of RM1.00 each	%	of RM1.00 each	%
Goh Eng Chew	500,000	0.55	33,520,968	36.69
Wong Aun Phui	1,030,250	1.13	-	-
Goh Pock Ai	500,000	0.55	-	-
Goh Beng Hwa	2,652,655	2.90	455,625	0.50
Gho Lian Chin	-	-	33,562,968	36.74
Sio Sit Po	414,000	0.45	1,293,750	1.42
Goh Yeok Beng	24,000	0.03	-	-
Dr Gan Kim Leng	68,812	0.08	2,103,750	2.30
Keong Choon Keat	-	-	-	-
Goh Wei Lei	-	-	-	-
Goh Tju Kiang @ Gho Tju Kiang @ Gho Tju Kiong	-	-	-	-
Gho Bun Tjin	-	-	-	-

SHAREHOLDING STATISTICS AS AT 30 November 2006

	<direct interest<br="">No. of Ordinary Shares</direct>	>	<deemed interest-<br="">No. of Ordinary Shares</deemed>	>
Name of Directors	of RM1.00 each	%	of RM1.00 each	%
Goh Eng Chew	-	-	100,000	100.00
Wong Aun Phui	-	-	-	-
Goh Pock Ai	-	-	-	-
Goh Beng Hwa	-	-	-	-
Gho Lian Chin	-	-	100,000	100.00
Sio Sit Po	-	-	-	-
Goh Yeok Beng	-	-	-	-
Keong Choon Keat	-	-	-	-
Goh Wei Lei	-	-	-	-
Goh Tju Kiang @ Gho Tju Kiang @ Gho Tju Kiong	-	-	-	-
Gho Bun Tjin	-	-	-	-

Interests of directors in shares of subsidiary, Double Alliance Sdn Bhd

Substantial shareholders (excluding bare trustees) as shown in the register of substantial shareholders

Name of Substantial Shareholders	<> No. of Stock Units of % RM1.00 each		<deemed interest<br="">No. of Stock Units of RM1.00 each</deemed>	> %
Tiong Thye Company Berhad	33,506,718	36.67	-	
Goh Eng Chew	500,000	0.55	33,520,968	36.69
Gho Lian Chin	-	-	33,562,968	36.74

SHAREHOLDING STATISTICS AS AT 30 November 2006

List of 30 largest securities account holders according to the Record of Depositors (without aggregating the securities from different securities accounts belonging to the same person)

	Name	No. of Stock Units	%
1.	TIONG THYE COMPANY BERHAD	33,506,718	36.67
2.	GAN PUAY CHEE SENDIRIAN BERHAD	3,195,000	3.50
3.	SHING LOONG SDN BERHAD	2,951,905	3.23
4.	KECK SENG (MALAYSIA) BERHAD	2,784,375	3.05
5.	GOH BENG HWA @ GHO BIN HOA	2,652,655	2.90
6.	VALUECAP SDN BHD	2,545,900	2.79
7.	GAN SENG LIAN SENDIRIAN BERHAD	1,868,250	2.04
8.	CITIGROUP NOMINEES (ASING) SDN BHD CB SPORE GW FOR OVERSEA-CHINESE BANKING CORPORATION LIMITED	1,297,500	1.42
9.	AFFIN NOMINEES (ASING) SDN BHD UOB KAY HIAN PTE LTD FOR HILLCREST PTE LTD	1,293,750	1.42
10.	CHEW HUAIPIN SDN BHD	1,195,000	1.31
11.	AFFIN NOMINEES (ASING) SDN BHD UOB KAY HIAN PTE LTD FOR SIO SIOE SOEN	1,156,875	1.27
12.	MAYBAN SECURITIES NOMINEES (ASING) SDN BHD OCBC SECURITIES PRIVATE LIMITED FOR NANYANG GUM BENJAMIN MANUFACTURING (PRIVATE) LIMITED	1,127,625	1.23
13.	GHO ENG LIONG	1,097,625	1.20
14.	WONG AUN PHUI	1,030,250	1.13
15.	KAM LOONG MINING SDN BHD	1,010,000	1.11
16.	GAN KIM TOON SDN BHD	930,625	1.02
17.	THYE HENG (HOW KEE) COMPANY SDN BHD	839,200	0.92
18.	CHIN LEONG HUAT SDN BHD	722,125	0.79
19.	GOH HOOI KHIM	705,750	0.77
20.	GHO KIM PHEK @ GOH KIM PHAIK	678,937	0.74
21.	MAYBAN SECURITIES NOMINEES (ASING) SDN BHD OCBC SECURITIES PRIVATE LIMITED FOR HIN LAM TRADING COMPANY PRIVATE LIMITED	562,500	0.62
22.	THYE HENG (HOW KEE) COMPANY SDN BHD	532,100	0.58
23.	ANG TIEN CHENG & SONS SDN BHD	524,500	0.57
24.	GOH POCK AI	500,000	0.55
25.	HDM NOMINEES (ASING) SDN BHD UOB KAY HIAN PTE LTD FOR GOH ENG CHEW @ GHO KIM TJIN	500,000	0.55
26.	HDM NOMINEES (ASING) SDN BHD UOB KAY HIAN PTE LTD FOR LEE BENG WAH	469,500	0.51
27.	ONG SWEE HEOH	455,625	0.50
28.	LEMBAGA TABUNG HAJI	452,000	0.49
29.	LIM KIAN PENG	436,219	0.48
30.	HDM NOMINEES (ASING) SDN BHD KIM ENG SECURITIES PTE LTD FOR SIO SIT PO	414,000	0.45
		67,436,509	73.81

LIST OF PROPERTIES AS AT 31 AUGUST 2006

Location	Tenure	Size	Description	Net book value as at 31 August 2006
Jemima & Sungei Sendayan Estate ^{*b} Lot 490, 491, 6052, 3058, 3059,1750, 1973, 4795 and 4796 Mukim of Jimah	Freehold	Hectares 1,617	Oil palm estate with mill (Approximate age of mill: 21 years)	RM'000
Lot 1006, 1125, 1899, 1900, 1901, 1902, 1903, 1904, 1905, 1906, 1907, 1908, 1909, 1910, 1911, 1912, 1913 and 1914 Mukim of Port Dickson Daerah Port Dickson Negeri Sembilan				22,241 ^{*a}
Gua Musang Estate ^{*b} Lot 154 Mukim of Ketil Daerah Gua Musang Kelantan Darul Naim	Freehold	1,618	Oil palm estate with mill (Approximate age of mill: 35 years)	16,651 ^{*a}
Keratong Estate			Oil palm estate with	
PT 353 ^{*b} Mukim of Keratong Daerah Rompin Pahang Darul Makmur	Leasehold (expires on 18.04.2075)	4,044	two mills (Approximate age of mills: 10 and 26 years	
PT 5117 ^{*c} Mukim of Keratong Daerah Rompin Pahang Darul Makmur	Leasehold (expires on 17.07.2094)	527	respectively)	72,727 ^{*a}
PT 2604 ^{*d} Mukim of Keratong Daerah Rompin Pahang Darul Makmur	Leasehold (expires on 01.10.2056 with an option to extend for 33 years)	3,520		
				 111,619

LIST OF PROPERTIES AS AT 31 AUGUST 2006

(a) Net book value as at 31 August 2006 are as follows: -

	<>Estates>		Buildings	
	Valuation	Cost	Cost	Total
	RM'000	RM'000	RM'000	RM'000
Jemima & Sungei				
Sendayan Estate	21,666	-	575	22,241
Gua Musang Estate	16,049	-	602	16,651
Keratong Estate	40,543	30,062	2,122	72,727
	78,258	30,062	3,299	111,619

⁽b) The estates were revalued in 1983. The directors have not adopted a policy of regular revaluations of such estates. In accordance with the transitional provisions issued by the Malaysian Accounting Standards Board ("MASB") on adoption of FRS 116 Property, Plant and Equipment, the valuation of these estates has not been updated, and they continue to be stated at their existing carrying amounts less accumulated depreciation.

- (c) Date of acquisition: 17 July 1995
- (d) Date of acquisition: 1 October 1990

OTHER INFORMATION

(a) Material Contracts

Material contracts entered into by the Company and its subsidiary which involved the directors' and major shareholders' interests either still subsisting at the end of the financial year ended 31 August 2006 or entered into since the end of the previous financial year:-

Related party transactions of a revenue or trading nature with related parties entered into by the Company during the financial year ended 31 August 2006: -

	RM	
Purchase of oil palm produce from Seong Thye Plantations Sdn. Bhd., a company in which the substantial shareholders and several directors (namely, Goh Eng Chew, Goh Pock Ai, Gho Lian Chin, Goh Yeok Beng, Goh Wei Lei, Goh Tju Kiang @ Gho Tju Kiang @ Gho Tju Kiong and Gho Bun Tjin) have interests.	2,081,848	
Purchase of oil palm produce from Negri Sembilan Oil Palms Berhad, a company in which the substantial shareholders and several directors (namely, Goh Eng Chew, Wong Aun Phui, Goh Pock Ai, Gho Lian Chin, Goh Yeok Beng, Goh Wei Lei, Gho Bun Tjin, Goh Beng Hwa, Sio Sit Po and Goh Tju Kiang @ Gho Tju Kiang @ Gho Tju Kiong) have interests.	2,518,041	
Management fees paid to Sin Thye Management Sdn. Bhd., an associate in which the substantial shareholders and several directors (namely, Goh Eng Chew, Wong Aun Phui, Goh Pock Ai, Gho Lian Chin, Goh Yeok Beng, Goh Wei Lei, Goh Tju Kiang @ Gho Tju Kiang @	81,952	
Agency fee paid to Tat Lee Commodities Pte. Ltd., a company incorporated in the Republic of Singapore, in which the substantial shareholders and several directors (namely, Goh Eng Chew, Goh Pock Ai, Gho Lian Chin, Goh Yeok Beng, Goh Wei Lei, Goh Tju Kiang @ Gho Tju Kiang @ Gho Tju Kiong and Gho Bun Tjin) have interests.	18,000	
Purchase of fertilisers from Kai Lee Company, the sole proprietor of whom, Ng Yong Seng, is a person connected to several directors (namely, Goh Eng Chew, Goh Pock Ai and Goh Tju Kiang @ Gho Tju Kiang @ Gho Tju Kiong)	2,938,695	
Purchase of fertilisers from Yew Hoe Chan, a partnership of whom, two of the partners, Gan Eng Heng and Gan Kim Farn, are persons connected to a director, Gan Kim Leng.	2,649,565	
Sale of oil palm produce to Timor Oil Palm Plantation Berhad, a company in which the substantial shareholders and several directors (namely, Goh Eng Chew, Wong Aun Phui, Goh Pock Ai, Gho Lian Chin, Goh Yeok Beng, Goh Wei Lei, Goh Tju Kiang @ Gho Tju Kiang M Kian	116,214	
Sale of oil palm produce to Eng Thye Plantations Berhad, a company in which the substantial shareholders and several directors (namely, Goh Eng Chew, Wong Aun Phui, Goh Pock Ai, Gho Lian Chin, Goh Yeok Beng, Goh Wei Lei, Gho Bun Tjin, Goh Beng Hwa, Sio Sit Po and Goh Tju Kiang @ Gho Tju Kiang @ Gho Tju Kiong) have interests.	141,189	
Related party transaction entered into by Double Alliance Sdn Bhd, the wholly owned sub Company during the financial year ended 31 August 2006: -		
Secretarial fee paid to Sin Thus Management Sdn. Phd. on accounts in which the substantial	RM	
Secretarial fee paid to Sin Thye Management Sdn. Bhd., an associate in which the substantial shareholders and several directors (namely, Goh Eng Chew, Wong Aun Phui, Goh Pock Ai, Gho Lian Chin, Goh Yeok Beng, Goh Wei Lei, Goh Tju Kiang @ Gho Tju Kiang @ Gho Tju Kiong and Gho Bun Tjin) have interests.	1,800	

The substantial shareholders referred to above are Tiong Thye Company Berhad, Goh Eng Chew, Gho Lian Chin and Goh Seh Kiat, a past substantial shareholder.

Goh Eng Chew, Goh Pock Ai, Gho Lian Chin, Goh Yeok Beng, Goh Wei Lei, Goh Tju Kiang @ Gho Tju Kiang @ Gho Tju Kiong and Gho Bun Tjin are deemed interested by virtue of their interests and/or directorships in Tiong Thye Company Berhad and/or the respective companies.

Wong Aun Phui, Goh Beng Hwa and Sio Sit Po are deemed interested by virtue of their interests and/or directorships in the respective companies.

OTHER INFORMATION

(a) Material Contracts (Contd.)

On 10 April 2006, the Company together with Negri Sembilan Oil Palms Berhad, Timor Oil Palm Plantation Berhad, Eng Thye Plantations Berhad, Seong Thye Plantations Sdn Bhd (collectively referred to as "the JV Parties") entered into a conditional joint venture and shareholders agreement ("JVSA") with Chin Thye Investment Pte Ltd ("CTI") for the JV Parties to subscribe shares in CTI which will in turn subscribe for 70% interest in P.T. Lampung Karya Indah for the purpose of developing an oil palm plantation located at the Regency of Ogan Komering Ilir, South Sumatera Province, Indonesia ("Proposed JV").

Pursuant to the JVSA, the JV Parties had agreed to participate in the Proposed JV based on the following shareholding proportions ("Agreed Proportions"):-

JV Parties	% of shareholding
Chin Teck Plantations Berhad	40
Negri Sembilan Oil Palms Berhad	20
Timor Oil Palm Plantation Berhad	8
Eng Thye Plantations Berhad	12
Seong Thye Plantations Sdn Bhd	20
	100

The approval of the shareholders of the Company was obtained at the Extraordinary General Meeting of the Company held on 26 May 2006. The JVSA became unconditional on 1 June 2006.

The ultimate intended investment for the Proposed JV is RM180,000,000.

(b) Sanctions and /or penalties

No sanctions and/or penalties were imposed on the Company and its subsidiary, Directors or management by relevant authorities during the financial year.

(c) Non-audit fees

During the financial year ended 31 August 2006, non-audit fees paid or payable to Ernst & Young amounted to RM8,000.

FORM OF PROXY

I / We
of
being a member of CHIN TECK PLANTATIONS BERHAD hereby appoint
of
or failing him / her
of

as my / our proxy to attend and vote on my / our behalf at the Forty Eighth Annual General Meeting of the Company to be held at the Conference Room, Suite 2B-3A-3, Block 2B, Level 3A, Plaza Sentral, Jalan Stesen Sentral 5, Kuala Lumpur Sentral, 50470 Kuala Lumpur on Friday, 26 January 2007 at 2.30 pm and at any adjournment thereof.

Ordinary			
Resolutions		For	Against
1.	To receive and adopt the Directors' Report and the Financial Statements for the financial year ended 31 August 2006 and the Auditors' Report thereon.		
2.	To approve the directors' fees for the financial year ended 31 August 2006 and to authorise the directors to divide such fees in the proportions and manner to be determined by them.		
	To re-elect the following directors retiring under Article 94 of the Articles of Association of the Company: -		
3.	(i) Gho Lian Chin		
4.	(ii) Goh Wei Lei		
	To re-elect the following director retiring under Article 97 of the Articles of Association of the Company: -		
5.	(i) Goh Tju Kiang @ Gho Tju Kiang @ Gho Tju Kiong		
6.	To re-appoint Mr Goh Eng Chew as director pursuant to Section 129(6) of the Companies Act, 1965		
7.	To re-appoint Mr Wong Aun Phui as director pursuant to Section 129(6) of the Companies Act, 1965		
8.	To re-appoint Mr Goh Beng Hwa as director pursuant to Section 129(6) of the Companies Act, 1965		
9.	To re-appoint auditors and authorise the directors to fix their remuneration.		
	Proposed renewal of shareholders' mandate for the Company and its subsidiary to		
	enter into recurrent related party transactions of a revenue or trading nature with: -		
10.	(i) Negri Sembilan Oil Palms Berhad		
11.	(ii) Seong Thye Plantations Sdn Bhd		
12.	(iii) Sin Thye Management Sdn Bhd		
13.	(iv) Tat Lee Commodities Private Limited		
14.	(v) Kai Lee Company		
15.	(vi) Yew Hoe Chan		

(Please indicate with "X" or " $\sqrt{}$ " how you wish your vote to be cast. If no specific direction as to voting is given, the proxy will vote or abstain at his discretion)

Signature(s)	
Date:	

No. of stock units held

FORM OF PROXY

NOTES:

- 1. A member entitled to attend and vote at this Meeting may appoint a proxy to attend and vote in his stead. A proxy need not be a member of the Company.
- 2. If the member is a corporation, the Form of Proxy must be executed under its common seal or under the hand of a person duly authorised in writing.
- The Form of Proxy must be deposited at the Registered Office, Suite 2B-3A-2, Block 2B. Level 3A, Plaza Sentral, Jalan Stesen Sentral 5, Kuala Lumpur Sentral, 50470 Kuala Lumpur not less than 48 hours before the time fixed for the Meeting or any adjournment thereof.